HOME
Rental Housing Development (RHD)
Program Guide

Wisconsin Department of Administration (DOA)
Division of Energy, Housing and Community Resources (DEHCR)
This Program Guide provides a general overview of Wisconsin's HOME Rental Housing Development (RHD) Program, as administered by the Wisconsin Department of Administration, Division of Energy, Housing and Community Resources (DEHCR). It is designed to acquaint prospective applicants with the basic features and requirements of the HOME Program and thereby assist them in applying for HOME RHD Program funds. It is primarily an informational tool, and not a complete and exhaustive statement of all rules or requirements of the HOME Investment Partnerships Program Rental Housing Development Program.

The HOME Program is governed by Federal regulations 24 CFR 92 “HOME Investment Partnerships Program Final Rule” ("Regulations") and applicable state and federal laws. The HOME Final Rule released in July 2013 can be found at: [http://www.hud.gov/offices/cpd/affordablehousing/programs/home/index.cfm](http://www.hud.gov/offices/cpd/affordablehousing/programs/home/index.cfm)

If you require additional information about the HOME Rental Housing Development Program, email inquiries to [DOADOHAffordableHousingHelp@wisconsin.gov](mailto:DOADOHAffordableHousingHelp@wisconsin.gov)

For additional information, visit the Bureau of Housing HOME RHD Home Page at: [http://doa.wi.gov/Divisions/Housing](http://doa.wi.gov/Divisions/Housing)
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Attachments

Forms attached are provided for example only, please visit the Bureau of Housing website for individual forms. Only current version RHD program forms are accepted.

ATTACHMENT A ACTIVITY SET-UP FORM
ATTACHMENT B REQUEST FOR PAYMENT FORM
ATTACHMENT C COMPLETION REPORT FORM
ATTACHMENT D COMPLIANCE DATA REPORT FORM
ATTACHMENT E IN-SERVICE REPORT FORM
ATTACHMENT F HOME MONITORING CHECKLIST FORM
I. HOME OVERVIEW

The Home Investment Partnership Program (HOME Program) was created under Title II of the National Affordable Housing Act of 1990 and amended and reauthorized by the Housing and Community Development Act of 1992. The general purposes of HOME are:

- To expand the supply of decent and affordable housing, particularly rental housing, for extremely low-, very low- and low-income households.
- To strengthen the abilities of state and local governments to design and implement strategies for achieving adequate supplies of decent, affordable housing.
- To extend and strengthen partnerships among all levels of government and the private sector, including for-profit and nonprofit organizations, in the production and operation of affordable housing.

The HOME Program is governed by Federal regulations 24 CFR 92 “HOME Investment Partnerships Program; Final Rule” (“Regulations”) and applicable state and federal laws. The latest version of the HOME Final Rule, released in July 2013 can be found at: https://www.hudexchange.info/programs/home/home-final-rule/

Federal HOME funds are allocated by the U.S. Department of Housing and Urban Development (HUD) to Participating Jurisdictions (“PJ”) in each state. In Wisconsin, the State, the cities of Eau Claire, Green Bay, Kenosha, La Crosse, Madison, Milwaukee, Racine; the county of Dane, and a consortia of communities in Milwaukee County and Rock County (including Janesville;) and the multi-county consortia of Jefferson, Ozaukee, Washington, and Waukesha are independent PJs. The Wisconsin Department of Administration, Division of Energy, Housing and Community Resources has been designated as the administrator of the state allocation of the HOME funds.

Each PJ is required to set aside a portion of their HOME allocation to be delivered to Community Housing Development Organizations (CHDOs). A CHDO is a nonprofit organization that has met established criteria under the HOME Program and has received a current CHDO designation from the State.
II. THE RENTAL HOUSING DEVELOPMENT PROGRAM

The Priorities Of The Home RHD Program:
- To provide leverage of private financing for affordable rental housing.
- To provide persons at or below 30% of County Median Income (CMI) additional affordable housing units.
- To provide gap financing for affordable rental housing.
- To construct buildings that provide accessibility features following Universal Design and follow visitability principles.
- To develop projects that emphasize high energy efficiency and sustainability.
- To promote supportive housing projects for populations with special needs.
- To facilitate affordable rental projects that are “shovel-ready” and will start construction within 12 months of contract execution.

Eligible activities:
All rental activities must include two or more rental units involving:

Brief descriptions of Activity Types funded by HOME.
- **Rehabilitation Only:**
  A HOME-assisted rehabilitation activity that does not include acquisition of real property.
- **New Construction Only**
  An activity that involves the addition of units outside the existing walls of the structure and the construction of new residential units.
- **Acquisition Only**
  Acquisition of a structure that received a certificate of occupancy at least 13 months before acquisition that did not require rehabilitation.
- **Acquisition and Rehabilitation**
  A HOME-assisted rehabilitation activity that includes the acquisition of real property.
- **Acquisition and New Construction**
  An activity that included the acquisition of real property. This includes acquisition of a structure that has received an initial certificate of occupancy within a one year period prior to acquisition.

For reporting purposes if any of the following apply the application must indicate:
- **Presidentially Declared Major Disaster Area:**
  Only when an area is declared a major disaster under Subchapter IV of the Robert T. Stafford Disaster Relief and Emergency Assistance Act should it be reported under this measure. Areas that carry other disaster designations should not be reported here, but may be reported as a local target area if the grantee is concentrating funding to the area.
- **Historic Preservation Area:**
  The grantee must indicate if the activity is in an area designated for historic preservation by local, state, or Federal officials.
- **Brownfield Redevelopment Area:**
  The grantee must indicate if the activity is in a brownfield. For reporting purposes, a brownfield is defined as an abandoned, idled, or underused property where expansion or redevelopment is complicated by real or potential environmental contamination.
- **Conversion from Non-Residential to Residential Use:**
  For example, converting an old non-residential warehouse into rental units or condominiums.
Prohibited Activities:
The following projects are considered prohibited under the HOME RHD Program:

- Public housing modernization, maintenance, and operation;
- Tenant subsidies for certain special purposes mandated under Section 8;
- Providing nonfederal matching funds for any other federal programs;
- Activities under the Low-Income Housing Preservation Acts of 1987 and 1990;
- Emergency and temporary housing; Housing does not include emergency shelters (including shelters for disaster victims) or facilities such as nursing homes, convalescent homes, hospitals, residential treatment facilities, correctional facilities, halfway houses, housing for students, or dormitories (including farmworker dormitories). 24CFR92.2
- Providing assistance to properties previously assisted with HOME funds; and
- Funding project reserve accounts for replacements or unanticipated increases in operating costs or subsidies.

CHDO Application And Certification:
The State will certify that an organization as a CHDO satisfies the CHDO requirements each time it commits funds to a project. CHDOs must identify a role to undertake the specific project, the CHDO must select one role as owner, developer, or sponsor of rental projects. CHDO roles are detailed within the Building HOME: A HOME Program Primer - Training Manual. The CHDO should be prepared to demonstrate its capacity to undertake this specific local project at the time of application.

Application Timing And Proposed Project Structure
All applications must be received by DEHCR before the end of business day on the due date. In the case the due date falls on a federal holiday or weekend the due date will be moved to the next regular business day.

- Application Round 1: The General Round
  o The RHD Program will accept general applications on the first Monday in June of each year from all developers including CHDO agencies.

- Application Round 2: The CHDO and Nonprofit Round
  o The RHD Program will accept applications from non-profit developers or CHDO agencies on October 15th.

- Application Round 3: The Rolling Round
  o Applications for developments specifically in rural locations with 20, or less, total housing units. Rolling Round application will be accepted from any developer, including CHDO agencies. There is no due date and applications will be accepted throughout the year, reviewed on a first-come first-served basis as funding permits. Rural location must meet the USDA Rural Development definition of Rural Area: https://eligibility.sc.egov.usda.gov/eligibility/addressVerification
Units For Targeted Populations within HOME assisted units:
Applies to projects that contain special population targeting. HOME assisted units identified as set-aside units must be held open for 30 days while outreach/marketing efforts are made to lease to targeted populations. Documentation of these efforts must be maintained. Depending on the type of population and the interior layout within the HOME assisted unit the set-aside may, or may not, be able to float within the HOME assisted unit mix because there may not be a comparable equivalent. The project’s market study or other documentation must show demand demographics for the units. To qualify as serving targeted populations, these applications must provide a minimum of 40% of HOME assisted units as set-aside for one of the following population groups listed below.

- **Veterans**
  Any household that includes a member with a record of active service including in the National Guard. At least 75% of targeted HOME units for vets must be designated for households with incomes at or below 30% CMI and must be rented to a veteran unless special dispensation is provided by RHD staff. These units are not required to have supportive services attached, but must show demand demographics for the units.

- **Homeless**
  Units designated for homeless households must include optional supportive services.

- **Frail Elderly**
  Including Memory Care or Residential Care facilities.

- **Disabled**
  Any household including a member with a physical or mental disability. Designated units must include optional supportive services.

- **Large Families**
  Households with five or more members.

- **Other**
  Please describe the population, why it requires special targeting and whether you will be providing supportive services or not.
Award Amount
The maximum of two awards per year per developer, maximum $1,000,000 per award. For CHDO applicants only, more than two applications may be submitted in a year. The actual amount of funding provided for any one project is limited by the square footage of each individual unit, number of bedrooms per unit, and the mix of income categories.

HOME Program requests are subject to the following calculations:
1. Determine the Rent Category for each unit size being considered for HOME funds.
2. Multiply the Rent Category Sq. Ft. rate by the proposed unit’s square footage.
3. Make a comparison of the maximum unit amount against the project calculation to determine the maximum request.
4. Add the amounts for all proposed HOME units to be considered in the application.

RHD TABLE 1 – NON-CHDO

<table>
<thead>
<tr>
<th>RENT CATEGORY</th>
<th>Beds in Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0</td>
</tr>
<tr>
<td>MAX. SQ. FT.</td>
<td>400</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SQ. FT. RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIGH-(60%)</td>
</tr>
<tr>
<td>LOW-(50%)</td>
</tr>
<tr>
<td>SUB-(30%)</td>
</tr>
<tr>
<td>SRO-(30%)</td>
</tr>
</tbody>
</table>

RHD TABLE 2 - CHDOs ONLY (CHDO certification required)

<table>
<thead>
<tr>
<th>RENT CATEGORY</th>
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</tr>
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<tbody>
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<td>SUB-(30%)</td>
</tr>
<tr>
<td>SRO-(30%)</td>
</tr>
</tbody>
</table>

RHD Funding Structure
Funding through the RHD program is provided as a low interest loan over 30 years. Interest rate is zero percent with amortized payments beginning after project completion. Payments to begin after construction is complete and normal operation has started, approximately three years after the contract is executed.

CHDO Funding
Funding to CHDO applicants is based on the CHDO Role. CHDO role CHDO-Owner or CHDO-Developer activity is provided as a grant directly to the CHDO. CHDO Sponsor activity that use an LLC or LP to own the activity as commonly done with LIHTC funded projects will be provided as a loan to the entity. The State must provide the HOME funds directly to and enter into the written agreement with the entity that owns that project. The ownership entity shall execute a note secured by a recorded mortgage as is done with non-CHDO loans.

CHDO Sponsor Activities
CHDO Sponsor activities will require the subsidiary owner entity acting as sole general partner or sole managing member must be wholly owned by the CHDO. Additionally, if the organizational documents (the partnership agreement for a limited partnership or the operating agreement for a limited liability company) allow the CHDO, or its wholly owned subsidiary) to be
removed as sole general partner or sole managing member, the agreement must provide that the removal must be for cause and that the CHDO must be replaced with another CHDO.

**CHDO Operating Assistance**

All CHDO roles (Owner, Developer or Sponsor) may be eligible for CHDO Operating Funds. Requests for Operating Funds must include a line item budget outlining the anticipated and eligible use of the funds (24 CFR 92.208, reasonable and necessary costs for the operation of the CHDO).

- **Calculating the amount of CHDO Operating Expenses**
  - HOME awards less than or equal to $500,000:
    - limit operating funds at 10 percent of the HOME activity funds awarded.
  - HOME awards greater than $500,000:
    - limited to not exceed $50,000, or 50 percent of the CHDO’s total annual operating expenses for that year, whichever is greater.
  - Operating Funds are not guaranteed, or may be set at an amount less than 10 percent of the activity funds awarded or subject to limits imposed by HUD or the State.

**Not Eligible for CHDO Certification**

- Government agencies are not eligible to be certified as a CHDO, examples include other HOME Participating Jurisdiction, Tribe, Public Housing Authority, Indian Housing Authority, Housing Finance Agency or CDA’s.
- Agencies that intend to create a CHDO whose primary purpose is the development or management of housing cannot be certified as a CHDO, examples include builders, contractors, developers or real estate management firms.
### III. PROJECT REQUIREMENTS

#### UNIT REQUIREMENTS

The HOME Program Guidelines and restrictions stipulated by HUD regulations include rent and income limits. HUD annually publishes HIGH and LOW rent limits, as well as income limits per county or Metropolitan Statistical Area. The HUD published or calculated HOME rent limits are defined to include unit rent and utilities. Rent limits are published on the hudexchange:

- **HIGH HOME Rent Limit** from HOME Program Rents.
- **LOW HOME Rent Limit** from HOME Program Rents.

**Rent Limits**
- The rent with utility allowance may not exceed the "HIGH HOME Rent Limit" from HOME Program Rents.
- The rent with utility allowance may not exceed the "LOW HOME Rent Limit" from HOME Program Rents.

**Income Limits**
- The "Very Low Income" limit from the Adjusted HOME Income Limits.

**Unit Designations**

The DEHCR RHD Program allows for four Unit Category Designations targeted to different income groups.

<table>
<thead>
<tr>
<th>Designation</th>
<th>Description</th>
<th>Rent Limit</th>
<th>Income Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HIGH</strong></td>
<td>Household gross income not to exceed 60% CMI at initial occupancy.</td>
<td>Rent not to exceed &quot;HIGH HOME Rent Limit&quot;</td>
<td>&quot;60% Limits&quot; from the Adjusted HOME Income Limits.</td>
</tr>
<tr>
<td><strong>LOW</strong></td>
<td>Household gross income not to exceed 50% CMI at initial occupancy.</td>
<td>Rent not to exceed &quot;LOW HOME Rent Limit&quot;</td>
<td>&quot;Very Low Income&quot; limit from the Adjusted HOME Income Limits.</td>
</tr>
<tr>
<td><strong>SUB</strong></td>
<td>Household gross income not to exceed 30% CMI at initial occupancy.</td>
<td>Rent not to exceed half of the &quot;65% Rent Limit&quot;</td>
<td>&quot;30% Limits&quot; from the Adjusted HOME Income Limits.</td>
</tr>
<tr>
<td><strong>SRO</strong></td>
<td>This unit designation is special and is rarely used, (see description below).</td>
<td>Rent not to exceed 75% of &quot;Fair Market Rent&quot; of the Efficiency (0-bedroom unit)</td>
<td>&quot;30% Limits&quot; from the Adjusted HOME Income Limits.</td>
</tr>
</tbody>
</table>

**SRO**

Single Room Occupancy (SRO) housing means housing consisting of single room dwelling units. SRO units are required to contain either food preparation or sanitary facilities, however it may contain both facilities, if the project activity is new construction, conversion of non-residential space, or reconstruction. Exceptions for acquisition or rehabilitation of an existing residential structure, may allow for neither food preparation nor sanitary facilities to be in the unit. If the units do not contain sanitary facilities, the building must contain sanitary facilities that are shared by tenants. SRO does not include facilities for students.
RHD applicants will be required to include a minimum of one 30% CMI unit in their mix of HOME assisted units. In any single project, 20% of the HOME assisted units must be restricted for persons who initially are at or below 50% CMI. The HOME assisted units fixed in categories of LOW (50%), SUB (30%) or SRO (30%) units shall satisfy this requirement. Identification of “Fixed” HOME units shall occur at Project Completion prior to lease up.

HUD defines project completion upon completion of construction and before occupancy. The project completion report is due upon construction completion. Lease-up of ALL HOME assisted units is due within 6 months of construction completion. Construction completion date is commonly recognized with the issuance of an occupancy permit from the inspecting jurisdiction.

Utility Allowance
If utilities are paid individually by the tenant, the project must determine a utility allowance for each unit size. The maximum rent that a tenant can pay is the HOME maximum minus the utility allowance. The written lease should indicate the utilities that the tenant and owner are each individually responsible for.

Note: Until further notice from HUD Headquarters (HUD HQ) continue to use your county’s Public Housing Authority utility allowances.

In addition, the amount of RHD subsidy that is provided per unit cannot exceed the Section 221(d)(3) limits as published by HUD in 2012 (these are no longer being published on an annual basis).

ACCESSIBILITY
HOME Program regulations require all assisted housing to comply with:
- The accessibility requirements of the Fair Housing Act and Section 504 of the Rehabilitation Act of 1973 (29 USC 504, et. Seq.);
- The Americans with Disabilities Act (42 USC 12101, et. Seq.), the Fair Housing Amendments Act of 1988 (24 CFR 1 App. II),
- Architectural Barriers Act of 1968 (42 USC 4151, et. Seq.), and
- the Barrier-Free Building Code (WI Stats. SPS 362, et. Seq.).

Mandatory requirements for accessibility features in HOME funded new construction units. These are:
1. Lever-style handles on all interior doors.
2. Bath/kitchen faucets being replaced or initially installed must be single-lever type.
3. Non-skid tub/shower pattern covering 75% of tub/shower floor.
4. All walls within 36” of toilet and in tub/shower area shall have ¾” plywood behind drywall to provide sufficient support for grab bars or other assist devices.
5. Bathtub/shower stalls with offset controls.
6. Low-profile thresholds – ¼” maximum vertical height or ½” maximum beveled at 1:2 are required between ALL interior common areas and in all dwelling unit openings when floor transition height differs.

Universal Design is encouraged.

REHABILITATION REQUIREMENTS
Acquisition/rehab activity projects must submit a Capital Needs Assessment (CNA) to document that the proposed rehab meets HUD Uniform Physical Condition Standards (UPCS) and to bring all systems up to a reasonable useful life. If the useful life is not commensurate with the project’s affordability period, the budget must show appropriate reserves for their replacement when needed.
PROJECT VACANCIES
All projects, new construction and acquisition/rehab must list their project vacancies on the WIHousingSearch.org website to facilitate with lease-up and to enable renter households to be able to access information about vacant units.
IV. APPLICATION PROCESS

Upon receipt of a completed application package, RHD staff will perform a technical overview to determine the completeness of the application and adherence to threshold requirements. RHD staff will score the application, perform underwriting, Subsidy Layering Review 24 CFR 92.2, a project assessment 24 CFR 92.250(b) and respond to the applicant with comments and recommendations accordingly. DEHCR RHD Staff will contact applicants if portions of the application need clarification or additional information is needed prior to the State’s final decision-making process. A limited amount of time to respond will be provided to resolve any clarifying questions.

There is an estimated 90 day turnaround time from the date of the application deadline until funding determinations are made by the State.

Following the State’s decision-making process either a conditional commitment letter or denial letter will be provided to the applicant. Any and all contingencies must be satisfied prior to executing a contract.

The actual terms of the agreement will be set forth in a contract to be negotiated between State and the Applicant. A limited amount of time will be provided from the date of the conditional commitment letter to satisfy outstanding contingencies, submit additional documents and information needed to development the contract. In the event of conflict between the language specified in the contract and this handbook or other supporting documents, the provisions in the contract shall take precedence.

No acquisition, relocation of occupants, rehabilitation or construction of HOME related units may begin prior to the execution of a contract, without written authorization from the State, and prior to the completion of the environmental review process. The conditional commitment letter does not serve as an authorization to begin project activity. The proposed development must be shovel-ready, construction must begin within 12 months of the date of the signed contract with the State and a first Request for Payment within 6 months of signing the contract.

Note: Most projects will require a federally mandated public comment period of 28 to 32 days. No work that includes ground disturbance may begin and funds cannot be released until this period has been completed.

CRITERIA
In evaluating applications for RHD funds the State will use the following set of threshold criteria:

APPLICATION THRESHOLD ITEMS:

- All HOME RHD Forms from the HOME RHD Application and applicable attachments.

- Long Term Financial Viability of Proposed Development:
  i. Applications must establish that the project will be financially sound, with a 1.05 minimum DCR for a minimum of the HOME affordability period**. Long Term Financial Viability must be documented in a 20 year proforma, including the following assumptions:
    a. revenues with a maximum 2% annual escalator; expenses with a minimum 3.0% annual escalator;
b. reasonable vacancy rates;
c. 4-6 months of operating reserve,
d. a minimum of 4 months’ rent per unit for marketing and lease-up reserve, and
e. annual per-unit replacement reserves in the operating budget.
** On a case by case basis projects that warrant going below 1.05 DCR in years >12, may still be considered financially sound if the applicant can establish how and why the project will return to a >1.05 DCR within 5 years.

ii. Development Budget: document construction costs for new construction, or acquisition/rehab.
   a. If the applicant is a CHDO requesting CHDO operating funds, submit a separate line item budget showing what those funds will be used for.

iii. Capital Needs Assessment (CNA): Acquisition/rehab projects must submit a capital needs assessment (CNA), or detailed inspection with specs to document needed rehab to bring all systems up to reasonable useful life and meet HUD Uniform Physical Condition Standards. The scope of work must ensure property standards and useful life for at least the compliance affordability period.

iv. Maximum Cost Model: Applicants should provide documentation that project costs meet the cost guidelines set by WHEDA’s Multifamily Maximum Cost Model. Go to https://www.wheda.com/ and use WHEDA’s Appendix F- Maximum Cost Model.

v. Audited Financials: Developer and Co-developer must submit the most current year’s audited financials.

• Development Team Experience
  The development team must demonstrate experience on similar activity in the prior 5 years. This includes:
  o Developer
  o General Contractor
  o Management Company
  o Supportive Services Provider, as applicable to projects with set-aside units should provide relevant experience

• CHDO Applicants
  o CHDO Certification
    o Each application must include all documentation to demonstrate the agency is eligible to be CHDO certified.
    o CHDO Role
      o The CHDO role selected by the HOME applicant will serve to evaluate the CHDO capacity to undertake the proposed activity.

• Unique Entity Identifier Number
  o Unique Entity Identifier Number for Owner of the proposed HOME assisted activity
  o To learn more about UEI, visit the GSA’s website regarding the UEI Update

• Debarment Certification
  o The debarment documentation is a required part of the application.
  o Certification of no debarment for each entity (not individuals) involved must accompany the application. Print out page from https://www.sam.gov/ showing that the entity is not debarred. The SAM system registration may require the tax identification number and other business information.
• W-9
  o The entity that receives funds must complete a W-9. This is the Owner name or the Entity that owns the proposed HOME assisted activity.

Market Demand:
A market study provided by a WHEDA approved market analyst is required for all HOME-funded rental projects. To demonstrate the demand for the project and all units including not just those units that are designated HOME-assisted. The scope of the assessment should be relative to the project scope.
• At a minimum the assessment should contain:
  o An analysis of local market trends.
  o A clear definition of the market area from whom the buyers or renters can reasonably be expected to be drawn.
  o Analysis of the demand, supply, and competition.
  o The assessment should have been performed less than 12 months prior to the commitment of HOME funds.

DFI Documentation:
Documentation of DFI certification of good standing must accompany the application, attached to RHD Form 2.

Readiness to Proceed:
Documentation of executed option or accepted offer to purchase; zoning appropriate to proposed development; Letter of Intent (LOI) or commitment documentation for all financing/equity and Match funds must be provided.

Unit Mix:
• A minimum of one 30% CMI HOME assisted unit and,
• 20% of all HOME assisted units at 50% CMI,
• The balance of units must be available to households at less than or equal to 60% CMI.

Visitable
A project is considered visitable if >50% HOME units are visitable. Documentation of the project’s Architect Certification required with the initial application.

DEHCR defines a visitable unit as having all three items below:
1) 32” clear openings in all interior and bathroom doorways,
2) providing at least one accessible means of egress/ingress for each unit and
3) having one bathroom on the first floor of the unit.

Energy Efficiency and Sustainability
• Green Building Standards
  o Projects built to meet existing green building standards, for example: LEED-Certified, Enterprise Green Communities Program, Wisconsin Environmental Initiative’s Green Built Home, etc. Architect Certification required with initial application.

• Energy Star
  o Developments using Energy Star-labeled bathroom fans (exhausted to the outdoors and equipped with humidistat sensor or timer) AND using Energy Star-labeled power vented fans or range hoods (exhausted to the outdoors). Architect Certification required with initial application.
• Resource Conservation
  o Minimum of 20% recycled content material – excluding mechanical equipment and electrical equipment. Architect Certification required with initial application.
  o Minimum of 35% of wood products that are either salvaged wood, engineered materials, and/or Forest Stewardship Council certified wood products and materials. Architect Certification required with initial application.

Narrowing the Digital Divide Through Installation of Broadband Infrastructure
Applies to HUD-Funded Rental Housing: Effective January 19, 2017
  o Requires the installation of broadband infrastructure at the time of new construction or substantial rehabilitation of multifamily rental housing that is funded or supported by HUD. This applies to all activities and awards funded by the States RHD program.
  o HOME funds may not be used to pay for furniture or equipment for a computer room, even as part of a multifamily assisted rental property.
V. FEDERAL AND STATE PROGRAM REQUIREMENTS

In the event of conflict between the language specified in the contract and this handbook or other supporting documents, the provisions in the contract regarding federal and state program requirements shall take precedence.

AFFIRMATIVE FAIR MARKETING HOUSING PLAN (AFHMP) for Multifamily Housing
(24 CFR 92.351) Applies to projects with five (5) or more HOME assisted units.

- Maintain and follow the written tenant selection policy
- Properly determine tenant income eligibility
- Do not refuse to lease to Section 8 Certificate or Voucher holder or households with comparable assistance
- Leases should be at least one year
- Leases do not contain prohibited provisions
- Termination of tenancy or refusal to renew leases preceded by 30-day notice specifying the grounds for such action

ANTI-LOBBYING POLICY
All projects must comply with the anti-lobbying legislation (24 CFR Part 87) which requires the following express language be included in written agreements with any municipal agencies, or public entities defined as sub-recipients of the State:

1. “No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan or cooperative agreement”.

2. “If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, “Disclosure Form to Report Lobbying,” in accordance with its instructions”.

DAVIS BACON LABOR STANDARDS (24 CFR 92.354) for projects with greater than 11 units.

DEBARMENT AND SUSPENSION
All contractors used in connection with HOME funded projects must be certified to not be presently debarred, suspended, proposed for debarment, and declared ineligible or voluntarily excused from participation from any federally-assisted construction projects. (For details see: 24 CFR Part 24 Appendix B, Executive Order 12549)

DISPLACEMENT, RELOCATION AND ACQUISITION (24 CFR 92.353)
Potential applicants should carefully consider how their development may be impacted by the Uniform Relocation Act (URA) before making the final decision to apply for HOME funds or to obtain site control of a given property.
In all cases in which a proposed project is either partially or fully occupied, additional information must be completed and submitted concurrently with the application. Stop and contact the State for instructions BEFORE PROCEEDING. The effective date for relocation assistance may be either the date of the application for HOME funds or the date the Applicant or co-owners obtain site control. Relocation expenses could render a viable project infeasible.

Relocation benefits may be triggered under the URA when tenants occupy the property. Some examples of situations that would be considered displacement are (note that this is not an exhaustive list):
- Failure to Inform Tenant in a Timely Manner of the impact of the project on him/her;
- Involuntary Moves if a tenant must move in response to a notice to vacate premises because of impending acquisition and rehabilitation, or demolition;
- Non-Renewal of Lease if a move results from the owner's refusal to renew an expiring lease; and
- Economic Displacement caused by the changing rental structure of the proposed project.

Residential tenants of projects assisted with HOME funds who are required to move temporarily must be provided reimbursement for relocation to suitable, decent, safe, and sanitary housing and given advance written notice of the date and duration of the temporary relocation. Such temporarily relocated residents must be provided a reasonable opportunity to lease and occupy a suitable and affordable unit in the rehabilitated building upon completion of the project. URA requirements may be applicable in many instances when HOME funds are used. Participants must comply with State procedures and federal regulations regarding displacement and relocation of households affected by projects using HOME funds. (For details see: the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1976 [URA] [49 CFR Part 24], and the Fair Housing Act)

ENVIRONMENTAL REVIEW (24 CFR 92.352)
Participants must comply with HUD and State policies regarding the responsibility of conducting environmental reviews on proposed development sites.

EQUAL OPPORTUNITY AND FAIR HOUSING [49 CFR 92.352]
https://www.hud.gov/fairhousing

QUALIFICATION AS AFFORDABLE HOUSING: RENTAL HOUSING (24 CFR 92.252)

FLOOD INSURANCE
https://www.hudexchange.info/programs/environmental-review/

INCOME DETERMINATION/CERTIFICATION
Tenant income must be certified at the time of initial occupancy using at least two months of source documentation and/or third party verification. Income must be recertified annually; however, source documentation is only required at first and every 6th year of a tenant’s residency. Income determination will use the Part 5 Income Definition (24 CFR 5.609).

If a tenant’s income increases beyond 80% CMI in a High HOME unit, rent must be adjusted to 30% of income and RHD staff notified.

Note that for projects that have both Low Income Housing Tax Credits (LIHTC) and HOME RHD funds layered in specific units, the LIHTC rules apply when existing assisted tenant incomes exceed 80% of median. Under the LIHTC program, the tenant’s rent is not adjusted, and the
unit does not need to be replaced by another comparable unit until the tenant’s income rises above 140% of the LIHTC program eligibility threshold.

**LEAD-BASED PAINT** (24 CFR 92.355)

**LEASE PROVISIONS** (24 CFR 92.253)
Tenant leases should avoid federally prohibited lease clauses that are outlined at 24 CFR 92.253(b). DEHCR requires that one-year leases be utilized unless a request for a shorter term is submitted and approved in advance. Leases must include the most recent language related to abandonment of personal property.

Owners/developers must adopt written tenant selection policies and criteria that conform to the HOME regulations. These policies and criteria must be made available to prospective tenant applicants. It is State DEHCR policy, per HUD Final Rule 24 CFR 92.214 (b)(1)(ii) that “nominal” application fees may be charged to prospective tenants to cover costs associated with background checks and other processes necessary to determine a household’s eligibility and incurring a cost.

Reasonable late fees may be charged beginning on the 5th of the month. If you have questions regarding what is reasonable, please contact RHD staff to discuss your policy.

Per the Final HUD HOME Rule, 2013 transitional housing project leases may include requirements that tenants accept and utilize support services offered as a condition of tenancy. Transitional housing projects are identified within the application and placed into service as such. Conversion to transitional housing within the affordability period is not permitted unless permitted exclusively by the Department in writing.

**MATCHING FUNDS REQUIREMENT** (24 CFR 92.220)
Affordable housing developments assisted with HOME funds must demonstrate eligible matching sources. Eligible sources must be permanent, non-federal contributions totaling at least 25% of the project award.

HOME RHD Applicants can list all anticipated eligible match sources (committed and uncommitted) in the application. HOME funds recipients should be prepared to provide, documentation of the MATCH source credit prior to executing a HOME loan contract.

Please note these contributions are specifically prohibited from being recognized as eligible match, this list is not exhaustive and includes: contributions from builders, contractors or investors, sweat equity [§92.220(b)(4)], owner equity, contributions from applicants/recipient of HOME assistance or involved with HOME-assisted projects. [§92.220(b)(3)].

Refer to 24 CFR 92.220 for additional information concerning eligible match.

**MAXIMUM PER-UNIT SUBSIDY AND AFFORDABILITY PERIOD** (24 CFR 92.250)
In addition to the maximum amounts based on square footage, HOME-assisted rental units in a development are limited to maximum dollar amounts and must adhere to the rent and income limits during the Affordability Compliance Period.

**MINORITY AND WOMEN OWNED BUSINESSES** State policy requires proactive attempts to utilize State certified MBE and WBE business, requirements are further delineated in program contracts.
PROPERY STANDARDS (24 CFR 92.251)
All HOME-assisted units must, at a minimum, meet the Uniform Physical Condition Standard (UPCS). Any housing newly constructed must meet the requirements of the Wisconsin Uniform Dwelling Code (found at http://datcp.wi.gov/uploads/Consumer/pdf/HI-UniformDwellingCode476.pdf). In areas where there is no local building code, any failed UPCS item must be brought up to the standard set forth by the UDC.

PROPERTY SIZE
The development size is not limited for the purpose of the HOME RHD application, although it must be consistent with market demand. The size of the development will be considered in reviewing the feasibility of the project.

In multi-family structures it is encouraged, and often necessary, to have units available for a variety of income levels, including market rate. Developments that have mixed incomes are eligible for HOME funds; however, these funds must be used exclusively for the identified HOME assisted units. The term mixed income used in the application shall mean a development that has a set number of units set aside as the identified HOME units and other units at market rate and/or set aside under other restrictions.

Developments that have mixed uses, incorporating both commercial and residential uses, are permissible; however, HOME RHD funds must be used exclusively for HOME residential units.

SECTION 3 (24 CFR part 135)
Section 3 is a provision of the Housing and Urban Development Act of 1968. 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 low- and 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.

Owner will need to demonstrate and meet the Safe Harbor Section 3 benchmarks set out by HUD. Owners will be considered to have complied with the Section 3 requirements and met the safe harbor, in the absence of evidence to the contrary, if they certify that they have followed the required prioritization of effort and met or exceeded the applicable Section 3 benchmarks. If a recipient agency or contractor does not meet the benchmark requirements but can provide evidence that they have made a number of qualitative efforts to assist low- and very low-income persons with employment and training opportunities, the recipient or contractor is considered to be in compliance with Section 3.

Grantees must keep records demonstrating compliance with Section 3 requirements on a project-level basis. Grantees are required to establish and maintain documentation to demonstrate that workers on Section 3 projects meet the definition of a Section 3 worker or Targeted Section 3 worker, at the time of hire or the first reporting period. This includes requiring written reports from developers or contractors summarizing the totals for Labor hours and Section 3 worker Labor hours and documentation from employees or employers certifying that they met the Section 3 worker definitions (see Section V). Any information that is provided to Division of Housing in aggregate reports must have written documentation demonstrating accuracy of the data. Additionally, grantees must retain documentation that ensures that workers meet the definition of a Section 3 worker or Targeted Section 3 worker, at the time of hire or the first reporting period.

FAQ: https://www.hud.gov/sites/documents/11SECFAQS.PDF
TENANT PROTECTIONS AND SELECTION [24 CFR 92.253]

owners/managers understand and take the following required steps when an accessible unit becomes vacant, regardless of the status of the waiting list:

- First, offer the unit to a current occupant of the property who might require or benefit from the accessibility feature(s) of the unit;
- Second, offer the unit to an eligible qualified applicant on the waiting list who requires the accessibility feature(s) of the unit; and
- Last, offer the unit to a non-disabled person on the waiting list.

A non-disabled tenant may rent an accessible unit only when the owner/manager has made all reasonable efforts to attract a tenant with a disability, and has followed the above steps.
VI. COMPLIANCE

In the event of conflict between the language specified in the contract and this handbook or other supporting documents, the provisions in the contract regarding compliance shall take precedence.

PROJECT DEADLINES
HUD requires that the HOME assisted units be fully leased within 18 months of completion. In the event that a project is not leased during this time period, repayment of the HOME funds may be required. Project developers and or owners, should expect to fully lease up within 6 months of completion.

AFFORDABILITY PERIODS
The length of the affordability period depends on the amount of the HOME investment in the property. Throughout the affordability period, the HOME-assisted housing must be occupied by income-eligible households. The affordability period requirements shall be enforced through deed restriction of the assisted property for rental activities.

<table>
<thead>
<tr>
<th>HOME assistance per unit</th>
<th>Length of affordability period (years)</th>
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<tbody>
<tr>
<td>Under $15,000</td>
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<tr>
<td>$15,000 to $39,999</td>
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<tr>
<td>New Construction</td>
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</table>

Repayment of HOME funds is required if the housing does not meet the affordability requirements as defined in the agreement with the State and Land Use Restriction Agreement (LURA). Rental project repayment is not prorated, all funds are returned if project is deemed ineligible.

DEHCR FORMS DURING CONSTRUCTION AND LEASE-UP
Grantees are required to submit an Activity Set-Up Form (Attachment A) prior to submission of the first payment request.

Request for Payment Forms
Request for Payment Forms (RFP) (Attachment B) must be submitted upon each request, along with the required documentation (including pictures for first and last RFP’s). This RFP form is created by the Department and is issued prior to the first draw. The required supporting documentation due with each request for payment are detailed within the HOME agreement. Typical elements that are required attachments to the request for payment include owner’s certification, architect’s certification, general contractor’s certification to the itemized list of eligible costs to be reimbursed by the HOME program.

Completion Report
A HOME Program Completion Report (Attachment C) must be completed and submitted at the time construction is completed, prior to lease up, along with required attachments: identification of HOME assisted units, evidence of Matching funds, and occupancy approval from the relevant jurisdiction, i.e., the occupancy permit or satisfactory code inspection.

Once the HOME Program Completion report is received an onsite inspection will be scheduled.
REPORTING FORMS

Section 3
This report information must be submitted at lease annually, each September, during which the grantee has an open construction contract for which they are still drawing HOME funds.

MBE/WBE
This report information must be submitted at lease semi-annually during which the grantee has an open construction contract for which they are still drawing HOME funds.

The RHD Compliance Data Report Form (Attachment D)
The compliance report covers the period of October 1st through September 30th of each year during the Affordability Compliance Period. The objective of this report is to collect all occupancy and lease-up activity from within the report period. Additionally, this form, serves to certify compliance with HOME program rent and income requirements as well as tenant occupancy eligibility. The report is due by December 1 of each year.

HOME Rental Housing Development Program In-service Report (Attachment E)
The HOME Rental Housing Development Program In-service Report will be required each year during the period of affordability, to be received on or before April 21st. The report shall consist of an income/expense operating budget report for the project that covers the previous 12-month period and the current year, as well as audited financials. Grantees will be required to certify that the property has a current insurance policy that identifies DEHCR as the “mortgagee,” or “additional interest” in the policy declaration page.

RECORD KEEPING 24 CFR 85.10(e), 24 CFR 84.53(e)
The Department, any of its authorized representatives and the U.S. Government shall have access to and the right at any time to examine, audit, excerpt, transcribe, and copy on the Grantee's premises any directly pertinent records and computer files of the Grantee involving transactions relating to an RHD Agreement. Similarly, the Department shall have access at any time to examine, audit, test, and analyze any and all physical projects subject to the RHD Agreement. If the material is held in an automated format, the Grantee shall provide copies of these materials in the automated format or such computer file as may be requested by the Department. Such material shall be retained until such time as the Department notifies otherwise.

MONITORING
The State or its assigns will continually monitor developments to ensure compliance with HOME regulations and other relevant federal regulations as required by 24 CFR 92.504(d). On-site inspections include, completion inspection and ongoing periodic inspections at a minimum frequency of every three years during the period of affordability. Reviews will also include on-site inspection of rental housing units and data collection procedures. Projects that receive on-site monitoring conducted by WHEDA may be eligible to substitute a Desk Monitoring in lieu of the ongoing, periodic On-Site Monitoring visit.

If for any reason the project is found to be out-of-compliance, corrective remedies will be suggested by the State, including corrective actions and timetable. Non-compliance may result in loan default, and may impact future ability to receive HOME or other funding provided through DEHCR.
HOME RHD Monitoring Checklist Form (Attachment F) shows the form used to monitor HOME assisted development. In addition to the HOME RHD Monitoring Form, monitors will complete a Housing Quality Inspection form.

PROJECT PUBLICITY
DEHCR signage must be posted on all construction sites acknowledging the use of these funds in the project. The logo can be obtained from the DOH website. A color picture of the posted sign on the construction site must be included with the first draw request (electronic or hard-copy is acceptable).

DEHCR requests notice of all project related press releases, ground breakings and grand openings, and that HOME RHD assistance funds are recognized in both the print and during on-site events.

VII. COLLECTING PAYMENT, DRAWING DOWN HOME FUNDS

Disbursements may be made upon request by the Grantee. It is the responsibility of the Grantee to ensure requests for disbursements are submitted to the Department. Request for the first draw must be made within six (6) months of contract execution. If a contract draw is not received within the required time frame, a progress report must be submitted by the Grantee within 30 days.

Requests for final payment shall be received by the Department within 60 days from the end of the Performance Period. In the event of conflict between the language specified in the contract and this handbook or other supporting documents, the provisions in the contract regarding payment shall take precedence.

Grantee shall not request disbursement of Loan proceeds until such time funds are needed for reimbursement of eligible costs and expenses incurred during the performance period. All requests for disbursement shall be accompanied by itemized invoices and limited to the amount shown by invoice with supporting documentation as detailed within the HOME agreement.

Until approval of the Project Completion Report and satisfactory completion inspection confirm that contract requirements have been met, 15 percent of the original principal amount of the loan will be retained. A request for the Final Draw of HOME funds must be submitted to the Department upon Project Completion.

CHDO Operational support funds draw requests may be made at the same time as activity draw requests. Documentation of the use of operational support funds must be submitted with each request.

VIII. LOAN PROCEDURES

Initiation of loan payments is deferred until approximately three years after the date of contract execution. Payments are subject to the existence of surplus cash in the project operating budget as defined in the Mortgage Note. In the event that insufficient surplus cash exists, a request for deferment of loan payment must be submitted one month prior to the payment deadline. A copy of the development’s audited financial statement must accompany all requests for deferral as well as WHEDA computations of surplus cash for those projects with WHEDA financing. Partial payments may be required.
In the event that a payment is deferred, the grantee shall incur no additional interest but will be required to pay the full principal amount, including any deferments and unpaid interest, at the time of loan maturity. In the event of conflict between the language specified in the contract and this handbook or other supporting documents, the provisions in the contract regarding loan procedures shall take precedence.
# RENTAL HOUSING DEVELOPMENT HOME PROGRAM ACTIVITY SET-UP

Integrated Disbursement and Information System (IDIS) Activity number: 

<table>
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<tbody>
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<td>HOME CONTRACT NUMBER:</td>
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<tr>
<td>AGENCY NAME:</td>
<td>AGENCY CONTACT:</td>
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<tr>
<td>EMAIL:</td>
<td>PHONE:</td>
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## ENVIRONMENTAL REVIEW

7015.16 Received Date 

## HOME FUNDS

| 1. HOME FUNDS COMMITTED (INCLUDING LEAD HAZARD REDUCTION COSTS) | $ |
| 2. OTHER FEDERAL FUNDING | $ |
| 3. OTHER FUNDING SOURCES | $ |
| **TOTAL ESTIMATED COST (1. + 2 + 3.)** | $ |
| **TOTAL COST ASSOCIATED WITH LEAD HAZARD REDUCTION** | $ |
| **TOTAL ESTIMATED REHAB COSTS LESS LEAD HAZARD REDUCTION COSTS** | $ |

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## PROJECT ACTIVITY INFORMATION

| TOTAL HOUSING UNITS COMPLETED | |
| HOME ASSISTED UNITS | |

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<td>3. CORPORATION</td>
<td>3. DEVELOPER</td>
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<td>5. ACQUISITION &amp; NEW CONSTRUCTION</td>
<td>6. OTHER</td>
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## PROJECT ACTIVITY LOCATION

| PROJECT ADDRESS | |
| PROJECT STREET ADDRESS | |
| CITY/ZIP+4 | COUNTY |

Printed Name of Authorizing Individual | Title |
Signature of Authorizing Individual | Date |

Submit the Activity Set-Up Report to: [DOAAffordableHousingHelp@wisconsin.gov](mailto:DOAAffordableHousingHelp@wisconsin.gov)  HOME RHD Program  P.O. Box 7970, Madison, WI 53707-7970
Rental Housing Development (RHD) Home Program
Department of Administration
Division of Energy, Housing and Community Development (DEHCR)

Make Check Payable To: [Blank]  Contract Number: RHD
Person Completing this Form: [Blank]  Contract Period: [Blank]
Phone Number: [Blank]  PO Number: [Blank]

Total Contract Amount: $300,000.00
Contract Progress Amount: $255,000.00
Contract Final Amount: $45,000.00

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TOTALS: $300,000.00  $127,500.00  $0.00  $127,500.00  $172,500.00

Certification:
By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and that the expenditure, disbursements, and cash receipts are for the purpose and objectives set forth in the terms and conditions of the Federal award. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims, or otherwise (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3101-3117).

Grantee Representative
Name: [Blank]
Title: [Blank]
Date: [Blank]

DEHCR Payment Authorization: [Blank]  Date Signed: [Blank]

EMAIL COMPLETED FORM TO:
DOA DEHCRFISCAL@WISCONSIN.GOV
WITH A COPY TO YOUR PROGRAM MANAGER.

X Required Documentation Attached
- Pictures (if 1st or last RFP)
- Lien Waivers
- Inspecting Architect Certification
- See Disbursing Agreement and Article 25 and 28 of RHD Written Agreement
# DEHCR RHD Program Guide

## HOME PROGRAM COMPLETION REPORT

**RENTAL HOUSING DEVELOPMENT**

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<th>IDIS ACTIVITY NUMBER</th>
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## TYPE OF ACTIVITY

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<td>New Construction Only</td>
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## UNITS

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<th>HOME ASSISTED UNITS</th>
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<tr>
<th>OF THE TOTAL COMPLETED UNITS, THE NUMBER OF</th>
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<td>UNITS DESIGNATED FOR PERSON WITH HIV/AIDS</td>
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## HOME FUNDS (list sources)

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## FEDERAL FUNDS (list sources)

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<th>OTHER FEDERAL FUNDS</th>
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</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TOTAL FEDERAL FUNDS</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Revised April, 2020

Rev. 2022
# HOME PROGRAM COMPLETION REPORT
## RENTAL HOUSING DEVELOPMENT

**PROJECT NAME:**

**ACTIVITY #:**

## 4. PUBLIC FUNDS (list sources)

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Housing Trust Funds</td>
<td>$</td>
</tr>
<tr>
<td>State/local Appropriated Funds</td>
<td>$</td>
</tr>
<tr>
<td>State/local <strong>Tax Exempt</strong> Bond Proceeds</td>
<td>$</td>
</tr>
<tr>
<td>Net/Syndication Proceeds (No Low Income Tax Credit)</td>
<td>$</td>
</tr>
<tr>
<td><strong>TOTAL PUBLIC FUNDS</strong></td>
<td>$</td>
</tr>
</tbody>
</table>

## 5. TAX CREDITS (list sources)

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low Income Tax Credit Syndication Proceeds</td>
<td>$</td>
</tr>
<tr>
<td><strong>TOTAL TAX CREDIT</strong></td>
<td>$</td>
</tr>
</tbody>
</table>

## 6. PRIVATE FUNDS (list sources)

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lender Name</td>
<td></td>
</tr>
<tr>
<td>Loan Type: Fixed &amp; Variable Loan</td>
<td></td>
</tr>
<tr>
<td>Loan Amount</td>
<td>$</td>
</tr>
<tr>
<td>Owner Cash Contribution</td>
<td>$</td>
</tr>
<tr>
<td>Other Grants (Specify)</td>
<td>$</td>
</tr>
<tr>
<td>Individual Donations (Specify Who/What)</td>
<td>$</td>
</tr>
<tr>
<td><strong>TOTAL PRIVATE FUNDS</strong></td>
<td>$</td>
</tr>
</tbody>
</table>

**TOTAL ACTIVITY COSTS** (Total items of 1 through 6) $ 

## 7. SOURCES OF MATCH (please identify sources and attach documentation)

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash (no owner cash or grants)</td>
<td>$</td>
</tr>
<tr>
<td>Foregone Taxes, Fees, Charges</td>
<td>$</td>
</tr>
<tr>
<td>Appraised Land / Real Property</td>
<td>$</td>
</tr>
<tr>
<td>Required Infrastructure</td>
<td>$</td>
</tr>
<tr>
<td>Site Preparation, Construction Materials, Donated Labor</td>
<td>$</td>
</tr>
<tr>
<td>Bond Financing</td>
<td>$</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>$</td>
</tr>
<tr>
<td><strong>TOTAL MATCH</strong></td>
<td>$</td>
</tr>
</tbody>
</table>
HOME PROGRAM COMPLETION REPORT
RENTAL HOUSING DEVELOPMENT

PROJECT NAME: ____________________________

ACTIVITY #: ____________________________

10. **DID THIS PROJECT INVOLVE A FAITH-BASED ORGANIZATION?**  
    □ Yes □ No

11. **DID THIS PROJECT INVOLVE LEAD HAZARD REMEDIATION ACTION, INCLUDING:**  
    (these are exclusive categories, check only one): averaged per unit.
    - Lead-safe: 24CFR 35 930(b) hard costs <=$5,000  
      □ Yes □ No
    - Visual: 24CFR 35 1015 (applies to acquisition only)  
      □ Yes □ No
    - Interim: 24CFR 35 930(c) hard costs $5,000 - $25,000  
      □ Yes □ No
    - Abatement: 24CFR 35 930(d) hard costs >$25,000  
      □ Yes □ No

12. **Attach final reports**
    - MBE/WBE form**
    - Section 3 form**
    - Identification of Fixed HOME assisted units
      - LURA Attachment table
      - Contract Attachment A table
    - Utility Allowance in effect for lease up

**See the "Forms" section of the DEHCR web page

13. **Date Construction Completed: ____/____/____**
    **Note** - HUD defines project completion upon completion of construction and before occupancy.
    Does the local municipality issue a occupancy permit?  
    □ Yes □ No
    If Yes, attach the permit granting occupancy.
    If No, explain how construction completion determined or recognized. ________

14. **HOUSEHOLD CHARACTERISTICS (see next page)**

---

**SUBMIT COMPLETION REPORT TO:**

DOAD\AffordableHousingHelp@wisconsin.gov

HOME RHD PROGRAM
DIVISION OF ENERGY, HOUSING & COMMUNITY RESOURCES
PO Box 7970 MADISON WI 53707-7970

---

Revised April, 2020

Rev. 2022
<table>
<thead>
<tr>
<th>Unit No.</th>
<th>No. of Rooms</th>
<th>Unit Designation</th>
<th>Move-in Date (start of lease) DD/MM/YYYY</th>
<th>Lease Information and Monthly Rent</th>
<th>Household Data</th>
<th>Type of Household</th>
<th>Size of Household</th>
<th>Rental Assistance</th>
</tr>
</thead>
<tbody>
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</tr>
</tbody>
</table>

Revised April, 2020
### HOME RHD Contract No.

**Project Name:**

**Project Address:**

**Project County:**

**Total Number of Units in Project:**

**Number of HOME Units in Project:**

### Project Owner/Entity:

**Contact Name:**

**Contact Email:**

**Contact Phone:**

### Compliance/Mgmt Company:

**Contact Name:**

**Contact Email:**

**Contact Phone:**

---

### 2019 Annual Compliance Report
Report Period: 10/1/2018 to 9/30/2019

#### MOVE-IN INFORMATION

<table>
<thead>
<tr>
<th>HOME-Assisted Unit Information</th>
<th>Tenant Information at Move-in</th>
<th>Rent Information at Move-in</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1 Unit (Apartment) number</td>
<td>1-2 Tenant Last Name</td>
<td>1-10 Source of Rent Subsidy at Move-in</td>
</tr>
<tr>
<td>1-3 Front Unit Designation</td>
<td>1-6 Number in Household at Move-in</td>
<td>1-11 Amount of Rent Subsidy at Move-in</td>
</tr>
<tr>
<td>1-4 # of bedrooms</td>
<td>1-7 Initial Lease Date</td>
<td>1-12 Utility Allowance at Move-in</td>
</tr>
<tr>
<td>1-5 Any utilities paid by Tenant?</td>
<td>1-8 Tenant Gross Income at Move-in</td>
<td>1-13 Rent Subsidy in UA =</td>
</tr>
<tr>
<td>1-9 Tenant at Move-in</td>
<td>1-14 Move-out date</td>
<td>1-15 Move-out reason</td>
</tr>
</tbody>
</table>

---

Wisconsin Department of Administration, Division of Energy, Housing and Community Resources (DEHCR)
## 2019 Annual Compliance Report

**Report Period:** 10/1/2018 to 9/30/2019

### CURRENT INFORMATION

<table>
<thead>
<tr>
<th>2-1</th>
<th>2-2</th>
<th>2-3</th>
<th>2-4</th>
<th>2-5</th>
<th>2-6</th>
<th>2-7</th>
<th>2-8</th>
<th>2-9</th>
<th>2-10</th>
<th>2-11</th>
<th>2-12</th>
<th>2-13</th>
<th>2-14</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unit (apt.) Number</td>
<td>HOME Unit Designation</td>
<td># of Bedrooms</td>
<td>Any Utilities Paid by Tenant?</td>
<td>Tenant Last Name</td>
<td>Current Number in Household</td>
<td>Current Lease Expiration Date</td>
<td>Current Tenant Gross Income</td>
<td>Data Income is Collected?</td>
<td>Current Tenant Rent</td>
<td>Current Source of Rent Subsidy</td>
<td>Current Amount of Rent Subsidy</td>
<td>Current Utility Allowance</td>
<td>Rent + Subsidy Use</td>
</tr>
</tbody>
</table>

### Links:
- Income Limits: [https://www.hudexchange.info/programs/homi/home.income-limits/](https://www.hudexchange.info/programs/homi/home.income-limits/)
- Rent Limits: [https://www.hudexchange.info/programs/homi/home-rent-limits/](https://www.hudexchange.info/programs/homi/home-rent-limits/)

2019 report due December 1, 2019
Submit completed report to: [DOADOHAffordableHousingHelp@Wisconsin.gov](mailto:DOADOHAffordableHousingHelp@Wisconsin.gov)

---

Wisconsin Department of Administration, Division of Energy, Housing and Community Resources (DEHCR)

Rev. 2022
HOME Rental Housing Development Program

Inservice Report Requirements

By April 21st of each year during the course of a project’s affordability period, grantees/loan holders shall submit:

- An audited financial report for the period that covers the previous 12-month period
- The operating budget for the previous and current year showing DCR

In addition, each grantee/loan holder shall certify to the following:

The project known as [___________] is fully insured against a loss or damage occasioned by fire, extended coverage perils and such other hazards in an amount equal to the value of the most recent property appraisal or assessment, whichever is higher. The policy contains the standard mortgage clause (or interested party if the award is a grant) in favor of the Wisconsin Department of Administration, Division of Energy, Housing and Community Resources.

I further certify that this property is habitable, safe and sanitary.

Signed__________________________________ Date:_____________

_____________________________________

Name/Title
HOME Monitoring Checklist 6-C
Ongoing Monitoring: Rental Housing Project

Project Name: _______________ Project ID: _________________________
Reviewer: ___________________ Date: _______________________________

I. BACKGROUND INFORMATION

1. Amount of HOME Allocation:

2. Number HOME-assisted Units:

3. Period of Affordability:

Owner should also complete a Project Compliance Report (Checklist 6-D) on a yearly basis during the period of affordability and submit it to the PJ.

II. PROJECT COMPLIANCE

<table>
<thead>
<tr>
<th>QUESTIONS</th>
<th>ANSWER</th>
<th>COMMENTS/ ACTIONS REQUIRED</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. PROJECT REQUIREMENTS</strong></td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>1. Does the owner have tenant selection procedures that are non-discriminatory?</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>2. Does the owner provide adequate information to program applicants about program rules and expectations?</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>3. When the floating designation is used, does the owner ensure that the rental units are comparable?</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>B. PROPERTY STANDARDS AND ELIGIBLE COSTS</strong></td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>4. Does the property still meet all local codes and property standards?</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

Monitoring HOME Program Performance

Rev. 2022
## II. PROJECT COMPLIANCE

<table>
<thead>
<tr>
<th>QUESTIONS</th>
<th>ANSWER</th>
<th>COMMENTS/ ACTIONS REQUIRED</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. RENT, OCCUPANCY, AND ONGOING REQUIREMENTS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Does the owner complete a Project Compliance Report (Checklist 6-D) and submit it to the PJ on time every year?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Does the owner monitor rents in HOME-assisted units and enforce HOME rent limits in all projects?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Does the owner monitor and enforce HOME low-income occupancy requirements?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Are tenant incomes properly documented during occupancy?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Is there a copy of a lease in every tenant file?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Are all leases signed in HOME-assisted units free of prohibited provisions?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Does the owner conduct regular property inspections?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Does the owner affirmatively market units?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Does the owner follow his/her tenant selection policy?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>