

WV 2016 Flood Event

CDBG-DR

West Virginia Restore Riverview Offsite Program

Guidelines

February, 2021

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1. OVERVIEW

In June 2016, the state of West Virginia (WV) suffered severe storms and record-breaking amounts of rainfall causing debilitating flooding across the state. As a result, pursuant to the below Public and Federal Register Notices, the U.S. Department of Housing and Urban Development (HUD) awarded Community Development Block Grant - Disaster Recovery (CDBG-DR) funds to the West Virginia Development Office (WVDO) for WV to assist in long-term recovery and restoration of housing in 12 disaster declared counties [see Section 4.A.(5) Eligible Locations for county list].

Public Notice	Federal Register Notice	Date
Public Law 114-223	81 FR 83254	November 21, 2016
Public Law 114-245	82 FR 5591	January 18, 2017
Public Law 115-31	82 FR 36812	August 7, 2017

The West Virginia Housing Development Fund (the WVHDF) has been engaged by the WVDO to assist the state of WV in the acquisition, relocation, construction and/or rehabilitation of the eight affordable multifamily rental units located on the first floor of the Riverview at Clendenin (School) Building that were damaged by the 2016 floods and severe storms (the Storms). At this time, the Restore Riverview Offsite Program (the Program) has been allocated approximately \$1,858,892 of CDBG-DR funds (Program funds) to accomplish this task.

The Program provides financing for the acquisition, construction, and/or rehabilitation of at least eight affordable multifamily rental housing units in which at least 51% of the Project's units will be occupied by low to moderate income (LMI) persons.

This document sets forth the requirements for the WVHDF's subaward of CDBG-DR funds for the relocation, construction, and/or rehabilitation of the damaged first floor multifamily residential rental units. These guidelines pertain only to the Restore Riverview Offsite Program stated herein. The requirements for other funding sources may differ. It is recommended that project underwriting adhere to the most restrictive requirements of all funding sources to ensure the requirements of all programs are met.

This document may be subject to change based on policies, regulations, and guidance received from HUD and CDBG-DR program advisors.

2. DEFINITIONS

Applicant: Individual or Entity submitting an application for Program funds.

Area Median Income (AMI): Average household income, before taxes, adjusted for family size, for the county in which the Project is located.

Community Development Block Grant (CDBG): A federal program administered by HUD which provides grant funds to local and state governments.

Community Development Block Grant – Disaster Recovery (CDBG-DR): CDBG-DR is a special HUD appropriation intended to respond to Presidentially Declared Disasters.

Construction Completion: The date at which all construction activity is complete, as noted by Certificate of Occupancy, State Fire Marshal Certificate, or Architect Certificate of Substantial Completion, as applicable; and the WVHDF/WVDO's final, approved construction inspection.

Department of Housing and Urban Development (HUD): For the purposes of this program, the Federal department through which the CDBG-DR funds are distributed to the grantees.

Developer: A person, partnership, corporation or other entity that develops multifamily rental units. This includes but is not limited to obtaining site control, planning the development, obtaining necessary permits, and managing the Project from start to finish.

Entity/Organization: A legal body (non-profit, for-profit, local units of government) that will have legal ownership of the Project and property before and after project completion. A developer may contract with an entity or be a part of a development team.

Environmental Review Record (ERR): A set of files containing all documentation pertaining to the environmental review compliance procedures conducted and environmental clearance documents.

Floodplain: FEMA designates floodplains as geographic zones subject to varying levels of flood risk. Each zone reflects the severity or type of potential flooding in the area.

- <u>100-year floodplain</u> the geographical area defined by FEMA as having a one percent chance of being inundated by a flooding event in any given year.
- <u>500-year floodplain</u> the geographical area defined by FEMA as having a 0.2 percent change of being inundated by a flooding event in any given year.

Grantee: The term "grantee" refers to any jurisdiction receiving a direct award from HUD under Notice FR-5689-N-01 and FR-6012-N-01. In this case, the Grantee is the WVDO.

Household: A household is defined as all persons occupying the same housing unit, regardless of their relationship to each other. The occupants could consist of a single family, two or more families living together, or any other group of related or unrelated persons who share living arrangements.

Low Income Housing Tax Credits (LIHTC): The LIHTC Program is an indirect Federal subsidy used to finance the development of affordable rental housing for low-income households.

Low-to Moderate Income (LMI): Low-to moderate income people are those having incomes not more than the "moderate-income" level (80% Area Median Family Income) set by the federal government for the HUD assisted Housing Programs. This income standard changes from year to year and varies by household size, county, and the metropolitan statistical area. See Section 4.E.(1) Income Limits, of this document, for additional details.

Mixed-Use Project: A mixed-use project is one that combines both residential and commercial elements in the same structure.

National Environmental Policy Act (NEPA): Establishes a broad national framework for protecting the environment. NEPA's basic policy is to assure that all branches of government consider the environment prior to undertaking any major federal action that could significantly affect the environment.

National Flood Insurance Program (NFIP): Created by Congress in 1968 to reduce future flood damage through floodplain management and to provide people with flood insurance through individual agents and insurance companies. FEMA manages the NFIP.

The Program: The Restore Riverview Offsite Program was developed to assist the state of WV in relocating, constructing, and/or rehabilitating, at a minimum, eight affordable multifamily rental units that will replace those first floor units in the Riverview at Clendenin Building damaged by the Storms.

Program Funds: The CDBG-DR funds allocated and used to carry out the Program.

Program Income: Gross income received that is directly generated from the use of Program funds.

Project: A site or sites together with any building or buildings located on the site(s) that is/are under common ownership, management, accounting and financing and is/are to be assisted with Program funds as a single undertaking.

Project Completion: The date at which construction activity is complete, all Program funds are drawn from the U.S. Treasury, and project completion information has been entered into HUD's Disaster Recovery Grant Reporting (DRGR) system.

Repair/Rehabilitation: The labor, materials, tools, and other costs of improving buildings, other than minor or routine repairs.

Request for Proposal (RFP): A procurement document designed to solicit proposal services where cost is considered as a factor. In this case, it will refer to the CDBG-DR Restore Riverview Offsite RFP.

Small Business Administration (SBA): SBA's Office of Disaster Assistance (ODA) provides affordable, timely and accessible financial assistance to homeowners, renters, and businesses.

The SBA low-interest, long-term loans are the primary form of federal assistance for the repair and rebuilding of non-farm, private sector disaster losses.

The Storms: Refers to the 2016 floods and severe storms, collectively.

Uniform Relocation Act (URA): A federal law that establishes minimum standards for federally funded programs and projects that require the acquisition of real property (real estate) or displace persons from their homes, businesses, or farms.

Written Agreement: The document entered into between the WVHDF and the applicant for the CDBG-DR assisted units that includes, but is not limited to, the terms of funding.

WVDO: West Virginia Development Office.

WVHDF: West Virginia Housing Development Fund.

3. APPLICATION AND EVALUATION PROCEDURE

A. Funding Availability

The WVHDF will issue a CDBG-DR Restore Riverview Offsite Request for Proposal (RFP). The RFP will outline funding availability, specific application deadlines, any funding focus (e.g., by project type, population served, etc.), scoring criteria, and other special considerations.

Projects seeking Program funds prior to the receipt of all other funding sources may be provided with non-binding letters of intent. Further, for projects receiving letters of intent, said letters may be contingent upon (1) the WVHDF's receipt of the Grant Award Notice from the WVDO; (2) the applicant's receipt of commitments from all other funding sources, if applicable; (3) the WVDO's receipt of HUD Authority to Use Grant Funds following completion of the Environmental Review process (as applicable); and (4) other items noted in the Letter of Intent.

B. Submission of Materials

All CDBG-DR Program applicants must comply with the submission criteria set forth in the WVHDF's RFP. The WVHDF reserves the right to require the submission of additional information as needed to complete project underwriting.

Upon submission of a proposal for Program funds, Fund staff will conduct a review and analysis of the Project and developer(s) as presented in the proposal. Proposals will be scored based on criteria in the RFP. Regardless of strict numerical ranking, the scoring does not operate to vest in an applicant or project any right to a reservation or commitment of Program funds. The WVHDF will, in all instances, commit Program funds consistent with

sound and reasonable judgment, prudent business practices, and the exercise of its inherent discretion, and reserves the right to reject any application.

4. PROJECT FUNDING REQUIREMENTS

A. Eligibility Criteria

(1) Eligible Activities

Eligible activities include those permissible under Housing and Community Development Act Sections 105(a)(1), 105(a)(4), 105(a)(6), 105(a)(11), and 105(a)(15); Construction of New Replacement Housing, Construction of New Housing, Acquisition of Property for Replacement Housing; and all applicable alternate eligibility categories set forth under 81 FR 83254 and 82 FR 5591.

(2) Eligible Applicants

- Applicants must apply for Program funds through the RFP process.
- Developer entities must be incorporated within the United States of America.
- Applicants must demonstrate the capacity to undertake the Project as verified through the underwriting process outlined in Section 10 of this document.
- Applicants may include, but are not limited to:
 - 1. For-Profit Developers
 - 2. Not-For-Profit Developers
 - 3. Public Housing Authorities
 - 4. Units of Local Governments

(3) Ineligible Applicants

The WVHDF reserves the right to disqualify any applicant based on a variety of factors, including but not limited to, the following:

1. HUD's Excluded Parties list;

(Developers/owners who are listed on State or federal debarment lists are not eligible for Program funds. Furthermore, Developers/owners may not contract with any other entity (including but not limited to builders/general contractors, property management companies, or other members of the development team) that are suspended, debarred, or otherwise so precluded.

Similarly, the general contractor will be required to determine that subcontractors are not so precluded.

The System for Award Management (SAM) database should be used by applicants to confirm that development team members are not excluded. The SAM database is available at https://www.transportation.gov/osdbu/system-award-management-sam.)

- 2. On any WVHDF loan, delinquencies of 30 days on two or more occasions during the previous 12 months, or delinquencies of 60 days on one or more occasion(s) during the previous 12 months;
- 3. Uncured default on any WVHDF loan;
- 4. Foreclosure within the past 10 years on any WVHDF loan;
- Unresolved material audit findings, particularly related to funds management or compliance with federal program requirements, during the most recent three-year period;
- 6. Credit score of less than 620;
- 7. Adverse public filings and/or criminal record;
- 8. Issues of non-compliance with the WVHDF that continue to be unresolved at the time any such proposed loan is under consideration;
- 9. Failure to produce a Project after receiving an award under any WVHDF program and/or a history of repeated compliance issues;
- 10. Have otherwise been suspended or disbarred from WVHDF programs (Nothing in the foregoing is intended to limit the rights of the WVHDF to exercise its remedies under the WVHDF loan documents at any time); or
- 11. Have made any representation, warranty, or statement in any application, document, or agreement for Program funds or any other award or loan from the WVHDF that is false or misleading in any material respect.

(4) Tie Back

An eligible project will qualify for the CDBG-DR tie back requirement because the relocation units are a direct result of damage to units in the Clendenin School Building caused by the 2016 Floods.

(5) Eligible Locations

Projects must be located in Kanawha County, WV.

(6) Eligible Projects

Funds will be provided for acquisition, construction, and/or rehabilitation of a multifamily residential rental project which meets all the following criteria:

- At least 51% of the Project's units will be occupied by LMI persons.
- Projects of eight or more affordable rental units.
- Must qualify under any other funding source(s) sought.

(7) Ineligible Projects

The following properties are Ineligible Projects:

- Properties not located in Kanawha County, WV;
- Mixed-Use Projects;
- Properties deemed non-feasible or non-viable by the WVHDF, based on its underwriting review, at its sole discretion;
- Properties failing to submit a complete and fully responsive application for award
 of funding, or to respond to questions and concerns put forth by the WVHDF by
 the deadline imposed by the WVHDF for such responses when submitting an
 inquiry to the applicant; and
- Projects which do not satisfy the requirements of Section 4.A.(6) Eligible Projects.

(8) CDBG-DR National Objective

All Projects must primarily serve LMI persons. Therefore, the majority of the CDBG-DR funding provided to the Project will qualify under the LMI National Objective (24 CFR 570.208(a)(3) Housing Activities).

(9) Affordability Period

The provision of affordable rents to qualified tenants will be monitored for 5 years for this Program and additional based on other funding sources, if applicable.

The WVDO will monitor for CDBG-DR compliance with occupancy requirements throughout the Affordability Period.

B. Program Priorities

Priority will be given to the following:

- Development team experience,
- Readiness to proceed,
- Proximity to the Clendenin (School) Building, and
- Projects outside the 100-year and 500-year floodplains (see definition pg. 2).

C. Costs

(1) Eligible Costs

Program funds awarded will only reimburse eligible costs incurred to develop a Project. No Program funds will be advanced to reimburse a project cost unless the Request for Disbursement Form with back-up AIA certification, invoices, and receipts is submitted and approved. No funds will be disbursed until all environmental conditions are satisfied and all funding commitments/agreements are signed.

Acquisition of property from affiliated persons or entities must be supported with an appraisal acceptable to the WVHDF, in its sole discretion. Construction/Rehabilitation costs must be included as a budgeted item.

(2) Ineligible Costs

Program funds will not be disbursed for any costs enumerated at 24 CFR §570.207, except for those costs which are permitted under the State's waiver per 81 FR 83254, which permits the use of CDBG-DR for new construction.

(3) Cost Reasonableness

All CDBG-DR expenditures are subject to the cost principles in 2 CFR Part 200.404, including the requirement that costs be necessary and reasonable. A cost is considered reasonable if it does not exceed that which would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the cost. In determining reasonableness of a given cost, some of the considerations will be given to:

- Whether the cost is of a type generally recognized as ordinary and necessary for the operation or the proper and efficient performance of the Federal award.
- The restraints or requirements imposed by such factors as: sound business practices; arm's-length bargaining; Federal, state, local, tribal, and other laws and regulations; and terms and conditions of the Federal award.
- Market prices for comparable goods or services for the geographic area.

- Whether the individuals concerned acted with prudence in the circumstances considering their responsibilities.
- Whether significant deviations from established practices and policies regarding the incurrence of costs, which may unjustifiably increase the Federal award's cost.

The WVHDF will review all project costs, including hard and soft costs, to evaluate their reasonableness and may, at its option, require applicants to obtain additional quotes, bids, or estimates of costs. WVHDF staff will conduct a cost analysis to determine cost reasonableness. Applications may be determined ineligible if access is not granted or costs are determined to be unreasonable.

(4) <u>Duplication of Benefits (DOB)</u>

Section 312 of the Robert T. Stafford Disaster Assistance and Emergency Relief Act (42 U.S.C. §5155) prohibits any person, business concern, or other entity from receiving financial assistance with respect to any part of a loss resulting from a major disaster for which he has received financial assistance under any other program or from insurance or any other source. In accordance with the Stafford Act, Disaster Recovery funds issued through HUD's CDBG-DR program may not be used for any costs for which other disaster recovery assistance was previously provided for the same purpose.

A DOB occurs when:

- a beneficiary receives assistance, and
- the assistance is from multiple sources, and
- the assistance amount exceeds the need for a particular recovery purpose.
- Note: Assistance is NOT duplicative when two sources contribute to the same need, and total assistance did not exceed the total need.

The following are samples of sources of funding assistance (not all inclusive):

- Donations
- Insurance proceeds
- State or local funds
- FEMA Individual Assistance
- FEMA National Flood Insurance Program (NFIP)
- Small Business Administration (SBA)
- US Army Corps of Engineers

Documentation must be provided demonstrating the costs and type of repairs conducted.

(5) Grant Limit

Awards will be restricted to the maximum per-unit subsidy limits established for HUD's HOME Program with a cap of \$300,000 per unit.

D. Unit Allocation

The number and mix of CDBG-DR units will be as follows for the first eight units: five 1 bedroom and three 2 bedroom. If additional units are included in the Project, the number and mix will be determined during the WVHDF's underwriting process using a cost allocation tool. This process ensures that the CDBG-DR investment in a Project is commensurate with the number and type of units designated as CDBG-DR assisted and subject to CDBG-DR requirements. Units may be "fixed" or "floating".

E. Income and Rent Restrictions

A minimum of 51% of the Project's units must be rented only to households with certain incomes at rents regulated by HUD (LMI units).

(1) Income Limits

All LMI units must be occupied by tenants with household incomes at or below 80% area median income (AMI) for the county, adjusted by family size. This limit is equal to the "low-income" tier of the HOME Income Limits chart released by HUD) annually. Applicants should use the most current limits available.

https://files.hudexchange.info/reports/published/HOME IncomeLmts State WV 2020.pdf (income limits included as Exhibit A)

(2) Rent Limits

LMI units that do not receive Federal or State project-based rental assistance (PBRA) must be rented at or below the High HOME Rent Limits published by HUD annually for the HOME Program (Max Rent), adjusted by family size.

https://files.hudexchange.info/reports/published/HOME IncomeLmts State WV 2020.pdf (rent limits included as Exhibit B)

LMI units that receive PBRA may be rented at the rent allowable under the PBRA program, provided that the LMI family pays no more than 30% of the family's adjusted income toward rent.

The Max Rent limits are recalculated on a periodic basis after HUD determines fair market rents and median incomes. Regardless of changes in fair market rents and in median income over time, the Max Rents for a Project are not required to be lower than the Max Rents for the Project in effect at the time of project commitment.

(3) Utility Allowances

The HOME rent limits are gross rent limits. The actual rent collected from a tenant must be adjusted, taking into account an allowance for tenant paid utilities (UA-Utility Allowance).

The UA is to be established on a project by project basis. The methodology is based on the method required by the funding source and/or the subsidy program (rental assistance) included with the Project, if applicable.

In the absence of rental subsidy, the following methodology is generally acceptable to the WVHDF. The WVHDF's Asset Management department must approve the methodology selected by an applicant. The same methodology must be used for all LMI units within a single project.

 HUD Utility Schedule Model (HUSM): The HUSM enables users to calculate utility schedules by housing type after entering utility rate information (tariffs). This model is based on climate and survey information from the U.S. Energy Information Administration of the Department of Energy and it incorporates energy efficiency and Energy Star data. The HUSM and instructions can be accessed on HUD User at:

https://www.huduser.gov/portal/resources/utilallowance.html.

The HUSM is available as either a spreadsheet model in MS EXCEL or a web-based model on HUD User at:

https://www.huduser.gov/portal/datasets/husm/uam.html.

Public Housing Authority area-wide UAs prepared for the housing choice voucher program are not an acceptable method of calculating UAs.

(4) Income Verification

All projects shall use the HUD Part 5 definition of income for determining income eligibility. Prior to signing a lease, income must be verified for all new tenants using at least two months of source documentation (e.g. pay stubs, account statements, etc.). Third party verification can only be used in situations where source documentation is not available such as a tenant starting a new job.

During the period of affordability, owners must recertify the income of existing tenants annually by re-verifying income using source documentation.

In the event an in-place tenant, upon re-verification of the tenant's income, has a household income above the applicable limit, the Owner shall take the following actions:

For a Project with floating units –

- If an LMI tenant's income at re-verification increases to greater than 80% AMI, then the Owner will first increase the rent for the over-income tenant to the lesser of (i) 30% of the tenant's adjusted income, or (ii) the "market rent" for the unit (i.e., what the unit would be projected to rent for in the local market absent any income or rent restrictions imposed by the Program or other funding sources); and
- The Owner must also substitute another unit that is comparable or larger by either (i) designating another unit in the Project occupied by an eligible LMI tenant (not already designated as such), or (ii) renting the next available unit as an LMI unit.

For a Project with fixed units -

• If the tenant of an LMI unit has an income at re-verification that is greater than 80% AMI, then the Owner must increase the rent for the over-income tenant to 30% of the tenant's adjusted income (without any cap related to the "market rent"). The unit occupied by the over-income tenant continues as an LMI unit that is temporarily noncompliant. Once the unit is vacated by normal turnover, it must be re-rented to a tenant meeting appropriate income restriction at move in.

Any increase in a tenant's rent must be implemented subject to the terms of the lease and applicable State or local laws.

This section notwithstanding, if the unit occupied by an over-income tenant is subject to the Housing Tax Credit Program rent restrictions, the Owner will not be required to raise the rent beyond the applicable Housing Tax Credit Program rent for the unit.

(5) Rent Adjustments

The Project's rent schedule must be approved annually (effective date to be determined at closing). Rent adjustment calculations will be based on the regulations of the funding sources used. The Project's initial rent schedule will be reviewed by the WVHDF, and subsequent schedules will be reviewed annually by the WVDO throughout the affordability period.

5. PROPERTY STANDARDS

All Projects must meet certain physical standards intended to provide quality affordable housing that is durable and energy efficient, including those defined in 81 FR 83269.

A. State and Local Codes

Eligible activities must meet all applicable State and local building codes, rehabilitation standards, and zoning and related ordinances at the time of project completion. After project completion, projects must comply with Uniform Physical Conditions Standards.

B. Accessibility

All funded projects must meet the accessibility requirements at 24 CFR Part 8, which implements Section 504 of Rehabilitation Act of 1973 (29 U.S.C. 794) and covers multifamily dwellings, as defined at 24 CFR 100.201, and must also meet the design and construction requirements at 24 CFR 100.205, which implement the Fair Housing Act (42 U.S.C. 3601-3619).

New construction or substantial rehabilitation projects with five or more total units must provide 5% of the Project's units (but not less than one unit) designed to be accessible for tenants with mobility impairments and another 2% of the Project's units (but not less than one unit) designed to be accessible to tenants with sensory impairments, i.e., hearing or vision impairments.

These requirements must be met for the entire affordability period.

C. Broadband Infrastructure

All buildings of five or more residential units in new construction or substantial rehabilitation projects must include the installation of "broadband infrastructure" as defined by 24 CFR 5.100. In limited circumstances, the WVHDF may waive this requirement if documented that the Project's location makes such installation infeasible, cost of installing would result in a fundamental alteration in the nature of its program or activity or undue financial burden, or the structure of the housing to be substantially rehabilitated makes installation infeasible. In practice, this requires the developer to provide the wiring for high-speed internet but does not require the Project to provide the internet service itself. The WVHDF does not anticipate circumstances under which it would waive this requirement.

D. Green Building Standards

Projects must meet the Green Building Standard for: (i) All new construction of residential buildings and (ii) all replacement of substantially damaged residential buildings. Replacement of residential buildings may include rehab in which there are changes to structural elements such as flooring systems, columns, or load bearing interior or exterior walls.

All new construction must meet an industry-recognized standard that has achieved certification under at least one of the following programs:

- ENERGY STAR (Multifamily High-Rise),
- Enterprise Green Communities,
- LEED (New Construction, Homes, Midrise, Existing Buildings Operations and Maintenance, or Neighborhood Development),
- ICC-700 National Green Building Standard,
- EPA Indoor AirPlus (ENERGY STAR a prerequisite), or
- Any other equivalent comprehensive green building program acceptable to HUD.

For rehabilitation not included above, applicants must follow the guidelines specified in the HUD CPD Green Building Retrofit Checklist (Exhibit C). When older or obsolete products are replaced as part of the rehabilitation work, rehabilitation is required to use ENERGY STAR-labeled, WaterSense labeled, or Federal Energy Management Program (FEMP)-designated products and appliances. For example, if the furnace, air conditioner, windows, and appliances are replaced, the replacements must be ENERGY STAR-labeled or FEMP-designated products; WaterSense labeled products (e.g., faucets, toilets, showerheads) must be used when water products are replaced. Rehabilitated housing may also implement measures recommended in a Physical Condition Assessment (PCA) or Green Physical Needs Assessment (GPNA).

E. Elevation Standards

Elevation standards apply to all structures located in an area defined as a flood hazard area or equivalent in FEMA's data source identified in 24 CFR 55.2(b)(1). All structures, defined at 44 CFR 59.1, designed principally for residential use and located in the 1% annual (or 100-year) or 0.2% annual (or 500-year) floodplain that receive assistance, must be elevated with the lowest floor, including the basement, at least two feet above the 1% annual floodplain elevation.

Applicable State, local, and tribal codes and standards for floodplain management that exceed these requirements, including elevation, setbacks, and cumulative substantial damage requirements, will be followed.

F. Resiliency Measures

Given the history of flooding in the State, specifically devastating to the most vulnerable areas, WV is committed to intentionally implementing appropriate and cost-effective resiliency measures. The State estimated 20% in additional resiliency costs to the ultimate unmet needs cost associated with housing. Therefore, if the property is in a floodplain, the following resiliency measures are needed (in addition to the elevation measures in the previous section):

• Mechanical room for mechanical operations to be elevated minimum of 2 feet above the base flood elevation.

- Emergency Lighting (Ex: if electricity goes down, lights in stairway/hallway go on immediately).
- Flood vents (Depending on design of the building these could be minimal costs, if crawlspace).
- Install commercial sump pump in elevator pit (if an elevator is applicable) so that the elevator would work in case of a flood related event.
- Elevator accessible at entrance to be outside of 100-year floodplain (if applicable).

In addition, if seeking a Letter of Map Amendment (LOMA) and it is not granted, flood insurance will be needed in the 100-year floodplain according to HUD guidelines.

6. ENVIRONMENTAL REVIEW REQUIREMENTS (ERR)

Federally-assisted projects are subject to a variety of environmental requirements. Developers should be familiar with these requirements and are strongly encouraged to discuss any questions they have with WVHDF staff prior to entering into a purchase agreement or submitting an application.

- All CDBG-DR assisted projects shall be implemented in accordance with environmental review regulations as defined in 24 CFR Part 58. For additional assistance, refer to the HOME Department 24 CFR Part 58 Compliance Guidebook, as applicable to CDBG-DR.
- All projects selected must submit a professionally prepared and independent Phase I Environmental Site Assessment ("Phase 1") addressed to and prepared for the WVHDF.
 The assessment must be completed in accordance with the American Society for Testing and Materials (ASTM) E1527-13 Standard Practice for Environmental Site Assessments: Phase 1 Environmental Site Assessments Process, or its successor standard.

In addition to the ASTM standards, the following considerations must be addressed in the Phase 1:

- Asbestos-containing building materials, radon, lead-based paint, regulatory health and safety compliance;
- Continuing obligations or ongoing responsibilities, state and local compliance responsibilities related to toxic or hazardous substances, or corrective action relating to past noncompliance on the property;
- Indoor air quality;
- Lead in drinking water;
- Mold; and
- Potential for residual contamination from agricultural activities, such as the use of arsenical pesticides, even where such substances were used in accordance with the label.

- The WVHDF and the WVDO shall be responsible for evaluating the environmental review
 and completing all necessary public notifications, and the request for release of funds
 (RROF), as applicable, from HUD. The applicant is responsible for cooperating with the
 WVHDF/WVDO in the environmental review process and providing information necessary
 for the WVHDF/WVDO to fulfill its responsibilities under Part 58 and other applicable
 regulations, including, but not limited to, the statutes, authorities and executive orders
 cited at 24 CFR 58.5.
- Issues identified that cannot be remediated or that are cost prohibitive may result in such property's selection decision being rescinded. The WVHDF's review of the Phase I is solely for the WVHDF's use. Applicants, lenders, syndicators, tenants, and any other parties involved in any such property are not entitled to and should not rely upon or in any way utilize the WVHDF's review of the Phase I for any purpose.

All environmental issues associated with a property must be remediated to a standard acceptable to the WVHDF/WVDO. The Applicant is responsible for all legal costs and fees, if any, incurred by the WVHDF in reviewing and accepting the remediation plans submitted by the Applicant.

- Submitting an application for Program funds triggers ERR under 24 CFR Part 58, including
 the National Environmental Policy Act (NEPA). Once an application for federal funds is
 submitted, a project proposal is now subject to the ERR and requires an environmental
 clearance and issuance of an Authority to Use Grant Funds (AUGF), as applicable, by HUD.
- A complete and clear project description should provide location specific information and geographic boundaries, as well as a delineation of all activities included in the overall scope of the project.
- Developers are <u>prohibited</u> from undertaking or committing or expending any funds (including non-federal funds) to any physical or choice-limiting actions on the site prior to an environmental clearance as required by Part 58. Physical and choice-limiting actions include, but are not limited to, property acquisition, demolition, movement, rehabilitation, conversion, repair, or construction. This prohibition applies regardless of whether federal or non-federal funds are used, and taking a choice limiting action prior to completion of the required environmental clearance process will result in the denial of any Program funds from the WVHDF.

7. OTHER FEDERAL REQUIREMENTS

A. Nondiscrimination and Equal Opportunity

The following federal nondiscrimination and equal opportunity guidelines apply to all projects and affect both development and operation of assisted housing:

- The Fair Housing Act (42 U.S.C. 3601-19) and implementing regulations at 24 CFR part 100 et seq.;
- Executive Order 11063, as amended by Executive Order 12259 (3 CFR, 1959-1963 Comp., p. 652 and 3 CFR, 1980 Comp., p. 307) (Equal Opportunity in Housing Programs) and implementing regulations at 24 CFR part 107;
- Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d-2000d-4) (Nondiscrimination in Federally Assisted Programs) and implementing regulations at 24 CFR part 1;
- The Age Discrimination Act of 1975 (42 U.S.C. 6101-6107) and implementing regulations at 24 CFR part 146;
- Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and implementing regulations at part 8 of this title;
- Title II of the Americans with Disabilities Act, 42 U.S.C. 12101 et seq.; 24 CFR part 8; Section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u) and implementing regulations at 24 CFR part 135;
- Executive Order 11246, as amended by Executive Orders 11375, [[Page 41]] 11478, 12086, and 12107 (3 CFR,1964-1965 Comp., p. 339; 3 CFR, 1966- 1970 Comp., p. 684; 3 CFR, 1966-1970 Comp., p. 803; 3 CFR, 1978 Comp., p. 230; and 3 CFR, 1978 Comp., p. 264, respectively) (Equal Employment Opportunity Programs) and implementing regulations at 41 CFR chapter 60;
- Executive Order 11625, as amended by Executive Order 12007 (3 CFR, 1971- 1975 Comp., p. 616 and 3 CFR, 1977 Comp., p. 139) (Minority Business Enterprises); Executive Order 12432 (3 CFR, 1983 Comp., p. 198) (Minority Business Enterprise Development);
- Executive Order 12138, as amended by Executive Order 12608 (3 CFR, 1977 Comp., p. 393 and 3 CFR, 1987 Comp., p. 245) (Women's Business Enterprise). The nondiscrimination provisions of Section 282 of the National Affordable Housing Act of 1982; and
- The Equal Access Rule, 24 CFR 5.105(a)(2), requiring that assisted housing be made available without regard to actual or perceived sexual orientation, gender identity, or marital status.

B. Uniform Relocation Act (URA)

All projects fall under requirements of the URA. Applicants must further document that any purchase of property meets the requirements of URA, including provision of notices to the

seller identifying the transaction as a voluntary sale not under the threat of eminent domain. To ensure compliance with URA applicants should:

- Consult the Tenant Relocation portion of the RFP application to understand the requirements of URA prior to submitting an application involving an occupied property; and
- Review the Relocation Handbook at www.wvhdf.com/programs/cdbr-dr-riverview-offsite-program for additional information and template notices.

C. Minority Business Enterprise and Women Business Enterprise (MBE/WBE) Plan, if required

Developers must maintain an MBE/WBE plan that demonstrates marketing and solicitation of MBE/WBE businesses and contractors for the construction of the Project (see Exhibit D for the MBE/WBE Report).

8. ONGOING PROJECT REQUIREMENTS

A. Project Completion Deadline and Period of Affordability

The period of affordability will begin based on the date of Project Completion, which, among other things, requires that all construction activity be complete, all CDBG-DR funds designated to the Project be drawn, and project completion information be entered into HUD's Disaster Recovery Grant Reporting (DRGR) system. It is required that all CDBG-DR assisted units must be initially leased within twelve (12) months of Construction Completion, as noted by Certificate of Occupancy, State Fire Marshal Certificate, or Architect Certificate of Substantial Completion, as applicable; and the WVHDF's final, approved construction inspection. The Owner's failure to meet this twelve (12) month deadline will constitute an event of default pursuant to the CDBG-DR Written Agreement.

B. Marketing and Leasing

- The owner/developer must establish a written tenant selection plan consistent with the
 requirements of 24 CFR 92.253(d) Tenant protections and selection-Tenant selection.
 Among other requirements, the tenant selection plan must, insofar as is practical,
 provide for the selection of tenants from a Project's waiting list in chronological order of
 their applications and provide written notification to any rejected applicant of the reason
 for their rejection.
- The owner/developer must ensure that Limited English Proficiency (LEP) persons have the same access to information and services as all other applicants. Therefore, all marketing materials must follow the State's HUD approved Language Assistance Plan. https://wvfloodrecovery.com

- The owner/developer must establish an Affirmative Fair Housing Marketing Plan in accordance with 24 CFR 92.351 Affirmative marketing; minority outreach program.
- Leases between the tenant and owner shall be for one year, unless by mutual agreement between the tenant and the owner. Owners are required to provide 30 days' written notice prior to terminating or refusing to renew the lease. Owners are prohibited from including unfair provisions in their leases. In accordance with the provisions of 24 CFR 92.253, the following terms are prohibited from CDBG-DR project leases:
 - Agreement to be sued;
 - Treatment of personal property;
 - Excusing owner from responsibility;
 - Waiver of notice;
 - Waiver of legal proceedings;
 - Waiver of a jury trial;
 - Waiver of right to appeal court decision;
 - Tenant chargeable with cost of legal actions regardless of outcome; and
 - Mandatory participation in supportive services (note, transitional housing projects funded with Program funds may be permitted to require service participation under limited circumstances; contact Fund staff for more detail).

In general, the WVHDF will provide a standard form lease addendum (Exhibit E) for use by owners of CDBG-DR assisted housing that will provide required tenant protections and eliminate any prohibited provisions from uses otherwise used by owners.

C. Prohibition on Certain Fees to Tenants

Program participants may not charge fees to program beneficiaries to cover administrative costs related to the cost of administering the CDBG-DR programs. Specifically, rental project owners may not charge tenants fees that are not customarily charged to tenants of rental housing (e.g., laundry room access fees).

D. Reporting and Recordkeeping

To allow effective oversight of awarded projects and document compliance with applicable CDBG-DR requirements, all projects must submit periodic reports to the WVHDF/WVDO. While this section outlines standard reporting requirements, the WVHDF/WVDO reserves the right to require additional reporting or to alter the reporting format or frequency based on future changes to CDBG-DR requirements or WVHDF/WVDO policy. Additionally, the WVHDF/WVDO reserves the right to require additional or more frequent reporting for projects with compliance deficiencies.

- Owners are required to report monthly during the development phase and lease-up phase. Monthly reports will be due on the 5th business day of the following month.
 - During the construction phase, owners must provide reports detailing construction progress (including percent completion) and barriers to progress, copies of invoices being paid, and evidence of appropriate lien waivers.
 - During the initial phase of lease-up, reports detailing the number of additional leases, total project leases, marketing activity, and income and expenses may be required. Once the owner has leased 100% of units, leasing and marketing reporting will be required annually.
- Annual Reports shall be required for all CDBG-DR projects, and shall include an Annual Occupancy Report, utility allowance documentation, and examples of marketing materials.
- More frequent reporting may be required due to findings identified during annual monitoring or findings identified during monthly reports submitted during the development and lease-up phases.
- All projects will be required to submit an audit prepared by an independent Certified Public Accountant (CPA) within 180 days of the end of its fiscal year. For small projects where the cost of a project-specific audit is deemed to be burdensome by the WVHDF/WVDO, a statement of financial condition may be accepted with prior approval by WVHDF/WVDO.
- Owners and developers shall allow the WVHDF, HUD, State of West Virginia, the Comptroller General of the United States (aka the GAO), WVDO, and all other pertinent federal or State agencies or their designated representative the right to inspect records and property.
- Owners must annually submit any updates to their Tenant Selection Plan and Affirmative Fair Housing Marketing Plan and must maintain records of annual efforts to affirmatively further fair housing in accordance with 24 CFR 92.351. Updates must clearly detail all changes.
- The WVHDF/WVDO may periodically require owners to obtain a capital needs assessment prepared by an independent third-party architect, engineer, or other qualified firm approved by the WVHDF/WVDO. Such capital needs assessments shall be used for the purposes of determining the adequacy of the Replacement Reserve, taking into account its existing balance, planned deposits, and anticipated future capital replacement costs for the Project.

If the capital needs assessment indicates the Replacement Reserve is not sufficient to address anticipated capital costs during the Affordability Period and the term of the loan/forgivable loan, the owner must, at the WVHDF's/WVDO's option, either make an additional deposit or increase its annual deposits sufficient to meet any underfunding. If an additional deposit is required, the owner (or the Guarantors) must replenish the Replacement Reserve Account within six months.

 Once Program funds have been disbursed, the WVHDF will provide a quarterly progress report to the WVDO by the 15th day of the month following the quarter end (April 15, July 15, Oct 15, Jan 15), until all funds have been disbursed.

E. Conflict of Interest/Identity of Interest

To comply with CDBG-DR requirements and to maintain a high standard of accountability to the public, conflicts of interest and perceived conflicts of interest must be avoided.

The CDBG regulations at 24 CFR 570.611 provide that no person who is an employee, agent, consultant, officer, or elected official or appointed official of the recipient or subrecipient that are receiving CDBG Funds and (1) who exercises or has exercised any functions or responsibilities with respect to activities assisted with CDBG funds; or (2) who is in a position to participate in a decision-making process or gain inside information with regard to these activities, may obtain a financial interest from a CDBG-assisted activity, or have any interest in any contract, subcontract, or agreement with respect thereto, or the proceeds there under, either for themselves or those with whom they have family or business ties, during their tenure or for one year thereafter.

Identity of interest means any relationship (generally based on family ties or financial interests) between (a) the seller and purchaser (prospective owner), (b) the owner and/or general contractor and the subcontractor, material supplier or equipment lessor, or (c) the owner and the lender, which could reasonably give rise to a presumption that the parties to the transaction may operate in collusion in establishing the purchase price of the property, the cost of the rehabilitation work, or the terms of the financing. In other words, the entities may not be operating at arms-length. Examples of identity of interest relationships include:

- When the owner or one or more of the officers, directors, stockholders, or partners of a corporation or partnership owning or selling the property has any family tie or is an officer, director, stockholder or partner of the general contractor or lender, or has any financial interest whatsoever in the general contractor or lender.
- When the seller or general contractor advances any funds to the owner (purchaser) or takes stock or any interest in the owner's (purchaser's) corporation, partnership, or property as payment.
- When any of the parties is involved with another in an enterprise wholly separate from the proposed CDBG Project.

Conflicts of Interest and Identity of Interest must be disclosed in the RFP application for CDBG-DR funding.

Developers and owners with employees, family members, consultants, or agents that are otherwise eligible to occupy CDBG-DR funded units must receive approval from the WVHDF/WVDO before entering into a lease with CDBG-DR eligible employees, family members, consultants, or agents.

Additional information is included in the CDBG-DR MF Rental Underwriting and Subsidy Layering Guidelines.

9. STRUCTURE OF TRANSACTION

A. Funding Types and Terms

Program funds will be provided in the form of a forgivable loan to the entity that owns the property. In some cases, loans will be structured as repayable loans. Funding commitments are not transferable without prior written WVHDF/WVDO approval.

The CDBG-DR award is intended as construction/permanent financing. Proceeds of the CDBG-DR award will only be released in conjunction with approved monthly construction draws and/or submission of invoices for approved soft costs and satisfaction of all requirements outlined below.

Generally, the WVHDF's underwriting for the CDBG-DR award will:

- Have a minimum term of 5 years from Project Completion, based on the funding sources for the Project;
- Not be required to be repaid if structured as forgivable, provided that the project satisfies its CDBG-DR obligations throughout the Affordability Period;
- Be secured with a Deed of Trust, promissory note, and appropriate UCC liens. The Deed
 of Trust will be recorded in the appropriate county and generally may be subordinate only
 to an amortizing permanent first mortgage and a temporary construction loan, all of
 which must be approved by the WVHDF/WVDO, if applicable.

For CDBG-DR loans that are not structured as forgivable, generally, the WVHDF/WVDO will offer the following potential repayment structures:

For projects without senior amortizing loans (e.g., a conventional mortgage or USDA financing), CDBG-DR awards will be structured as an amortizing loan with a term of up to 20 years. Based upon the WVHDF's underwriting evaluation, payments may be based on

- a longer amortization period with a balloon due at maturity if a project cannot be expected to fully amortize the loan; or
- For projects with senior amortizing loans, CDBG-DR awards will be structured as fully amortizing, partially amortizing, and/or cash flow contingent loans typically payable from 50% of cash flow. If a project cannot be expected to fully amortize the loan, terms may include a balloon payment at maturity.

Note: During the Affordability Period, the Project can not be sold, conveyed, assigned, transferred, or refinanced without the prior written consent of the WVHDF and/or the WVDO.

B. Reserves and Cash Flow Distributions

To preserve the ongoing viability of projects, the WVHDF will require the establishment and maintenance of various reserves. In general, reserves will be held by the WVHDF and must remain in place so long as the Project's CDBG-DR award is outstanding or for the duration of the affordability period, whichever is longer. Reserves will include (see Section 10. A. Project Underwriting for additional details regarding reserve accounts):

- An operating reserve intended to protect against unexpected operating deficits;
- A replacement reserve intended to fund future capital and rehabilitation needs. Initial
 reserve deposit requirements are noted in the CDBG-DR WV Multifamily Rental Housing
 Program Underwriting and Subsidy Layering Guidelines, and the WVHDF may modify
 reserve requirements during the term of the loan based on periodic capital needs
 assessments.
- At the WVHDF's option, a preservation reserve account may be created and funded with payments due under the loan agreement. The preservation reserve is intended to ensure the Project's satisfaction of the affordability period.
- As may be required based on specific or unique project features, additional specialty reserves may be required, such as for tenant services, abnormal security costs, etc.

If applicable, the WVHDF/WVDO must also approve any distributions of surplus cash, which among other items, will require that all reserves be fully funded, the Project be in compliance with all federal requirements, the Project not be in default, and that the Project retain sufficient liquidity following the distribution.

C. Guarantees

Unless otherwise determined by the WVHDF, not including investor/syndicator partners or members of the ownership entity, all underlying individuals, corporate entities, partnerships,

or limited liability companies with an interest in the Project's ownership entity will be required to provide the following guarantees:

- Completion Guarantee including provisions guaranteeing construction completion of the Project.
- Performance and Repayment Guarantee including provisions guaranteeing environmental compliance and compliance with HUD CDBG-DR guidelines.
- Replacement Reserve Guarantee to ensure annual deposits to a Replacement Reserve for the Project in an amount consistent with the loan documents and/or covenant running with the land.

Guarantees shall be joint and several and must remain in effect throughout the Affordability Period.

In addition to the guarantees listed above, unless otherwise approved by the WVHDF/WVDO, each project is required to obtain one of the following options:

- Payment and performance bonds equal to 100% of the construction contract. During construction, and through any warranty period, the payment and performance bonds shall be assigned to the WVHDF/WVDO, or
- An irrevocable standby letter of credit acceptable to the WVHDF/WVDO for the benefit
 of the WVHDF/WVDO in the minimum amount of 15% of the construction contract. Any
 such letter of credit will be held by the WVHDF/WVDO until project completion.

D. Declaration of Land Use and Restrictive Covenants

Each CDBG-DR-funded project must maintain Land Use and Restrictive Covenants enforcing CDBG-DR and WVHDF/WVDO guidelines, as applicable. The Land Use and Restrictive Covenants will be separately recorded and will remain in place during the Affordability Period even if the CDBG-DR loan is prepaid. The following guidelines, if applicable, must be enforced through Land Use and Restrictive Covenants:

- Owner will be owner in fee simple of the property;
- Property is not subject to additional liens or encumbrances that the WVHDF/WVDO has not agreed to;
- The WVHDF/WVDO must approve any transfer of the property, and such approval will be in the WVHDF/WVDO sole discretion;

- Provisions to enforce ongoing requirements for project compliance through the CDBG-DR Affordability Period, including:
 - The length of the period of affordability;
 - Income and rent restrictions on CDBG-DR-assisted units;
 - Property standards to be enforced;
 - Marketing and leasing requirements; and
 - Recordkeeping and reporting requirements.

In the event the CDBG-DR loan is subordinate to other debt, the CDBG-DR covenant must be recorded senior to all liens and encumbrances associated with the project financing, including any loans senior to the CDBG-DR loan, and structured to survive any foreclosure by a senior lien, unless otherwise approved by the WVHDF/WVDO.

E. Written Agreement

In addition to any financing documents, owners of projects must sign a CDBG-DR Written Agreement with the WVHDF/WVDO. The Written Agreement will identify requirements for compliance with the CDBG-DR regulations, and the CDBG-DR Restore Riverview Offsite Program guidelines and will remain in effect in the event of any prepayment of the CDBG-DR loan. In the event a Project is also receiving other funding, separate written agreements may be required for each funding source.

F. Program Income

Any program income received will be transferred to the WVDO within ten business days of receipt.

10. UNDERWRITING & SUBSIDY LAYERING REVIEWS

See CDBG-DR WV Multifamily Rental Housing Program Underwriting and Subsidy Layering Guidelines at www.wvhdf.com/programs/cdbr-dr-riverview-offsite-program for additional and more detailed information.

A. Project Underwriting

All project applications must include a professionally-prepared market study. Market studies must be less than six (6) months old at time of submission. Proposed rent levels must be supported by the applicant's market study and within rent limits as described in Section 4.E.(2) of this document.

All CDBG-DR applications must include the three most recent years of audited financial statements (if unavailable, then the three most recent years of tax returns) of the

developer(s), ownership entity, guarantors, and Project, if applicable, and will be subject to the WVHDF's evaluation of fiscal soundness.

Generally, project underwriting will also include the following:

- A vacancy factor of at least 5% will be used for projects where all units are supported by a project-based rental assistance contract with a term equal to or in excess of the affordability period (e.g., project-based Section 8), and at least 7% for all other projects, unless the market study indicates another vacancy factor is needed.
- WVHDF staff will use a maximum 2% inflation factor for all sources of income.
- All operating expenses will be underwritten with an inflation factor of at least 3%.
- All projects must maintain an acceptable Debt Coverage Ratio (DCR) for the affordability period or loan term, whichever is longer. Properties with excessive DCRs may have rent increases reduced or denied. An Expense Coverage Ratio will be analyzed for projects with no required debt payments (ex: grants).
- Proposals must include justification of operating costs that includes a comparison to similar projects in the local market.
- Unless otherwise approved by the WVHDF, the operating budget must include a minimum deposit of \$350 per unit per year for the Replacement Reserve, and it must be funded and maintained for the full affordability period or loan term (whichever is longer) and reflected in the operating expenses for the full projection of expenses, as applicable. Replacement Reserve deposits may be inflated at 3% annually.
- If required by the WVHDF, projects must include a capitalized operating reserve equal to
 (6) months of underwritten operating expenses, amortizing debt service (if any), and
 required reserve deposits, unless otherwise approved by the WVHDF. If drawn, the
 operating reserve must be replenished prior to distributions of cash flow. The operating
 reserve is intended to protect against unplanned operating deficits. If the WVHDF's
 underwriting projections anticipate deficits within the applicable affordability period, an
 operating deficit reserve must be capitalized as well.
- Applicant must provide the amounts and terms for all project funding sources. Amortizing permanent financing that will be senior to any CDBG-DR loan may not mature prior to the expiration of the CDBG-DR affordability period or loan term (whichever is longer).

B. Proforma Requirements

The WVHDF requires submission of a project proforma in a format provided by the WVHDF.

If not otherwise itemized, applicants must be able to separate the hard costs of any standalone accessory buildings, including leasing offices, community buildings, laundry facilities, free-standing garages or carports, or maintenance buildings; they should be specifically itemized in the Development Sources and Uses so that the WVHDF can complete preliminary cost allocation calculations.

C. Cost Limitations

All project costs must be reasonable and necessary whether directly paid with CDBG-DR funding or another source (see also Section 4.C.(3) Cost Reasonableness of this document). The WVHDF reserves the right to review any line-item cost to ensure that total project costs are not excessive. Additionally, CDBG-DR projects will be subject to the following specific cost limitations:

- The developer fee is calculated based upon project type (with or without LIHTC), activity (acquisition, rehabilitation, and/or construction), and presence of identity of interest. The developer fee schedule is included in the CDBG-DR Underwriting and Subsidy Layering Guidelines.
- Maximum allowable builder General Requirements, Overhead, and Profit are 6%/ 2%/ 6%, respectively. The builder line item percentages are calculated on the construction contract price which cannot include construction contingency. If the WVHDF approves a Change Order for use of construction contingency, the same percentages for builder line items apply.
- The WVHDF does not permit a contingency to be included within a property's construction estimate or construction contract, unless such contingency is required in writing by HUD, another governmental agency, or an independent third party.
- The acquisition line item on the Project budget may only reflect the lesser of the actual acquisition purchase price or the current as-is market value as supported by an independent third-party appraisal, prepared by a state-licensed appraiser.

D. Other Public Funding Sources

Owners must disclose all other firm commitments for funding to the WVHDF at the time of application and upon receiving any additional commitments of funding. The WVHDF will conduct a subsidy layering review as part of the underwriting process for any project that includes other sources. Using its underwriting criteria, the WVHDF will assess the Project and may require changes to the transaction to ensure that cash flows to the owner/developer are not excessive. Changes may include a reduction in Program funds awarded, reductions in the rents being charged to tenants, requirements that excess (surplus) cash is deposited to a reserve account or increases in annual payments on the CDBG-DR loan.

The WVHDF will consider adjusting its underwriting in consultation with other funders, if applicable, to the Project. The WVHDF retains, at its sole discretion, the power to decide whether to accept alternative standards.

E. Lender Title Insurance

Lender title insurance is required for projects that have received a commitment of CDBG-DR funding.

11. CONSTRUCTION PROCESS

A. WVHDF Construction Inspections

Program funds will be awarded in the form of construction and permanent financing. The WVHDF must be provided with the AIA G-702 (Contractor's Application for Payment) and G-703 (Continuation) forms and such other appropriate source documentation as may be required by the WVHDF at least five days in advance of each construction inspection. The Developer/Owner must provide reasonable notice of any changes to scheduled monthly draw inspections during the construction period. WVHDF staff will participate in all draw reviews and conduct inspections to ensure that the Project is progressing, and that work completed is consistent with all applicable CDBG-DR requirements. In addition, as the Grantee of the CDBG-DR Funds, the WVDO retains the right to perform inspections as well as monitor the Project until completion.

B. Labor Standards

(1) Davis-Bacon

The Davis-Bacon and Related Acts (DBA) (40 USC, Chapter 3, Section 276a-276a-5; and 29 CFR Parts 1, 3, 5, 6 and 7) apply to contractors and subcontractors performing on federally funded or assisted contracts in excess of \$2,000 for construction, alteration, or repair (including painting and decorating) work. Workers receive no less than the prevailing wages and fringe benefits for corresponding work on similar projects in the same area. Davis-Bacon applies to projects that contain eight or more units.

See https://www.wvhdf.com/programs/cdbr-dr-riverview-offsite-program for Davis-Bacon forms.

When Davis-Bacon applies to a project, the WVHDF must be provided with compliance documentation throughout the construction period. Prior to commencing construction, the WVHDF must approve current wage determinations applicable to the project. The contractor will be required to provide weekly payroll forms to the WVHDF and allow access to the site and workers for the purpose of completing worker interviews.

The WVHDF will accept Form WH-347 or similar internal forms from the contractor. Form WH-347 and instructions for completing it may be accessed at: https://www.dol.gov/whd/forms/wh347instr.htm.

(2) Contract Work Hours and Safety Standards Act

The Contract Work Hours and Safety Standards Act (40 USC, Chapter 5, Sections 326-332; and 29 CFR Part 4, 5, 6 and 8; 29 CFR Part 70 to 240) applies to contracts in excess of \$100,000 and requires that workers receive overtime compensation, at least one and one-half times their regular rate of pay for all hours worked over 40 hours in a work week. The overtime provisions of the Fair Labor Standards Act may also apply to DBA-covered contracts.

(3) Copeland Anti-Kickback Act

The Copeland Anti-Kickback Act (40 USC, Chapter 3, Section 276c and 18 USC, Part 1, Chapter 41, Section 874; and 29 CFR Part 3) requires that workers be paid weekly, that deductions from workers' pay be permissible, and that contractors maintain and submit weekly payrolls.

(4) Section 3

The purpose of Section 3 is to ensure that 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 lowand very low-income persons, particularly those who are recipients of government assistance for housing, and to business concerns which provide economic opportunities to low- and very low-income persons.

Developers must maintain a Section 3 plan that demonstrates a marketing plan to include Section 3 contractors and all tiers of subcontractors in the construction of the project.

Developers will follow the same procedures as those outlined for the WVHDF's HOME and HTF Programs. See Exhibit F and G for WVHDF's Section 3 Policies and Procedures for Recipients of HOME and/or HTF Program Funds or https://www.wvhdf.com/programs/cdbr-dr-riverview-offsite-program.

C. Drawing Funds

The CDBG-DR award is intended as construction and/or permanent financing. Proceeds of the CDBG-DR award will only be for eligible project costs, with supporting documentation for actual costs incurred.

(1) Conditions of Construction Draws

Proceeds of the CDBG-DR award will only be released to the Owner for actually-incurred eligible project costs. The obligation of the WVHDF to approve any draw request of Program funds is subject to the satisfaction of the following conditions at the time of making such request and such other conditions as outlined in the Written Agreement.

- Draws will not be processed if the Owner is in default of the Program loan or any other loan the Owner received for the Project.
- The Project shall not have been materially damaged by fire or other casualty since the date of the award.
- The WVHDF shall have received evidence satisfactory to the WVHDF that all
 work and improvements requiring inspection by any governmental authority
 having jurisdiction have been inspected and approved by such authorities and
 by any other persons or entities having the right to inspect and approve
 construction.
- Owner shall have submitted, at least 30 calendar days prior to the date a
 disbursement is desired, a completed disbursement request form including
 AIA G-702 (Contractor's Application for Payment) and G-703 (Continuation)
 forms and such other appropriate source documentation as may be required
 by the WVHDF including, without limitation, the following:
 - a. Current Contractor Tracking Form and lien waivers, which are to be dated no less than five business days prior to the date of the submission of the requested disbursement.
 - b. Evidence satisfactory to the WVHDF that the Project and the contemplated use thereof are permitted by and comply with all applicable uses or other restrictions and requirements in prior conveyances, zoning ordinances, or regulations that have been duly approved by the municipal or other governmental authorities having jurisdiction; that the required building permits and other permits have been obtained as required; and that no environmental impact statement is required or that such environmental impact statement has been properly filed and approved.
 - c. Appropriate certifications of compliance in all respects with labor standards and prevailing wage requirements applicable under federal law.
 - d. Such other supporting evidence as may be requested by the WVHDF or its agents to substantiate all payments (proof of payment) which are to be

made out of the relevant disbursement and/or to substantiate all payments then made with respect to the Project, including but not limited to, canceled checks, invoices, and receipts.

- e. The WVHDF shall have determined that all CDBG-DR requirements pertaining to the disbursement of funds have been met, including, but not limited to, the monitoring of Davis-Bacon compliance, as applicable.
- f. The WVHDF shall have received a current inspection report from a WVHDF inspector that verifies satisfactory completion of work to CDBG-DR standards.
- g. The WVHDF shall have received a current/updated title endorsement, if required.
- h. No determination shall have been made by the WVHDF/WVDO that the undisbursed amount of the loan is less than the amount necessary to pay all costs and expenses of any kind that reasonably may be anticipated in connection with the completion of the Project.

(2) Conditions of Final Disbursement

In addition to the requirements set forth in (1) above, the WVHDF/WVDO shall require the following prior to the final disbursement of funds, the request for which shall not be submitted before completion of the Project, including all landscape requirements and offsite utilities and streets and correction of defects in workmanship and/or materials.

- A certificate of occupancy, if applicable, a certificate of substantial completion from the Project's architect, the builder's warranty from the general contractor, and a final approved construction report from the WVHDF's Technical Services Department for the Project and other requirements as outlined in the Project's Written Agreement.
- Identification of the designated street address of the Project, including as applicable the street addresses assigned for the leasing office and each residential structure and the specific unit designations (e.g., unit number or lettering such as #12 or Apartment B-3) for all units.
- Evidence satisfactory to the WVHDF that the Project has been completed lien free and substantially in accordance with the plans and specifications.
- Review and final settlement of the cost certification by an independent CPA.

- Such other supporting evidence as may be requested by the WVHDF/WVDO or its agent to substantiate all payments which are to be made out of the final disbursement and/or to substantiate all payments then made with respect to the Project.
- Lease-up of all CDBG-DR assisted units, submission of tenant data necessary for WVDO to complete the Project in HUD's DRGR system, and the WVHDF's approval of income determinations for LMI assisted tenants.
- A determination by the WVHDF/WVDO that all CDBG-DR requirements pertaining to the initial development of the Project have been met, including but not limited to, the monitoring of Davis-Bacon compliance, as applicable.

(3) <u>Limitation on Draw Requests</u>

- In all cases, Owner may not request disbursement of Program funds until funds are needed for the payment of eligible costs, and all disbursement requests must be limited to the amount needed at the time of the request.
- No disbursements for materials stored will be made by the WVHDF unless Owner shall advise the WVHDF of its intention to store materials prior to their delivery. The approval of disbursements for materials stored shall be determined at the WVHDF's sole discretion.
- Ten percent (10%) of total Program funds will be held as retainage (in addition to retainage that is customary in construction contracts) until submission and approval of all items in (2) above.

D. Project Completion

Owners are required to submit demographic data at initial lease up for all CDBG-DR-assisted units. Data shall include elderly status, race, ethnicity, gender, female head of household, number of household members, and percent of area median income (Exhibit H – Demographics-Household Characteristics form). In addition, prior approval is required of all Leases and Tenant Income Certifications for all LMI units. Owners must be aware that the affordability period does not begin for CDBG-DR funded units until all project costs are processed, all demographic data is verified by WVDO staff, and the project is entered as completed in HUD's DRGR System.

12. ON-GOING MONITORING

Following project closeout, the WVDO will monitor the Project for on-going compliance with CDBG-DR requirements including, but not limited to, income and rent restrictions. In addition

to requiring periodic reporting as outlined in Section 8.D. Reporting and Recordkeeping of this document, the WVDO may conduct on-site monitoring visits. The purpose of these visits will include, at minimum, reviews of project records and inspection of the premises including common areas and residential units.

In most cases, the WVDO conducts such reviews annually. However, the WVDO reserves the right to conduct site visits more or less frequently based on changes to CDBG-DR regulations, WVDO policy, or based on evidence of compliance deficiencies in a prior monitoring visit.

U.S. DEPARTMENT OF HUD			
STATE: WEST VIRGINIA	 2020 ADJUSTED HOME	INCOME LIMITS	

STATE: WEST VIRGINIA				2020 A	ADJUSTED HO	ME INCOME	LIMITS .		
	PROGRAM	1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Fayette County, WV HUD Me	tro FMR Area								
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Raleigh County, WV HUD Me	tro FMR Area								
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Charleston, WV HUD Metro	FMR Area								
,	30% LIMITS	12800	14600	16450	18250	19750	21200	22650	24100
	VERY LOW INCOME	21300	24350	27400	30400	32850	35300	37700	40150
	60% LIMITS	25560	29220	32880	36480	39420	42360	45240	48180
	LOW INCOME	34100	38950	43800	48650	52550	56450	60350	64250
Boone County, WV HUD Metr	o FMR Area								
- ·	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Cumberland, MD-WV MSA									
,	30% LIMITS	15300	17500	19700	21850	23600	25350	27100	28850
	VERY LOW INCOME	25500	29150	32800	36400	39350	42250	45150	48050
	60% LIMITS	30600	34980	39360	43680	47220	50700	54180	57660
	LOW INCOME	40800	46600	52450	58250	62950	67600	72250	76900
Martinsburg, WV HUD Metro	FMR Area								
-	30% LIMITS	15650	17850	20100	22300	24100	25900	27700	29450
	VERY LOW INCOME	26050	29750	33450	37150	40150	43100	46100	49050
	60% LIMITS	31260	35700	40140	44580	48180	51720	55320	58860
	LOW INCOME	41650	47600	53550	59450	64250	69000	73750	78500
Huntington-Ashland, WV-KY	-OH HUD Metro FMR								
	30% LIMITS	12450	14200	16000	17750	19200	20600	22050	23450
	VERY LOW INCOME	20700	23650	26600	29550	31950	34300	36650	39050
	60% LIMITS	24840	28380	31920	35460	38340	41160	43980	46860
	LOW INCOME	33150	37850	42600	47300	51100	54900	58700	62450

U.S. DEPARTMENT OF HUD

STATE: WEST VIRGINIA				2020 A	DJUSTED HO	ME INCOME	LIMITS -		
	PROGRAM	1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Lincoln County, WV HUD Met	tro FMR Area								
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Putnam County, WV HUD Meti	ro FMR Area								
- '	30% LIMITS	16250	18550	20850	23150	25050	26900	28750	30600
	VERY LOW INCOME	27000	30850	34700	38550	41650	44750	47850	50900
	60% LIMITS	32400	37020	41640	46260	49980	53700	57420	61080
	LOW INCOME	43200	49400	55550	61700	66650	71600	76550	81450
Morgantown, WV MSA									
•	30% LIMITS	15550	17750	19950	22150	23950	25700	27500	29250
	VERY LOW INCOME	25900	29600	33300	36950	39950	42900	45850	48800
	60% LIMITS	31080	35520	39960	44340	47940	51480	55020	58560
	LOW INCOME	41400	47300	53200	59100	63850	68600	73300	78050
Parkersburg-Vienna, WV MSA	A								
	30% LIMITS	13300	15200	17100	19000	20550	22050	23600	25100
	VERY LOW INCOME	22200	25400	28550	31700	34250	36800	39350	41850
	60% LIMITS	26640	30480	34260	38040	41100	44160	47220	50220
	LOW INCOME	35500	40600	45650	50700	54800	58850	62900	66950
Jefferson County, WV HUD N	Metro FMR Area								
	30% LIMITS	19900	22750	25600	28400	30700	32950	35250	37500
	VERY LOW INCOME	33150	37900	42650	47350	51150	54950	58750	62550
	60% LIMITS	39780	45480	51180	56820	61380	65940	70500	75060
	LOW INCOME	53050	60600	68200	75750	81850	87900	93950	100000
Weirton-Steubenville, WV-0	OH MSA								
	30% LIMITS	13700	15650	17600	19550	21150	22700	24250	25850
	VERY LOW INCOME	22800	26050	29300	32550	35200	37800	40400	43000
	60% LIMITS	27360	31260	35160	39060	42240	45360	48480	51600
	LOW INCOME	36500	41700	46900	52100	56300	60450	64650	68800
Wheeling, WV-OH MSA									
	30% LIMITS	14500	16550	18600	20650	22350	24000	25650	27300
	VERY LOW INCOME	24150	27600	31050	34450	37250	40000	42750	45500
	60% LIMITS	28980	33120	37260	41340	44700	48000	51300	54600
	LOW INCOME	38600	44100	49600	55100	59550	63950	68350	72750

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STATE:WEST VIRGINIA				2020	ADJUSTED HO	ME INCOME	LIMITS -		
	PROGRAM	1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Winchester, VA-WV MSA									
	30% LIMITS	16700	19050	21450		25750	27650	29550	31450
	VERY LOW INCOME	27800	31750	35700		42850	46000	49200	52350
	60% LIMITS	33360	38100	42840		51420	55200	59040	62820
	LOW INCOME	44450	50800	57150	63450	68550	73650	78700	83800
Barbour County, WV									
	30% LIMITS	11550	13200	14850		17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750		29650	31850	34050	36250
	60% LIMITS	23100	26400	29700		35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Braxton County, WV									
	30% LIMITS	11750	13400	15100		18100	19450	20800	22150
	VERY LOW INCOME	19600	22400	25200		30200	32450	34700	36900
	60% LIMITS	23520	26880	30240		36240	38940	41640	44280
	LOW INCOME	31300	35800	40250	44700	48300	51900	55450	59050
Calhoun County, WV									
	30% LIMITS	11550	13200	14850		17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750		29650	31850	34050	36250
	60% LIMITS	23100	26400	29700		35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Doddridge County, WV									
	30% LIMITS	12300	14050	15800		19000	20400	21800	23200
	VERY LOW INCOME	20500	23400	26350	29250	31600	33950	36300	38650
	60% LIMITS	24600	28080	31620		37920	40740	43560	46380
	LOW INCOME	32750	37400	42100	46750	50500	54250	58000	61750
Gilmer County, WV									
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Grant County, WV									
	30% LIMITS	11550	13200	14850		17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950

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STATE: WEST VIRGINIA			2020 A	ADJUSTED HOM	ME INCOME	LIMITS -		
PRO	GRAM 1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Greenbrier County, WV								
30%	LIMITS 11550	13200	14850	16450	17800	19100	20400	21750
VER	Y LOW INCOME 19250	22000	24750	27450	29650	31850	34050	36250
60%	LIMITS 23100	26400	29700	32940	35580	38220	40860	43500
LOW	INCOME 30750	35150	39550	43900	47450	50950	54450	57950
Hardy County, WV								
	LIMITS 11550	13200	14850	16450	17800	19100	20400	21750
VER	Y LOW INCOME 19250	22000	24750	27450	29650	31850	34050	36250
60%	LIMITS 23100	26400	29700	32940	35580	38220	40860	43500
LOW	INCOME 30750	35150	39550	43900	47450	50950	54450	57950
Harrison County, WV								
30%	LIMITS 15650	17850	20100	22300	24100	25900	27700	29450
VER	Y LOW INCOME 26050	29750	33450	37150	40150	43100	46100	49050
60%	LIMITS 31260	35700	40140	44580	48180	51720	55320	58860
LOW	INCOME 41650	47600	53550	59450	64250	69000	73750	78500
Jackson County, WV								
30%	LIMITS 12400	14150	15900	17650	19100	20500	21900	23300
VER	Y LOW INCOME 20600	23550	26500	29400	31800	34150	36500	38850
60%	LIMITS 24720	28260	31800	35280	38160	40980	43800	46620
LOW	INCOME 32950	37650	42350	47050	50850	54600	58350	62150
Lewis County, WV								
30%	LIMITS 11550	13200	14850	16450	17800	19100	20400	21750
VER	Y LOW INCOME 19250	22000	24750	27450	29650	31850	34050	36250
60%	LIMITS 23100	26400	29700	32940	35580	38220	40860	43500
LOW	INCOME 30750	35150	39550	43900	47450	50950	54450	57950
Logan County, WV								
30%	LIMITS 11550	13200	14850	16450	17800	19100	20400	21750
	Y LOW INCOME 19250	22000	24750	27450	29650	31850	34050	36250
60%	LIMITS 23100	26400	29700	32940	35580	38220	40860	43500
LOW	INCOME 30750	35150	39550	43900	47450	50950	54450	57950
McDowell County, WV								
	LIMITS 11550	13200	14850	16450	17800	19100	20400	21750
	Y LOW INCOME 19250	22000	24750	27450	29650	31850	34050	36250
	LIMITS 23100	26400	29700	32940	35580	38220	40860	43500
LOW	INCOME 30750	35150	39550	43900	47450	50950	54450	57950

U.S. DEPARTMENT OF HUD

STATE:WEST VIRGINIA				2020 A	DJUSTED HO	ME INCOME	LIMITS -		
	PROGRAM	1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Marion County, WV									
- ·	30% LIMITS	13400	15300	17200	19100	20650	22200	23700	25250
	VERY LOW INCOME	22300	25450	28650	31800	34350	36900	39450	42000
	60% LIMITS	26760	30540	34380	38160	41220	44280	47340	50400
	LOW INCOME	35650	40750	45850	50900	55000	59050	63150	67200
Mason County, WV									
2,	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Mercer County, WV									
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Mingo County, WV									
<u>-</u> .	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Monroe County, WV									
- :	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Morgan County, WV									
	30% LIMITS	13400	15300	17200	19100	20650	22200	23700	25250
	VERY LOW INCOME	22300	25450	28650	31800	34350	36900	39450	42000
	60% LIMITS	26760	30540	34380	38160	41220	44280	47340	50400
	LOW INCOME	35650	40750	45850	50900	55000	59050	63150	67200
Nicholas County, WV									
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950

U.S. DEPARTMENT OF HUD

STATE: WEST VIRGINIA				2020 A	DJUSTED HO	ME INCOME	LIMITS -		
	PROGRAM	1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Pendleton County, WV									
-	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Pleasants County, WV									
- ·	30% LIMITS	12550	14350	16150	17900	19350	20800	22200	23650
	VERY LOW INCOME	20900	23850	26850	29800	32200	34600	37000	39350
	60% LIMITS	25080	28620	32220	35760	38640	41520	44400	47220
	LOW INCOME	33400	38200	42950	47700	51550	55350	59150	63000
Pocahontas County, WV									
- ′	30% LIMITS	12250	14000	15750	17450	18850	20250	21650	23050
	VERY LOW INCOME	20400	23300	26200	29100	31450	33800	36100	38450
	60% LIMITS	24480	27960	31440	34920	37740	40560	43320	46140
	LOW INCOME	32600	37250	41900	46550	50300	54000	57750	61450
Randolph County, WV									
	30% LIMITS	11750	13400	15100	16750	18100	19450	20800	22150
	VERY LOW INCOME	19550	22350	25150	27900	30150	32400	34600	36850
	60% LIMITS	23460	26820	30180	33480	36180	38880	41520	44220
	LOW INCOME	31300	35750	40200	44650	48250	51800	55400	58950
Ritchie County, WV									
	30% LIMITS	11550	13200	14850	16500	17850	19150	20500	21800
	VERY LOW INCOME	19250	22000	24750	27500	29700	31900	34100	36300
	60% LIMITS	23100	26400	29700	33000	35640	38280	40920	43560
	LOW INCOME	30800	35200	39600	44000	47550	51050	54600	58100
Roane County, WV									
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Summers County, WV									
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750	27450	29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950

U.S. DEPARTMENT OF HUD

STATE: WEST VIRGINIA				2020	ADJUSTED HO	ME INCOME	LIMITS -		
	PROGRAM	1 PERSON	2 PERSON	3 PERSON	4 PERSON	5 PERSON	6 PERSON	7 PERSON	8 PERSON
Taylor County, WV									
	30% LIMITS	12900	14750	16600	18400	19900	21350	22850	24300
	VERY LOW INCOME	21500	24550	27600	30650	33150	35600	38050	40500
	60% LIMITS	25800	29460	33120	36780	39780	42720	45660	48600
	LOW INCOME	34350	39250	44150	49050	53000	56900	60850	64750
Tucker County, WV									
- ·	30% LIMITS	12150	13900	15650	17350	18750	20150	21550	22950
	VERY LOW INCOME	20300	23200	26100	28950	31300	33600	35900	38250
	60% LIMITS	24360	27840	31320	34740	37560	40320	43080	45900
	LOW INCOME	32450	37050	41700	46300	50050	53750	57450	61150
Tyler County, WV									
	30% LIMITS	11950	13650	15350	17050	18450	19800	21150	22550
	VERY LOW INCOME	19900	22750	25600	28400	30700	32950	35250	37500
	60% LIMITS	23880	27300	30720	34080	36840	39540	42300	45000
	LOW INCOME	31850	36400	40950	45450	49100	52750	56400	60000
Upshur County, WV									
1,	30% LIMITS	11650	13300	14950	16600	17950	19300	20600	21950
	VERY LOW INCOME	19400	22150	24900	27650	29900	32100	34300	36500
	60% LIMITS	23280	26580	29880		35880	38520	41160	43800
	LOW INCOME	31000	35400	39850		47800	51350	54900	58450
Webster County, WV									
	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750		29650	31850	34050	36250
	60% LIMITS	23100	26400	29700		35580	38220	40860	43500
	LOW INCOME	30750	35150	39550		47450	50950	54450	57950
Wetzel County, WV									
2 /	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750		29650	31850	34050	36250
	60% LIMITS	23100	26400	29700	32940	35580	38220	40860	43500
	LOW INCOME	30750	35150	39550	43900	47450	50950	54450	57950
Wyoming County, WV									
<u> </u>	30% LIMITS	11550	13200	14850	16450	17800	19100	20400	21750
	VERY LOW INCOME	19250	22000	24750		29650	31850	34050	36250
	60% LIMITS	23100	26400	29700		35580	38220	40860	43500
	LOW INCOME	30750	35150	39550		47450	50950	54450	57950

U.S. DEPARIMENT OF HUD STATE:WEST VIRGINIA			2020	HOME PRO	2020 HOME PROGRAM RENTS	δ. - -		
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR
Fayette County, WV HUD Metro FMR i	Area LOW HOME RENT LIMIT HIGH HOME RENT LIMIT	481 569	515 580	618 667	713 895	796 904	878 1040	960 1144
	FOIL INITIALITY: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	569 481 605	580 515 650	667 618 782	900 713 895	904 796 979	1040 878 1061	1175 960 1144
Raleigh County, WV HUD Metro FMR 1	Area LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	502 634 644 502 634	538 662 538 680	64 7 7 7 4 6 6 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	7 6 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 9 9 9 9	832 1025 1270 832 1025	918 1112 1461 918	1004 1200 1651 1004
Charleston, WV HUD Metro FMR Area	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	542 542 542 560 709	600 684 684 600 761	720 832 832 720 914	832 1038 1038 832 1048	928 1150 1188 928 1150	1024 1250 1366 1024 1250	1120 1350 1544 1120 1350
Boone County, WV HUD Metro FMR Area IX Expension of the Branch of the Br	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	4 4 4 4 4 4 4 4 4 4 4 9 9 9 8 8 8 8 8 8	523 572 572 523 738	628 67 4 67 4 628 888	725 882 882 725 1017	810 913 913 810 1115	893 1050 1050 893 1211	976 1187 1187 976 1308
Cumberland, MD-WV MSA	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	519 519 519 667 876	587 587 587 715	714 714 714 857 1131	961 961 961 990 1297	1105 1192 1192 1105	1219 1371 1371 1219 1557	1333 1550 1550 1333
Martinsburg, WV HUD Metro FMR Are	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	667 744 744 667 891	715 751 751 751 956	857 951 951 857 1149	990 1267 1267 990 1320	1105 1453 1662 1105	1219 1584 1911 1219 1584	1333 1716 2161 1333 1716

For all HOME projects, the maximum allowable rent is the HUD calculated High HOME Rent Limit and/or Low HOME Rent Limit.

----- 2020 HOME PROGRAM RENTS U.S. DEPARTMENT OF HUD STATE: WEST VIRGINIA

STATE: WEST VIRGINIA			2020	HOME PRO	2020 HOME PROGRAM RENTS				
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR	
<pre>Huntington-Ashland, WV-KY-OH HUD</pre>		517 553	554 669	665 808	768 965	857 1056	946 1147	1034 1238	
	For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	553 517 653	669 554 701	808 665 843	1086 768 965	1278 857 1056	1470 946 1147	1661 1034 1238	
Lincoln County, WV HUD Metro FMR	Area LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	482 482 482 517 686	554 572 572 572 736	665 691 6865 886	768 932 932 768 1014	857 1074 1074 857 1111	946 1208 1235 946 1208	1034 1305 1396 1034 1305	
Putnam County, WV HUD Metro FMR Ar	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	638 638 638 675 858	697 697 697 723	867 915 915 867 1106	1002 1200 1200 1002 1269	1118 1396 1446 1118	1234 1522 1663 1234 1522	1349 1648 1880 1349 1648	
Morgantown, WV MSA	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	653 743 743 653 829	700 748 748 700 889	840 880 880 840 1069	970 1184 1184 970	1082 1350 1485 1082 1350	1194 1471 1708 1194	1305 1592 1931 1305 1592	
Parkersburg-Vienna, WV MSA	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	555 574 574 555	595 636 636 595 753	713 754 754 713	824 1025 1025 824 1037	920 1138 1166 920 1138	1015 1237 1341 1015	1109 1336 1516 1109 1336	
Jefferson County, WV HUD Metro FMR	R Area LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR INFORMATION ONLY: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	767 767 767 828 1058	776 776 776 888 1134	899 899 899 1066 1363	1231 1297 1297 1231 1567	1373 1578 1578 1373 1728	1516 1815 1815 1516 1888	1657 2048 2051 1657 2048	

U.S. DEPARTMENT OF HUD STATE: WEST VIRGINIA

STATE:WEST VIRGINIA			2020	HOME PRO	2020 HOME PROGRAM RENTS	S		
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR
Weirton-Steubenville, WV-OH MSA		!		,	ļ	;	,	;
	LOW HOME RENT LIMIT	453	550	969	850	948	1046	1144
	HIGH HOME RENT LIMIT	453	220	969	968	962	1106	1251
	MARKET RENT	453	550	969	896	962	1106	1251
	50% RENT LIMIT	572	613	736	850	948	1046	1144
	RENT	724	777	934	1071	1175	1278	1382
Wheeling, WV-OH MSA								
	LOW HOME RENT LIMIT	266	570	737	896	1000	1103	1205
	HIGH HOME RENT LIMIT	566	570	737	941	1154	1327	1462
	For Information Only:							
	FAIR MARKET RENT	266	570	737	941	1154	1327	1500
	50% RENT LIMIT	603	646	176	968	1000	1103	1205
	65% RENT LIMIT	765	821	987	1131	1243	1352	1462
Winchester, VA-WV MSA								
	LOW HOME RENT LIMIT	695	744	892	1031	1150	1269	1387
	HOME RENT	778	783	1027	1307	1438	1568	1698
	For Information Only:	1	1	1	,			
	FAIR MARKET RENT	778	783	1027	1368	1803	2073	2344
	65% RENT LIMIT	n en	947	1138	1307	1438	1568	1698
Barbour County, WV								
	LOW HOME RENT LIMIT	481	515	618	713	962	878	096
	HOME RENT	551	554	662	825	965	1061	1144
	For Information Only:	6	i L	Ç	C	L.	7	1. C
	FAIR MAKKET KENT	107 101	00.4 1.1	200	870 110	960	1110	1255
	508 RENI LIMIT 65% RENT LIMIT	481 605	515 650	782	713 895	979	1061	960 1144
Brax coli county, wv	HIME BREAT HOLD	001	д 2	630	302	110	200	979
	HIGH HOME BENT LIMIT		78.5 28.5	250	912	1 8 5 5 6	1082	1166
	For Information Only:		1	1	1))	1	0
	FAIR MARKET RENT	556	582	662	923	1072	1233	1394
	50% RENT LIMIT	490	525	630	726	811	895	978
	65% RENT LIMIT	616	662	797	912	866	1082	1166
(2) thouse of the latter								
	TIMIT BENT LIMIT	491	526	631	729	813	8	186
	HIGH HOME RENT LIMIT	544	548	899	832	996	1085	1170
	For Information Only:			;	;			,
	FAIR MARKET RENT	544	548	899	832	996	1111	1256
	50% RENT LIMIT	49L	526	631 100	62/	813	20 C	98. 13.0
	ODS KENT LIMIT.	619	664	88/	9.L4	TOOO	TORO	0/11

Effective Date: July 1, 2020

U.S. DEPARTMENT OF HUD STATE:WEST VIRGINIA

O.S. DEFARIMENT OF HOD STATE:WEST VIRGINIA			2020	HOME PRO	2020 HOME PROGRAM RENTS	S		
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR
Doddridge County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT	512 517	521 521	658 683	760 955	848 987	936 1135	1023 1226
	FOR INICIMATION ONLY: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	517 512 646	521 548 694	683 658 834	983 760 955	987 848 1046	1135 936 1136	1283 1023 1226
Gilmer County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT	481 536 536	515 539 539	618 662 662	713 830 830	796 897 788	878 1032 1032	960 1166 1166
	50% RENT LIMIT 65% RENT LIMIT	481	515 679	618 817	713 935	796 1024	878 1111	960 1198
Grant County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 556 556 481 631	515 582 582 582 515 678	618 662 662 618 814	713 889 889 713 932	796 1020 1162 796 1020	878 1107 1336 878 1107	960 1194 1511 960 1194
Greenbrier County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOL Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 614 614 481 620	515 619 619 515 666	618 731 731 618 801	713 917 982 713	796 1003 1137 796 1003	878 1088 1308 878 1088	960 1173 1478 960 1173
Hardy County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 523 523 605	515 527 527 527 515 650	618 662 662 618 782	713 895 933 713 895	796 979 1162 796 979	878 1061 1336 878 1061	960 1144 1511 960 1144
Harrison County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	619 619 619 651 826	623 623 623 697 886	777 777 777 836 1066	966 972 972 966 1222	1077 1152 1152 1077	1189 1325 1325 1189 1464	1300 1498 1498 1300

For all HOME projects, the maximum allowable rent is the HUD calculated High HOME Rent Limit and/or Low HOME Rent Limit.

U.S. DEPARTMENT OF HUD STATE: WEST VIRGINIA

-	
	5 BR
	4 BR
OGRAM RENTS	3 BR
2020 HOME PROGI	2 BR
	1 BR
	EFFICIENCY
	PROGRAM
STATE: WEST VIRGINIA	

For all HOME projects, the maximum allowable rent is the HUD calculated High HOME Rent Limit and/or Low HOME Rent Limit.

U.S. DEPARTMENT OF HUD STATE: WEST VIRGINIA

U.S. DEPARIMENT OF HUD STATE:WEST VIRGINIA			2020	HOME PRO	2020 HOME PROGRAM RENTS	8			
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR	
Mercer County, WV	HOME HOME Infor	431 431 431 481	515 533 533 515	618 662 662 662	713 857 857 713	796 979 1004 796	878 1061 1155 878	960 1144 1305 960	
Mingo County, WV	65% RENT LIMIT LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	605 481 523 523 481 605	650 515 526 526 516 650	782 618 693 693 618 782	895 713 864 864 713 895	97 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	1061 878 1061 1080 878 1061	1144 960 1144 1221 960	
Monroe County, WV	HOME HOME Info MARF RENT	481 539 539 481 605	515 543 543 515 650	618 662 662 618 782	713 825 825 713 895	796 897 788 796 979	878 1032 1032 878 1061	960 1144 1166 960	
Morgan County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR INFORMATION ONLY: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	633 633 633 667 876	662 662 662 715	754 754 754 857 1131	990 1018 1018 990 1297	1021 1021 1021 1105	1174 1174 1174 1219 1557	1327 1327 1327 1333 1686	
Nicholas County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 514 514 481 605	515 517 517 515 650	618 662 662 618 782	713 871 871 713 895	796 957 957 796	878 1061 1101 878 1061	960 1144 1244 960 1144	
Pendleton County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 549 549 481 605	515 552 552 552 515 650	618 662 662 618 782	713 895 955 713 895	796 979 1162 796 979	878 1061 1336 878 1061	960 1144 1511 960	

U.S. DEPARTMENT OF HUD STATE: WEST VIRGINIA

U.S. DEPARTMENT OF HUD STATE:WEST VIRGINIA			2020	HOME PRO	2020 HOME PROGRAM RENTS	S			
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR	
Pleasants County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only:	522	559	671 705	775 902	865	954	1043	
	FAIR MARKEL KENI 50% RENT LIMIT 65% RENT LIMIT	522 706	559 758	671 912	302 775 1044	1013 865 1145	11/2 954 1245	1323 1043 1345	
Pocahontas County, WV	HOME I HOME Infor MARF	499 499 499	503 503 503 546	655 662 662 655	756 927 927 756	845 934 934 845	931 1074 1074 931	1018 1214 1214 1018	
Randolph County, WV	65% RENT LIMIT LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR INFORMATION Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	643 488 524 524 488 615	6 52 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	628 682 682 682 628	950 725 850 850 725	1041 810 957 957 810	893 1078 1101 893 1078	1219 976 1163 1244 976	
Ritchie County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 556 556 481 620	515 577 577 515 666	618 662 662 618 801	715 877 877 715	797 984 984 797	880 1088 1132 880 1088	962 1173 1279 962 1173	
Roane County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR INFORMATION ONLY: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 556 556 481 605	515 570 570 515 650	618 662 662 618 782	713 895 921 713 895	7 9 7 9 9 7 9 9 7 9 9 7 9	878 1061 1132 878 1061	960 1144 1279 960 1144	
Summers County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 499 499 481 605	503 503 503 515 650	618 662 662 618 782	713 895 955 713	796 979 1162 796 979	878 1061 1336 878 1061	960 1144 1511 960 1144	

U.S. STATE

S. DEPAKIMENT OF HUD	ATE:WEST VIRGINIA

STATE: WEST VIRGINIA			2020	2020 HOME PROGRAM RENTS	GRAM RENT	S		!	
	PROGRAM	EFFICIENCY	1 BR	2 BR	3 BR	4 BR	5 BR	6 BR	
Taylor County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only:	505 505	570 570	089	797 883	088 086	981 1127	1072 1274	
	FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	505 537 678	570 575 728	680 690 876	883 797 1002	980 890 1099	1127 981 1194	1274 1072 1289	
Tucker County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only:	507	543 582	652	753 825	840 957	926	1013	
	FAIR MARGEL RENI 50% RENT LIMIT 65% RENT LIMIT	507 507 640	543 687	652 826	945	937 840 1035	1101 926 1123	1244 1013 1212	
Tyler County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR Information Only:	466 466	533 603	640 686	738 855	823 992	909	994 1200	
	FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	466 497 634	603 533 680	686 640 818	855 738 936	992 823 1025	1141 909 1112	1290 994 1200	
Upshur County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	485 567 567 485 610	520 571 571 520 655	623 708 708 623 788	720 897 897 720 902	803 988 1166 803 988	886 1071 1341 886 1071	969 1154 1516 969 1154	
Webster County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT For Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	461 461 461 481 605	515 538 538 515 650	618 708 708 618 782	713 882 882 713 895	796 979 1024 796 979	878 1061 1178 878 1061	960 1144 1331 960 1144	
Wetzel County, WV	LOW HOME RENT LIMIT HIGH HOME RENT LIMIT FOR INFORMATION ONLY: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT	481 500 500 481 643	503 503 503 515 689	618 662 662 618 829	715 907 907 715	797 1039 1054 797 1039	880 1128 1212 880 1128	962 1217 1370 962 1217	

DEPARTMENT OF HUD

	6 BR	,	096	1144
	5 BR	ļ	878	1061
	4 BR		962	955
2020 HOME PROGRAM RENTS	3 BR	ļ	713	895
HOME PRO	2 BR	,	618	662
	1 BR	!	515	582
	EFFICIENCY		481	537
	PROGRAM		LOW HOME RENT LIMIT	HIGH HOME RENT LIMIT
U.S. DEPARTMENT OF HUD STATE:WEST VIRGINIA		Wyoming County, WV		

960 1144

878 1061

796 979

713 895

618 782

515 650

481 605

HIGH HOME RENT LIMIT FOR Information Only: FAIR MARKET RENT 50% RENT LIMIT 65% RENT LIMIT

HUD CPD Green Building Retrofit Checklist

The CPD Green Retrofit Checklist promotes energy efficiency and green building practices for residential retrofit projects. Grantees must follow the checklist in its entirety and apply all measures within the Checklist to the extent applicable to the particular building type being retrofitted. The phrase "when replacing" in the Checklist refers to the mandatory replacement with specified green improvements, products, and fixtures only when replacing those systems during the normal course of the retrofit.

WATER AND ENERGY CONSERVATION MEASURES **Water-Conserving Fixtures** Install or retrofit water conserving fixtures in any unit and common facility, use the following specifications: Toilets-- 1.28 gpf; Urinals-- 0.5 gpf; Showerheads-- 2.0 gpm; Kitchen faucets-- 2.0 gpm; and Bathroom faucets-- 1.5gpm. [gpf = gallons per flush; gpm = gallons per minute] **ENERGY STAR Appliances** Install ENERGY STAR-labeled clothes washers, dishwashers, and refrigerators, if these appliance categories are provided in units or common areas. Air Sealing: Building Envelope Seal all accessible gaps and penetrations in the building envelope. If applicable, use low VOC caulk or foam. **Insulation:** Attic (if applicable to building type) For attics with closed floor cavities directly above the conditioned space, blow in insulation per manufacturer's specifications to a minimum density of 3.5 Lbs. per cubic foot (CF). For attics with open floor cavities directly above the conditioned space, install insulation to meet or exceed IECC levels. **Insulation: Flooring** (if applicable to building type) Install \geq R-19 insulation in contact with the subfloor in buildings with floor systems over vented crawl spaces. Install a 6-mil vapor barrier in contact with 100% of the floor of the crawl space (the ground), overlapping seams and piers at least 6 inches. **Duct Sealing** (if applicable to building type) In buildings with ducted forced-air heating and cooling systems, seal all penetrations of the air distribution system to reduce leakage in order to meet or exceed ENERGY STAR for Homes' duct leakage standard. Air Barrier System Ensure continuous unbroken air barrier surrounding all conditioned space and dwelling units. Align insulation completely and continuously with the air barrier. **Radiant Barriers: Roofing** When replacing or making a substantial repair to the roof, use radiant barrier sheathing or other radiant barrier material; if economically feasible, also use cool roofing materials. Windows When replacing windows, install geographically appropriate ENERGY STAR rated windows. Sizing of Heating and Cooling Equipment

	When replacing, size heating and cooling equipment in accordance with the Air Conditioning Contractors of America (ACCA) Manuals, Parts J and S, or 2012 ASHRAE HandbookHVAC Systems and Equipment or most recent edition.
	Domestic Hot Water Systems When replacing domestic water heating system(s), ensure the system(s) meet or exceed the efficiency requirements of ENERGY STAR for Homes' Reference Design. Insulate pipes by at least R-4.
	Efficient Lighting: Interior Units Follow the guidance appropriate for the project type: install the ENERGY STAR Advanced Lighting Package (ALP); <i>OR</i> follow the ENERGY STAR MFHR program guidelines, which require that 80% of installed lighting fixtures within units must be ENERGY STAR-qualified or have ENERGY STAR- qualified lamps installed; <i>OR</i> when replacing, new fixtures and ceiling fans must meet or exceed ENERGY STAR efficiency levels.
	Efficient Lighting: Common Areas and Emergency Lighting (if applicable to building type) Follow the guidance appropriate for the project type: use ENERGY STAR-labeled fixtures or any equivalent high-performance lighting fixtures and bulbs in all common areas; <i>OR</i> when replacing, new common space and emergency lighting fixtures must meet or exceed ENERGY STAR efficiency levels. For emergency lighting, if installing new or replacing, all exist signs shall meet or exceed LED efficiency levels and conform to local building codes.
	Efficient Lighting: Exterior Follow the guidance appropriate for the project type: install ENERGY STAR-qualified fixtures or LEDs with a minimum efficacy of 45 lumens/watt; <i>OR</i> follow the ENERGY STAR MFHR program guidelines, which require that 80% of outdoor lighting fixtures must be ENERGY STAR-qualified or have ENERGY STAR-qualified lamps installed; <i>OR</i> when replacing, install ENERGY STAR compact fluorescents or LEDs with a minimum efficacy of 45 lumens/watt.
	INDOOR AIR QUALITY
	Air Ventilation: Single Family and Multifamily (three stories or fewer) Install an in-unit ventilation system capable of providing adequate fresh air per ASHRAE 62.2 requirements.
П	Air Ventilation: Multifamily (four stories or more)
	Install apartment ventilation systems that satisfy ASHRAE 62.2 for all dwelling units and common area ventilation systems that satisfy ASHRAE 62.1 requirements. If economically feasible, consider heat/energy recovery for 100% of corridor air supply.
	Composite Wood Products that Emit Low/No Formaldehyde Composite wood products must be certified compliant with California 93120. If using a composite wood product that does not comply with California 93120, all exposed edges and sides must be sealed with low-VOC sealants.
	Environmentally Preferable Flooring When replacing flooring, use environmentally preferable flooring, including the FloorScore certification. Any carpet products used must meet the Carpet and Rug Institute's Green Label or Green Label Plus certification for carpet, pad, and carpet adhesives.
	Low/No VOC Paints and Primers

flats50 g/L; Floor100 g/L. [g/L = grams per liter; levels are based on a combination of the Master Painters Institute (MPI) and GreenSeal standards.]
Low/No VOC Adhesives and Sealants All adhesives must comply with Rule 1168 of the South Coast Air Quality Management District. All caulks and sealants must comply with regulation 8, rule 51, of the Bay Area Air Quality Management District.
Clothes Dryer Exhaust Vent clothes dryers directly to the outdoors using rigid-type duct work.
Mold Inspection and Remediation Inspect the interior and exterior of the building for evidence of moisture problems. Document the extent and location of the problems, and implement the proposed repairs according to the Moisture section of the EPA Healthy Indoor Environment Protocols for Home Energy Upgrades.
Combustion Equipment When installing new space and water-heating equipment, specify power-vented or direct vent combustion equipment.
Mold Prevention: Water Heaters Provide adequate drainage for water heaters that includes drains or catch pans with drains piped to the exterior of the dwelling.
Mold Prevention: Surfaces When replacing or repairing bathrooms, kitchens, and laundry rooms, use materials that have durable, cleanable surfaces.
Mold Prevention: Tub and Shower Enclosures When replacing or repairing tub and/or shower enclosures, use non-paper-faced backing materials such as cement board, fiber cement board, or equivalent in bathrooms.
Integrated Pest Management Seal all wall, floor, and joint penetrations with low-VOC caulking or other appropriate sealing methods to prevent pest entry. [If applicable, provide training to multifamily buildings staff.]
Lead-Safe Work Practices For properties built before 1978, if the project will involve disturbing painted surfaces or cleaning up lead contaminated dust or soil, use certified renovation or lead abatement contractors and workers using lead-safe work practices and clearance examinations consistent with the more stringent of EPA's Renovation, Repair, and Painting Rule and HUD's Lead Safe Housing Rule.
Radon Testing and Mitigation (if applicable based on building location)
For buildings in EPA Radon Zone 1 or 2, test for radon using the current edition of American Association of Radon Scientists and Technologists (AARST)'s Protocols for Radon Measurement in Homes Standard for Single-Family Housing or Duplexes, or AARST's Protocol for Conducting Radon and Radon Decay Product Measurements in Multifamily Buildings. To install radon mitigation systems in buildings with

radon level of 4 pCi/L or more, use ASTM E 2121 for single-family housing or duplexes, or AARST's Radon Mitigation Standards for Multifamily Buildings. For new construction, use AARST's Reducing

Radon in New Construction of 1 & 2 Family Dwellings and Townhouses, or ASTM E 1465.

All interior paints and primers must be less than or equal to the following VOC levels: Flats--50 g/L; Non-



Minority Business Enterprise (MBE)/ Women Business Enterprise (WBE) Report

NOTE: The following information is required for governmental statistical reporting.

Part I. General	Information					
1. Participant Name	•	2. Activity	Name	;	3. DRGR Activ	vity ID Number
4. Name of Person	Completing this R	eport	5. Phone Number ((include Area Cod	le)	
6. Address			7. City	8. State	9. 7	Zip Code
Part II. Minority	v Business E	nterprises (MB	E) and Women Bu	siness Enter	prises (WE	BE)
		<u> </u>	f contracts for CDBG-DR pro		•	ĺ
	<u> </u>		•	•	3	
	a. Total		Minority Business Enterp			f. White
		 b. Alaskan Native or American Indian 	c. Asian or Pacific Islander	d. Black Non-Hispanic	e. Hispanic	Non-Hispanic
A. Contracts						
1. Number						
2. Dollar Amount						
B. Subcontracts 1. Number						
2. Dollar Amount						
	o Total	b. Women Business	a Mala			
C. Contracts	a. Total	Enterprises (WBE) c. Male			
C. Contracts 1. Number						
2. Dollar Amount						
D. Subcontracts						
1. Number				_		
Dollar Amount						
_		=	Business Enterpr			contractors
- were NOT a		sed in this proj	ect (please comp	lete Column	a. Total).	
Part III. Definit	ions					
Minority Business F	Interprise (MBF):	A husiness concern	which (1) is certified as	socially and econ	omically disad	vantaged by the
Small Business Admir	nistration (SBA); or	(2) is certified as a min	nority business enterprise			
and at least 51% own	ed and controlled b	by minority group mer	mber(s).			
			Native Americans, Asian Pa			
been determined to be o	disadvantages by the	Small Business Act or b	by the Secretary of Commerc	ce under Executive O	rder 11625, §5.)	
			which (1) is certified as			
			en, or in the case of a pub			
owned by one or more	e women, and (b) W	nose ually business o	pperations are managed a	and directed by one	; or more or the	women owners.
			10:			
		Authoriz	ed Signature			
		Date				

CDBG-DR 12/2019

CDBG-DR PROGRAM LEASE ADDENDUM

This agreement between			(Resident), an	nd		
				_, is hereby attached and made part of		
the Lea	se / Rental Agreement	t commencing on	, 20			
l.		od of not less than one year,		ental housing assisted with CDBG-DR ent between the tenant and the owner a		
	The resident has bee	en offered a one year lease	term and has elected a: ((Must check one box)		
	☐ One year lease	☐ Six month lease	☐ Month-to-month (lea	ase renewals only)		
II.	Prohibited lease term	ns. The lease may not contain	n any of the following prov	risions:		
(1)	Agreement to be sued lawsuit brought in con	•	be sued, to admit guilt, or	to a judgment in favor of the owner in a		
(2)	Treatment of property. 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. This prohibition, however, does not apply to an agreement by the tenant concerning disposition of personal property remaining in the housing unit after the tenant has moved out of the unit. The owner may dispose of this personal property in accordance with State law;					
(3)	Excusing owner from responsibility. 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)	Waiver of notice. Agreement of the tenant that the owner may institute a lawsuit without notice to the tenant;					
(5)	Waiver of legal proceedings. 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)	Waiver of a jury trial. A	Agreement by the tenant to w	aive any right to a trial by j	iury;		
(7)	Waiver of right to appeal court decision. 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;					
(8)	Tenant chargeable with cost of legal actions regardless of outcome. 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; and					

- (9) Mandatory supportive services. Agreement by the tenant (other than a tenant in transitional housing) to accept supportive services that are offered.
- III. **Termination of tenancy.** An owner may not terminate the tenancy or refuse to renew the lease of a tenant of rental housing assisted with CDBG-DR and/or NSP funds, except for serious or repeated violation of the terms and conditions of the lease; for violation of applicable Federal, State, or local law; for completion of the tenancy period for transitional housing or failure to follow any required transitional housing supportive services plan; or for other good cause. Good cause does not include an increase in the tenant's income or refusal of the tenant to purchase the housing. To terminate or refuse to renew tenancy, the owner must serve written notice upon the tenant specifying the grounds for the action at least 30 days before the termination of tenancy.



- IV. **Resident reporting.** Resident is required to provide timely and accurate information to the owner to determine resident's eligibility at move-in and recertification. A failure to provide such certification, verifications and information in a timely manner, as reasonably requested by owner, or any falsification or willful misrepresentation thereof, shall be deemed a material non-compliance with the lease.
- V. **Lessor notice.** Lessor must give forty-eight (48) hour notice to lessee to enter and go upon the premises for inspection and/or repairs of the unit excepting emergency situations.
- VI. **Maintenance and replacement.** An owner of rental housing assisted with CDBG-DR funds must maintain the premises in compliance with all applicable housing quality standards and local code requirements.
- VII. **Conflict with other provisions of the lease.** In case of any conflict between the provisions of this Lease Rider and other sections of the Lease, the provisions of the Lease Rider shall prevail.

Signatures below ce	rtify that the offer of	a one year lease te	rm has been ex	xtended and if any	other lease terms	are available, they
have been disclosed	d at time of the initial	lease agreement a	nd the rental lea	ase term has been	accepted by the a	applicant.

Resident	Date	Resident	Date
Owner/Agent	Date		



Section 3 Policies and Procedures for Recipients of HOME and/or HTF Program Funds

West Virginia Housing Development Fund 5710 MacCorkle Avenue, SE Charleston, WV 25304 Telephone: (304) 391-8600

OVERVIEW

The West Virginia Housing Development Fund (the Fund) and the entities to which it provides HOME and HTF funds (collectively Federal funds) must comply with Section 3 of the Housing and Urban Development Act of 1968, as amended (Section 3). Section 3 requires that economic opportunities that are generated by the use of Federal funds be made available to low- and very low-income persons that reside in the project's service area and the businesses that employ them, to the greatest possible extent. Section 3 establishes goals for (1) job training and employment opportunities for any new hires that result from the investment of Federal funds, and (2) contracting and subcontracting opportunities that result from Federal fund investments.

These procedures summarize the Section 3 requirements and describe how the Fund implements them. They outline what the Fund and its housing partners must do to comply with Section 3 and identify the record-keeping and reporting requirements that funded entities must conduct.

Resources on Section 3

- ➤ The Section 3 implementing regulations (at 24 CFR part 135) can be found at, http://portal.hud.gov/hudportal/documents/huddoc?id=DOC_12047.pdf
- ➤ HUD' Fair Housing and Equal Opportunity Office maintains a Section 3 website that provides detailed guidance and updated policy guidance on Section 3 at, http://portal.hud.gov/hudportal/HUD?src=/program_offices/fair_housing_equal_op_p/section3/section3

SUMMARY OF THE SECTION 3 REQUIREMENTS

The Section 3 regulation identifies who is subject to the Section 3 requirements, to what projects these requirements apply, and how funded entities can comply, as follows:

Entities that Are Subject to Section 3

The Fund is subject to the Section 3 requirements, as are all the entities that receive Federal funds from the Fund. This includes contractors, subcontractors, developers (including community housing development organizations), owners, and sponsors (collectively Recipients).

Determining Section 3 Applicability

Section 3 applies only to projects of a certain scope and size (in terms of monetary threshold) and is triggered when these thresholds are met and **new** hiring and/or contracting opportunities are generated by the use of Federal funds.

- Scope. Section 3 requirements apply to projects that involve work arising in connection
 with the construction or rehabilitation of a Federally-funded project, regardless of how
 the Federal funds are actually spent. Section 3 requirements do not apply to projects
 that do not involve rehabilitation and new construction, such as direct homebuyer
 assistance for the purchase of standard housing, or tenant-based rental assistance
 programs.
- Dollar Thresholds. Section 3 applies when these thresholds are met:
 - 1. The Fund receives more than \$200,000 in Federal funds and invests any amount of these funds to carry out new construction or rehabilitation activity (including demolition and lead-based paint abatement).
 - 2. A contractor/subcontractor of a project receives a contract for \$100,000 or more in Federal funds. Note, once it is determined that Section 3 applies to a project, the Section 3 requirements apply to **all** contracts over \$100,000, including those that are not funded with Federal funds.

Key Section 3 Requirements: Hiring and Contracting Goals

Section 3 establishes *minimum* numerical goals related to employment and contracting on eligible HUD-assisted projects.

Job training and employment

o A minimum of 30 percent of the aggregate number of new hires for a Section 3 project should be Section 3 residents (low- and very low-income residents of the area, as defined below) for each year for the duration of the project. Section 3 does not encourage or require employers to hire persons that are not qualified for the job.

Contracting

- A minimum of 10 percent of the total dollar amount of construction-related contracts should be with Section 3 business concerns (as defined below).
- A minimum of 3 percent of the total dollar amount of *non-construction contracts* should be with Section 3 business concerns.

Definitions and Preferences: Section 3 Resident and Section 3 Business Concern

The Recipient must verify that the residents and businesses it employs and contracts with meet the HUD definitions in order to be "counted" towards the Section 3 goals. A self-certification is an acceptable form of verification (see Exhibits 2-D and 2-E).

Section 3 resident includes any low- or very low-income individual who resides in the metropolitan area or non-metropolitan county in which the Federal funds are expended. A family is low-income when its annual gross income is less than or equal to 80 percent of the median income for the County or the Metropolitan Statistical Area, whichever applies. It is very low-income when its annual gross income is less than or equal to 50 percent of the area median income.

Within the pool of Section 3 residents, where feasible, priority consideration should be given to:

- Category 1: Section 3 residents residing in the service area or neighborhood in which the Section 3 covered project is located. The service area cannot extend beyond the unit of general local government in which the Federal funds are expended.
- Category 2: Participants in HUD Youthbuild programs.
- Category 3: Where the Section 3 project is assisted under the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11301 et seq.), homeless persons residing in the service area or neighborhood in which the Section 3 covered project is located shall be given the highest priority.
- Category 4: Other Section 3 residents, that is, low-income residents of the metropolitan area or non-metropolitan county who do not reside in the neighborhood, as defined in Category 1.

Section 3 business concern is a business that meets one or more of the following criteria:

- Is 51 percent or more owned by Section 3 residents.
- Has 30 percent or more permanent full-time employees that are currently Section 3 residents or were Section 3 residents within three years of the date of first employment with the business.
- Provides evidence of a commitment to subcontract in excess of 25 percent of the dollar award of all subcontracts to business concerns that meet the qualifications in the first and second bullet points above.

Within the pool of Section 3 business concerns, HUD requires the Fund and its partners to implement the following preferences:

- Category 1: Section 3 business concerns that provide economic opportunities for Section 3 residents in the neighborhood in which the HOME-funded project is located.
- Category 2: Applicants selected to carry out HUD Youthbuild programs.
- Category 3: Other Section 3 business concerns.

Compliance with Section 3

The Fund and its housing partners who are subject to Section 3 requirements must meet the numerical goals for employment and contracting opportunities to Section 3 residents and Section 3 business concerns to the greatest extent feasible. When the Fund or its housing partner meet the minimum numeric Section 3 goals for hiring and contracting, it demonstrates to HUD's satisfaction that it is in compliance with Section 3, absent any evidence to the contrary. This is a "safe harbor."

However, when the Fund or its housing partner is unable to meet these numeric goals, it is the responsibility of the Fund to demonstrate to HUD that it made all reasonable efforts to meet the goals, and to justify in detail why it was not feasible. HUD evaluates the Fund based on its assessment of the efforts that the Fund (and/or its housing partners) took to meet the hiring and contracting requirements and the impediments incurred despite actions taken.

SECTION 3 PROCEDURES FOR FEDERALLY FUNDED RECIPIENTS

The Fund has established the following procedures to ensure that its recipients of Federal funds comply with the federal Section 3 requirements.

A Recipient includes any entity that receives Federal funds from the Fund – directly, or indirectly through other entities -- that are subject to Section 3. This includes contractors, subcontractors, developers (including community housing development organizations), owners, and sponsors.

- 1. The Fund when receiving over \$200,000 in Federal funds for rehabilitation or new construction programs must comply with Section 3 in its own operations and must ensure compliance by its contractors and subcontractors.
- 2. Each Recipient that is subject to Section 3 will adopt and implement a Section 3 Plan of action (see Exhibit 2-B) provided by the Fund. The Plan will:
 - Describe the Section 3 requirements and contracting and hiring goals.
 - Identify the project neighborhood boundaries and describe the hiring preferences.
 - Outline the steps that must be taken to ensure that Section 3 residents and business concerns are made aware of any opportunities generated by the use of Federal funds.
 - Identify the staff person(s) responsible for administering and enforcing Section 3 ("Section 3 coordinator").
- 3. The Fund will identify those projects/contractors that are subject to Section 3 and oversee the Section 3 implementation. This will include:
 - Require that contractors and subcontractors that receive \$100,000 or more to complete a Section 3 Plan of Action. (See Exhibit 2-B). As part of this Plan of Action, the contractor will identify the proposed subcontracting and new employment opportunities. (See Exhibits 2-C & 2-D)
 - Monitor the hiring and contracting activities related to the program/project.
- 4. For any Recipient receiving Federal funds from the Fund for work connected to new construction or rehabilitation, if the Recipient hires any new employees or issues any new contracts, then it must comply with Section 3 hiring and contracting goals to the greatest extent feasible and must document its efforts. The Fund adopts the federal Section 3 goals of:
 - 30% of all new hires shall be Section 3 residents
 - 10% of all construction-related contracts will be issued to Section 3 business concerns
 - 3% of all non-construction related contracts will be issued to Section 3 business concerns.

- 5. The Recipient will inform its contractors and subcontractors of Section 3 covered projects of the Section 3 requirements and hiring/contracting goals. The Recipient will provide a copy of these procedures to potential contractors and subcontractors and review these obligations at pre-bid meetings for potential bidders.
- 6. The Recipient must conduct outreach to notify potential Section 3 residents of training and employment opportunities generated by the investment of the Federal funds. At a minimum, the Recipient must (1) publish a Notice in the local newspaper to solicit Section 3 residents as a display advertisement; and (2) notify the Workforce West Virginia of all job openings. Exhibit 2-A provides a sample of the notice. The Recipient must retain documentation of these efforts i.e., retain a copy of the advertised notice in its files and note the publication date(s); and, retain a copy of correspondence to the Workforce West Virginia.

Other optional outreach methods include: expanding advertising of employment and training programs via social media and in the project neighborhood; contacting community action agencies, health and human service providers, faith-based entities, public housing resident councils, or other entities that serve low-income residents of the neighborhood; sponsoring or establishing training and employment programs for Section 3 residents.

7. The Recipient shall notify Section 3 business concerns about contracting opportunities generated by Section 3 covered assistance. At a minimum, the Recipient must publish a notice in the local newspaper to solicit Section 3 residents as a display advertisement. The Recipient must retain a copy of this advertisement in its files. Exhibit 2-A provides a sample of this notice.

Other optional outreach methods include: contacting any and all known Section 3 businesses, developing a Section 3 business communication network; expanding advertising to and/or contacting local chambers of commerce, small business associations, state and local economic development associations, minority contracting associations, or community organizations to seek their assistance in identifying, recruiting, and assisting any potential Section 3 business concerns.

- 8. The Recipient must collect and retain the names of all responding businesses and job seekers and provide them to all potential bidders and contractors.
- 9. All recipients must include, verbatim, a copy the Section 3 Clause in all solicitations and contracts as required in Section 24 CFR 135.38. This clause is provided as Exhibit 1.
- 10. Upon award of Federal funds, the Recipient will ask contractors and subcontractors that are subject to Section 3 to execute a Plan of Action that specifies the contractor/subcontractor, Section 3 obligations and documents their understanding of the Section 3 requirements. Exhibit 2-B provides a model of this Plan of Action.
- 11. The Recipient must secure and retain documentation that the new hires that are "counted" as Section 3 residents meet the income and residency requirements imposed by Section 3. The Recipient must ask the applicant/employee to self-certify its eligibility using the household income survey form provided as Exhibit 2-D. The Fund should review these forms to verify income and residency eligibility, using current HUD income

limits and the neighborhood boundaries of the project in order of federal preference (described above). **Income Limits are located at www.wvhdf.com**

- 12. The Recipient must secure and retain documentation that any Section 3 business concerns that it will "count" in its Section 3 contracting and subcontracting goals meet the federal definition of a Section 3 business concern. The Recipient should ask the head of the business to complete Exhibit 2-E to self-certify its eligibility. The Recipient should review these forms to provide for completeness and accuracy.
- 13. The Recipient must document all efforts to attain the annual numerical goals (30% of new hires, 10% of construction contracts, and 3% of non-construction contracts).
- 14. To the extent a Recipient fails to meet the Section 3 numerical goals, it must demonstrate/document that it has taken all feasible steps to comply. The Fund and HUD expect that the Recipient undertake more than the minimally required steps outlined here. In addition to the optional outreach efforts listed above, the Recipient might consider undertaking the following:
 - Designating a Section 3 Coordinator for the project to solicit qualified employees and contractors.
 - Maintaining a directory of Section 3 businesses in the jurisdiction for future use.
 - Working with economic development agencies in the jurisdiction to train and/or recruit qualified persons and entities to these public sector opportunities.
- 15. Submit annual report to the Fund on form HUD 60002. A sample of this form is provided as Exhibit 3.
- 16. Recipients must facilitate Section 3 compliance by developers, contractors, and subcontractors by providing information and guidance as needed. The Fund's HOME Regulatory Specialist is available to assist all recipients in meeting the Section 3 goals.

EXHIBITS TO SECTION 3 PROCEDURES

Exhibit 1: Certificate of Section 3 Compliance & Section 3 Clause (insert in all contracts subject to Section 3) 3.28a

Exhibit 2: Section 3 Program Documentation / Forms

Exhibit 2-A – Section 3 Business and Employment Notice

Exhibit 2-B -Section 3 Plan of Action 3.28b

Exhibit 2-C - Section 3 Proposed Subcontracts Breakdown 3.28c

Exhibit 2-D - Section 3 Estimated Project Workforce Breakdown 3.28d

- Existing Employee List 3.28e
- Interview Log & New Hire Summary
- Section 3 Eligible Persons Certification

Exhibit 2-E - Section 3 Business Certification

Exhibit 3: Section 3 Summary Report Form

CERTIFICATE OF SECTION 3 COMPLIANCE (3.28a)

PURPOSE, AUTHORITY AND RESPONSIBILITY

Section 3 is a provision of the Housing and Urban Development (HUD) Act of 1968 that promotes local economic development and individual self-sufficiency.

When job training, employment or contracting opportunities are generated because a HUD-assisted project or activity necessitates the employment of additional persons or the awarding of contracts for work, Section 3 requires that, to the greatest extent possible, Recipients of HUD financial assistance give preference to low- and very low-income persons, Section 3 business concerns or other Section 3 eligible persons residing in the community where the project is located.

							((hereinaf	te
called the	Recipient/Contractor) h	hereby CERTIFIES	that	upon	being	awarded	а	contract	tc
participate in the following HUD-funded project:									
,County (the "Project") that the Recipient/Contractor:									

- (a) is under no contractual or other impediment that would prevent it from complying with requirements of Section 3 as set forth in 24 CFR part 135; and
- (b) will comply with HUD's regulations in 24 CFR Part 135; and
- (c) will submit to the West Virginia Housing Development Fund (the "Fund") a Section 3 Plan before a "Notice to Proceed" is issued or start date is projected; the developer or prime contractors will require all subcontractors to submit a Section 3 Plan prior to proceeding with their respective scope of work; and
- (d) will send to each labor organization or representative of workers with which the Recipient/ Contractor has a collective bargaining agreement or other understanding, a notice advising the labor organization or the representative or workers of the Recipient/Contractor's commitments under Section 3; and
- (e) will include the Section 3 Clause (24 CFR 135.38) and this Section 3 Certification of Compliance in every subcontract subject to compliance with the regulations found in 24 CR Part 135 (i.e., where the amount of the federal funding exceeds \$200,000 and the contract or subcontract exceeds \$100,000) and further agrees to take the appropriate

action pursuant to those regulations in the event the contractor/subcontractor is found to be in violation of 24 CFR Part 135; and

- (f) will not contract/subcontract with any contractor/subcontractor where the Recipient/ Contractor has notice or knowledge that the contractor/subcontractor has been found in violation of any provision of 24 CFR Part 135; and
- (g) will not fill any vacant employment positions, including training positions (1) after the Recipient/Contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations in 24 CFR Part 135 require employment opportunities to be directed, in order to circumvent the Recipient/Contractor's obligations under 24 CFR Part 135; and
- (h) will, to the extent feasible, make a good faith effort to utilize the services of Section 3 businesses located in or substantially owned by persons who live within the project boundaries.

Signature	_	
Ву:		
Its:		
	Date:	

SECTION 3 CLAUSE (To Be Included in All Section 3-Covered Contracts)

All section 3-covered contracts shall include the following clause (referred to as the section 3 clause):

- A. The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- B. The parties to this contract agree to comply with HUD's regulations in 24 CFR part 135, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the part 135 regulations.
- C. The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 135, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR part 135. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 135.

- E. The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR part 135 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR part 135.
- F. Noncompliance with HUD's regulations in 24 CFR part 135 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD-assisted contracts.
- G. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

Business and Employment Notice

Directions: The Recipient must publish this notice as a display advertisement in the local newspaper's non-legal section and utilize all social media available to them.

(*Recipient*) is preparing to carry out (*Name of Project*) through the use of Federal HOME or HTF funds. In the implementation of this project the following job types may be available:

(List Job Classifications to be used during project)

In carrying out this project (*Recipient*), its contractors and subcontractors will, to the greatest extent feasible, utilize qualified low-income persons who permanently reside within (*the County*) for employment and training positions.

All job openings will be listed with the local office of the Workforce West Virginia (WFWV). Persons qualified for the jobs listed should register at the following location:

(Name and Address of local WFWV Office or other location if appropriate)

Additionally, the following contracts and procurements will/may be made:

(List construction, non-construction, and service contracts to be procured during the project)

(List construction subcontracts, major, specific equipment and general types of materials to be used during the project)

(Recipient) will, to the greatest extent feasible, use businesses located in and owned or significantly represented by low-income persons residing in (the County).

Any person residing in, or firm located in, the above named localities may request to participate in procurement opportunities associated with this project by contacting the following person within ten (10) days of this notice:

Name and contact information of Designated Recipient (address, phone, fax)

Written requests should include the name, address, product or service, and phone number.

All above-referenced procurements will be made on a competitive basis. The names of businesses who respond to this notice will be included on procurement lists for this project. Names of job seekers will be given to contractors.

Section 3 Plan of Action (3.28b)

Directions: To be completed by any entity receiving over \$100,000 in HOME / HTF funds (in combination with other HUD Section 3 covered funds.)

		,		
			(Entity) agrees	to
			<u> </u>	low-
e advantageous, seek the	e assistance of lo			
	esidents and businesses was certain from the Fund the advantageous, seek the ection 3 Plan of Action for	esidents and businesses within the certain from the Fund the exact boundaries advantageous, seek the assistance of locection 3 Plan of Action for	esidents and businesses within the (Co excertain from the Fund the exact boundaries of the Section 3 of e advantageous, seek the assistance of local officials in pre- ection 3 Plan of Action for	certain from the Fund the exact boundaries of the Section 3 covered project area advantageous, seek the assistance of local officials in preparing and implement ection 3 Plan of Action for

B. To recruit from within the Section 3 area the necessary number of low-income residents through: a display advertisement in a local newspaper; signs placed at the project site; direct contact with the local Workforce West Virginia (WFWV) office, the local County (or City) Department of Social Services, and/or any Community Action Agencies that serve the Section 3 area.

For this project, within the pool of Section 3 residents, the contractor/subcontractor will give preference to qualified residents and businesses in hiring and contracting:

- Category 1: Section 3 residents residing in the service area or neighborhood in which the Section 3 covered project is located. The service area cannot extend beyond the unit of general local government in which the HOME / HTF funds are expended.
- Category 2: Participants in HUD Youthbuild programs.
- Category 3: Where the Section 3 project is assisted under the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11301 et seq.), homeless persons residing in the service area or neighborhood in which the Section 3 covered project is located shall be given the highest priority.
- Category 4: Other Section 3 residents, that is, low-income residents of the metropolitan area or non-metropolitan county who do not reside in the neighborhood, as defined in Category 1.
- C. To maintain a list of all low-income residents who have applied either on their own or on referral from any source, and to employ such persons that are qualified, if otherwise eligible and if a vacancy exists.

- D. For all solicitations in excess of \$100,000 for subcontractors, to determine if each responding subcontractor is a Section 3 business for the project and insert this Section 3 Plan of Action requirement in any resulting agreement. Contracts and subcontracts for less than \$100,000 are exempt from the preparation of a Section 3 Plan of Action.
- E. To formally contact subcontractors and other appropriate groups to secure their cooperation for the program.
- F. To ensure that all appropriate project area business concerns are notified of the pending subcontracting opportunities.
- G. To maintain records, including copies of correspondence, memoranda, etc., which document that all of the above affirmative action steps have been taken.
- H. To appoint or recruit an executive official of the company or agency as Equal Opportunity Officer to coordinate the implementation of this Section 3 Plan.
- I. To list on Table A (Exhibit 2-C) information related to subcontracts to be awarded.
- J. To list on Table B (Exhibit 2-D) all projected workforce needs for all phases of this project by occupation, trade, skill level, and number of positions.

As officers and representative of	
(Entity), we the undersigned have read an become a party to the full implementation of	d fully agree to this Section 3 Plan of Action and this program.
Signature	
Title	Date
Signature	
Title	

Section 3 Proposed Subcontracts Breakdown (3.28c)

Directions: The contractor completes this form to indicate its expected subcontracting opportunities. TABLE A

For the peri	od covering	20	through	20					
	(Duration of the HOME and or HTF-Assisted Contract)								
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5					
TYPE OF CONTRACT (BUSINESS OR PROFESSION)	TOTAL NUMBER OF CONTRACTS	TOTAL APPROXIMATE DOLLAR AMOUNT	ESTIMATED NUMBER OF CONTRACTS TO SECTION 3 BUSINESSES*	ESTIMATED DOLLAR AMOUNT TO SECTION 3 BUSINESSES*					
*Section 3 busines	sses are defined in t	he Fund "Section 3 F	Procedures for Recip	ients of Federal funds."					
Company									
Project Name_									
EEO Officer (Si	ignature)		Date	<u> </u>					
1. Period covering da	tes must correspond to the	ne Fund's Fiscal Year. Wh	ich is July 1st through Ju	 ne 30th					

Estimated Project Workforce Breakdown (3.28d)

Directions: The contractor completes this form to indicate its expected new hires.

TARIFR

TABLE B							
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5			
JOB CATEGORY	TOTAL ESTIMATED POSITIONS	NO. POSITIONS CURRENTLY OCCUPIED BY PERMANENT EMPLOYEES	NO. POSITIONS NOT CURRENTLY FILLED	NO. POSITIONS TO BE FILLED WITH SECTION 3 RESIDENTS*			
OFFICERS/ SUPERVISORS							
PROFESSIONALS							
TECHNICIANS							
HOUSING SALES/RENTAL/MGMT.							
OFFICE CLERICAL							
SERVICE WORKERS							
OTHERS							
		TRADE:					
JOURNEYMEN							
APPRENTICES							
MAXIMUM NO. TRAINEES							
OTHERS							
		TRADE:					
JOURNEYMEN							
APPRENTICES							
MAXIMUM NO. TRAINEES							
OTHERS							
*Section 3 residents are low-income project area residents of (City/County) whose family income does not exceed 80% of the median income.							

Company

EXISTING EMPLOYEE LIST (3.28e)

ENTITY NAME:										
ROLE (Check One):		Owner		Developer		Contractor			Su	bcontractor
PROJECT NAME:							RFP or Number:	IC	DIS	
PROJECT LOCATION:										
		List All Curren	nt I	Employees as of the	da	late of the awa	ard:			
Employee Name/Addre	ess	3				Hire	Date			Job Category*
I affirm that the above stater	mer	nts are true, complete, and correct to th	he	best of my knowledge an	nd k	belief.	Ī	Date:	:	
Ву:		Name	:				Title:			
*Building Trades: Craft Workers Non-Building Trades: Profession	s (sl onal	killed), Operatives (semiskilled), Laborers (us, Technicians, Office & Clerical, Managers	uns s, S	skilled); Sales, Service Workers; Oth	ier ((specify):				

INTERV	IEW LO	OG & NI	EW HIRE SUMMARY	
Project:				
Project Location:				
Title of Job Filled:				
Skills Required:				
Applicant Name	Section 3 Eligible Person		Address	Date Interviewed
	Yes	No		
equal and fair competition among fully documented, including verifia residents that test qualified must b It will be the responsibility of the S their ability to compete for the	all appuble rease e given Section open je	olicants. sons for prefere 3 reside ob class	tractor shall conduct interviews the All efforts and processes conduct the selection of each new employed nice to be hired for those positions. Ent to demonstrate their qualification sification. 24 CFR 135 does not ot meet the qualifications of the positions.	ted shall be e. Section 3 ns and show require the
Of the applicants interviewed for the	nis posi	tion, the	e following person was hired:	
effective	(d	ate)		

□ Yes □ No	Section 3 Resident		
□ Yes □ No	Household income of \$low- or very-low income per Limits as published by HUD	meets the income eligibility guidelines son as defined in the current HOME Program Inc	for a
The applicant	hired was the best candidate	for this opening because	
I affirm that the and belief.	ne above statements are true	, complete, and correct to the best of my knowl	edge
Ву:		Date:	
Name:			
Title:		-	
Company:			

SECTION 3 ELIGIBLE PERSONS CERTIFICATION

Section 3 residents residing in the service area or neighborhood in which the Section 3 covered project is located may seek priority consideration for new employment, training, and contracting opportunities resulting from HUD-funded projects. A person seeking preference in training and employment as provided by CFR 135.34 shall submit evidence and certify to the Recipient/Contractor that he/she qualifies for Section 3 status as defined in Section 135.

PROJECT ADDRESS:
Applicant Name:
Applicant's Permanent address:
Phone No
 Yes □ No Legal resident of the Housing Authority of
Family size (Number in Household):
Household Income:
□ Yes □ No Household income meets the income eligibility guidelines for a low- or very-low-income person as set forth in the current HOME Program Income Limits as published by HUD (see attached).
It will be the responsibility of the Section 3 resident to demonstrate their qualifications and show their ability to compete for the open job classification. Nothing in this part shall be construed to require the employment of a Section 3 resident who does not meet the qualifications of the position to be filled (24 CFR 135.34(c)).
I,
Signature Date:

PROJECT NAME:

Section 3 Business Certification

Directions: This form is completed by each business concerns that seeks notification of Section 3 contracting opportunities (services and construction) in order to certify its Section 3 eligibility.

Name of Business			
Address of Business			
Phone #	Email Add	dress	
DUNS Number	EIN #	or SS # (s)	
Type of Business:	Corporation Sole Proprietorship	Partnership Joint Venture	
County Business License	Registration#		

Does the business meet one of the following preferences?

Category 1: Section 3 business concerns that provide economic opportunities for Section 3 residents in the neighborhood in which the HOME and or HTF funded project is located.

Category 2: Applicants selected to carry out HUD Youthbuild programs.

Category 3: Other Section 3 business concerns.

A <u>Section 3 Resident</u> is defined as any individual who resides within the County in which the federal assistance is expended and whose family income does not exceed 80% of the median income of the County adjusted for family size.

A **Section 3 Business** means a business that meets one or more of the following criteria:

- 1. The business is 51% or more owned by Section 3 residents;
- 2. The business has 30% or more permanent full-time employees that are certified Section 3 residents; or
- 3. The business provides written evidence of a commitment to subcontract in excess of 25% of the dollar award of all subcontracts with a Section 3 Business.

To become CERTIFIED as a Section 3 Business provide written evidence of the same:	please check all boxes that apply and
Business owner(s) live inowned by Section 3 residents.	County. Business is 51% or more
Business has 30% or more permanent full-time residents.	employees that are certified Section 3
Business will subcontract in excess of 25% of the Section 3 Business(es).	e dollar award of all subcontracts with a
Printed Name of Authorized Official of Company	_ (Corporate Seal)
Signature of Authorized Official of Company	Date

Section 3 Summary Report

Explanation of Form

SECTION 3 SUMMARY REPORT

All Grantees (Developers) who executed HOME or HTF Agreements of \$100,000 or more MUST complete this portion of the Annual Report. <u>The report must include accomplishments of all recipients and their Section 3 covered contractors and subcontractors.</u>

On page one, fill out the report as follows:

- Report only the number of new hires from the previous state fiscal year (October 1 –September 30) for this project
- Box 1; fill in the Grantee's name and address
- Box 2: fill in the CIG contract number
- Box 3, fill in the HOME or HTF Written Agreement award amount
- Fill in boxes 4-7 as appropriate.
- Box 8, date report submitted.
- Box 9, program code, will be 8-HOME State Administered. This will include any IPR set-aside or non-HOME contract amounts.
- Box 10; fill in the project's name as written on the first page of the HOME or HTF Written Agreement.
- The data for Part I come from the Registers of Assigned Employees.

On page two, fill out Part II of the report as follows:

- Report only those contracts awarded during the previous state fiscal year (July 1– June 30) for this project.
- Construction contracts are those reported on the Register of Contractors, Subcontractors, and Suppliers.
- The Local (Section 3) County construction hiring goal is 10%. Non-construction contracts include grant administration, housing program administration, rehab specialist, architect, engineer services, appraisers, legal, etc.
- The Local (Section 3) County non-construction hiring goal is 3%.

In Part III of the report, describe the Grantee's actions to implement its Local (Section 3) Businesses and Workers Plan. This could include:

- Attempted to encourage project contractors to hire LMI (Low and Moderate Income) project area workers; and
- Attempted to encourage prime contractors to use businesses located in and owned by Local (Section 3) County residents as subcontractors and suppliers.

RETURN THE REPORT TO WVHDF, NOT HUD. If the report is not returned by the date identified by the HOME Regulatory Specialist, all Project Requests for Reimbursement will be held.

Section 3 Summary Report

Economic Opportunities for Low - and Very Low-Income Persons U.S. Department of Housing and Urban Development Office of Fair Housing And Equal Opportunity

HUD Field Office:		

OMB Approval No: 2529-0043

Section back of page for Public Reporting Burden statement

Recipient Name & Address: (street, city, state, zip)	y, state, zip) 2. Federal Identification: (grant no.)		Total Amount of Award:		
		act Person		5. Phone: (Include area code)	
	6. Leng	th of Grant:		7. Reporting Period:	
8. Date Report Submitted:	9. Prog	ram Code: (Use sep for each	arate sheet program code)	10. Program Name:	
Part I: Employment and Training (** Co	olumns B, C	and F are manda	tory fields. Include New Hi		
A Job Category	B Number of New Hires	C Number of New Hires that are Sec. 3 Residents	D % of Aggregate Number of Staff Hours of New Hires that are Sec. 3 Residents	E % of Total Staff Hours for Section 3 Employees and Trainees	F Number of Section 3 Trainees
Professionals					
Technicians					
Office/Clerical					
Construction by Trade (List) Trade					
Trade					
Trade					
Trade					
Trade					
Other (List)					
Total					

* Program Codes
1 = Flexible Subsidy
2 = Section 202/811

^{3 =} Public/Indian Housing A = Development, B = Operation C = Modernization

^{4 =} Homeless Assistance

^{5 =} HOME 6 = HOME State Administered 7 = CDBG Entitlement

^{8 =} CDBG State Administered 9 = Other CD Programs 10 = Other Housing Programs

II: Contracts Awarded	
Construction Contracts:	
A. Total dollar amount of all contracts awarded on the project	\$
B. Total dollar amount of contracts awarded to Section 3 businesses	\$
C. Percentage of the total dollar amount that was awarded to Section 3 businesses	%
D. Total number of Section 3 businesses receiving contracts	
Non-Construction Contracts: A. Total dollar amount all non-construction contracts awarded on the project/activity	\$
B. Total dollar amount of non-construction contracts awarded to Section 3 businesses	\$
C. Percentage of the total dollar amount that was awarded to Section 3 businesses	%
D. Total number of Section 3 businesses receiving non-construction contracts	
Part III: Summary	
Indicate the efforts made to direct the employment and other economic opportunities generated and community development programs, to the greatest extent feasible, toward low-and very low are recipients of government assistance for housing. (Check all that apply.) Attempted to recruit low-income residents through: local advertising media, signs promic contracts with the community organizations and public or private agencies operating with nonmetropolitan county) in which the Section 3 covered program or project is located, on Participated in a HUD program or other program which promotes the training or employ Participated in a HUD program or other program which promotes the award of contracts definition of Section 3 business concerns. Coordinated with Youthbuild Programs administered in the metropolitan area in which the Other; describe below.	v-income persons, particularly those who inently displayed at the project site, hin the metropolitan area (or in similar methods. In ment of Section 3 residents. It is to business concerns which meet the

Public reporting for this collection of information is estimated to average 2 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB number.

Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u, mandates that the Department ensures that employment and other economic opportunities generated by its housing and community development assistance programs are directed toward low- and very-low income persons, particularly those who are recipients of government assistance housing. The regulations are found at 24 CFR Part 135. The information will be used by the Department to monitor program recipients' compliance with Section 3, to assess the results of the Department's efforts to meet the statutory objectives of Section 3, to prepare reports to Congress, and by recipients as self-monitoring tool. The data is entered into a database and will be analyzed and distributed. The collection of information involves recipients receiving Federal financial assistance for housing and community development programs covered by Section 3. The information will be collected annually to assist HUD in meeting its reporting requirements under Section 808(e)(6) of the Fair Housing Act and Section 916 of the HCDA of 1992. An assurance of confidentiality is not applicable to this form. The Privacy Act of 1974 and OMB Circular A-108 are not applicable. The reporting requirements do not contain sensitive questions. Data is cumulative; personal identifying information is not included.

form HUD 60002 (11/2010) Ref 24 CFR 135

Part

EXHIBITS TO SECTION 3 PROCEDURES

Exhibit 1: Certificate of Section 3 Compliance & Section 3 Clause (insert in all contracts subject to Section 3)

- Certificate of Section 3 Compliance: Must be completed by all entities involved in the project.
- Section 3 Clause: Must be included in all Section 3-Covered Contracts

Exhibit 2: Section 3 Program Documentation / Forms

Exhibit 2-A – Section 3 Business and Employment Notice If hiring employees or contractors

To be read and used as guidance.

Exhibit 2-B - Section 3 Plan of Action

 Must be completed by each contractor or subcontractor who has a contract of \$100,000 or more. (If a change order during the contract puts a contractor or sub-contractor over \$100,000, Section 3 will apply.)

Exhibit 2-C - Section 3 Proposed Subcontracts Breakdown

 Must be completed by each contractor or subcontractor who has a contract of \$100,000 or more. (if a change order during the contract puts a contractor or sub-contractor over \$100,000, Section 3 will apply.)

Exhibit 2-D - Section 3 Estimated Project Workforce Breakdown

 Must be completed by contractor or subcontractor who has a contract of \$100,000 or more. (If a change order during the contract puts a contractor or sub-contractor over \$100,000, Section 3 will apply.)

Existing Employee List- Includes ALL employees of company

 Must be completed by each contractor or subcontractor who has a contract of \$100,000 or more. (If a change order during the contract puts a contractor or sub-contractor over \$100,000, Section 3 will apply.)

Interview Log & New Hire Summary

• If the contractor or subcontractor interviews or hires for the project, this MUST be completed and returned.

Section 3 Eligible Persons Certification

Anyone interviewed or hired MUST complete and return even if he/she is not hired. This
demonstrates that the contractor or subcontractor has conducted due diligence in interviewing
or hiring a Section 3 Eligible Person. ***Income guidelines are posted in Procorem***

Exhibit 2-E - Section 3 Business Certification

- If your business is classified as a Section 3 Business, this form must be completed and submitted. If you do not know if your business qualifies as a Section 3 Business, visit the HUD web page:
 - o https://portalapps.hud.gov/Sec3BusReg/BRegistry/AmlSection3.action
 - o https://portalapps.hud.gov/Sec3BusReg/BRegistry/What

Exhibit 3: Section 3 Summary Report Form

• Completed annually for each project by each contractor or subcontractor contractually affiliated with the project with an amount of \$100,000 or more; compliance dates are 7/1 to 6/30 annually.



CDBG - DR WV RESTORE RIVERVIEW OFFSITE PROGRAM DEMOGRAPHICS - HOUSEHOLD CHARACTERISTICS

Property Name	Final Inspection Date
Street Address	<u> </u>
City, State_	New Construction
County Kanawaha	Rehab O

			Household					
Unit #	# of Bedrooms	Total Monthly Rent	% AMI	Hispanic Y/N?	Race	Size	Туре	
	Select One		Select One	Select One	Select One	Select One	Select One	
			 					
			<u> </u>					
-								

<u># of</u>				<u>Household</u>	
<u>Bedrooms</u>	Household % AMI	<u>Hispanic</u>	Household Race	<u>Size</u>	<u>Household Type</u>
0 – SRO/Efficiency	1 – 0 to 30%	Yes	11 – White	1 – 1 person	1 – Single, non-elderly
1 – 1 BR	2 – 30+ to 50%	No	12 – Black or African American	2 – 2 persons	2 – Elderly
2 – 2 BR	3 – 50+ to 60%		13 – Asian	3 – 3 persons	3 – Single parent
3 – 3 BR	4 – 60+ to 80%		14 – American Indian/Alaska Native	4 – 4 persons	4 – Two parents
4 – 4 BR			15 – Native Hawaiian or Other Pacific Islander	5 – 5 persons	5 – Female Head of Household
5 – 5 or more BR			16 – American Indian/Alaska Native & White	6 – 6 persons	6 – Other
			17 – Asian & White	7 – 7 persons	
			18 – Black/African American & White	8 – 8 or more	
			19 – American Indian/Alaska Native & Black/African American		
			20 – Other Multi Race		Created 12/2019