Maine Annual Action Plan

CDBG, ESG, HTF, and HOME

Plan Year 2024

Prepared by
Maine State Housing Authority
Maine Department of Economic and Community Development
May 2024
Executive Summary

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

1. Introduction

The State of Maine receives block grant funds from the U.S. Department of Housing and Urban Development (HUD) to help address housing and community development needs. These grant funds include: the Community Development Block Grant (CDBG), HOME Investment Partnership Program (HOME), Emergency Solutions Grant (ESG) and the Housing Trust Fund (HTF).

The Department of Economic and Community Development (DECD) will administer the CDBG program. Maine State Housing Authority (MaineHousing) will administer the HOME, HTF and ESG programs.

HUD requires that Maine complete a five year strategic plan called a Consolidated Plan for Housing and Community Development (Consolidated Plan). The Consolidated Plan identifies the State's housing and community development needs and specifies how block grant funds will be used to address those needs.

This document, the 2024 Maine Annual Action Plan, is the fifth Action Plan in the Consolidated Plan cycle. It describes how DECD and MaineHousing plan to allocate HUD block grant funds during the 2023 program year, which runs from January 1, 2024 to December 31, 2024.

MaineHousing and the DECD look forward to continued coordination of programs and will involve other partners to leverage resources.

2. Summarize the objectives and outcomes identified in the Plan

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

The three overarching objectives guiding proposed activities within this plan are to:

- Provide decent affordable housing
- Create suitable living environments
- Create economic opportunities

Programs and activities are designed to benefit a community or the people served. The benefits, or program outcomes, for each activity funded by the four federal programs are expected to be:

- Improved availability/accessibility
- Improved affordability
• Improved sustainability

All future activities funded in 2024 will support at least one objective and one outcome. The framework for realizing these objectives and outcomes include the following priorities:

• Improve and Preserve the Quality of Housing
• Expand Affordable Housing Opportunities
• Help Maine People Attain Housing Stability
• Improve Economic Opportunity
• Improve Public Infrastructure

To achieve these goals, the State will use a combination of federal and state funds and other public and private funds to address priority housing and community development needs.

In 2024, the State proposes to allocate funding to the following activities.

CDBG:

• See attached CDBG Program Statement

HOME:

• $2.1 million for rental housing
• $1.4 million for tenant based rental assistance

ESG:

• $643,708.89 for emergency shelter operations and essential services
• $643,708.89 for rapid rehousing

HTF:

• $2,830,349.70 million for rental housing

This funding will result in

• sheltering 5,000 homeless individuals
• rental assistance for 135 homeless individuals
• 105 new or rehabilitated multifamily housing units
• 50 homeowner houses rehabbed
• 1000 persons assisted by a public facility or infrastructure activity
• 50 jobs created or retained
• 125 businesses assisted
3. **Evaluation of past performance**

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

The State's evaluation of its past performance has been completed in a thorough Consolidated Annual Performance and Evaluation Report (CAPER). This document states the objectives and expected outcomes identified in the Consolidated Plan and includes an evaluation of past performance compared to measurable goals and objectives. The CAPER can be found on the MaineHousing website.

It is important to note that the State of Maine provides affordable housing and community development through a variety of assistance programs, many of which are funded through agency resources or state appropriations. In 2022 MaineHousing assisted more than 900 First Time Home Buyers, an average of 3,625 monthly voucher households, 235 homeowners (not including over 27,500 helped with energy assistance) and more than 5,600 homeless individuals.

MaineHousing used funds to complete 9 multifamily projects, for a total of 244 units (128 for families, 86 for older adults and 30 supportive housing). In 2022, 25 projects were under construction (302 family units, 743 units for older adults and 10 supportive housing units).

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4. **Summary of Citizen Participation Process and consultation process**

Summary from citizen participation section of plan.

MaineHousing and DECD followed the State's Citizen Participation Plan and reached out to local, regional and state organizations, the Continuum of Care (CoC) and other interested parties. A hybrid public consultation opportunity occurred on September 8, 2023. This hearing was accessible both remotely and in person. The combined forum and public hearing was broadly advertised and was attended by seven people. The topic of the forum was the allocation of 2024 CDBG, HOME, HTF and ESG funds, and the meeting was held prior to the drafting of the 2024 Annual Action Plan.

Public hearing notice of the virtual hearing was placed on both the DECD and MaineHousing websites, and stakeholder groups were notified of the forum via email. The MaineHousing email list includes community leaders, developers, CHDOs, local housing authorities, advocacy groups, not-for-profit organizations, providers of housing and services to the homeless, CoC members, and interested individuals. The virtual forum/hearing was also announced via social media with postings on the MaineHousing social media sites.

On December 11, 2023 a second virtual public hearing was held to gather comments on the draft 2024 Annual Action Plan. The public hearing was broadly advertised and was attended by five people. No public comments were offered at the public hearing. One written public comment was submitted during the public comment period.

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5. **Summary of public comments**

This could be a brief narrative summary or reference an attached document from the Citizen Participation section of the Con Plan.
See Attached Public Comment with written response.

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

N/A

7. **Summary**

The Maine Department of Economic and Community Development and MaineHousing will be partner agencies for the 2024 Annual Action Plan.

All activities funded in 2024 will address one of the following goals:

- Improve Housing Quality
- Expand the Supply of Affordable Housing
- Help Maine People Attain Housing Stability
- Improve Economic Opportunity
- Improve Public Infrastructure

MaineHousing and DECD followed the State's Citizen Participation Plan for public consultation in the preparation of this Plan.

The format of this Plan is mandated by HUD. HUD has provided an online template for grantees as part of its planning and reporting system called IDIS. The questions in bold and many of the tables are created automatically by IDIS. After the Plan is approved by HUD, results of plan goals will be reported each year in the Consolidated Annual Performance Evaluation Report (CAPER), another on-line document which will be produced in IDIS.
PR-05 Lead & Responsible Agencies - 91.300(b)

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

The following are the agencies/entities responsible for preparing the Consolidated Plan and those responsible for administration of each grant program and funding source.

<table>
<thead>
<tr>
<th>Agency Role</th>
<th>Name</th>
<th>Department/Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lead Agency</td>
<td>Maine</td>
<td>MaineHousing</td>
</tr>
<tr>
<td>CDBG Administrator</td>
<td>Maine</td>
<td>Department of Economic &amp; Community Development</td>
</tr>
<tr>
<td>HOME Administrator</td>
<td>Maine</td>
<td>MaineHousing</td>
</tr>
<tr>
<td>ESG Administrator</td>
<td>Maine</td>
<td>MaineHousing</td>
</tr>
</tbody>
</table>

Table 1 – Responsible Agencies

Narrative

The Consolidated Plan was developed in partnership between the Maine Department of Economic and Community Development (DECD) and the Maine State Housing Authority (MaineHousing). MaineHousing has been designated the lead agency for overseeing the development of the Consolidated Plan.

MaineHousing is also the Collaborative Applicant for the Maine Continuum of Care (CoC) and the HMIS lead agency.

Consolidated Plan Public Contact Information

MaineHousing has been designated as the lead agency and primary point of public contact on the Consolidated Plan and the subsequent Annual Action Plans. The Annual Action Plan for 2024 can be viewed and downloaded on the MaineHousing website.
AP-10 Consultation - 91.110, 91.300(b); 91.315(l)

1. Introduction

The Consolidated Plan reflects consultation with many agencies, organizations and private citizens of the State of Maine. These groups and individuals represent a variety of housing and community development programs and concerns. Other entities consulted include state and local governments, not-for-profit organizations, public housing authorities, representatives of the private sector, social services providers, housing providers, emergency management agencies, and the Continuums of Care among others. MaineHousing and DECD conducted an extensive public participation process to assess the needs of the state. That process included statewide meetings and forums, with notice to interested parties.

Provide a concise summary of the state's activities to enhance coordination between public and assisted housing providers and private and governmental health, mental health and service agencies

MaineHousing and DECD work closely to ensure that housing providers, private organizations, State and local governmental agencies, service providers, as well as the general public, are consulted during the development of the Consolidated Plan. Participation is encouraged through mailings to targeted individuals and agencies, website postings, and newspaper notices across the state. Public input is received and accepted in the form of telephone consultations, emails, Facebook comments, and testimonies at meetings and hearings.

MaineHousing in partnership with the Statewide Homeless Council and the CoC work toward a shared goal of preventing and eliminating homelessness in Maine. To that end, MaineHousing and the Statewide Homeless Council, in consultation with the CoC, have established regional Service Hubs throughout Maine. These Service Hubs bring together local service providers to coordinate services and resources. The composition of each Hub team varies, but includes representatives from local and statewide housing agencies, human service providers, healthcare organizations, law enforcement, educational institutions, and other entities and agencies that frequently interface with people experiencing homelessness.

MaineHousing works in close collaboration with the Department of Health and Human Services, meeting regularly to improve the state’s response to the opioid epidemic, coordinating services with shelter and behavior health providers, and strengthening the emergency housing and shelter system. Recent partnerships include the support and expansion of recovery residences and a housing and service pilot for opioid users with system engagement.

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

The Maine Continuum of Care (MCoC) includes representatives of Health Service Agencies and other entities focused on chronically homeless individual and families, families with children, veterans and unaccompanied youth, as well as persons at risk of homelessness. MaineHousing provides staffing support and leadership to the MCoC: MaineHousing is the Collaborative Applicant for the Maine Continuum of Care and the HMIS lead agency for the State of Maine. The MCoC meets monthly. Topics such as accessing HUD CoC funding,
allocation of program resources, development of common assessment tools, performance measurement, and HMIS are discussed at the monthly meetings. The MCoC has also designated MaineHousing as the Management Entity for the statewide Coordinated Entry System. To that end, MaineHousing and MCoC have worked together, along with other stakeholders, to design and implement a coordinated system of service delivery and housing resources. MaineHousing, the MCoC, the Statewide Homeless Council, and the Homeless Service Hubs across Maine are also working to gather comprehensive data to compile a By Name List of all people experiencing chronic homelessness in Maine, with the objective of reducing chronic homelessness statewide.

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

Allocation of ESG for the State of Maine is detailed in the Homeless Solutions Rule which is posted on the MaineHousing website (https://www.mainehousing.org/docs/default-source/msha-rules/19--homeless-solutions-rule.pdf). In 2022, MaineHousing, in collaboration with partners, revised the rule, and in 2023, solicited feedback on how the new rule was working in practice. Feedback received was positive and the rule will be kept consistent in 2024. MaineHousing also brought forward its plans for keeping the rule consistent in 2024 to the CoC for input. The CoC was in agreement with MaineHousing’s plans for allocating ESG funds as well as the standards and outcomes outlined in the rule. Additionally, the criteria for receiving ESG funding requires that applicants be regular and active participants of the MCoC. This requirement helps ensure that the ESG awardees have a venue to regularly provide feedback to MaineHousing.

Performance Standards and Evaluation:

MaineHousing and the MCoC, through the Homeless Solutions Rule, have developed performance standards. Shelter funding is directly tied to successfully meeting the standards. The performance standards are evaluated regularly by the MCoC

Policies and Procedures for HMIS:

In collaboration with the MCoC, all HMIS Policies and Procedures and Governance Documents are reviewed annually and updated as needed based on this review.

The HMIS Policies and Procedures underwent a full revision in 2022 in collaboration with the CoC and are undergoing a review and revision in 2023.

2. Agencies, groups, organizations and others who participated in the process and consultations
<table>
<thead>
<tr>
<th>#</th>
<th>Agency/Group/Organization</th>
<th>MAINE STATE HOUSING AUTHORITY</th>
</tr>
</thead>
</table>
| 1  | **Agency/Group/Organization Type** | Housing  
Grantee Department |
|    | **What section of the Plan was addressed by Consultation?** | Housing Need Assessment  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
Anti-poverty Strategy  
Lead-based Paint Strategy |
|    | **Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?** | Consulted through Meetings, E-mail and Phone Calls. |
| 2  | **Agency/Group/Organization** | MAINE |
|    | **Agency/Group/Organization Type** | Housing  
Services - Housing  
Services - Broadband Internet Service Providers  
Services - Narrowing the Digital Divide  
Other government - State  
Grantee Department |
<p>|    | <strong>What section of the Plan was addressed by Consultation?</strong> | Economic Development |</p>
<table>
<thead>
<tr>
<th>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</th>
<th>Consulted through Meetings, E-mail and Phone Calls</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Agency/Group/Organization</td>
</tr>
<tr>
<td>Agency/Group/Organization Type</td>
<td>Housing</td>
</tr>
<tr>
<td></td>
<td>Services - Housing</td>
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<td></td>
<td>Services - Children</td>
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<tr>
<td></td>
<td>Services - Elderly Persons</td>
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<tr>
<td></td>
<td>Services - Persons with Disabilities</td>
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<tr>
<td></td>
<td>Services - Persons with HIV/AIDS</td>
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<td></td>
<td>Services - Victims of Domestic Violence</td>
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<tr>
<td></td>
<td>Services - Homeless</td>
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<td></td>
<td>Services - Health</td>
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<td>Services - Education</td>
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<td>Services - Employment</td>
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<td></td>
<td>Service - Fair Housing</td>
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<td></td>
<td>Services - Victims</td>
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<td></td>
<td>Health Agency</td>
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<td></td>
<td>Child Welfare Agency</td>
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<td></td>
<td>Publicly Funded Institution/System of Care</td>
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<tr>
<td></td>
<td>Other government - State</td>
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<tr>
<td></td>
<td>Other government - Local</td>
</tr>
<tr>
<td>What section of the Plan was addressed by Consultation?</td>
<td>Homelessness Strategy</td>
</tr>
<tr>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Statewide Homeless Council meets regularly to discuss needs and issues. MaineHousing solicited their input on the allocation of funding. They are notified of plan development, public hearings and comment periods. The Statewide Homeless Council also worked with MaineHousing and outside consultants to develop regional collaborative Service Hubs, which foster coordination on a local level throughout the state of Maine.</td>
</tr>
<tr>
<td>---</td>
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</tr>
<tr>
<td>4 Agency/Group/Organization</td>
<td>Maine Continuum of Care</td>
</tr>
<tr>
<td>Agency/Group/Organization Type</td>
<td>Housing</td>
</tr>
<tr>
<td></td>
<td>Services - Housing</td>
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<td>Services - Children</td>
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<td></td>
<td>Services - Elderly Persons</td>
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<tr>
<td></td>
<td>Services - Victims of Domestic Violence</td>
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<tr>
<td></td>
<td>Services - homeless</td>
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<td></td>
<td>Services - Health</td>
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<tr>
<td></td>
<td>Services - Education</td>
</tr>
<tr>
<td></td>
<td>Services - Employment</td>
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<tr>
<td></td>
<td>Service - Fair Housing</td>
</tr>
<tr>
<td></td>
<td>Services - Victims</td>
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<tr>
<td></td>
<td>Health Agency</td>
</tr>
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<td></td>
<td>Child Welfare Agency</td>
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<tr>
<td></td>
<td>Publicly Funded Institution/System of Care</td>
</tr>
<tr>
<td></td>
<td>Other government - State</td>
</tr>
<tr>
<td></td>
<td>Other government - Local</td>
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<tr>
<td>What section of the Plan was addressed by Consultation?</td>
<td>Homeless Needs - Chronically homeless</td>
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<tr>
<td></td>
<td>Homeless Needs - Families with children</td>
</tr>
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<td>Homelessness Needs - Veterans</td>
</tr>
<tr>
<td></td>
<td>Homelessness Needs - Unaccompanied youth</td>
</tr>
<tr>
<td></td>
<td>Homelessness Strategy</td>
</tr>
<tr>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Maine Continuum of Care meets regularly to discuss needs and issues. MaineHousing solicited input on the allocation of funding. The Continuum of Care is notified of plan development, public hearings and comment periods.</td>
</tr>
</tbody>
</table>

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

Not Applicable; all agencies and stakeholders were welcome to participate.

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

<table>
<thead>
<tr>
<th>Name of Plan</th>
<th>Lead Organization</th>
<th>How do the goals of your Strategic Plan overlap with the goals of each plan?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Continuum of Care</td>
<td>MaineHousing</td>
<td>The Continuum of Care goals have been recognized in the 2020 Consolidated Plan and the subsequent 2024 Annual Action Plan.</td>
</tr>
<tr>
<td>Analysis of Impediments to Fair Housing Choice</td>
<td>MaineHousing</td>
<td>The Analysis of Impediments to Fair Housing Choice was updated in conjunction with the 2020 Consolidated Plan to identify impediments to fair housing choice and actions to address those impediments.</td>
</tr>
<tr>
<td>Qualified Allocation Plan</td>
<td>MaineHousing</td>
<td>The Qualified Allocation Plan recognizes the needs and priorities identified in the 2020 Consolidated Plan.</td>
</tr>
</tbody>
</table>

Table 3 - Other local / regional / federal planning efforts

Narrative
AP-12 Participation - 91.115, 91.300(c)

1. Summary of citizen participation process/Efforts made to broaden citizen participation
Summarize citizen participation process and how it impacted goal-setting

MaineHousing and DECD followed the State’s Citizen Participation Plan and reached out to local, regional and state organizations, the Continuum of Care (CoC) and other interested parties. A hybrid public consultation opportunity occurred on September 8, 2023. This hearing was accessible both remotely and in person. The combined forum and public hearing was broadly advertised and was attended by seven people. The topic of the forum was the allocation of 2024 CDBG, HOME, HTF and ESG funds, and the meeting was held prior to the drafting of the 2024 Annual Action Plan.

Public hearing notice of the virtual hearing was placed on both the DECD and MaineHousing websites, and stakeholder groups were notified of the forum via email. The MaineHousing email list includes community leaders, developers, CHDOs, local housing authorities, advocacy groups, not-for-profit organizations, providers of housing and services to the homeless, CoC members, and interested individuals. The virtual forum/hearing was also announced via social media with postings on the MaineHousing social media sites.

Citizen Participation Outreach

<table>
<thead>
<tr>
<th>Sort Order</th>
<th>Mode of Outreach</th>
<th>Target of Outreach</th>
<th>Summary of response/attendance</th>
<th>Summary of comments received</th>
<th>Summary of comments not accepted and reasons</th>
<th>URL (If applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>The 9/8/23 hybrid hearing was attended by 7 people.</td>
<td>No public comments were offered.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sort Order</td>
<td>Mode of Outreach</td>
<td>Target of Outreach</td>
<td>Summary of response/attendance</td>
<td>Summary of comments received</td>
<td>Summary of comments not accepted and reasons</td>
<td>URL (If applicable)</td>
</tr>
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<td>-----------------------------------------------</td>
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</tr>
<tr>
<td>2</td>
<td>Newspaper Ad</td>
<td>Non-targeted/broad community</td>
<td>Notice of the 9/8/23 public hearing was published on 08/24/23 in the Bangor Daily News, the Portland Press Herald, the Lewiston Sun Journal and the Kennebec Journal.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>The 12/11/23 hybrid hearing was attended by 5 people.</td>
<td>No public comments were offered.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Newspaper Ad</td>
<td>Non-targeted/broad community</td>
<td>Notice of the 12/11/23 public hearing was published on 11/24/23 in the Bangor Daily News, the Portland Press Herald, the Lewiston Sun Journal and the Kennebec Journal.</td>
<td>No public comments were offered.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 4 – Citizen Participation Outreach
### Expected Resources

AP-15 Expected Resources – 91.320(c)(1,2)

**Introduction**

### Anticipated Resources

**Program** | **Source of Funds** | **Uses of Funds** | **Expected Amount Available Year 1** | **Expected Amount Available Remainder of ConPlan** | **Narrative Description**
--- | --- | --- | --- | --- | ---
CDBG | public - federal | Acquisition Admin and Planning Economic Development Housing Public Improvements Public Services | Annual Allocation: $11,808,636 | Program Income: $0 | Prior Year Resources: $0 | $11,808,636 | $11,808,636 |

DECD through its annual Method of Distribution allocates funds these eligible categories. UGLG then apply based on their community needs.
<table>
<thead>
<tr>
<th>Program</th>
<th>Source of Funds</th>
<th>Uses of Funds</th>
<th>Expected Amount Available Year 1</th>
<th>Narrative Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOME</strong></td>
<td>public - federal</td>
<td>Acquisition Homebuyer assistance Homeowner rehab Multifamily rental new construction Multifamily rental rehab New construction for ownership TBRA</td>
<td></td>
<td>MaineHousing allocates HOME funds to new construction, rehabilitation, and financing of multi-family rental projects, as well as to TBRA.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Annual Allocation: $3,893,165 Program Income: $8,803 Prior Year Resources: $0 Total: $3,901,968 Remainder of ConPlan $0</td>
<td></td>
</tr>
<tr>
<td><strong>ESG</strong></td>
<td>public - federal</td>
<td>Conversion and rehab for transitional housing Financial Assistance Overnight shelter Rapid re-housing (rental assistance) Rental Assistance Services Transitional housing</td>
<td></td>
<td>MaineHousing provides grants to emergency shelters serving people who are homeless. Grants may be used for shelter operations, essential services, rapid re-housing, and HMIS data collection costs.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Annual Allocation: $1,391,803 Program Income: $0 Prior Year Resources: $0 Total: $1,391,803 Remainder of ConPlan $0</td>
<td></td>
</tr>
<tr>
<td>Program</td>
<td>Source of Funds</td>
<td>Uses of Funds</td>
<td>Expected Amount Available Year 1</td>
<td>Expected Amount Available Remainder of ConPlan</td>
</tr>
<tr>
<td>----------</td>
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<td>---------------------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>HTF</td>
<td>public - federal</td>
<td>Acquisition Admin and Planning Homebuyer assistance Multifamily rental new construction Multifamily rental rehab New construction for ownership</td>
<td>$3,144,833</td>
<td>0</td>
</tr>
</tbody>
</table>

Table 5 - Expected Resources – Priority Table

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

The ESG 100% match requirement will be met with State HOME funds and the Shelter Operating Subsidy. HOME 25% match requirement will be met with State funding for housing stabilization and relocation services, as well as interest savings on below market rate loans.
If appropriate, describe publically owned land or property located within the jurisdiction that may be used to address the needs identified in the plan

Not Applicable

Discussion
### Annual Goals and Objectives

AP-20 Annual Goals and Objectives – 91.320(c)(3)&(e)

Goals Summary Information

<table>
<thead>
<tr>
<th>Sort Order</th>
<th>Goal Name</th>
<th>Start Year</th>
<th>End Year</th>
<th>Category</th>
<th>Geographic Area</th>
<th>Needs Addressed</th>
<th>Funding</th>
<th>Goal Outcome Indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Expand Affordable Housing Opportunities</td>
<td>2020</td>
<td>2024</td>
<td>Affordable Housing</td>
<td>State Of Maine</td>
<td>Expand Affordable Housing Opportunities</td>
<td>HOME: $2,103,849 HTF: $2,830,350</td>
<td>Rental units constructed: 95 Household Housing Unit Rental units rehabilitated: 10 Household Housing Unit</td>
</tr>
<tr>
<td>4</td>
<td>Improve and Preserve the Quality of Housing</td>
<td>2020</td>
<td>2024</td>
<td>Affordable Housing</td>
<td>State Of Maine</td>
<td>Improve and Preserve the Quality of Housing</td>
<td>CDBG: $4,000,000</td>
<td>Rental units rehabilitated: 100 Household Housing Unit Homeowner Housing Rehabilitated: 100 Household Housing Unit</td>
</tr>
<tr>
<td>5</td>
<td>Improve Public Infrastructure</td>
<td>2020</td>
<td>2024</td>
<td>Non-Housing Community Development</td>
<td>State Of Maine</td>
<td>Improve Public Infrastructure</td>
<td>CDBG: $2,800,000</td>
<td>Public Facility or Infrastructure Activities other than Low/Moderate Income Housing Benefit: 1000 Persons Assisted</td>
</tr>
<tr>
<td>6</td>
<td>Improve Economic Opportunity</td>
<td>2020</td>
<td>2024</td>
<td>Non-Housing Community Development</td>
<td>State Of Maine</td>
<td>Improve Economic Opportunity</td>
<td>CDBG: $3,000,000</td>
<td>Jobs created/retained: 50 Jobs Businesses assisted: 125 Businesses Assisted</td>
</tr>
</tbody>
</table>

Table 6 – Goals Summary

Annual Action Plan

2024
### Goal Descriptions

<table>
<thead>
<tr>
<th></th>
<th>Goal Name</th>
<th>Goal Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Provide Rapid Re-Housing</td>
<td>MaineHousing's Homeless Solutions Rule states that all grantees must provide services based upon Rapid Re-Housing and Housing First tenets. Grantees receive access to a variety of set-aside short, medium, and long-term Rapid Re-housing vouchers to assist them in achieving this goal. Shelters are given training on Rapid Re-Housing and Housing First principals and are required to have a Housing Navigator at each grantee recipient location with a working knowledge of these concepts. They are provided with a resource guide on administering navigation services, have access to recorded trainings, and attend an annual, in person training on housing first and related topics. They have the ability to assist people experiencing homelessness in accessing the set-aside of housing resources as well as other appropriate housing resources. Grantees utilize the Maine Navigator Services Eligibility Assessment (Maine NavSEA) to determine eligibility for Rapid Rehousing services, and provide those services to eligible households who opt for them.</td>
</tr>
<tr>
<td>2</td>
<td>Support Emergency Shelter Operations &amp; Services</td>
<td>The current funding formula allocates 50 percent of the total ESG funding for Shelter Operations, to be disbursed to the eligible ESHAP shelters in Maine based on their Bed Capacity. “Bed Capacity” is defined as the maximum number of beds in an Emergency Shelter as indicated on an annual application for funding; however, the Bed Capacity of a Low Barrier Shelter (as indicated on the annual application) is multiplied by 125%. This multiplier is to support the higher utilization of Low Barrier Shelters and encourage all ESHAP shelters to move toward Low Barrier models where feasible. Each Emergency Shelter receives a percentage equal to the Emergency Shelter’s Bed Capacity divided by total Bed Capacity available statewide for the calendar year.</td>
</tr>
<tr>
<td>Goal Name</td>
<td>Expand Affordable Housing Opportunities</td>
<td></td>
</tr>
<tr>
<td>-----------</td>
<td>-----------------------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>Goal Description</strong></td>
<td>The Rental Loan Program (RLP) provides long-term mortgage financing at attractive interest rates for development of affordable rental housing in projects of five or more units.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Program objectives are:</td>
<td></td>
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<tr>
<td></td>
<td>• Maximize use of tax exempt bonds to develop affordable housing.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Provide affordable mortgage financing that enables developers to utilize low income housing tax credits.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Provide below-market, 30 year fixed rate notes that enable project viability.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Provide capital for preservation of existing rental housing.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>This program is a companion to the Low Income Housing Tax Credit (LIHTC) program, and provides subsidized financing to enable use of tax credits. Administrative guidance for the Rental Loan Program is provided through the Rental Loan Program Guide, which is available at <a href="http://www.mainehousing.org">www.mainehousing.org</a>. Administrative guidance for the Low Income Housing Tax Credit Program is provided through a rule making process which is required to establish the Allocation of State Ceiling for Low Income Housing Tax Credit.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Additional program funds come from the Housing Trust Fund, which will also be used to produce, preserve, acquire and/or rehabilitate rental housing for extremely low income households.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Goal Name</th>
<th>Improve and Preserve the Quality of Housing</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Goal Description</strong></td>
<td>CDBG funds will be used to preserve and improve 100 units of rental housing and 100 units of single family</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Goal Name</th>
<th>Improve Public Infrastructure</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Goal Description</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Goal Name</th>
<th>Improve Economic Opportunity</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Goal Description</strong></td>
<td></td>
</tr>
</tbody>
</table>
AP-25 Allocation Priorities – 91.320(d)

Introduction:

MaineHousing anticipates using funds as follows:

Rental Housing: $2.1 million HOME and $2.8 million HTF -- The Rental Loan Program

Rental Assistance: $1.4 million 2024 HOME - Stability Through Engagement Program (TBRA)

Emergency homeless shelter operations & essential services (ESHAP): $644,864 ESG

Rapid Rehousing (ESHAP): $644,864 ESG

Percentages in the table below do not include the administrative set-aside.

CDBG priorities are Housing, Infrastructure and Economic Development

Funding Allocation Priorities

<table>
<thead>
<tr>
<th></th>
<th>Provide Rapid Re-Housing (%)</th>
<th>Support Emergency Shelter Operations &amp; Services (%)</th>
<th>Expand Affordable Housing Opportunities (%)</th>
<th>Improve and Preserve the Quality of Housing (%)</th>
<th>Improve Public Infrastructure (%)</th>
<th>Improve Economic Opportunity (%)</th>
<th>Total (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CDBG</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>40</td>
<td>30</td>
<td>30</td>
<td>100</td>
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<tr>
<td>HOME</td>
<td>39</td>
<td>0</td>
<td>61</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>100</td>
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<tr>
<td>ESG</td>
<td>50</td>
<td>50</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>100</td>
</tr>
<tr>
<td>HTF</td>
<td>0</td>
<td>0</td>
<td>100</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>100</td>
</tr>
</tbody>
</table>

Table 7 – Funding Allocation Priorities

Reason for Allocation Priorities

The funding listed above is reflective of program history and public input. Allocation amounts are based on demand and capacity of the agencies.
MaineHousing and DECD strive to use federal funds efficiently and effectively by combining them with other available resources that will serve as matching funds.

**How will the proposed distribution of funds will address the priority needs and specific objectives described in the Consolidated Plan?**

The proposed 2024 funding allocations address the priorities and goals outlined in the Five-Year Consolidated Plan. The distribution of funds will follow the priorities set forth in the Consolidated Plan:

- Expand Affordable Housing Opportunities
- Provide Rapid Re-Housing
- Support Emergency Shelter Operations & Services
- Improve and Preserve the Quality of Housing
- Improve Public Infrastructure
- Improve Economic Opportunity
AP-30 Methods of Distribution – 91.320(d)&(k)

Introduction:

HOME, HTF, ESG and CDBG funding is open to all eligible applicants. The Rental Loan Program Guide, the CDBG Program Statement, the Homeless Program Rule, the ESHAP Program Guide, the STEP Program Guide, and the Consolidated Plan outline the respective programs.

Distribution Methods

Table 8 - Distribution Methods by State Program

<table>
<thead>
<tr>
<th></th>
<th>State Program Name:</th>
<th>Funding Sources:</th>
<th>Describe the state program addressed by the Method of Distribution.</th>
<th>Describe all of the criteria that will be used to select applications and the relative importance of these criteria.</th>
<th>If only summary criteria were described, how can potential applicants access application manuals or other state publications describing the application criteria? (CDBG only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>CDBG Program</td>
<td>CDBG</td>
<td>see attached CDBG Program Statement</td>
<td>see attached CDBG Program Statement</td>
<td>see attached CDBG Program Statement</td>
</tr>
<tr>
<td>Describe the process for awarding funds to state recipients and how the state will make its allocation available to units of general local government, and non-profit organizations, including community and faith-based organizations. (ESG only)</td>
<td>see attached CDBG Program Statement</td>
<td></td>
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</tr>
<tr>
<td>Identify the method of selecting project sponsors (including providing full access to grassroots faith-based and other community-based organizations). (HOPWA only)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Describe how resources will be allocated among funding categories.</td>
<td>see attached CDBG Program Statement</td>
<td></td>
<td></td>
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<tr>
<td>Describe threshold factors and grant size limits.</td>
<td>see attached CDBG Program Statement</td>
<td></td>
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<tr>
<td>What are the outcome measures expected as a result of the method of distribution?</td>
<td>see AP 20 CDBG goals and objectives</td>
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<tr>
<td>2</td>
<td>State Program Name:</td>
<td>Emergency Shelter and Housing Assistance Program (ESHAP)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Funding Sources:</td>
<td>ESG</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Describe the state program addressed by the Method of Distribution.</td>
<td>In consultation with the MCoC and in partnership with Emergency Shelters and Homeless Service Providers throughout the state, MaineHousing offers the ESHAP Program as an annual Grantee process to assist individuals and families who are experiencing homelessness. The funding formula allocation is detailed in the Homeless Solutions Rule and the ESG Written Standards.</td>
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<tr>
<td><strong>Describe all of the criteria that will be used to select applications and the relative importance of these criteria.</strong></td>
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<tr>
<td><strong>To be eligible to receive ESHAP funds an applicant must:</strong></td>
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<tr>
<td>- Be a 501(c)(3) not-for-profit organization.</td>
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<td>- Be eligible in accordance with the HEARTH Act.</td>
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<tr>
<td>- Be a provider of homeless services with at least one year of experience providing emergency housing, street outreach, homeless prevention or Rapid Re-Housing services.</td>
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<tr>
<td>- Be a regular and active participant in the Maine Continuum of Care.</td>
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</tr>
<tr>
<td>- Be a regular and active participant in their local Homeless Service Hub by participating in Hub meetings and providing relevant data to the Hubs for the generation of a by-name list of Persons Experiencing Homelessness;</td>
<td></td>
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</tr>
<tr>
<td>- Have a board/advisory board that includes at least one person who is homeless or formerly homeless who is involved in policy or public planning of the organization.</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>- Participate in the Coordinated Entry System.</td>
<td></td>
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</tr>
<tr>
<td>- Not engage in any explicitly religious activities, such as worship or religious instruction. If religious activities are offered, they must occur at a separate time or location from the activities and services covered in this rule.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Participate in the Homeless Management Information System (HMIS) or a comparable database for victims of domestic violence and meet performance and reporting requirements.</td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

For a complete list of requirements, see the Emergency Shelter and Housing Assistance Program Guide (attached)

New applicants to the Emergency Shelter and Housing Assistance Program will be selected based upon the current need for services in the applying agency’s catchment area. New applicants must show they are filling an unmet need for shelter and/or navigation services for people experiencing homelessness in order to be accepted into ESHAP. Returning applicants will be considered for renewal based on a risk assessment score obtained through monitoring. Shelters with high risk scores
<table>
<thead>
<tr>
<th>If only summary criteria were described, how can potential applicants access application manuals or other state publications describing the application criteria? (CDBG only)</th>
<th>will be subjected to a community need assessment to determine if they will continue to receive funding.</th>
</tr>
</thead>
</table>
| Describe the process for awarding funds to state recipients and how the state will make its allocation available to units of general local government, and non-profit organizations, including community and faith-based organizations. (ESG only) | **Shelter Operations**: An amount equal to 45% of the Funding Formula Allocation will be disbursed among Emergency Shelters, such that each Emergency Shelter will receive a percentage equal to its Bed Capacity divided by a number equal to the total Bed Capacity available statewide for the calendar year. Agencies will receive scheduled payments on a quarterly basis.  
**Rapid Rehousing (Housing Stabilization Share)**: An amount equal to 45% of the Funding Formula Allocation will be disbursed among eligible agencies, such that each agency providing staffing for Rapid Re-housing, Housing First and Housing Stabilization services operated by the agency will be eligible to receive a percentage equal to the agency’s total number of Clients Assessed and Stabilized, divided by the total number of Clients Assessed and Stabilized statewide. The number of Clients Assessed and Stabilized will be based upon the most recent four quarters of data available to MaineHousing at the start of the grant year. Agencies are reimbursed for costs on a quarterly basis. |
<p>| Identify the method of selecting project sponsors (including providing full access to grassroots faith-based and other community-based organizations). (HOPWA only) | |</p>
<table>
<thead>
<tr>
<th>Describe how resources will be allocated among funding categories.</th>
<th>Not Applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Describe threshold factors and grant size limits.</td>
<td>Grants are based upon the threshold as described in the Maine Homeless Solutions Rule. MaineHousing uses up to 50 percent of ESG funding for emergency shelter operations as noted in the Operations Share description above and the remaining funds for the Stabilization Share also detailed</td>
</tr>
<tr>
<td>What are the outcome measures expected as a result of the method of distribution?</td>
<td>MaineHousing provided emergency shelter for 4,660 people and rapid rehousing services to 4,156 people in 2023. We anticipate serving approximately 5000 in shelter and 3500 with Rapid Re-housing services 2024. All shelters receiving funding will be tracked on performance benchmarks and will receive additional funding depending on their ability to meet these benchmarks.</td>
</tr>
</tbody>
</table>

| 3 | State Program Name: | Rental Loan Program |
|   | Funding Sources:   | HOME HTF |
Describe the state program addressed by the Method of Distribution.

The primary goal of the Rental Loan Program is to create and preserve affordable multi-family residential rental housing in the State of Maine.

Preservation may include federally-assisted housing, such as HUD 202, HUD 811 and Rural Development 515 properties at risk of being lost due to the expiration of federal rental assistance contracts, physical or financial deterioration, and/or owners opting out of federal housing programs.

To achieve the goals of this Program, MaineHousing will make various resources available in the form of amortizing loans, deferred payment loans and/or grants under this Program or in conjunction with the Program from time to time, including without limitation, the following resources:

- taxable bond proceeds;
- private activity tax-exempt bonds;
- 501(c)(3) or governmental unit tax-exempt bond proceeds; and
- subsidy resources.

These resources are usually combined with equity generated from the syndication of Low Income Housing Tax Credits (LIHTC) and/or Maine’s Affordable Housing Tax Credits. Competitive credits and “automatic” credits are awarded in accordance with Maine’s Qualified Allocation Plan.

Additional program funds come from the Housing Trust Fund, which will also be used to produce, preserve, acquire and/or rehabilitate rental housing for extremely low income households. Applicants for state or federal tax credits who commit to providing units for individuals with specific housing needs may receive HTF funds for those dedicated units.

MaineHousing attempts to maximize the benefit of these limited resources by combining the resources and encouraging applicants to seek other non-MaineHousing resources.

Amortizing loans, funded with the proceeds of taxable or tax-exempt bond proceeds, for developments that do not need MaineHousing subsidy are available typically on a walk-in basis.

MaineHousing allocates competitive low income housing tax credits separately under MaineHousing’s Low Income Housing Tax Credit Program. All applicants who are awarded low income housing tax
credits on a competitive basis or are eligible for “automatic” low income housing tax credits must comply with the applicable Qualified Allocation Plan.

MaineHousing may make various additional discretionary subsidy resources available from time to time.

<table>
<thead>
<tr>
<th>Describe all of the criteria that will be used to select applications and the relative importance of these criteria.</th>
<th>Qualified developers may apply. Applicants must:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Provide housing and services to vulnerable populations (for HTF units)</td>
</tr>
<tr>
<td></td>
<td>• Demonstrate ability to undertake required eligible development activities and obligate funds in a timely manner</td>
</tr>
<tr>
<td></td>
<td>• Demonstrate their ability to make use of additional funding sources</td>
</tr>
<tr>
<td></td>
<td>• Have a satisfactory credit history and demonstrate adequate financial capacity to own and operate the housing, including the use of any available rental assistance funding.</td>
</tr>
<tr>
<td></td>
<td>• Have control of the development site.</td>
</tr>
<tr>
<td></td>
<td>• Demonstrate they will provide the required number of lower income units.</td>
</tr>
<tr>
<td></td>
<td>• Prioritize underserved areas.</td>
</tr>
<tr>
<td></td>
<td>• Meet the State’s housing priority needs as described in the Consolidated Plan: Improve and Preserve the Quality of Housing, Expand Affordable Housing Opportunities, and/or Help Maine People Attain Housing Stability.</td>
</tr>
</tbody>
</table>

In addition, the management agent for the housing must demonstrate successful experience in managing similar properties.

MaineHousing generally selects those developments that will provide the greatest amount of long term, low-income housing at the least cost of taxpayer subsidy dollars.
<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>If only summary criteria were described, how can potential applicants access application manuals or other state publications describing the application criteria? (CDBG only)</td>
<td></td>
</tr>
<tr>
<td>Describe the process for awarding funds to state recipients and how the state will make its allocation available to units of general local government, and non-profit organizations, including community and faith-based organizations. (ESG only)</td>
<td></td>
</tr>
<tr>
<td>Identify the method of selecting project sponsors (including providing full access to grassroots faith-based and other community-based organizations). (HOPWA only)</td>
<td></td>
</tr>
<tr>
<td>Describe how resources will be allocated among funding categories.</td>
<td>HOME and HTF funds allocated to the Rental Loan Program are expected to be used for the construction, acquisition and rehabilitation, and rehabilitation of qualified residential rental projects. HTF units must be provided to individuals with specific housing needs and incomes at or below 30% of Area Median Income (AMI). The estimated FY 2024 HTF Allocation Amount is $3,144,833 of that $2,830,349 is for direct investment in unit production. HUD regulations allow MaineHousing to use up to ten percent ($314,483) of the state allocation for reasonable costs to administer the HTF.</td>
</tr>
</tbody>
</table>
| Describe threshold factors and grant size limits. | A. Combination of Available Resources  
MaineHousing attempts to maximize the impact of the limited resources it has available by combining resources and encouraging applicants to seek other non-MaineHousing sources of funding.  
B. Tax-exempt Bond Financing  
MaineHousing may issue tax-exempt bonds under Section 142(d) or Section 145 of the Internal Revenue Code (Code) as a source of funding under the Program. The Code imposes certain requirements and limitations on the use of tax-exempt bond proceeds. There may be additional requirements under the Program.  
C. Non Tax Exempt Proceeds  
Non tax exempt proceeds are used mostly in conjunction with an allocation of low income housing tax credits under the competitive Low Income Housing Tax Credit Program.  
D. Subsidy Resources  
Any project receiving subsidy is subject to the regulatory requirements associated with the subsidy resource. |
<table>
<thead>
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</thead>
<tbody>
<tr>
<td>What are the outcome measures expected as a result of the method of distribution?</td>
<td>MaineHousing expects to create or preserve 145 new rental units, 7 to 10 of which will be rental units serving extremely low income households using the HTF.</td>
</tr>
</tbody>
</table>
| 4 | State Program Name: Stability through Engagement Program (STEP) TBRA  
Funding Sources: HOME |

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2024  
32  
OMB Control No: 2506-0117 (exp. 09/30/2021)
| Describe the state program addressed by the Method of Distribution. | STEP is designed to provide short- and medium-term rental assistance for up to 24 months to help individuals and families experiencing homelessness achieve housing stability. Referrals to the STEP Program can only be made by the Housing Navigators, and the Maine Coordinated Entry System (MCES) as the system develops. |
| Describe all of the criteria that will be used to select applications and the relative importance of these criteria. | Rapid Re-housing participants may be eligible to receive short- and medium-term rental assistance, for a maximum of 24 months, through STEP if they meet the following requirements (unless prohibited by VAWA):
- Staying in a shelter or working with an ESHAP provider.
- Enrolled and participating in ESHAP with an approved Housing Stability Plan.
- Continued contact with their Housing Navigator to review progress no less than every 30 days.
- Reassessment to evaluate if continued assistance is necessary at 12 months.
- As referred to STEP from the MCES Prioritized List once the process is developed. See STEP Administrative Plan for detail (attached). |
<p>| If only summary criteria were described, how can potential applicants access application manuals or other state publications describing the application criteria? (CDBG only) |  |
| Describe the process for awarding funds to state recipients and how the state will make its allocation available to units of general local government, and non-profit organizations, including community and faith-based organizations. (ESG only) |  |</p>
<table>
<thead>
<tr>
<th>Identify the method of selecting project sponsors (including providing full access to grassroots faith-based and other community-based organizations). (HOPWA only)</th>
<th>Not Applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Describe how resources will be allocated among funding categories.</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Describe threshold factors and grant size limits.</td>
<td>Not Applicable</td>
</tr>
<tr>
<td><strong>What are the outcome measures expected as a result of the method of distribution?</strong></td>
<td>The goal for the STEP program is to administer 135 STEP coupons to rapidly re-house individuals and/or families experiencing homelessness and to keep 95% of them stably housed.</td>
</tr>
</tbody>
</table>
AP-35 Projects – (Optional)

Introduction:

See the CDBG 2024 Program Statement

<table>
<thead>
<tr>
<th>#</th>
<th>Project Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>ESG24 Maine</td>
</tr>
<tr>
<td>2</td>
<td>HOME24 TBRA</td>
</tr>
<tr>
<td>3</td>
<td>Rental Loan Program 24</td>
</tr>
<tr>
<td>4</td>
<td>HOME24 Admin</td>
</tr>
<tr>
<td>5</td>
<td>HTF24 Admin</td>
</tr>
</tbody>
</table>

Table 9 – Project Information

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

The allocation priorities are reflective of program history and public input. Allocation amounts are based on demand and capacity of the agencies.

MaineHousing and DECD strive to use federal funds efficiently and effectively by combining them with other available resources that will serve as matching funds.
### AP-38 Project Summary

#### Project Summary Information

<table>
<thead>
<tr>
<th></th>
<th>Project Name</th>
<th>Funding</th>
<th>Description</th>
<th>Target Date</th>
<th>Location Description</th>
<th>Planned Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>ESG24 Maine</td>
<td>ESG: $1,391,803</td>
<td>MaineHousing plans to use the 2024 allocation of ESG funds to provide grants to emergency shelters serving people who are homeless or at risk of homelessness. Grants may be used for shelter operations, Rapid Re-housing and HMIS data collection costs.</td>
<td>12/31/2024</td>
<td>Statewide</td>
<td>Grants to emergency shelters</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>MaineHousing anticipates serving 3,500 households with rapid rehousing funding and 5000 people with emergency shelter funding.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>HOME24 TBRA</td>
<td>HOME: $1,400,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

MaineHousing plans to use the 2024 allocation of ESG funds to provide grants to emergency shelters serving people who are homeless or at risk of homelessness. Grants may be used for shelter operations, Rapid Re-housing and HMIS data collection costs.
<table>
<thead>
<tr>
<th>Description</th>
<th>STEP (TBRA) is designed to provide short and medium term rental assistance for up to 24 months to help individuals and families achieve housing stability. The focus is on rapidly re-housing people who are currently experiencing homelessness. Referrals to the STEP Program can only be made by Housing Navigators, and the Maine Coordinated Entry System (MCES) as the system develops.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Target Date</strong></td>
<td>12/31/2024</td>
</tr>
<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td>135 Households</td>
</tr>
<tr>
<td><strong>Location Description</strong></td>
<td>Statewide</td>
</tr>
<tr>
<td><strong>Planned Activities</strong></td>
<td>Short and Medium term rental assistance for 24 months</td>
</tr>
<tr>
<td><strong>3</strong></td>
<td><strong>Project Name</strong> Rental Loan Program 24</td>
</tr>
<tr>
<td><strong>Target Area</strong></td>
<td>State Of Maine</td>
</tr>
<tr>
<td><strong>Goals Supported</strong></td>
<td>Expand Affordable Housing Opportunities</td>
</tr>
<tr>
<td><strong>Needs Addressed</strong></td>
<td>Expand Affordable Housing Opportunities</td>
</tr>
<tr>
<td><strong>Funding</strong></td>
<td>HOME: $2,103,849 HTF: $2,830,349</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>The primary goal of the Rental Loan Program is to create and preserve affordable multi-family residential rental housing in the State of Maine. The HTF has been allocated entirely to this program. Eligible activities will include acquisition and/or rehabilitation of existing housing units, adaptive re-use of existing buildings, or new construction of rental housing units.</td>
</tr>
<tr>
<td><strong>Target Date</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td>The 2024 goal is 105 new multifamily units.</td>
</tr>
<tr>
<td>Location Description</td>
<td>Statewide</td>
</tr>
<tr>
<td>----------------------</td>
<td>-----------</td>
</tr>
<tr>
<td>Planned Activities</td>
<td>New construction and acquisition/rehabilitation of multifamily housing</td>
</tr>
<tr>
<td><strong>4</strong> Project Name</td>
<td>HOME24 Admin</td>
</tr>
<tr>
<td>Target Area</td>
<td></td>
</tr>
<tr>
<td>Goals Supported</td>
<td></td>
</tr>
<tr>
<td>Needs Addressed</td>
<td></td>
</tr>
<tr>
<td>Funding</td>
<td>HOME: $389,317</td>
</tr>
<tr>
<td>Description</td>
<td>HOME Admin and Program Income Admin</td>
</tr>
<tr>
<td>Target Date</td>
<td></td>
</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td></td>
</tr>
<tr>
<td><strong>5</strong> Project Name</td>
<td>HTF24 Admin</td>
</tr>
<tr>
<td>Target Area</td>
<td></td>
</tr>
<tr>
<td>Goals Supported</td>
<td></td>
</tr>
<tr>
<td>Needs Addressed</td>
<td></td>
</tr>
<tr>
<td>Funding</td>
<td>HTF: $314,483</td>
</tr>
<tr>
<td>Description</td>
<td>HTF Admin</td>
</tr>
<tr>
<td>Target Date</td>
<td></td>
</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Location Description</td>
<td></td>
</tr>
<tr>
<td>Planned Activities</td>
<td></td>
</tr>
</tbody>
</table>
AP-40 Section 108 Loan Guarantee – 91.320(k)(1)(ii)
Will the state help non-entitlement units of general local government to apply for Section 108 loan funds?
No

Available Grant Amounts

Acceptance process of applications
AP-45 Community Revitalization Strategies – 91.320(k)(1)(ii)

Will the state allow units of general local government to carry out community revitalization strategies?

No

State’s Process and Criteria for approving local government revitalization strategies
AP-50 Geographic Distribution – 91.320(f)
Description of the geographic areas of the state (including areas of low-income and minority concentration) where assistance will be directed

The State of Maine does not prioritize the allocation of CDBG, HOME, HTF or ESG funds geographically. Income eligible citizens, eligible HTF recipients, and housing developers may apply for grants or loans from anywhere in Maine. Low Income Housing Tax credit priorities include projects in rural areas and Difficult to Develop Areas.

Geographic Distribution

<table>
<thead>
<tr>
<th>Target Area</th>
<th>Percentage of Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Of Maine</td>
<td>100</td>
</tr>
</tbody>
</table>

Table 10 - Geographic Distribution

Rationale for the priorities for allocating investments geographically

MaineHousing and DECD have chosen not to target particular geographical areas for special assistance.

Discussion

Please see above
Affordable Housing

AP-55 Affordable Housing – 24 CFR 91.320(g)

Introduction:

Affordable housing goals vary by program and the population to be served. Data in the following tables may overlap due to programs that assist both households as well as individuals.

The term affordable housing used in 24 CFR 92.252 and 92.254 includes several elements that are not requirements of ESG and CDBG. Therefore, only HOME and HTF units that receive federal assistance that can be assured of meeting the standard of "affordable housing" are described here.

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

Table 11 - One Year Goals for Affordable Housing by Support Requirement

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

Table 12 - One Year Goals for Affordable Housing by Support Type

Discussion:

The goals listed above are in relation to HOME and HTF funding only. Additional households will be assisted with other programs offered by MaineHousing and DECD.
AP-60 Public Housing - 24 CFR 91.320(j)

Introduction:

The State of Maine does not operate any public housing units directly, nor does it receive any funding to do so. When requested, MaineHousing reviews Annual and Five-Year Plans of public housing authorities and issues certifications to those that are consistent with Maine’s Consolidated Plan.

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

While MaineHousing does not have jurisdiction over public housing agencies, several public housing authorities and other housing and community development agencies are required to obtain a certification that their program plans are consistent with the State of Maine Consolidated Plan. The State Consolidated Plan serves the majority of the state since only a few local jurisdictions develop Consolidated Plan documents. In 2023, MaineHousing will serve as the lead agency for reviewing housing plans for consistency with the housing component of the State Consolidated Plan.

MaineHousing has both a PHA Permanent Financing Demonstration Program and a Short Term Real Estate Acquisition Program (STREAP). STREAP allows partners (including PHAs) to acquire real estate quickly. The funds may be used for real estate acquisition and associated closing costs. Financial Demonstration Program is available to assist PHAs in financing housing development related costs, including acquisition and rehabilitation costs.

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

Public housing residents are encouraged to participate in the home buyer programs offered through MaineHousing and its participating lenders, as long as they meet eligibility criteria.

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

MaineHousing is not designated as a troubled PHA.

Discussion:

See Above
**AP-65 Homeless and Other Special Needs Activities – 91.320(h)**

**Introduction**

The Emergency Solutions Grant (ESG) program is designed to help with: operating shelter costs as well as health, employment, and housing services; rapid re-housing and housing stabilization services for homeless individuals and families; and HMIS data collection. This funding opportunity is available to existing emergency shelters throughout the state sponsored by not-for-profit organizations and local municipalities. Administrative guidance for the Emergency Solutions Grant Program is provided through the Homeless Solutions Rule, Emergency Shelter and Housing Assistance Program (ESHAP) Program Guide & Application, ESHAP Navigator Services Guide, MaineHousing ESG Written Standards, and the STEP Admin plan.

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

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

MaineHousing's Homeless Solutions Rule states that all grantees will provide services based upon Rapid Re-Housing or Housing First tenets. Grantees are given access to short, medium, and long-term rapid re-housing resources to assist them in achieving this goal. Shelters are provided training on Rapid Re-Housing and Housing First principles and are required to have a Housing Navigator at each grantee recipient location with a working knowledge of these services and concepts. All households being served complete the Maine Navigator Services Eligibility Assessment (Maine NavSEA) to determine eligibility for services and to guide the client to available housing as quickly and efficiently as possible. Grantees also utilize the Maine Coordinated Entry System (MCES) assessment to assess their current needs and direct them to appropriate housing options within Coordinated Entry. All shelters are given the opportunity to extend their Navigator Services to serve eligible persons experiencing homelessness who are unsheltered.

Addressing the emergency shelter and transitional housing needs of homeless persons

ESG funding will be utilized for shelter operations and rapid re-housing activities, as well as HMIS data collection. The ESG shelter funding one-year goal is to provide assistance to 5000 persons served by 41 ESG funded providers.

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

- PATH serves at-risk individuals and families with unmet mental illness or co-occurring disorders.
- The SSVF Program provides outreach and case management to at-risk veterans’ families statewide.
- Pine Tree Legal Assistance helps people facing evictions in larger cities.
- Maine DHHS uses some BRAP (Bridging Rental Assistance Program) funds for homelessness prevention.
- MaineHousing provides ESG funding and the ESHAP program to 38 shelters.
- MaineHousing provides state funding for a Rapid Rehousing program through six partner agencies across the state.
- MaineHousing provides state funding for a Housing Problem Solving program, which utilizes Rapid Resolution approaches and techniques to divert people away from homelessness prior to losing housing, or to rapidly resolve their housing crisis after housing has been lost.

Maine has rapid rehousing efforts funded with both ESG and state funds that work with individuals and families experiencing homelessness to move into housing. These programs fund housing relocation and stabilization services so that participants are not only assisted in their housing search, but are also followed into housing with services to support their stability. Maine also utilizes a regional service hub model and a newly implemented Coordinated Entry System to prioritize and case conference participants based on vulnerability in order to match them with housing resources and services.

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

Foster Care: Maine DHHS contracts with not-for-profit youth service providers statewide to help youth and families develop healthy transition plans and assist youth in obtaining Transitional Housing, Permanent Housing, and Permanent Supportive Housing, or to remain in care until they have finished their education. Providers actively monitor teens who are discharged from foster care to the streets or shelters, and advocate with Maine DHHS for improved policies and resources.

Health Care: Hospital Discharge Planning Guidelines have been developed by the Statewide Homeless Council and Maine hospitals regarding the discharge of homeless patients. The Guidelines instruct hospitals to begin the discharge planning process upon admission. Patients are to be discharged with appropriate clothing and with a plan for accessing required medications/supplies. MCoC members also monitor discharges to shelters and follow up with hospitals as needed. Each Maine hospital or community discharge location must designate a management team member to oversee ongoing compliance with the Guidelines.

Mental Health: The Guidelines above also include discharge planning for patients with mental health issues, instructing hospitals to begin the discharge planning process upon admission, and working with appropriate providers. MCoC members monitor discharges of patients with mental illness to shelters and follow up as
necessary. The Statewide Homeless Council is lead an effort to create a Medicaid Waiver for long-term homeless individuals that improves housing search and tenancy support options. Placement options include family, residential treatment facilities, market rate apartments, boarding homes, and other federal-, state- or locally-funded housing options (such as Section 515 rental units, LIHTC-funded projects, HOPWA-funded housing, local- or state-funded residential recovery or transitional housing, group homes, and/or halfway houses). Individuals needing higher levels of medical care may be placed in private non-medical institutions.

**Corrections:** The Statewide Homeless Council and MCoC oppose any policy that releases inmates to shelters. Although no specific Department of Corrections (DoC) policy exists to prevent release of offenders to shelters, Maine DoC's goal is to prevent release to shelters. To achieve this goal, DoC's policy is to begin pre-release planning 45 days prior to release (County jails begin pre-release planning at 90 days). MCoC providers work collaboratively with prison staff to help find community housing and supportive services (when needed) for inmates following release. STEP vouchers are also available with very limited parameters.

**Discussion**

See Above
Introduction:

In 2019 MaineHousing updated the Maine Analysis of Impediments to Fair Housing Choice (AI). The process included discussions focused on potential impediments to affordable housing in Maine with business partners including the Department of Community Economic Development, the Maine Human Rights Commission, developers, realtors, providers of services to older adults, and lenders.

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

Research conducted for the State of Maine’s Analysis of Impediments identified the following impediments to fair housing.

1. Lack of Affordable Housing
2. Racial, Ethnic and Cultural Barriers
3. Community Planning and Zoning Decisions that Impede Affordable Housing
4. Lack of Availability and Access to Housing for Disabled Individuals
5. Limited access to Neighborhood Opportunities and Community Assets
6. Lack of Understanding of Fair Housing and Affirmatively Furthering Fair Housing

The AI identifies actions and measureable outcomes to address these impediments. Action types include:

- Data Collection and Analysis
- Program Design
- Education and Outreach
- Evaluation

Discussion:

Results of actions taken to address the identified impediments to fair housing are reported in the Consolidated Annual Performance and Evaluation Report (CAPER), which is submitted annually to HUD.
AP-85 Other Actions – 91.320(j)

Introduction:

The following sections discuss other actions MaineHousing and DECD will undertake in FY 2024.

Actions planned to address obstacles to meeting underserved needs

MaineHousing and the Department of Economic and Community Development will continue to encourage qualified applicants to apply for CDBG, HOME, HTF and ESG funds.

MaineHousing is expanding access to programs by translating program materials into 6 different languages, meeting regularly with organizations representing the immigrant community, including some of those organizations in contracts for larger federal programs such as HEAP, and contracting for culturally appropriate support services when needed.

Actions planned to foster and maintain affordable housing

The activities to foster and maintain affordable housing include the production of new units, and financing home purchase and home rehabilitation.

The State utilizes other programs to help foster and maintain affordable housing including:

- Low Income Housing Tax Credits (LIHTC)
- the Housing Choice Voucher program
- the Low Income Heating Assistance Program (HEAP) and the Weatherization program, and
- a Maine State Low Income Tax Credit program that will provide additional resources to support the development of affordable housing.

Actions planned to reduce lead-based paint hazards

MaineHousing currently administers a $5.7 million, 48 month HUD-funded Lead Hazard Reduction Grant Program. The program provides grants to single-family, owner-occupied homes and owners of residential rental units to make their properties lead safe. Owners of residential rental units are required to keep the units affordable (50% - 80% of AMI) for three years after the completion of the abatement work. This program includes a comprehensive Healthy Homes assessment and intervention component which addresses a variety of health and safety related housing conditions, such as indoor allergen reduction, injury prevention (falls, electrical hazards, etc.), carbon monoxide and radon, and excess heat and cold.

MaineHousing administers a $3 million State HOME funded Maine Lead Paint Hazard Abatement Program that provides grants to assist single-family, owner occupied homes and owners of residential rental units to make their homes and apartments lead safe. Owners of residential rental units are required to rent to low-income renters (at or below 100% AMI) and the units must remain affordable (Fair Market Rent rates) for four years after the completion of the abatement work. This program is designed to complement the Annual
MaineHousing administers a $1,465,427 million Department of Health and Human Services Lead Paint Hazard Abatement Program that provides grants to assist single-family, owner occupied homes and owners of residential rental units to make their homes and apartments lead safe. The units served with these funds must have a child(ren) eligible for MaineCare residing in the home. Owners of the residential rental units are required to rent to low-income renters (at or below 100% AMI) and the units must remain affordable (Fair Market Rent rates) for four years after the completion of the abatement work.

HUD-funded Lead Hazard Reduction Grant Program.

Achieving lead safe homes is accomplished by using licensed lead abatement contractors to abate lead-based paint hazards and may involve interior and exterior work. Lead-based paint abatement measures employed for both the HUD-funded and State-funded programs are based on a lead design plan and may include paint removal or stabilization, encapsulation or replacement of siding, as well as door and window replacements.

The State of Maine has an efficient institutional structure through which housing and community development programs are delivered. DECD is the administrator of CDBG funds and MaineHousing is the administrator of HOME, HTF and ESG funding. Both MaineHousing and DECD participate in a number of standing meetings with representatives from state and local government, the Continuum of Care, and not-for-profit and private providers of housing, homelessness and economic development services.

Actions planned to reduce the number of poverty-level families

The State of Maine has not formally adopted a statewide anti-poverty strategy. However, the strategy and goals of the Five-Year Consolidated Plan and the Annual Action Plan directly address the issues of individuals who are living in poverty.

In Maine, there is a statewide network of Community Action Agencies (CAAs) with a common purpose of providing services to low income people across Maine. The goal of these agencies is to empower low income people to lift themselves and their families out of poverty.

Actions planned to develop institutional structure

The State of Maine has an efficient institutional structure through which housing and community development programs are delivered. DECD is the administrator of CDBG funds and MaineHousing is the administrator of HOME, HTF and ESG funding. Both MaineHousing and DECD participate in a number of standing meetings with representatives from state and local government, the Continuum of Care, and not-for-profit and private providers of housing, homelessness and economic development services.

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

A number of private sector, public and social service agencies have been involved in the Consolidated Planning process. Continued coordination with these groups will be a key to the success of the
plan. MaineHousing plans to maintain communications with pertinent individuals and groups, both via traditional methods and through new technologies (e.g. on-line meetings, internet-based survey's, etc.)

Both MaineHousing and DECD are members of many different trade organizations and advisory boards. This involvement provides an opportunity to enhance coordination. Additionally both agencies participate in a number of standing meetings with representatives from state and local government, not-for-profit and private providers of housing, economic development organizations, the Continuum of Care and homelessness services.

Discussion:

Please see above
Program Specific Requirements
AP-90 Program Specific Requirements – 91.320(k)(1,2,3)

Introduction:

HOME, ESG and CDBG funding is open to all eligible applicants. The Rental Loan Program Guide, the CDBG Program Statement, the Homeless Program Rule, the ESHAP Program Guide, the STEP Program Guide, and the Consolidated Plan outline the respective programs.

Community Development Block Grant Program (CDBG)
Reference 24 CFR 91.320(k)(1)

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

1. The total amount of program income that will have been received before the start of the next program year and that has not yet been reprogrammed 0
2. The amount of proceeds from section 108 loan guarantees that will be used during the year to address the priority needs and specific objectives identified in the grantee's strategic plan. 0
3. The amount of surplus funds from urban renewal settlements 0
4. The amount of any grant funds returned to the line of credit for which the planned use has not been included in a prior statement or plan 0
5. The amount of income from float-funded activities 0

Total Program Income: 0

Other CDBG Requirements

1. The amount of urgent need activities 0

2. The estimated percentage of CDBG funds that will be used for activities that benefit persons of low and moderate income. Overall Benefit - A consecutive period of one, two or three years may be used to determine that a minimum overall benefit of 70% of CDBG funds is used to benefit persons of low and moderate income. Specify the years covered that include this Annual Action Plan. 80.00%

HOME Investment Partnership Program (HOME)
Reference 24 CFR 91.320(k)(2)

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

   Maine utilizes only the forms of investment included in Section 92.205.

2. A description of the guidelines that will be used for resale or recapture of HOME funds when used for

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2024

OMB Control No: 2506-0117 (exp. 09/30/2021)
homebuyer activities as required in 92.254, is as follows:

MaineHousing does not intend to use HOME funds for homebuyer activities.

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

MaineHousing does not intend to use HOME funds for homebuyer activities.

4. Plans for using HOME funds to refinance existing debt secured by multifamily housing that is rehabilitated with HOME funds along with a description of the refinancing guidelines required that will be used under 24 CFR 92.206(b), are as follows:

The MaineHousing Rental Loan Program (RLP) Guide is the document which governs lending activities, including those projects financed with HOME funds. The RLP Guide specifically refers to compliance with 24 CFR Part 92 for any project which uses HOME funds. The RLP Guide describes eligible applicants and the application process. The RLP Guide is available on the MaineHousing website.

The refinancing requirements include the following conditions:

- Demonstrate that rehabilitation is the primary eligible activity and ensure that this requirement is met by establishing a minimum level of rehabilitation per unit or a required ratio between rehabilitation and refinancing.
- Require a review of management practices to demonstrate that disinvestment in the property has not occurred; that long-term needs of the project can be met; and that the feasibility of serving the targeted population over an extended affordability period can be demonstrated.
- State whether the new investment is being made to maintain current affordable units, create additional affordable units, or both.
- Specify the required period of affordability, whether it is a minimum 15 years or longer.
- Specify whether the investment of HOME funds may be state-wide or limited to a specific geographic area, such as a community identified in a neighborhood revitalization strategy under 24 CFR 91.315(g) or a federally designated Empowerment Zone or Enterprise Community.
- State that HOME funds cannot be used to refinance multifamily loans made or insured by any federal program, including the CDBG program.

5. If applicable to a planned HOME TBRA activity, a description of the preference for persons with special needs or disabilities. (See 24 CFR 92.209(c)(2)(i) and CFR 91.220(l)(2)(vii)).

Eligibility for HOME TBRA requires the applicant to be homeless according to HUD definition. There are no further preferences.

6. If applicable to a planned HOME TBRA activity, a description of how the preference for a specific
category of individuals with disabilities (e.g. persons with HIV/AIDS or chronic mental illness) will narrow the gap in benefits and the preference is needed to narrow the gap in benefits and services received by such persons. (See 24 CFR 92.209(c)(2)(ii) and 91.220(l)(2)(vii)).

See Above

7. If applicable, a description of any preference or limitation for rental housing projects. (See 24 CFR 92.253(d)(3) and CFR 91.220(l)(2)(vii)). Note: Preferences cannot be administered in a manner that limits the opportunities of persons on any basis prohibited by the laws listed under 24 CFR 5.105(a).

N/A

Emergency Solutions Grant (ESG)
Reference 91.320(k)(3)

1. Include written standards for providing ESG assistance (may include as attachment)

Please see the Emergency Solutions Grant (ESG) Written Standards (attached).

2. If the Continuum of Care has established centralized or coordinated assessment system that meets HUD requirements, describe that centralized or coordinated assessment system.

Please see the attached Maine Coordinated Entry System Policies and Procedures

3. Identify the process for making sub-awards and describe how the ESG allocation available to private nonprofit organizations (including community and faith-based organizations).

Not Applicable

4. If the jurisdiction is unable to meet the homeless participation requirement in 24 CFR 576.405(a), the jurisdiction must specify its plan for reaching out to and consulting with homeless or formerly homeless individuals in considering policies and funding decisions regarding facilities and services funded under ESG.

MaineHousing and its ESG Grantees currently meet the homeless participation requirement in 24 CFR 576.405(a).

5. Describe performance standards for evaluating ESG.

With assistance from HUD Technical Assistance, a monitoring tool, which includes a risk analysis score, and a CoC reporting mechanism have been created and are currently in use. HMIS data for ESHAP is regularly compiled and reviewed to gain an understanding of how the program is performing in relation to serving and housing clients. Data quality is also measured for ESHAP providers regularly, and providers are expected to maintain or improve data quality levels.
1. How will the grantee distribute its HTF funds? Select all that apply:

☑ Applications submitted by eligible recipients

2. If distributing HTF funds through grants to subgrantees, describe the method for distributing HTF funds through grants to subgrantees and how those funds will be made available to state agencies and/or units of general local government. If not distributing funds through grants to subgrantees, enter “N/A”.

Not Applicable

3. If distributing HTF funds by selecting applications submitted by eligible recipients,

a. Describe the eligibility requirements for recipients of HTF funds (as defined in 24 CFR § 93.2). If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

Eligible applicants are:

- Successful LIHTC applicants

Ineligible Applicants include:

- The Applicant, any Principal thereof, or Affiliates of either
  a) has an uncorrected IRS Form 8823 in connection with any LIHTC Project to the extent it is correctable unless previously waived by MaineHousing;
  b) has been declared in default or has been 60 calendar days or more delinquent on any loan with MaineHousing, unless the default or delinquency has been cured or there is an approved payment or workout plan in good standing prior to the Application deadline;
  c) has ever been the owner of any project in which MaineHousing has foreclosed a mortgage interest or received a deed-in-lieu of foreclosure of a mortgage interest unless previously waived by MaineHousing;
  d) is presently debarred, suspended, proposed for debarment, or excluded from participation in any federal or state programs;
  e) has in the last 10 years either commenced or had commenced against it any proceeding in or for bankruptcy, receivership, reorganization or any other arrangement for relief from creditors commenced against it that affected a MaineHousing-funded project that was not dismissed within 90 calendar days; or
- The tax credit syndicator, investor, or Affiliates of either
  a) transferred its interest in any LIHTC Project after March 25, 2014 in violation of the Ownership
Annual Action Plan

Transfer Rule; or
b) failed to make any required capital contributions with respect to any LIHTC Project, and has not corrected such actions prior to the Application deadline.

MaineHousing may reject the Application if it determines the deficiencies are not addressed. MaineHousing may also require financial statements from the Applicant, Principal thereof, or Affiliates of either.

Funds remaining after the initial Request For Proposals (RFP) process may be distributed by MaineHousing under a subsequent RFP available to all or a subset of the above eligible recipients. Individuals are not eligible to receive direct assistance from the HTF. The State does not intend to use sub-grantees in the 2024 funding cycle.

b. Describe the grantee’s application requirements for eligible recipients to apply for HTF funds. If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

MaineHousing will distribute HTF funds through a competitive process by selecting applications that are submitted by eligible recipients under the rules of MaineHousing’s Qualified Allocation Plan (QAP) for LIHTC. Scoring will be based upon a combination of the required selection criteria located at 24 CFR§91.320[k][5] and selection criteria adopted by MaineHousing. The QAP will be available on the MaineHousing website.

c. Describe the selection criteria that the grantee will use to select applications submitted by eligible recipients. If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

The selection criteria will be included in the QAP and will include all of the following (listed in order of highest priority to least priority):

Threshold Criteria: (Required for the application to be eligible)

All tenants must be limited to 30% of AMI or less.

For rental housing, the duration of the units’ affordability period

MaineHousing will require that affordability be for a 30 year term. The affordability requirements will be
outlined in a deed covenant that will be recorded in the applicable registry of deeds.

Scoring Criteria:

- Extent to which project provides housing and services to vulnerable populations (for HTF units)
- Extent to which applicant demonstrates ability to undertake required eligible development activities and obligate funds in a timely manner
- Extent to which applicant demonstrates their ability to make use of additional funding sources
- Extent to which applicant demonstrates a satisfactory credit history and adequate financial capacity to own and operate the housing, including the use of any available rental assistance funding.
- Extent to which applicant demonstrates control of the development site.
- Extent to which applicant demonstrates their ability to make use of additional funding sources
- Extent to which applicant demonstrates a satisfactory credit history and adequate financial capacity to own and operate the housing, including the use of any available rental assistance funding.
- Extent to which applicant demonstrates control of the development site.
- Extent to which project provides the required number of lower income units.
- Extent to which project prioritizes underserved areas.
- Extent to which project meets the State's housing priority needs as described in the Consolidated Plan: Improve and Preserve the Quality of Housing, Expand Affordable Housing Opportunities, and/or Help Maine People Attain Housing Stability.

In addition, the management agent for the housing must demonstrate successful experience in managing similar properties.

d. Describe the grantee’s required priority for funding based on geographic diversity (as defined by the grantee in the consolidated plan). If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

MaineHousing will regard the entire State of Maine as the eligible area for purposes of the HTF. However, applicants will receive points for projects that will be developed in locations that have been designated as high opportunity areas or areas that are underserved.

e. Describe the grantee’s required priority for funding based on the applicant's ability to obligate HTF funds and undertake eligible activities in a timely manner. If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

As noted above, applicants will be evaluated on project readiness, including local approvals, architectural plans and site control. Additionally, MaineHousing will consider an applicant's track-record for developing projects successfully within a reasonable timeframe.
f. Describe the grantee’s required priority for funding based on the extent to which the rental project has Federal, State, or local project-based rental assistance so that rents are affordable to extremely low-income families. If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

MaineHousing may make Section 8 Housing Choice Vouchers available on a “project-based” basis for eligible units funded with HTF.

g. Describe the grantee’s required priority for funding based on the financial feasibility of the project beyond the required 30-year period. If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

MaineHousing will require that affordability be for a 30 year term. The affordability requirements will be outlined in a deed covenant that will be recorded in the applicable registry of deeds.

h. Describe the grantee’s required priority for funding based on the merits of the application in meeting the priority housing needs of the grantee (such as housing that is accessible to transit or employment centers, housing that includes green building and sustainable development features, or housing that serves special needs populations). If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

All applications will be required to address one or more of the following Consolidated Plan priorities: Improve Housing Quality, Expand the Supply of Affordable Housing, and/or Help Maine People Attain Housing Stability.

i. Describe the grantee’s required priority for funding based on the extent to which the application makes use of non-federal funding sources. If not distributing funds by selecting applications submitted by eligible recipients, enter “N/A”.

See scoring criteria above.

4. Does the grantee’s application require the applicant to include a description of the eligible activities to be conducted with HTF funds? If not distributing funds by selecting applications submitted by eligible recipients, select “N/A”.

Yes
5. Does the grantee’s application require that each eligible recipient certify that housing units assisted with HTF funds will comply with HTF requirements? If not distributing funds by selecting applications submitted by eligible recipients, select “N/A”.

Yes

6. **Performance Goals and Benchmarks.** The grantee has met the requirement to provide for performance goals and benchmarks against which the grantee will measure its progress, consistent with the grantee’s goals established under 24 CFR 91.315(b)(2), by including HTF in its housing goals in the housing table on the SP-45 Goals and AP-20 Annual Goals and Objectives screens.

Yes

7. **Maximum Per-unit Development Subsidy Amount for Housing Assisted with HTF Funds.** Enter or attach the grantee’s maximum per-unit development subsidy limits for housing assisted with HTF funds. The limits must be adjusted for the number of bedrooms and the geographic location of the project. The limits must also be reasonable and based on actual costs of developing non-luxury housing in the area.

If the grantee will use existing limits developed for other federal programs such as the Low Income Housing Tax Credit (LIHTC) per unit cost limits, HOME’s maximum per-unit subsidy amounts, and/or Public Housing Development Cost Limits (TDCs), it must include a description of how the HTF maximum per-unit development subsidy limits were established or a description of how existing limits developed for another program and being adopted for HTF meet the HTF requirements specified above.

**Total Development Cost (TDC).**

Cost reasonableness will be evaluated using an index, which is the weighted average of the TDC per unit and the TDC per bedroom. For mixed-use projects, the TDC for only the residential portion of the project, including common areas, will be used for this calculation. The weighted average will be calculated as follows:

\[(2 \times \text{TDC/unit}) + \text{TDC/bedroom}] \div 3.\]

The product of this calculation will be referred to throughout this document as the “TDC Index”. An Application will be rejected if the TDC Index exceeds the TDC Index Cap below for a project of its type at any time prior to the later of the construction loan closing or carryover allocation.

<table>
<thead>
<tr>
<th>Type of Project</th>
<th>TDC Index Cap</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Adaptive Reuse $337,500 per unit  
New construction $318,750 per unit  
Acquisition and rehabilitation of existing housing $206,250 per unit  

8. **Rehabilitation Standards.** The grantee must establish rehabilitation standards for all HTF-assisted housing rehabilitation activities that set forth the requirements that the housing must meet upon project completion. The grantee’s description of its standards must be in sufficient detail to determine the required rehabilitation work including methods and materials. The standards may refer to applicable codes or they may establish requirements that exceed the minimum requirements of the codes. The grantee must attach its rehabilitation standards below.

In addition, the rehabilitation standards must address each of the following: health and safety; major systems; lead-based paint; accessibility; disaster mitigation (where relevant); state and local codes, ordinances, and zoning requirements; Uniform Physical Condition Standards; Capital Needs Assessments (if applicable); and broadband infrastructure (if applicable).

MaineHousing will utilize the MaineHousing Quality Standards and Procedures Manual (located on the MaineHousing website) to ensure that the rehabilitation standards located at §93.301[b] are met for all housing units rehabilitated with HTF funds. The MaineHousing Manual covers all applicable accessibility requirements, and state and local standards, codes, regulations, and zoning requirements. In addition, MaineHousing will further require that:

- The project team shall provide an estimate (based on age and condition) of the remaining useful life of the major building systems upon project completion. Major systems include: structural support and roofing; cladding and weatherproofing (e.g., windows, doors, siding, gutters); plumbing; electrical; and heating, ventilation, and air conditioning.
- For multifamily housing with 26 or more total units, the useful life of systems must be determined through a capital needs assessment that determines the work to be performed and identifies the long-term physical needs of the project.
- If the remaining useful life of one or more major systems is less than the applicable period of affordability, MaineHousing will ensure that a replacement reserve is established and that adequate monthly payments are made to repair or replace the systems as needed.

At the onset of any project, MaineHousing will conduct on-site inspections with qualified UPCS inspectors on staff to identify any deficiencies from HUD’s Uniform Physical Condition Standards (UPCS). Any such deficiencies will be addressed in the renovation scopes of work. Follow-up inspections will be conducted at the completion of the project to assure any and all identified deficiencies have been properly addressed. (Attached are UPCS Inspectable Items and Observable Deficiencies)
Lead-based Paint

Unless a property or housing unit is exempt from HUD’s lead-based paint regulations at 24 CFR Part 35, as provided in §35.115, MaineHousing will require the following for rehabilitation activities assisted with HTF funds:

1. Prior to the start of any rehabilitation work at a project site, a lead-based paint (LBP) risk assessment by a Lead Risk Assessor certified by the Maine Department of Environmental Protection (Maine DEP), and paint testing on painted surfaces to be disturbed or replaced during rehabilitation activities, including housing units, common areas servicing the units, and exterior painted surfaces, will be conducted in accordance with the Part 35 requirements and established protocols under the Maine DEP’s Lead Management Regulations – Chapter 424 (Maine DEP Lead Regulations), including a written report with findings, conclusions and recommendations.

1. If the LBP risk assessment indicates the presence of LBP, the Part 35 provisions for the level of federal rehabilitation assistance applicable to the project, and any related requirements of the Maine DEP Lead Regulations, will apply to the project, as follows:

   Projects receiving an average of $5,000 or less per unit in federal rehabilitation assistance
   Projects receiving an average of over $5,000 but no more than $25,000 per unit in federal rehabilitation assistance.
   Projects receiving an average of more than $25,000 per unit in federal rehabilitation assistance.

3. Ongoing LBP maintenance and re-evaluation in accordance with §35.1355 will be required if LBP has been identified on a project site.
<table>
<thead>
<tr>
<th>Task/Project</th>
<th>Description</th>
<th>Target Date</th>
<th>Responsible Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Task 1</td>
<td>Description 1</td>
<td>Date 1</td>
<td>Party 1</td>
</tr>
<tr>
<td>Task 2</td>
<td>Description 2</td>
<td>Date 2</td>
<td>Party 2</td>
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<tr>
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<td>Description 3</td>
<td>Date 3</td>
<td>Party 3</td>
</tr>
<tr>
<td>Task 4</td>
<td>Description 4</td>
<td>Date 4</td>
<td>Party 4</td>
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</tbody>
</table>

**Annual Action Plan 2024**

OMB Control No: 2506-0117 (exp. 09/30/2021)
<table>
<thead>
<tr>
<th>Task</th>
<th>Description</th>
<th>Priority</th>
<th>Team Members</th>
<th>Start Date</th>
<th>End Date</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Task A</td>
<td>Improve user interface</td>
<td>High</td>
<td>Team A</td>
<td>01/01/2024</td>
<td>06/30/2024</td>
<td>$50,000</td>
</tr>
<tr>
<td>Task B</td>
<td>Enhance security features</td>
<td>Medium</td>
<td>Team B</td>
<td>01/01/2024</td>
<td>06/30/2024</td>
<td>$30,000</td>
</tr>
<tr>
<td>Task C</td>
<td>Optimize performance</td>
<td>Low</td>
<td>Team C</td>
<td>01/01/2024</td>
<td>06/30/2024</td>
<td>$20,000</td>
</tr>
</tbody>
</table>

**Notes:**
- The budget figures are estimates and can be adjusted based on project progress.
- Team members are assigned based on availability and expertise.
- The start and end dates are tentative and may require adjustments based on project milestones.
9. **Resale or Recapture Guidelines.** Below, the grantee must enter (or attach) a description of the guidelines that will be used for resale or recapture of HTF funds when used to assist first-time homebuyers. If the grantee will not use HTF funds to assist first-time homebuyers, enter “N/A”.

N/A

10. **HTF Affordable Homeownership Limits.** If the grantee intends to use HTF funds for homebuyer assistance and does not use the HTF affordable homeownership limits for the area provided by HUD, it must determine 95 percent of the median area purchase price and set forth the information in accordance with §93.305. If the grantee will not use HTF funds to assist first-time homebuyers, enter “N/A”.

Any limitation or preference must not violate nondiscrimination requirements in § 93.350, and the grantee must not limit or give preferences to students. The grantee may permit rental housing owners to limit tenants or give a preference in accordance with § 93.303(d)(3) only if such limitation or preference is described in the action plan.

MaineHousing does not intend to limit beneficiaries to any particular segments of the extremely low income population. MaineHousing designed the QAP to enable applicants to target housing for vulnerable populations. However, MaineHousing will not require that applicants serve selected sub-
populations. MaineHousing may award additional scoring points to applicants serving the homeless population.

MaineHousing will require that all units that receive financial assistance from the HTF be affordable to households with incomes at or below 30% of the Area Median Income. This affordability restriction will be outlined in deed covenants that will remain in place for 30 years from the date that the HTF funds are disbursed. This affordability restriction will not be contingent upon any outstanding HTF funding.

12. Refinancing of Existing Debt. Enter or attach the grantee’s refinancing guidelines below. The guidelines describe the conditions under which the grantee will refinance existing debt. The grantee’s refinancing guidelines must, at minimum, demonstrate that rehabilitation is the primary eligible activity and ensure that this requirement is met by establishing a minimum level of rehabilitation per unit or a required ratio between rehabilitation and refinancing. If the grantee will not refinance existing debt, enter “N/A.”

Not Applicable

Discussion:

MaineHousing’s building standards require design features that are conducive to the construction of long-lasting and durable housing that takes into consideration the potential risks of the natural environment.

MaineHousing will be implementing the NSPIRE standards, and programs will be modified to reflect the changes in protocol once the standards are released.
Attachments
Citizen Participation Comments

September 5, 2023

Public Comments Regarding the Maine 2024 Annual Action Plan

My name is Cullen Ryan and I serve as the Executive Director of Community Housing of Maine or CHOM, the largest supportive housing provider for homeless populations in Maine. Our staff of 12 works collaboratively with more than 50 different service provider organizations to effectively and efficiently house more than 1200 of Maine’s most vulnerable people. I serve in various leadership roles in working to end homelessness and have been working with homeless populations for 36 years.

I write to respectfully offer comments on the Maine 2024 Annual Action Plan, currently being drafted by MaineHousing and the Department of Economic and Community Development (DECD).

1) As with recent years, I commend MaineHousing for carefully crafting plans to align with Maine’s Plan to End and Prevent Homelessness. I am particularly pleased to see that the Stability Through Engagement Program (STEP), one of the tools very much in keeping with that plan, has transitioned into a true two-year program as of 2021, including up to twenty-four months of rental assistance. I also applaud MaineHousing for including the rollover preference to Section 8 for the relatively few people who need that assistance when their STEP subsidy expires in the most recent Plan. I fully support MaineHousing retaining these improvements in its 2024 Plan, as they make STEP an optimized tool for ending homelessness.

MaineHousing is committed to supporting the Stability Through Engagement Program (STEP). We have seen an increase in the number of families accessing continued assistance through the HCV program when their STEP subsidy expires. Our goal is to integrate the STEP outreach with Coordinated Entry in places that the appropriate resources are available to meet the specific needs of the family.

2) Thank you for targeting the Housing Trust Fund (HTF) to people needing permanent supportive housing (PSH) in last year’s Annual Action Plan. I strongly encourage continuing this in the 2024 Plan by continuing to feather this funding, and as such PSH, in with Low-Income Housing Tax Credit (LIHTC) properties. These two funding sources blend well and will enhance Maine’s ability to serve vulnerable populations within larger housing developments. There has never been a higher need for permanent supportive housing (PSH) in Maine. The HTF has become one of Maine’s more important resources for ending long term homelessness because it creates housing used to stably house this population. Feathering this funding into LIHTC properties and coupling it with rental subsidies works to serve extremely low-income populations experiencing chronic homelessness, so long as support accompanies each person housed. At the same time, I am pleased that MaineHousing has returned to using the state HOME fund to create small, bricks and mortar PSH. Maine is behind in meeting this critical need and could use a significant injection of flexible resources to allow for more creative PSH models.

Thank you for making Project-Based Section 8 (PBS8) available for PSH projects — I urge that you continue to do so. PBS8 makes housing affordable and allows for deep targeting and
lower barrier access, especially important for people experiencing homelessness with extremely low incomes, and it makes it feasible for populations that are disabled. PBS8 has allowed Housing First models to exist in Maine, and it has allowed people experiencing long-term or chronic homelessness to be stably housed. I would encourage MaineHousing to consider making critical PBS8 available for permanent supportive housing projects developed through the LIHTC program as a strategy to significantly increase the supply of PSH. This would allow housing developers to leverage other funding resources for the construction and/or acquisition/rehab of the housing itself, using PBS8 to feasibly address operational costs. The timing of this model is perfect; LD 2 funded in the budget will create a vehicle for at least 20 hours of support services each week for people experiencing chronic homelessness. This level of support will ensure the population’s success in housing. Blending PSH into LIHTC properties would significantly increase capacity for urgently needed permanent supportive housing development in Maine. Thank you for including a larger point incentive in the QAP for this purpose.

MaineHousing has a Supportive Housing Program, the HOME-ARP program, and the Recovery Housing Program specifically to address supportive housing needs. All of these units can receive PBVs. As far as creating Supportive Housing projects through LIHTC is concerned, we believe that the 9% LIHTC program is our best means for creating units at 60% of AMI or less, where currently there is the greatest need. That said, we encourage the creation of supportive housing units in LIHTC projects in a number of ways. These units using HTF funding in LIHTC projects receive PBVs. The total number of PBVs available from MaineHousing is limited and must be spread among the many projects to address the myriad needs that Maine is faced with.

There are two scoring criteria to address the special needs of residents of our LIHTC projects in our QAP:

1. **Populations with Special Needs.**
   The Project provides a set-aside for at least 20%, but not less than 4 of the units, for Persons Experiencing Homelessness or persons who have disabilities, are victims of domestic violence, or have other special housing needs, to create permanent supportive housing for persons who require that level of intervention within the special needs populations.
   The Applicant must set aside units for the specific population(s) that qualify for the set-aside, maintain a separate waiting list for these units and make appropriate, voluntary services available through a qualified third-party provider other than the resident service coordinator required under Section 5.L.

2. **Additional funding from the Housing Trust Fund and/or Project-based Vouchers will be made available if necessary.**

**National Housing Trust Fund.**
The Applicant agrees to accept and use any funding from MaineHousing’s National Housing Trust Fund program for the Project. Any funding award will require a certain number of units in the Project to be affordable to and occupied by Extremely Low Income households.

Awarding points is not a commitment of funding from the National Housing Trust Fund.

3) Thank you for using ESG funds for the ESHAP program – please continue to do so in the 2024 Annual Action Plan. There is brilliance to this design as it puts housing navigators to work in homeless shelters to support access to housing and to support people after they secure housing. Most homeless shelters would have no other means to pay for integral housing navigators. ESHAP is perfectly in keeping with Goal One of Maine’s Plan to End and Prevent Homelessness.
Thank you for streamlining ESHAP resource allocations. And thank you for program improvements that expand this critical program to other organizations and nonprofits that are not classified as emergency shelters, similar to MaineHousing’s Rapid Re-Housing Program. I hope that this practice continues in 2024 because it will assist in Maine’s critically needed homelessness diversion strategy. It also allows for “virtual” homeless shelters that provide everything needed to end homelessness while a person stays very briefly (if at all) in a motel, etc. This deepens Maine’s toolbox in ending and preventing homelessness, and Maine has numerous dedicated organizations standing at the ready and well-poised to carry out this critical housing access and stability work.

MaineHousing plans to continue the practice of allowing nonprofit organizations serving persons experiencing homelessness, but not operating physical shelters, to apply for and be awarded funding through ESHAP. Funded providers are included in the Stabilization and Performance Shares of the allocation, allowing for the funding of housing navigation and stabilization services.

Thank you for putting such thought into well-designed approaches to resource design and allocation in recent years.

Please consider furthering diversion and prevention efforts including in particular funding additional housing support workers – people who can help the homeless population find their way into housing. This model has proven successful in places like Hennepin County Minnesota where 1200 people in Emergency Rental Assistance funded hotels became 0 people in hotels largely through investments in Housing Focused Case Management. This model has produced a 97% retention rate in housing. Hennepin County also benefited from motels/hotels being converted into single-room occupancy housing, which increased housing opportunities for this population.

MaineHousing similarly funds diversion efforts with non-federal funds, MaineHousing intends to continue to do so in 2024.

Thank you very much for the opportunity to comment in advance of the 2024 Annual Action Plan being formally drafted. I appreciate your effort to attract broad stakeholder input and support.
Grantee Unique Appendices

State of Maine
Community Development Block Grant Program

2024 Program Statement

Office of Community Development
111 Sewall Street, 3rd Floor
59 State House Station
Augusta, Maine 04333-0059
Phone: (207) 624-7484
Fax: (207) 287-8070
TTY: 1-800-437-1220
www.meocd.org
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The Office of Community Development reserves the right to fund only those applications deemed to be in the best interest of, and that offer definable benefits to, the State of Maine and the Community Development Block Grant Program. The Director of the Office of Community Development (OCBD) may waive any requirement of the program provided such waiver would not be out of compliance with CDBG Program regulations.
MAINE DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT
COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) PROGRAM 2024
PROGRAM STATEMENT

SUMMARY

This Program Statement describes the method by which 2024 Community Development Block Grant (CDBG) program funds will be distributed. The CDBG program is administered pursuant to 5 M.R.S.A. 13073. DECOD held an initial virtual combined public forum/hearing regarding the development of this Program Statement on September 8, 2023.

SECTION 1. PROGRAM OVERVIEW

A. CDBG OBJECTIVES

All CDBG funded activities must meet one of three National Objectives of the program. These objectives are:

- Benefit to low and moderate income persons;
- Prevention and/or elimination of slum and blight conditions; and
- Meeting community development needs having a particular urgency.

The Maine CDBG Program serves as a catalyst for local governments to implement programs which meet one of the three National Objectives, and:

- Are part of a long-range community strategy, or State of Maine Strategic Economic Development Plan
- Improve deteriorated residential and business districts and local economic conditions
- Provide the conditions and incentives for further public and private investments
- Foster partnerships between groups of municipalities, state and federal entities, multi-jurisdictional organizations, and the private sector to address common community and economic development problems; and
- Minimize development sprawl consistent with the State of Maine Growth Management Act and support the revitalization of downtown areas.
B. METHOD OF DISTRIBUTION:

DECD, through the Office of Community Development (OCD), offers programs to assist municipalities to achieve their community and economic development objectives. The 2024 Program Statement provides a description of the selection criteria that OCD will use to allocate CDBG funds among communities. Programs are grouped under the three categories listed below.

1. Community Development
   A. Home Repair Network
   B. Housing Assistance Grants
   C. Public Infrastructure Grants
   D. Downtown Revitalization Grants
   E. Public Service Grants
   F. Small Business Development Centers
   G. Maine Development Foundation/Downtown Center Assistance
   H. Urgent Need Grants
   I. Special Projects
   J. Community Enterprise
   K. Rural Housing Preservation Program
   L. YMCA Childcare Program

2. Economic Development
   A. Grants to Municipalities for Direct Business Support
   B. Micro-Enterprise Grants

3. Technical Assistance

C. STATE ADMINISTRATION:

1. General Administration Allocation: Pursuant to Section 106(d) (3) (A) of the Housing and Community Development Act of 1974, as amended (the Act), the DECD will utilize $100,000 plus 2% of its allocation from the Department of Housing and Urban Development (HUD) to administer Maine’s CDBG Program in accordance with Federal and State requirements.

2. Technical Assistance Administration Allocation: Pursuant to Section 106(d) (5) of the Act, DECD will utilize up to 1% of its allotment from HUD to provide technical assistance in accordance with Federal and State requirements.

3. Exclusion of Entitlement Communities and Counties: The entitlement communities of Auburn, Bangor, Biddeford, Lewiston, Portland and all of Cumberland County with the exception of Brunswick and Frye Island, are not eligible to receive State CDBG program funds.

4. Grant Administration Requirement:
   Grantees must employ, or contract with, a qualified CDBG Grant Administrator approved by the Office of Community Development. All planning activities are exempt from this requirement.
D. PROGRAM TIMEFRAME

Application deadlines – All Letters of Intent must be received via e-mail by the Office of Community Development on or before 4:00PM EST on the dates listed below.

<table>
<thead>
<tr>
<th>Program</th>
<th>Letter of Intent Due Date VIA E-MAIL</th>
<th>Application Due Date By Invitation Only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Downtown Revitalization</td>
<td>January 26, 2024</td>
<td>March 8, 2024</td>
</tr>
<tr>
<td>Economic Development</td>
<td>1st of the month starting July 1,2024</td>
<td>By invitation only</td>
</tr>
<tr>
<td>Housing Assistance</td>
<td>March 22, 2024</td>
<td>May 19, 2024</td>
</tr>
<tr>
<td>Public Infrastructure</td>
<td>January 12, 2024</td>
<td>March 1, 2024</td>
</tr>
<tr>
<td>Public Service</td>
<td>April 26, 2024</td>
<td>June 7, 2024</td>
</tr>
<tr>
<td>Community Enterprise</td>
<td>February 23, 2024</td>
<td>April 12, 2024</td>
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<tr>
<td>Special Projects</td>
<td>TBD</td>
<td>TBD</td>
</tr>
<tr>
<td>Urgent Need*</td>
<td>TBD</td>
<td>TBD</td>
</tr>
</tbody>
</table>

*Funding for this program may be available based upon redistribution, reallocation and/or additional allocation from HUD.
### E. 2024 PROGRAM BUDGET

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2024 CDBG Budget</td>
<td>$11,808,636</td>
</tr>
<tr>
<td>Administration</td>
<td>335,210</td>
</tr>
<tr>
<td>Technical Assistance Administration</td>
<td>117,605</td>
</tr>
<tr>
<td><strong>Community Development</strong></td>
<td></td>
</tr>
<tr>
<td>Rural Housing Preservation Program</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Downtown Revitalization Grants</td>
<td>300,000</td>
</tr>
<tr>
<td>Home Repair Network Program</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Housing Assistance Grants</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Public Service Grants</td>
<td>200,000</td>
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<tr>
<td>Public Infrastructure Grants</td>
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<td>Regional Council Planning Assistance</td>
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<td>Small Business Development Centers</td>
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<tr>
<td>Maine Development Foundation/Downtown Center Assistance</td>
<td>300,000</td>
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<tr>
<td>Community Enterprise Grants</td>
<td>600,000</td>
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<tr>
<td>YMCA Childcare Program</td>
<td>400,000</td>
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<tr>
<td>Special Projects</td>
<td>205,821</td>
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<tr>
<td>Urgent Need Grants*</td>
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<tr>
<td><strong>Economic Development</strong></td>
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<tr>
<td>Economic Development Grants</td>
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</tr>
<tr>
<td>Micro-Enterprise Assistance Grants</td>
<td>1,200,000</td>
</tr>
<tr>
<td><strong>TOTAL 2024 CDBG Funds</strong></td>
<td>$11,760,505</td>
</tr>
</tbody>
</table>

Funding for individual categories may change based on actual HUD award.

*Funding for this program may be available based upon redistribution, reallocation and/or additional allocation from HUD.*
F. CERTIFICATIONS:

All communities applying for CDBG funds must certify that they will:

- Minimize displacement and adhere to a locally adopted displacement policy in compliance with section 104(d) of the Housing and Community Development Act, 24 CFR part 42;
- Take action to affirmatively further fair housing and comply with the provisions of Civil Rights Acts of 1964 and 1968;
- Not attempt to recover certain capital costs of improvements funded in whole or in part with CDBG funds;
- Establish a community development plan;
- Meet all required State and Federal public participation requirements;
- Comply with the Federal requirements of Section 319 of Public Law 101-121, codified at 31 U.S.C. Section 1352, regarding government-wide restriction on lobbying;
- With the exception of administrative or personnel costs, verify that no person who is an employee, agent, consultant, officer, elected officer, or appointed official of State or local government or of any designated public agencies, or sub-recipients which are receiving CDBG funding may obtain a financial interest or benefit, have an interest in or benefit from the activity, or have an interest in any contract, subcontract, or agreement with respect to CDBG activities;
- Any person or firm associated with the administration of the CDBG program award is not on the U.S. Department of Labor’s Debarred and Suspended Contractor’s List; and
- Review the project proposed in the application to ensure it complies with the community’s comprehensive plan and/or applicable state and local land use requirements.

G. GENERAL REQUIREMENTS:

1. Eligible Applicants: All units of general local government in Maine, including plantations, except for the entitlement communities of Auburn, Bangor, Biddeford, Lewiston, Portland and all of Cumberland County with the exception of Brunswick and Frye Island are eligible to apply for and receive State CDBG program funds. County governments may apply on behalf of the Unorganized Territory. Groups of local governments may apply for multi-jurisdictional or joint projects. Multi-jurisdictional applications require designation of one local government as the lead applicant and consent for that designation by each participating local government. Counties may apply for the Public Service program on behalf of a collaboration of communities. Eligible applicants, including counties as defined above may apply for CDBG assistance on behalf of the five Maine Indian Tribes. Maine Indian Tribes are not themselves eligible applicants. Eligible applicants applying on behalf of a Maine Indian Tribe are
permitted to apply in the same 2024 CDBG funding category only if the eligible applicant
will not directly benefit from the tribal CDBG project.

2. Eligible Activities: Applications will be reviewed to determine that the activities
proposed are eligible under Section 105(a) of the Act. Ineligible activities will not be
considered.

3. Project Benefit: Letters of Intent and/or required documentation for all programs will
be reviewed to verify that the proposed activities meet at least one of the CDBG Program
national objectives pursuant to section 104(b) 3 of the Act. If the activity does not meet
a national objective the application will not be considered for funding.

4. “Growth Related” Preference: In accordance with M.R.S.A Title 30-A section 4349-
A (3-A), OCD is required to give preference in the award of grants to capital investments
defined as “growth related” in section 4301(5-B) to communities with certified growth
management programs or that have adopted a comprehensive plan and implementation
strategy consistent with the goals and guidelines of the subchapter. A municipality that
does not obtain a certificate or finding of consistency within 4 years after receipt of the
first installment of a financial assistance grant or rejection of an offer of financial
assistance will receive a low priority.

5. Repayment of Grant Funds: Recipients must repay on demand to the State of Maine
all funds expended if CDBG program benefits are not achieved as specified in their
contract with the DECD.

6. Application Threshold: Incomplete and/or non-conforming applications which do not
meet the specifications set forth in the 2024 Program Statement and 2024 CDBG
Application Packages will be removed from the scoring process during the threshold
review.

7. Financial Commitments: Applications for projects not demonstrating a firm financial
commitment as required in the application materials will be removed from the scoring
process during the threshold review.

8. Restriction of Grant Awards: OCD may deny or restrict the award of grants to
communities with outstanding audit(s), monitoring findings, or a record of administrative
misconduct.

9. Past Performance: In order to be eligible to apply for a 2024 Community Development
Block Grant program, communities that received CDBG grants in prior years must be in
good standing with the Office of Community Development. All Past Performance Criteria
will be strictly enforced; however, these criteria may be waived for just cause by the
Director of OCD.

10. Grant Termination: OCD may terminate a community’s grant if progress on the
project is not apparent within 6 months from the date of contract signing. The Office of
Community Development may grant waivers for just cause.

H. EXCLUSIONS:
1. **Multiple Grants:** Eligible applicants may not apply for, or benefit from, more than one grant per program category in any grant year. Communities participating in multi-jurisdictional applications may submit their own applications for the same program as long as they demonstrate that there will not be a duplication of program activity/benefit.

2. **Housing Assistance Grant Program:** Communities are not eligible to apply for a HA grant unless they have an identified project with a developer approved by OCD. Single family rehabilitation is not an eligible project.

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**I. AWARD PROCESS:**

1. **Scoring:**
   The Review Team will assign a score to each of the scoring areas and the application’s total score will be determined by the sum of the Review Team’s scores. The top scoring applications will be considered for an invitation into the Project Development Phase. An invitation into the Project Development Phase is not a guarantee of funding or permission to obligate funds. Successful communities will receive an amount determined by the OCD for their project.

2. **Project Development Phase:**
   a. **Project Planning:** Details of the project including engineering, bid requirements, budget, and/or grant administration.
   b. **Acceptance of Funds:** Public Hearing and Legislative Body Approval for the acceptance of funds.
   c. **Local Certifications:** Local adoption of State and Federal regulations.
   d. **Project Benefit:** Verification that proposed activities meet or will meet one of the CDBG Program National Objectives.
   e. **Environmental Review:** Review of project for compliance with State and Federal Environmental Regulations.

3. **Project Development Timeframe and Assistance:**
   The goal of the Project Development Phase is a grant contract for CDBG funds. An OCD Development Program Manager will be assigned to work closely with each community to finalize their project. OCD will rescind the CDBG program award offer if the community is not under contract within six months of the date of the award offer and invitation into the project development phase process. The Office of Community Development may grant waivers for just cause.
SECTION 2. COMMUNITY DEVELOPMENT PROGRAMS

A. HOUSING ASSISTANCE GRANT PROGRAM

The Housing Assistance Grant (HA) Program provides funding to address housing problems of low-and moderate-income persons. Housing Assistance Program (HA) funds will be distributed through an annual grant application selection process.

1. Eligibility Requirements for Housing Assistance Applications: Communities must have an identified project with a developer approved by OCD.

2. Eligible Activities: Eligible HA activities are rehabilitation of occupied or vacant multi-family housing units, conversion of non-residential structures, homeownership/down payment assistance, construction of new units by a non-profit community-based housing development organization.

3. Matching Funds: Applicants for housing activities must provide a cash match of at least 20% of the total HA project cost.

4. Maximum HA Grant Amount: $500,000

5. Maximum Administrative Costs: The HA Program may allow expenditures for general and/or rehabilitation administration. The total general and rehabilitation administration expenditures may not exceed 15% of the grant amount. Please refer to OCD Policy Statement #2 for more information regarding CDBG administrative costs.

6. Selection Process: The selection process for all HA applications will consist of two stages:
   (a) Stage 1: Letter of Intent: All communities wishing to submit a HA application must submit a Letter of Intent. After review for completeness and eligibility, units of general local government may be invited to make a full application. Please refer to Page 5 of this document for Program deadlines and due dates.
   (b) Stage 2: Application: The maximum length of an application is four pages (not counting required attachments). Please refer to Page 5 of this document for Program deadlines and due dates. Members of the Review Team will assign a Review Point Total for each application reviewed. Review Point Totals will consist of the sum of the three scoring areas below and be determined by the total of each sub-scoring area. A maximum of 100 points is obtainable.

   Impact (40 points):
   - A description of the specific housing problems to be addressed with HA funds – 15 points
   - How the problems were identified – 10 points
   - How these issues affect LMI persons in the community or region – 15 points

   Development Strategy (40 points):
A description of the plan proposed to implement the housing project – 20 points.

Summary of the activities and use of HA funds – 20 points.

Citizen Participation (20 points):

- How overall citizen participation process directly relates to identification of solution strategies and application development – 4 points
- Effective use of any media (newspapers, radio, TV, etc.) to further public awareness and participation – 4 points
- Relevance of listed meeting/hearing activities/comments (not counting required public hearing) on application and project development – 4 points
- Involvement of potential LMI project beneficiaries in development of the application and project and how the required public hearing relates to the application development and citizen participation process – 4 points
- How other local resources (cash and in-kind) are directly related to the project and the establishment of a cash value equivalent for all in-kind commitments – 4 points

7. Final Application Score – Each application will receive a Final Application Score assigned by members of the Review Team. The top scoring applicants will be considered for an invitation to proceed to the Project Development Phase as funds allow.
B. HOME REPAIR NETWORK PROGRAM

The Home Repair Network Program (HRN) provides funding statewide to address housing problems of low- and moderate-income persons. This program will provide housing rehabilitation services administered on a regional basis throughout Maine, as stated below.

1. Special Threshold Criteria and Certifications: HRN Program funds will be distributed through a set aside of CDBG funds provided to the City of Rockland as the lead community. The lead community will establish a legally binding contract with each of the participating Maine Community Action Agencies (or other approved entity)to provide Housing Rehabilitation Services in the region. Participation in the HRN delivery system is subject to the approval of the Director of the OCD.

2. Eligible Activities: Eligible activities under the HRN Program include but are not limited to: rehabilitation of occupied or vacant single-family or multi-family housing units, demolition, same site replacement housing, provision of potable water and sewer, energy conservation, removal/mitigation of lead-based paint, asbestos, radon, or other hazardous material, necessary ADA modifications, special eligible projects approved by OCD.

3. Housing units ineligible for Home Repair Network assistance: Housing units located in communities that have current CDBG Housing Rehabilitation programs or the entitlement communities of Auburn, Bangor, Biddeford, Lewiston, Portland and all of Cumberland County with the exception of Brunswick and Frye Island are not eligible for financial assistance under the HRN program.

4. Maximum HRN Grant Amount: $1,000,000. Allocations to each of the established regions will be determined by the Office of Community Development.

5. Maximum Administrative Costs: The HRN Program allows expenditures for general and rehabilitation administration. The total general and rehabilitation administration expenditures may not exceed 20% of the grant amount. The City of Rockland is allowed a maximum of $5,000 in administrative funding.

6. Section 8 Housing Quality Standards: All units assisted or created with HRN funds will strive to meet HUD Section 8 Minimum Housing Quality Standards if possible. This does not apply to projects undertaken to correct specific emergency health and safety issues only, i.e. wells, septic, heating units, removal of hazardous materials, energy conservation etc. In addition, all units must comply with other applicable standards included in the HRN contract.
C. PUBLIC INFRASTRUCTURE GRANT PROGRAM

The Public Infrastructure Grant (PI) Program provides gap funding for local infrastructure activities, which are part of a community development strategy leading to future public and private investments.

1. Eligible Activities: Eligible activities in the PI Program are construction, acquisition, reconstruction, installation, relocation assistance associated with public infrastructure, and public infrastructure limited to supporting construction of fully-funded affordable LMI housing; eligible planning activities necessary to complete the Project Development Phase.

2. Exclusions: See Section 1H (1)(2).

3. Match: All communities applying for PI funds must certify that they will provide a cash match of at least 25 percent of the total grant award. This match may consist of all non-CDBG loans, grants etc. contributed to the project.

4. Program Activities: Applicants may apply for one or more activities within a specific activity group. Applicants cannot mix activities from different activity groups in an application.

Activity Group Numbers:

1) Water system installation/improvements, sewer system installation/improvements, water/sewer system hookups, storm drainage, utility infrastructure, dams with the main purpose of providing the primary water storage facility for an active water district or municipal system. Maximum Amount: $1,000,000

2) Infrastructure in support of new LMI affordable fully financed housing. Maximum Amount: $1,000,000

5. Funding Restrictions: PI funds may not be used to assist infrastructure for the purpose of job creation/retention. Job creation/retention infrastructure activities are eligible in the Economic Development Program. Except for proposals for infrastructure in support of new housing construction and sewer/water system hookups, no housing activities may be assisted with PI funds.

6. Demonstration of National Objective: Applicants must demonstrate at Letter of Intent that the project meets the National Objective of benefiting 51% or greater low/moderate income persons via Census information, or a certified target area survey.

7. Selection Process: The selection process for all PI applications will consist of two stages:

(a) Stage 1: Letter of Intent and Verification of CDBG National Objective: All communities wishing to submit a PI application must submit a Letter of Intent and Verification of CDBG National Objective to OCD. After review for completeness and eligibility, units of
general local governments may be invited to make a full application. Please refer to Page 5 of this document for Program deadlines and due dates.

(b) Stage 2: Application: Each application will be rated in relation to all others in a two-stage process. Members of the Review Team will assign a Review Point Total for each application reviewed. Review Point Totals will consist of the sum of the three scoring areas below and be determined by the total of each sub-scoring area.

Impact (40 points):
- A description of why the project is necessary, previous efforts to address needs, and how the project was prioritized locally – 6 points
- What engineering firms and/or regulatory agencies have verified the infrastructure problems, and what studies and testing have been done that corroborate the need – 6 points
- How the verified health, safety and welfare conditions affect users and others in the community and region – 8 points
- Size and demographic makeup of user base and target area of projected infrastructure project – 10 points
- Why PI funds are necessary to fill a funding gap, what other state and/or federal agency funding is involved, capacity of the utility or town to borrow, and how match funds will work with PI funds to implement the project – 10 points

Development Strategy (40 points):
- A description of the proposed infrastructure improvements, including size, capacity, design, utilities and fit with existing systems – 10 points
- Positive impacts on health, safety and welfare of users directly attributable to proposed PI expenditures – 5 points
- Extent of financial benefits to users: list current user rates, what rates will be if PI funding is approved, and list what user rates will be if the project is built without PI funding – 15 points
- Project timeline: list tasks necessary to begin implementation, identify work already completed, such as engineering, design and final commitment of other funds. Identify when remaining tasks will be completed. Estimate a project completion date and describe why project timeline is feasible – 10 points

Citizen Participation (20 points):
- How overall citizen participation process directly relates to identification of solution strategies and application development – 4 points
- Effective use of any media (newspapers, radio, TV, etc.) to further public awareness and participation – 4 points
8. **Final Score** Each application will receive a Final Application Score assigned by members of the Review Team. The top scoring applicants will be considered for an invitation to proceed to the Project Development Phase as funds allow.
D. DOWNTOWN REVITALIZATION GRANT PROGRAM

The Downtown Revitalization Grant (DR) Program provides funds to communities to implement comprehensive, integrated, and innovative solutions to the problems facing their downtown districts. These community revitalization projects must be part of a strategy that targets downtown service and business districts and will lead to future public and private investment. Qualified applicant communities must have a downtown district meeting the definition in 30-A M.R.S.A. Section 4301(5-A). Please refer to Page 5 of this document for Program deadlines and due dates.

1. Eligible activities - include all those eligible under the Public Facilities, Public Infrastructure, Housing Assistance or Micro Enterprise Assistance programs as relevant to the revitalization of a downtown district; and eligible planning activities necessary to complete the Project Development Phase.

2. Exclusions: See Section 1H (1) (2).

3. Match – All communities applying for DR Program funds must certify that they will provide a minimum cash match equivalent to 25 percent of the total grant award. This minimum 25% match may come from any source public and/or private. All match must be fully committed at time of application.

4. Planning Requirements: Applicants must have completed a comprehensive downtown revitalization planning process within the past five years. Communities with plans older than five years must demonstrate that their plans are under active implementation, the action plan remains valid, or have been updated within the past 5 years. The proposed DR activities must be in the plan as recommended actions necessary for downtown revitalization.

5. Maximum DR Award: $300,000

6. Bonus Points for Applicants with Maine Downtown Center Designation: Applicants will receive three bonus points if they have been designated as a Main Street Maine Community by the Maine Downtown Center, or one bonus point if they have been designated as a Maine Downtown Network Community.

7. Demonstration of National Objective: Applicants must demonstrate that the project meets the National Objective of 1) benefiting 51% or greater low/moderate income persons or 2) preventing or eliminating slum or blighting conditions. Census information, a certified town-wide income survey, or an officially adopted declaration of slum/blight conditions conforming to the requirements of Title 30-A M.R.S.A § 5202 and HUD must be submitted to OCD. **These demonstrations must be made as part of the Letter of Intent and Verification of CDBG National Objective submitted to OCD.**

8. Selection Process – The selection process will consist of two stages

(a) Stage 1: **Letter of Intent and Verification of CDBG National Objective:**

All communities wishing to submit a DR application must submit a Letter of Intent. After review for completeness and eligibility, units of general local governments may be
invited to make a full application. Please refer to Page 5 of this document for Program
deadlines and due dates.

(b) Stage 2:

Application: The maximum length of an application is **six pages, not counting**
required attachments.

Please refer to Page 5 of this document for Program deadlines and due dates.

Each application will be rated in relation to all others. Members of the Review
Team will assign a Review Point Total for each application reviewed. Review Point
Totals will consist of the sum of the three scoring areas below and be determined
by the total of each sub-scoring area.

**Impact (40 points):**

- Describe the scope and magnitude of the problems you seek to address. Describe how they are obstacles for revitalizing the downtown. – 8 points
- Explain how these problems negatively impact the viability of existing
downtown businesses, and how they limit new development and
eexpansion. – 12 points
- Demonstrate how the problems impacting the downtown affect LMI
persons, or how they contribute to slum/blight conditions. – 8 points
- Explain why DR funds are necessary for the project, and describe what
efforts have been made and where you have searched to secure other
grant or loan funds. – 12 points

**Development of Strategy (40 points):**

- Clearly link the proposed DR activities to action steps outlined in your
community’s Downtown Action Plan and explain how the activities of
the project will stimulate economic activity in the downtown. – 12 points
- List the specific activities to be addressed in this downtown revitalization
effort, and identify the tasks to be undertaken with DR funds and the
activities to be undertaken with each other source of funds. – 12 points
- Define how the proposed DR activities provide a solution to the problems
and assist in improving the area’s viability, and how the activities will
have a positive impact on LMI persons, or on alleviation of the
slum/blight conditions. – 8 points
- Describe the capacity and experience of the administrator who will be
implementing the project, describe the engineering and design work
completed to date, provide a project timeline, and explain how DR funds
will be expended in a timely manner. – 8 points

**Citizen Participation (20 points):**

- Effective use of media (newspapers, radio, TV, web etc.) to further public
awareness and participation. – 4 points
- Relevance of listed meeting/hearing comments (not counting required
public hearing) and the overall citizen participation process in application
and project development. – 4 points
- Involvement of downtown and local businesses, Chambers of Commerce, development groups or other business related organizations in identification of problems and development of the application and project. – 4 points
- Involvement of potential LMI project beneficiaries in development of the application and project, and how the required public hearing relates to the application development and citizen participation process. – 4 points
- How other local resources (cash and in-kind) are directly related to the project, and the establishment of a cash value equivalent for all in-kind commitments. – 4 points

Maine Downtown Center Designation Bonus – 3 bonus points will be assigned to each applicant community designated as a Main Street Maine Community by the Maine Downtown Center, and a 1 bonus point will be awarded to those communities designated as a member of the Maine Downtown Network.

Opportunity Zone Bonus – 3 bonus points will be assigned to each applicant community certified as an Opportunity Zone location at time of application.

9. Final Application Score – Each application will receive a Final Application Score assigned by members of the Review Team plus any applicable Maine Downtown Center and/or Opportunity Zone Bonus points. The top scoring applicants will be considered for an invitation to proceed to the Project Development Phase as funds allow.
E. PUBLIC SERVICE GRANT PROGRAM

The Public Service Grant (PSG) Program addresses community and business resource needs by providing funding for operating expenses, equipment, and program materials for activities which will benefit low/moderate-income (LMI) persons. Please refer to Page 5 of this document for Program deadlines and due dates.

1. Eligible Activities: Eligible activities include but are not limited to, operating and program material expenses for the purpose of providing workforce training and skills development, child care, health care, recreation programs, education programs, public safety services, fair housing activities, senior citizen services, homeless services, drug abuse/mental health counseling and treatment.

2. Project Benefit: Eligible PSG projects must provide benefits to one of the groups of persons listed below and be in support of an identified business or non-profit entity:

(a) Participants in a program where 51% or greater of the persons receiving benefit from PSG activities are determined to be LMI.

(b) Persons who are members of the following groups that are currently presumed by HUD to meet benefit requirements. The presumption may be challenged if there is substantial evidence the group served by the project is most likely not comprised of principally LMI persons:

- Abused Children (Does not include “at-risk” youth)
- Battered Spouses (Does not include all victims of domestic violence)
- Elderly Persons (62 years +, or 55 years + for housing)
- Severely Disabled Adults
- Homeless Persons
- Illiterate Adults
- Migrant Farm Workers
- Persons Living with AIDS

3. All communities applying for PSG funds must certify that: The activity represents a new service to the community, or a quantifiable increase in the level of an existing service;

4. Maximum PSG Amount: $50,000

5. Selection Process: The selection process will consist of two stages

(a) Stage 1:

**Letter of Intent**: All communities wishing to submit a PSG application must submit a Letter of Intent. Please refer to Page 5 of this document for Program deadlines and due dates. After review for completeness and eligibility, units of general local governments will be invited to make a full application.

(b) Stage 2:

**Application**: The maximum length of an application is four pages, not counting required attachments. Please refer to Page 5 of this document for Program deadlines and due dates.
Members of the Review Team will assign a Review Point Total for each application reviewed. Review Point Totals will consist of the sum of the three scoring areas below and be determined by the total of each sub-scoring area. A maximum of 100 points is obtainable.

**Impact (40 points):**
- Conditions requiring a new or expanded service – 15 points
- Issues faced by service providers including capacity, finances and staffing – 15 points
- Why PSG funds are critical for the project – 10 points

**Development Strategy (40 points):**
- A description of the new or expanded service, specific use of PSG funds, including how this service will resolve identified problems, and why this service will be more effective than existing services for the targeted beneficiaries – 10 points
- How PSG funds will be utilized to assist LMI persons or a HUD approved Limited Clientele group – 10 points
- Project timeline, including a start date, tasks completed to date, how PSG funds will be expended in a timely manner, and method of tracking success – 10 points
- Capacity and qualifications of the service provider implementing the project, including familiarity with the needs of project beneficiaries – 10 points

**Citizen Participation (20 points):**
- How overall citizen participation process directly relates to identification of solution strategies and application development – 5 points
- Effective use of any media (newspapers, radio, TV, etc.) to further public awareness and participation – 5 points
- Relevance of listed meeting/hearing activities/comments (not counting required public hearing) on application and project development – 5 points
- Involvement of potential LMI project beneficiaries in development of the application and project and how the required public hearing relates to the application development and citizen participation process – 5 points

**6. Final Application Score** – Each application will receive a Final Application Score assigned by members of the Review Team. The top scoring applicants will be considered for an invitation to proceed to the Project Development Phase as funds allow.
F. SMALL BUSINESS DEVELOPMENT CENTERS

The Small Business Development Center Technical Assistance (SBDCTA) provides funding for the provision of technical assistance to Maine micro-enterprise businesses through a partnership with Maine’s Small Business Development Centers.

1. Special Threshold Criteria and Certifications: SBDCTA will be distributed through a set aside of CDBG funds provided to the County of Aroostook as the lead community. The lead community will establish a legally binding contract with the SBDC as approved by OCD.

   (a) Eligible Activities:

      (i) Eligible activities under the SBDCTA are technical assistance to verified Maine micro-enterprise businesses and potential start-up companies which can be reasonably expected to become a micro-enterprise business.

   (b) Communities ineligible for SBDCTA Assistance:

      (i) Micro-enterprise businesses and potential start-up companies located in the communities of Auburn, Bangor, Biddeford, Lewiston, Portland and all of Cumberland County except for Brunswick and Frye Island, are not eligible for financial assistance under the SBDCTA.
G. MAINE DEVELOPMENT FOUNDATION/DOWNTOWN CENTER ASSISTANCE

The Maine Development Foundation/Downtown Center Assistance (MDFDCA) provides funding to support activities undertaken by the Maine Development Foundation/Downtown Center on behalf of communities addressing critical needs including but not limited to established downtown areas. The funds may be used to match other financial assistance received through the Maine Development Foundation to further address community development needs.

1. Special Threshold Criteria and Certifications: MDFDCA funds will be distributed through a set aside of CDBG funds provided to the City of Belfast who will be the lead community. The City of Belfast will establish a legally binding contract with the Maine Development Foundation as approved by OCD.

2. Eligible Activities: Eligible activities under the MDFDCA are planning, capacity building, technical assistance and administration directly related to building vibrant, sustainable communities and downtowns.

3. Communities Ineligible for MDCA Assistance: The entitlement communities of Auburn, Bangor, Biddeford, Lewiston, Portland and all of Cumberland County, with the exception of Brunswick and Frye Island are not eligible for financial assistance under the MDCA.
H. URGENT NEED GRANT PROGRAM

The Urgent need Grant (UN) Program provides funding to communities to address serious and immediate threats to health and welfare which are declared state or federal disasters.

1. Project Eligibility: Pursuant to Section 104 (b) 3 of the Housing and Community Development Act of 1974, as amended (see 24 CFR Section 570.483(d)), the applicant must address a community development need which meets all four criteria listed below:

(a) poses a serious and immediate threat to the health or welfare of the community;

(b) originated or became a direct threat to public health and safety no more than 18 months prior to submission of the application;

(c) is a project the applicant cannot finance on its own. “Cannot finance on its own” means, that the town’s tax burden, regulatory structure, utility user fees, bonding capacity, or previous or existing budgetary commitments, precludes it from assuming the additional financial obligation needed for this project; and

(d) cannot be addressed with other sources of funding.

2. Program Requirements:

(a) Necessary Documentation: The emergency situation must require immediate action to alleviate the serious and imminent threat of injury or loss of life resulting from a natural or man-made cause.

(b) State or Federal Declaration of Disaster: The applicant must submit documentation that the project to be assisted with UN funds will take place in an area that has received a state or federal declaration of disaster. In addition, the activities to be assisted must be a direct result of the event leading to the declaration. This requirement may be waived by the Director of OCD with just cause.

(c) Application Submittal: Applicants must submit a complete UN application that includes all required information and documentation.

3. Selection Process: The selection process will consist of two stages: an application phase and a project development phase.

(a) Stage 1

Application: An UN application must include the following:

- documentation that the emergency situation was prompted by natural or man-made causes that pose an imminent threat of injury or loss of life;

- certification that the proposal is designed to address an urgent need and an immediate response is required to halt the threat of injury or loss of life;
+ information regarding when the urgent need condition occurred or developed into a threat to health and safety;
+ evidence confirming the applicant is unable to finance implementation on its own; and,
+ documentation that other financial resources are not available to implement the proposal.
+ a copy of a state or federal declaration of disaster.

(b) Stage 2:

**Project Development:** Prior to consideration of a grant award, all UN proposals must meet the four eligibility criteria listed above and the Program requirements. Project Development Phase applications must comply with the following:

**Project Planning:** Details of the project including engineering, cost analysis, feasibility, and structural analysis as necessary.

**Management Plan:** Details of the structure and methods established by the community for program management.

**Regulations:** Project Development Phase applications will be reviewed for compliance with State and Federal regulations.

4. Approval Process: Applications will be accepted on a first-come first-served basis. Following receipt of an application, OCD shall review the application and verify that it contains all the required information. Eligible planning activities necessary to complete the Project Development Phase may be included in the UN grant total. Notification to the applicant of the Office of Community Development’s decision will initiate the Project Development Phase process necessary for contract award.
I. SPECIAL PROJECTS PROGRAM

The Special Projects Program provides funds to projects that are not funded through the normal CDBG application process. SP funds will be used for alternative OCD grant activities and partnerships that meet the community or economic development needs of municipalities and CDBG National Objectives in the State of Maine. Approval for the use of SPMF funds is through the Director, Office of Community Development.
J. COMMUNITY ENTERPRISE GRANT PROGRAM

The Community Enterprise Grant (CE) Program provides grant funds to assist in business façade programs and to make streetscape improvements in downtown and village areas. Assistance to businesses may be in the form of grants or loans at the discretion of the community. Please refer to Page 5 of this document for Program deadlines and due dates.

1. **Threshold Criteria and Program Requirements:** CE Program funds will be distributed through an annual grant application selection process.

   (a) **Eligible Activities:**

   Eligible activities under the façade grants to for-profit or non-profit businesses are for exterior improvements, including signage, painting, siding, awnings, lighting, display windows and other approved exterior improvements (interior improvements are not allowed) and eligible activities under streetscapes include pocket parks, benches, street lighting, tree plantings, signage, traffic calming improvements, sidewalks and other approved improvements; eligible planning activities necessary to complete the Project Development Phase. Sewer, water, storm drainage, parking, roads or streets and other infrastructure improvements and buildings solely for residential use are not eligible. All streetscape improvements must take place on publicly owned property.

   (b) **Downtown Revitalization Program Prohibition** - Communities applying for a CE grant may not apply for, receive, or benefit from a Downtown Revitalization Program (DR) grant in the same program year.

   (c) **Maximum CE Grant Amount: $100,000** - Applicants may apply to address one or any combination of eligible activities listed above but are limited to a total of $100,000 in CE funds.

   (d) **Maximum Amount of Community Enterprise Grant/Loan Assistance to Businesses: $25,000**

   (e) **Match** – All communities applying for CE Program funds must certify that they will provide a minimum cash match equivalent to 25 percent of the total grant award. This minimum 25% match may come from any source public and/or private. All match must be fully committed at time of application.

   (f) **Project Benefit:**

      (i) **Business Facade Grants:** Project benefit will be met when exterior improvements and signage on an existing business take place in a designated slum/blight area, or documentation exists that a business qualifies under a spot blight basis.

      (ii) **Streetscapes:** Project benefit will be met when streetscapes take place in a designated slum/blight area or the applicant
community where the project will take place is 51% or greater LMI as determined by HUD and the U.S. Census.

2. Special Program Requirements

**Demonstration of National Objective:** Applicants must demonstrate that the project meets the National Objective of 1) benefiting 51% or greater low/moderate income persons, or 2) preventing or eliminating slum or blighting conditions. Census information, a certified target area survey, an officially adopted declaration of slum/blight conditions conforming to the requirements of MRSA Title 30-A, Chapter 205, 5202 and HUD, or assurances of spot blight designation eligibility must be submitted to OCD. These demonstrations must be made as part of the Letter of Intent and Verification of CDBG National Objective submitted to OCD on or before 4:00pm on Friday February 25, 2024.

3. Selection Process: The selection process will consist of three phases; a letter of intent, an application phase and a project development phase.

   (a) **Letter of Intent and Verification of CDBG National Objective:**
   All communities wishing to submit a CE application must submit a Letter of Intent and Verification of CDBG National Objective to OCD on or before 4:00PM on Friday January 29, 2024 according to the requirements set forth in the 2024 CE application package.

   (b) **Application:** The maximum length of an application is four pages, not counting required attachments. The application deadline for the CE Program is 4:00 PM on April 9, 2024.

   (i) **Impact (40 points):**
   * State the problems then present the scope and magnitude of the identified problems. – 6 points
   * Explain how the problems negatively impact the local economy and the viability of existing downtown or village area. – 8 points
   * Clearly define how the problems negatively affect LMI persons and/or contribute to slum/blight conditions. – 10 points
   * Describe the obstacles to overcoming the identified problems. – 6 points
   * Explain why CE funds are necessary for the project; describe efforts to secure other grant or loan funds and tell why they are not available locally to assist businesses or local government with their development and site improvement needs. – 10 points

   (ii) **Development Strategy (40 points):**
   * List the specific activities to be undertaken in the project. For streetscapes include location, size and design features. – 5 points
   * Identify the specific use of CE funds and the specific tasks or activities to be funded with each other source of funds. – 5 points
*Provide Identification and description of potential business façade applicants and their needs; or provide details of how areas in need of streetscape improvements were identified and prioritized. – 5 points

*Explain how the CE project will stimulate business in the downtown or village area and assist in improving the area’s long-term viability. – 6 points

*Describe how the CE funded activities will have a positive impact on LMI persons and/or on alleviation of the slum/blight conditions. – 6 points

*Provide a project timeline; list activities or actions completed to date. – 4 points

*Describe the capacity and experience of the administrator to market and conduct a façade program or streetscape improvement effort; and describe how CE funds will be expended in a timely manner. – 5 points

*Budget Summary Review – 4 points

(iii) Citizen Participation (20 points):

*Effective use of any media (newspapers, radio, TV, etc.) to further public awareness and participation. – 4 points

*Relevance of listed meeting/hearing activities/comments (not counting required public hearing) and the overall citizen participation process in application and project development. – 4 points

*Involvement of downtown and local businesses, Chambers of Commerce, development groups or other business-related organizations in identification of problems and development of the application and project. – 4 points

*Involvement of potential LMI project beneficiaries in development of the application and project and how the required public hearing relates to the application development and citizen participation process. – 4 points

*How other local resources (cash and in-kind) are directly related to the project and the establishment of a cash value equivalent for all in-kind commitments. – 4 points

Opportunity Zone Bonus – 3 bonus points will be assigned to each applicant community certified as an Opportunity Zone location at time of application.

Stage 2: Final Application Score – Applications will be awarded funding based on the consensus of the review team. There is no minimum Final Application Score required for an application to be considered for funding.
K. RURAL HOUSING PRESERVATION PROGRAM

The State of Maine has over 8,000 units of federally assisted housing at risk from a series of dynamics including expiring restrictions, maturing mortgages, aging owners and subsequent conversion to market rate. These affordable projects are primarily in small rural Maine towns and may be the only affordable and/or rental housing in the community. The loss to the communities is staggering when compared to new construction costs and volatile demand from the private market. Preservation of the existing federal assistance is crucial to stable housing conditions in Maine’s rural communities. Due to complex regulation and restrictions there is a gap in funding the successful transfers of these assets to new owners and protecting the most valuable segment – the affordable rental unit for local Maine residents. The RHP Program will provide an additional grant resource which will serve as the missing piece to solving the gaps and challenges found in many of these transactions.

1. Threshold Criteria: RHP Program funds will be distributed through a set aside of CDBG funds provided to the City of Presque Isle as the lead community. The lead community will establish a legally binding contract with the Genesis Fund, a statewide Community Development Financial Institution, to provide funds for the preservation and rehabilitation of multifamily rental properties in rural Maine communities for the benefit of low-income households. The Genesis Fund is actively and intricately involved in this work on policy, on technical assistance and on financing the solutions A seasoned administrator of CDBG funds, the Genesis Fund has a demonstrated track record of successfully implementing this resource for the direct benefit to low income households.

2. Eligible activities: Funds will be used for property acquisitions; to reduce debt financing burdens on the protected unit rents; to cover transaction and soft costs to accomplish the transfers, and for closing charges.

3. Maximum RHP Grant Amount: $1,000,000. Allocations to each rural multifamily property will be determined by the Genesis Fund. RHP funds will be used to fill gaps in project financing.

4. Matching Funds: The Genesis Fund will bring together capital resources and technical assistance to facilitate the transfer of rural multifamily properties to new owners. These resources include a new State Housing Tax credit, a dedicated set aside in the Maine QAP of LIHTC for preservation of rural federally assisted housing, and a dedicated loan fund at Genesis for preservation supported by Federal Home Loan Bank of Boston. These and other resources will adequately supply matching funds RHP Program.

5. Maximum Administrative Costs: The RHP Program allows expenditures for general and rehabilitation administration. The total general and rehabilitation expenditures will not exceed 15% of the grant amount. The City of Presque Isle is allowed a maximum of $3,000 in general administrative funding.

6. Property Standards: All rehabilitation activities completed with this Program will comply with federal, state and local building codes and requirements and will meet any applicable federal agency property standards.
L. Maine YMCA Alliance Childcare Program

Aroostook County will be the recipient of CDBG funds and will contract with the YMCA Alliance of Northern New England to provide childcare scholarships to income eligible households statewide.

The YMCA Alliance of Northern New England supports collaboration amongst Maine’s 15 Ys and community partners. Due to its unparalleled reach, the Y is a powerful advocate for communities and is familiar with the needs of the children, families, and individuals throughout the region.

Collectively, the 15 YMCAs are the largest provider of early education and before/after school programming in the state. Annually they serve over 3,700 young children in their early education programs, over 7,300 children in the before and after school programs, and summer day and overnight camps. These childcare programs provide a safe environment for children and peace of mind for working families.

Statement of Need

Prior to the COVID-19 pandemic, Maine was already experiencing a critical shortage of childcare options for families, and the childcare system was showing worrying signs of vulnerability, including program closures and workforce shortages. The resulting fallout from the pandemic is laying bare and exacerbating these weaknesses, while also highlighting in new ways how vital safe, quality childcare is for families and our economy. It is clearer than ever that the early childhood education and school-aged childcare sectors are important building blocks of a healthy economy and deserving of public investment.

Low and moderate income (LMI) families are particularly vulnerable to the disruptions caused by the pandemic and in critical need of additional support to ensure safe and quality care for their children. More resourced families may have more options, which could include a parent reducing work hours or leaving the workforce or paying for additional hours of care; these are simply not options for many LMI families. CDBG funding support will be critical to help fill these gaps; many families cannot afford to cover the increased costs of care, and providers cannot operate indefinitely while incurring significant losses.
SECTION 3. ECONOMIC DEVELOPMENT PROGRAMS

A. ECONOMIC DEVELOPMENT

The Economic Development program (EDP) provides communities with gap funding to assist identified businesses in the creation/retention of jobs for low-and moderate-income persons. Please refer to Page 5 of this document for Program deadlines and due dates.

1. Eligible Activities: Maximum Award

   a) Grants to Municipalities for Direct Business Support: $100,000*
      working capital and capital equipment purchase
      Acquisition and any type of construction is not an allowable activity.

2. Exclusions:
   - Applicants may apply on behalf of only one business.
   - EDP funds cannot be used to refinance existing debt.
   - All EDP activities must be in support of an identified business; speculative activities are excluded.
   - Communities may not apply on behalf of a business that has received prior CDBG EDP funding.
   - Waivers to increase the maximum grant award amount, in instances where the impact of the project is substantial and can be documented, both through project investment and job creation, must be approved by the Director of the Office of Community Development.

3. Project Benefit: All projects must document that at a minimum, 51% of all jobs created or retained as a result of the funded activity must be taken/held by persons of low and moderate income as defined by HUD. Jobs created/retained must be in the community applying for the EDP award, new jobs to that community and not associated with any other branches of the assisted business located in another community. Transfer positions cannot be counted toward the job creation/retention requirements. In the event that job creation requirements are not met, the applicant community will be responsible for immediate repayment to DECD of all CDBG funds expended on the project.

4. Program Dollars per Job: The maximum CDBG participation per job created or retained with EDP funds is $30,000.

5. Full Time permanent Jobs: In determining CDBG National Objective compliance with jobs created or retained only Permanent jobs may be counted; temporary jobs may not. Full time jobs require a worker to work at least 1750 hours per year. Part time jobs require a worker to work at least 875 hours but less than 1750 hours per year. Part-time jobs must be converted to Full Time Equivalents (FTE). An FTE is defined as two part time jobs. Seasonal jobs may count only if the seasonal job lasts long enough and provides sufficient income to be considered the employee's principal occupation. (Contact OCD prior to counting seasonal jobs towards LMI benefit.) All permanent jobs created by the project must be counted, regardless of funding source(s). Jobs indirectly created by the project (i.e., remote location, “trickle down” jobs) do not count.
6. Program Requirements:

(a) EDP Letter of Intent Due Dates:
All communities wishing to submit an EDP application must submit a Letter of Intent. Please refer to Page 5 of this document for Program deadlines and due dates. After review for completeness and eligibility, units of general local governments may be invited to make a full application.

(b) EDP Application Due Dates: By invitation only as a result of accepted Letter of Intent. Please refer to Page 5 of this document for Program deadlines and due dates.

(c) Necessary and Appropriate: EDP assistance to a business must be for projects that are necessary and appropriate. The application must describe the need for program assistance stating why the project cannot proceed without program participation, that program funds will provide the necessary gap financing, reasonableness of the amount requested, and assurance that the assistance provided is commensurate with the community benefits that will accrue from the project.

(d) Compliance with Benefit Certification Requirements: The business and the applicant community, under the direction of the Program Manager assigned to the project, must comply with documentation requirements for jobs created/jobs retained on a project including but not limited to benefit surveys, income verification and periodic reporting that the Office of Community Development may require.

(e) EDP Projects in Support of Retail Businesses: OCD may accept an EDP application in support of a retail business activity only under the following limited conditions:

- The retail business represents the provisions of new products and services previously unavailable in the community or is a tourism-related business; and

- The development or expansion of the retail business represents a net economic gain for the community and the region. Applications supporting a retail business or businesses are required to certify that the development represents a new overall gain for the region’s economy and not a shift from existing established businesses to a new or expanded one; and

- The retail business is located in either a downtown district meeting the definition in 30-A M.R.S. Section 4301 (5-A); or a designated local growth area contained in an adopted and consistent comprehensive plan; and

- At least 50% of the jobs created by the retail business must be full time jobs.

7. Selection Process: The selection process will consist of two stages. Members of the Review Team will assign a Review Point Total for each application reviewed. Review Point Totals will consist of the sum of the three scoring areas below and any applicable bonus points. The following criteria will be used.
(a) Stage 1:

**Letter of Intent:** All communities wishing to submit an EDP application must first submit a Letter of Intent. After review for completeness and eligibility, units of general local governments may be invited to make a full application. Please refer to Page 5 of this document for Program deadlines and due dates.

(b) Stage 2:

**Application:** Members of the Review Team will assess the applications based on the following criteria:

**Problem Statement**

**Scope**
- Detail the problems or needs facing the community/business to be assisted.
- Tell how these problems relate to job creation or job retention activities.
- Describe how the overall financial viability of the community/business is affected by the problems or needs.

**Impact** Identify how employment opportunities for persons of low/moderate income are negatively affected by the identified problems.
- Emphasize the importance of the affected business in relation to the stability of the community/region and its current financial well-being.

**Need** Identify reasons why the community/business is unable to finance the proposed project on its own, or with assistance from other sources.
- Include a narrative that highlights any recent efforts by the community/business to assist job creation/retention activities.

**Solution**

**Project Description** Detail the activities that the community/business will undertake using EDP funds to resolve the problems/needs presented in the Problem Statement.
- Identify, in detail, the specific working capital uses of EDP funds.
- Explain how the solution directly solves the identified problems/needs.
- Include a firm figure of the number of jobs to be created or retained as a result of the project, and how these jobs relate to persons of low/moderate income.
- Clearly state the amount of EDP funds sought and how they will fit into the overall financing for the project.

**Effect on Assisted Business**
- Describe the effect the EDP award and completion of the project, as a whole, will have on the ability of the community/business to remain competitive, and create/retain quality jobs.
- Describe the market including identification of competitors, price structure, resource availability, operating/manufacturing costs, transportation costs, demand, and other factors influencing the marketability of the product or service proposed. Also identify all project risks and the extent of the risks.
Project Timeline and Feasibility

- Describe how the project is assured of successful completion within 12 months.

- Provide background information (including resumes) for the owners and/or managers of the business and specific information about the skills and experiences of the owners and/or managers as related to the successful management of the business and proposed project.

- Include a concise timetable for project implementation.

Citizen Participation

- Describe how citizens were informed of the development of this application, including how the required public hearing contributed to the process. (Submit a public hearing record consisting of the published public hearing notice, hearing minutes, and attendance list with the original and all three copies of the application.)

- Business/Local Involvement Outline other input from businesses, chambers of commerce, development organizations, local groups and individuals who have had in increasing the citizen participation process for the proposed project. Highlight how the use of any media (TV, radio, newspapers, etc.) increased public awareness and participation in the EDP project.

9. *Opportunity Zone Priority*, will be given to each applicant community certified as an Opportunity Zone location at time of application.

10. *Final Score*. EDP applications will be awarded funding based on the consensus of the review team together with the analysis completed by OCD’s financial underwriter.

11. *Project Development Phase*: The project development phase must be completed within 3 months from the date of award. The goal of this phase is a grant contract for CDBG funds. During this phase an OCD Development Program Manager will be assigned to work with the community to finalize their project. OCD reserves the right to rescind the CDBG program award of the community is not under contract within this time. The Office of Community Development may grant waivers for just cause.
B - MICRO-ENTERPRISE ASSISTANCE GRANT PROGRAM

The Micro-Enterprise Assistance Program (MEAP) provides funding to non-entitlement areas statewide to address the needs of Micro businesses. This program will start July 1, 2024 and will be administered on a regional basis throughout Maine, as stated below.

1. Special Threshold Criteria and Certifications: MEAP Program funds will be distributed through a set aside of CDBG funds provided to Aroostook County as the lead community. The lead community will establish a legally binding contract with each of the participating Economic Development entities. Participation in the MEA delivery system is subject to the approval of the Director of the OCD. The MEAP Program provides grant funds to micro-enterprise businesses through a partnership with Maine’s Small Business Development Centers and their partners.

1. Eligible Activities: Eligible activities include grants to for-profit businesses that can be used for working capital, purchase of inventory, supplies and equipment. Maine’s Small Business Development Centers will identify and pre-qualify those businesses who are eligible for the program. Potential participants will need to provide their previous years’ income tax return to verify eligibility.

Cannabis related businesses are not eligible.

2. Maximum Amount of Micro-Enterprise Assistance to an individual Business: $10,000

3. Project Benefit / Demonstration of National Objective:

Micro-Enterprise Grant: Existing businesses that have five or fewer employees, one of whom owns the enterprise, and whose household income is Low/Moderate as defined by HUD will meet the project benefit. Applicants will need to submit a copy of their previous year’s Personal Income Tax filing with their application. Non-owner employees’ incomes are not considered in meeting project benefit.

4. Selection Process:

All Micro-Enterprise businesses wishing to submit a MEAP application must meet with their local Small Business Development Center advisor to determine eligibility. SBDC advisors will review and submit complete applications to be considered for funding.
SECTION 4. TECHNICAL ASSISTANCE

The Office of Community Development will use Technical Assistance funds to: conduct workshops, produce program materials, provide training, and provide technical assistance and outreach to communities.

Regional Providers will provide planning assistance to units of general local government in identifying community & economic development needs, developing, and administering CDBG projects. For purposes of this paragraph the term “planning assistance” means the facilitating of skills and knowledge in planning, developing, and administering CDBG activities for entities in non-entitlement areas that may need but do not possess such skills and knowledge.

SECTION 5. REDISTRIBUTION OF GRANT FUNDS

This section describes the methods by which undistributed funds, disencumbered funds, additional funds received from HUD, and program income will be redistributed.

1. Local Government Grants from the State: Applicants receiving grants under the CDBG program but failing to have their projects substantially underway (environmental review complete, program costs obligated, construction or services begun) within six months of grant award, may have their grant rescinded by DECD. Rescinded grant funds may be added to any open CDBG contract and can be used to make additional awards under any eligible CDBG program activity.

Unexpended funds remaining in the grantee’s CDBG account at grant closeout, funds remaining in a grantee’s award but not requested or returned upon grant closeout, and funds returned to DECD because of disallowed costs may be added to any open CDBG contract and can be used to make additional awards under any eligible CDBG program activity.

2. Unallocated State Grants to Local Governments: Unallocated grant funds resulting from lack of adequate program competition or demand in any of the available 2024 CDBG programs and any additional funds allocated by HUD may be added to any open CDBG contract and can be used to make additional awards under any eligible CDBG program activity.

3. Basis for Redistribution: The decision to redistribute funds will be made after staff evaluation of the following: the total funds available, new requests for funding, requests for additional funding from current CDBG grantees and applicants for competitions that did not receive funding. The OCD may redistribute available funds to any project deemed to be in the best interest of, and that offer CDBG definable benefits to the State of Maine.

SECTION 6. PROGRAM INCOME

As used in this Proposed Statement, “Program Income” means the gross income received by a grantee from any grant-supported activity in excess of $35,000. Applicants will refer to the CDBG Regulations and the Maine Office of Community Development policies on program income.
SECTION 7. APPEALS

Appeals of award decisions are restricted to errors of fact or procedure. Appeals in the areas of judgment qualitative scoring will not be entertained. In the case of a successful appeal, funds will be reserved for the project from available or subsequent CDBG funds.

An applicant wishing to appeal DECD's decision regarding their 2024 application restricted to errors of fact or procedure, may do so by submitting an appeal letter to the Director of the Office of Community Development within fifteen (15) days of the award announcement for that specific program.

SECTION 8. AMENDMENTS TO THE PROGRAM STATEMENT

The State may amend the 2024 Program Statement from time to time in accordance with the same procedures required for the preparation and submission of the program statement. The Department of Housing and Urban Development’s citizen participation requirements will guide the amendment process.
MAINEHOUSING

Emergency Solutions Grant (ESG) Written Standards

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MaineHousing is awarded Emergency Solutions Grant (ESG) funds annually from the Department of Housing and Urban Development (HUD). HUD requires that ESG recipients establish Written Standards describing how these funds will be used, including how they are allocated to ESG sub-recipients. MaineHousing allocates ESG and other funds through Emergency Shelter and Housing Assistance Program (EHSAP) Grants to qualifying agencies throughout the state of Maine to assist persons experiencing homelessness. Chapter 19 of the MaineHousing Rules, the Maine Homeless Solutions Rule, developed in conjunction with the Maine Continuum of Care (MCOC) and the Maine Statewide Homeless Council (SHC), governs how MaineHousing allocates ESG funds and other available resources to qualifying ESHAP grantees. These Written Standards apply specifically to the ESG funding that is part of ESHAP. Regulations that govern other ESHAP funding sources are covered in other documents.

MaineHousing strives to ensure compliance with HUD and Maine Homeless Solutions Rule requirements while also giving providers the autonomy they need to craft policies and procedures that work best for their shelters, their programs, and the populations they serve. Several documents, reviewed annually, are available to help guide ESHAP Grantees. These documents are mentioned frequently throughout the ESG Written Standards and are incorporated by reference as part of this document. They contain important details that clarify or expand upon the information provided here and ESHAP grantees are expected to be familiar with them.

1. Maine Homeless Solutions Rule
2. ESHAP Program Guide and Application
3. ESHAP Shelter Monitoring Tool
4. HMIS Governance Document
5. HMIS Policies and Procedures Manual
6. Maine-Coordinated Entry Policies and Procedures

These ESG Written Standards and aforementioned documents are intended to provide guidance to ESHAP grantees regarding the minimum expectations for compliance for ESG funding. As ESG sub-recipients, ESHAP Grantees may set standards on their provision of assistance that exceed these minimum standards, but must at the very least comply with HUD regulations and with the guidelines in this document. If an ESG sub-recipient establishes their own standards in addition to the ones outlined here, these must be described in the sub-recipient’s Policies and Procedures Manual to be reviewed by MaineHousing annually as part of the ESG application and monitoring processes. Additional details about ESG program requirements can be found at https://exchange.info.gov and in the Code of Federal Regulations, CFR title 24 part 76. ESG Sub-recipients should be sure to read, understand, and follow HUD guidance when developing their own written standards.
Background

The Homeless Emergency Assistance and Rapid Transition to Housing Act of 2009 (HEARTH Act) amended the McKinney-Vento Homeless Assistance Act and revised the Emergency Shelter Grants Program, renaming it the Emergency Solutions Grants (ESG) program. HUD administers ESG as a formula grant program, meaning each jurisdiction is allocated a specific calculated dollar amount, as opposed to a competitive grant where applications are scored and ranked to determine funding. Eligible ESG recipients are states, metropolitan cities, urban counties and territories, which must apply through their jurisdiction’s Consolidated Planning process. MaineHousing is the ESG Recipient for the State of Maine, and distributes ESG funding and other resources to qualifying sub-recipients annually through Emergency Shelter and Housing Assistance Program (ESHAP) Grants. The City of Portland, Maine, also receives ESG funding directly from HUD as a separate Consolidated Plan jurisdiction. These Written Standards apply only to ESG funds that are distributed through MaineHousing ESHAP Grants, including ESHAP Grants to the City of Portland, but not to those ESG funds the City of Portland, or any other jurisdiction, receives directly from HUD.

ESG Eligible Activities

HUD allows ESG funding to be used for activities related to providing street outreach, emergency shelter, homelessness prevention, rapid re-housing assistance, and HMIS, as well as administrative activities. However, ESHAP intentionally focuses the use of ESG funds distributed by MaineHousing to specific Emergency Shelter Operation and Rapid Re-Housing Stabilization Service activities. This is done to maximize the impact of these limited funds and to avoid duplication of efforts. For example, Maine DHHS provides Outreach through their Projects for Assistance in Transition from Homelessness (PATH) program, and MaineHousing provides Rapid Re-Housing Rental Assistance through the Stability Through Engagement Program (STEP) and funding for significant shelter repairs through the Supportive Housing Repair Program.

MaineHousing distributes all ESG funds, except those used for allowable administrative costs, to eligible sub-recipients who are local government and/or private nonprofit organizations in the state of Maine who serve individuals and families experiencing homelessness. MaineHousing allocates ESG funds through the ESHAP Application process, and works with the Maine Continuum of Care (MCDC) and the Maine Statewide Homeless Council (SHC) in determining how to apportion these funds annually. MaineHousing also provides match funding for the ESG award with cash and/or noncash contributions in accordance with HUD ESG requirements.

Emergency Shelter Operations

Eligible Activities: As detailed in the ESHAP Program Guide and Application, qualifying Homeless Service Provider Agencies may use this portion of funding for costs related to the general maintenance and operation of an Emergency Shelter facility, such as rent, minor repairs, security, fuel, equipment, insurance, and utilities. This portion may also be used for costs more directly related to the individuals and families being served, such as food, furnishings, personal hygiene items, and other necessary supplies. This can also include the cost of a hotel or motel voucher where or when no other appropriate emergency shelter option is available for a qualifying family or individual.
Eligible program participants: Any individual or family meeting the definition of “homeless” under 24 CFR 576.2 is potentially eligible to benefit, directly or indirectly, from the activities described above. However, individual agencies and/or shelters may limit their services to particular sub-populations such as Youth, Families, or Victims of Domestic Violence, and may refer individuals or families who do not meet such criteria to other appropriate emergency shelter options. Any such limitations must be detailed by the agency in their program specific Written Standards/Policies and Procedures Manual, and must comply with all applicable HUD and Fair Housing regulations.

Rapid Re-Housing Stabilization Services

Eligible Activities: As detailed in the ESHAP Program Guide and Application, qualifying Homeless Service Provider Agencies may use this portion of funding for costs related to housing search and placement, housing stabilization case management, landlord-tenant mediation, tenant legal services, and credit repair services, as necessary to help homeless individuals or families living in shelters or in places not meant for human habitation to move as quickly as possible into permanent housing and achieve stability.

Eligible program participants: Individuals and families who meet the criteria under paragraph (1) of the “homeless” definition in 24 CFR 576.2 or who meet the criteria under paragraph (4) of the “homeless” definition and live in an emergency shelter or other place described in paragraph (1) of the “homeless” definition, and meet other eligibility criteria outlined in the ESHAP Program Guide and Application. In addition, participants must be assessed with housing prioritization tools prior to receiving housing relocation and stabilization services. Eligibility for housing relocation and stabilization services must be verified and documented by the sub-recipient.

Standards for Providing Rapid-Housing Stabilization Services: While providing housing stabilization and relocation services, the sub-recipient must meet with the participant not less than once per month and develop a plan for housing stability with the participant. The plan for housing stability must be updated every 90 days during the time that the participant is receiving services. Participants may not receive more than 24 months of housing relocation and stabilization services after placement in permanent housing. Sub-recipients are exempt from service and stability plan requirements if the Violence Against Women Act of 1994 (42 U.S.C. 13701 et seq.) or the Family Violence Prevention and Services Act (42 U.S.C. 10401 et seq.) prohibits that recipient or sub-recipient from making its shelter or housing conditional on the participant’s acceptance of services.

ESG Sub-Recipient Policies & Procedures

As ESG Sub-recipients, all ESHAP grantees must establish and consistently apply Written Standards in the form of agency/program specific Policies and Procedures for providing assistance covered by ESG funding. Agencies must ensure that their Policies and Procedures Manual is consistent with MaineHousing ESG Written Standards, ESHAP Program Guide and Application, and HUD regulations regarding the use of these funds. In addition to policies and procedures contained in these Written Standards, ESHAP Program Guide and Application, and the Maine Homeless Solutions Rule, sub-recipients are required to have the following:
• Standard policies and procedures for evaluating individuals' and families' eligibility for assistance under Emergency Solutions Grant (ESG);
  - Above policies must include process for documenting the homeless status of each individual and family, as detailed in 24CFR6576.500(b). Sub-recipients must establish the order of priority for documenting homeless status as third-party documentation first, intake worker observations second, and certification from the person seeking assistance third;
• Policies and procedures for admission, diversion, referral, and discharge by emergency shelters assisted under ESG, including standards regarding length of stay, if any, and safeguards to meet the safety and shelter needs of special populations, e.g., victims of domestic violence, dating violence, sexual assault, and stalking; and individuals and families who have the highest barriers to housing and are likely to be homeless the longest; Code of Federal Regulations / Title 24 - Housing and Urban Development / Vol. 3 / 2018-04-01202
• Policies and procedures for assessing, prioritizing, and reassessing individuals' and families' needs for essential services related to emergency shelter;
• Policies and procedures for coordination among emergency shelter providers, essential services providers, homelessness prevention, and rapid re-housing assistance providers; other homeless assistance providers; and mainstream service and housing providers (see § 576.400(b) and (c) for a list of programs with which ESG funded activities must be coordinated and integrated to the maximum extent practicable);
• All sub-recipient policies must be nondiscriminatory and adhere to applicable fair housing laws

ESHAP Funding Requirements

In addition to the Policies and Procedures requirements above, all ESG sub-recipients must meet the eligibility requirements outlined in the Maine Homeless Solutions Rule and the ESHAP Program Guide and Application prior to receiving funding. All programs funded as Emergency Shelters must meet all Emergency Shelter requirements in the Homeless Solutions Rule and the ESHAP Program Guide and Application.

Data Collection and Reporting Requirements

In order to receive funding, ESHAP grantees must adhere to the data collection requirements outlined in the Maine Homeless Solutions Rule and the ESHAP Program Guide and Application. In addition, ESG sub-recipients must be in compliance with the Maine HMIS Policies and Procedures Manual and HMIS Governance Document.

Each ESHAP grantee must provide program and client data to centralized data collection systems in the forms and within the timeframes required and prescribed by MaineHousing, as HMIS Lead, and in accordance with the HMIS Governance Document and Policies & Procedures Manual.

ESHAP grantee data and reports will not be considered submitted unless MaineHousing determines that the data and report is sufficiently complete and all client data is valid. Incomplete or missing data or reports may impact ESHAP funding distribution.

Coordinated Entry Requirements:

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ESG sub-recipients must use the centralized or coordinated assessment system (referred to as "Coordinated Entry") established by the Continuum of Care. Coordinated Entry is an approach to coordination and management of a crisis response system's resources to efficiently and effectively connect people to interventions that will rapidly end their homelessness. Coordinated Entry processes are intended to help communities prioritize people who are most in need of assistance. They also provide information to CoCs and other stakeholders about service needs and gaps to help communities strategically allocate their current resources. ESG sub-recipients who are victim service providers must also utilize a Coordinated Entry System, but may choose to use a comparable, parallel system specific to DV providers if they do not wish to use the Continuum of Care's general centralized or coordinated assessment system.

Monitoring and Assessment Expectations:
MaineHousing will monitor all ESHAP grantee programs for compliance at least every two years. Grantees will be notified at least 30 days prior to any monitoring visits or desk audits.

Grantees will maintain records sufficient to meet monitoring and auditing requirements of MaineHousing and HUD including without limitation, financial records, nightly bed rosters, policies and procedures, and client files. Shelters will be required to provide supporting documentation for fiscal compliance monitoring in reference to expenses incurred during the program year as well as documentation demonstrating compliance with state and federal requirements. Financial records must specifically show ESG Allocations and ESG Expenses to demonstrate the funds are used only for eligible activities. MaineHousing may copy and examine all of a grantee’s records for Monitoring purposes other than medical or other confidential client information protected by privacy laws.

In the case of a physical shelter program facility, MaineHousing will inspect for compliance with HUD’s minimum emergency shelter standards pursuant to and MaineHousing Asset Management Inspection standards to ensure facilities meet basic health, safety, and structural guidelines.

Conflict of Interest

ESG sub-recipients must provide a conflict of interest statement with their annual application. Conflicts of interest include, but are not limited to, the following examples:

(a) Organizational conflicts of interest: The provision of any type or amount of ESG assistance may not be conditioned on an individual's or family's acceptance or occupancy of emergency shelter or housing owned by the recipient, the sub-recipient, or a parent or subsidiary of the sub-recipient. No sub-recipient may, with respect to individuals or families occupying housing owned by the sub-recipient, or any parent or subsidiary of the sub-recipient, carry out the initial evaluation required under § 576.401 or administer homelessness prevention assistance under § 576.103. Recipients and sub-recipients must also maintain written standards of conduct covering organizational conflicts of interest required under 2 CFR 200.318. (b) Individual conflicts of interest. For the procurement of goods and services, the recipient and its sub-recipients must comply with 2 CFR 200.317 and 200.318. For all other transactions and activities, the following restrictions apply: (1) Conflicts
prohibited: No person described in paragraph (b)(2) of this section who exercises or has exercised any functions or responsibilities with respect to activities assisted under the ESG program, or who is in a position to participate in a decision-making process or gain inside information with regard to activities assisted under the program, may obtain a financial interest or benefit from an assisted activity; have a financial interest in any contract, subcontract, or agreement with respect to an assisted activity; or have a financial interest in the proceeds derived from an assisted activity, either for him or herself or for those with whom he or she has family or business ties, during his or her tenure or during the one-year period following his or her tenure.

(2) Persons covered. The conflict-of-interest provisions of paragraph (b)(1) of this section apply to any person who is an employee, agent, consultant, officer, or elected or appointed official of the recipient or its sub-recipients.


Additional ESG Funding Allocations

If HUD makes additional ESG funds available to MaineHousing outside of HUD's annual Consolidated Plan allocation process, MaineHousing will establish appropriate program guides, applications, terms and conditions detailing the eligible activities and distribution procedures for such funds at that time and will share this information publicly on our website.
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Program Guide:

Overview & Purpose

The mission of MaineHousing is to assist Maine people in obtaining and maintaining quality affordable housing and services suitable to their housing needs. In carrying out this mission, MaineHousing provides leadership, maximizes resources, and promotes partnerships to develop and implement sound housing policy.

MaineHousing uses funds from federal and state resources to give grants to agencies for a variety of activities to assist people who are experiencing homelessness or who are at risk of experiencing homelessness.

MaineHousing has allocated resources to the Emergency Shelter and Housing Assistance Program (ESHAP) to be distributed according to the Funding Formula Allocation outlined in Section 4 of MaineHousing's Homeless Solutions Rule (the “Rule”). The Rule is available electronically at: http://www.mainehousing.org/docs/default-source/maa-rules/19-homeless-solutions-rule.pdf

This program guide and application outlines the process through which these funds will be distributed, the parameters of the activities that they can support, and the process to apply for funding. Capitalized terms have the same meaning as in the Rule unless context indicates otherwise.

ESHAP grantees can receive funding through the three funding components that make up the awards: Shelter Operations Share, the Housing Stabilization Share and the Performance Share. MaineHousing also allocates Rapid Re-housing and permanent rental subsidies to ESHAP Shelters through vouchers. These vouchers are: Stability Through Engagement Program/Tenant Based Rental Assistance (STEP/TBRA) Vouchers and Home to Stay/Housing Choice Vouchers (HTS/HCV). Each of these vouchers have Administrative Plans which detail their usage and are available electronically at https://www.mainehousing.org/docs/default-source/maa-rules/2023-hcv-administrative-plan.pdf and https://www.mainehousing.org/docs/default-source/homeless/homeless-solutions/step/tbri-administrative-plan.pdf

All ESHAP funds must be targeted to individuals and families that meet the definition of homeless outlined in 24 CFR § 576.2. MaineHousing has designed ESHAP and tailored its monitoring of ESHAP to ensure its grantees are in compliance with all listed funding sources. Housing vouchers and subsidies are always subject to the availability of funds.

MaineHousing has also made Supportive Housing Repair Program Funds available to current ESHAP grantees in good standing. The purpose of this funding is to assist Emergency Shelters in addressing physical plant deficiencies and/or issues in need of correction. Application to this funding must be made separately and details are available at https://www.mainehousing.org/programs-services/housing-development/developmentdetails/supportive-housing-emergency-shelter-repair-program

Funding Allocation & Eligible Activities

ESHAP funds will be distributed as follows:

Shelter Operations Share

An amount equal to 45% of the Funding Formula Allocation will be disbursed among Emergency Shelters, such that each Emergency Shelter will receive a percentage equal to its Bed Capacity divided by a number equal to the total Bed Capacity available statewide for the calendar year. MaineHousing will review the number of beds reported, along with occupancy data to ensure that bed utilization is commensurate with
community need. If a persistent discrepancy is observed, Mainel Housing, at its sole discretion, reserves the
ing right to reduce the number of funded beds.

**Eligible Activities:** The costs of maintenance (including minor to routine repairs), rent, security, fuel,
equipment, insurance, utilities, food, furnishings, supplies and staff necessary for the operation of the
Emergency Shelter.

**Disbursement:** Quarterly

**Housing Stabilization Share:**
An amount equal to 45% of the Funding Formula Allocation will be distributed among eligible agencies such that
each agency providing staffing for Rapid Re-housing, Housing First and Housing Stabilization services
operated by the agency will be eligible to receive a percentage equal to the agency’s total number of Clients
Assessed and Stabilized, divided by the total number of Clients Assessed and Stabilized statewide. The
number of Clients Assessed and Stabilized will be based upon the most recent four quarters of data available
to Mainel Housing at the start of the grant year.

**New Grantees:** If an agency or program has not received ESHAP funds for the full four quarters prior to the
grant period starting, Mainel Housing will utilize the available data for that program to extrapolate a full four
quarters. That extrapolated data will be used to determine the Stabilization share for that program.

**Eligible Activities:** Navigator staffing, including at least one staff designated and trained as the Primary
Navigator for your agency. The Primary Navigator should attend, or complete e-learning training specific to
navigator services. This person will be the primary point of contact regarding Navigator services for the
ESHAP grantees. The Primary Navigator will coordinate messaging from Mainel Housing staff to the rest of
their agency in regards to navigator services and program delivery requirements.

**Additional Criteria:** Although each agency will have a Primary Navigator, other staff within the agency may
provide navigator services to eligible households that can be reimbursable through the Housing Stabilization
Share. Navigator services must be provided for by the agency receiving the funds. Eligible households must
meet the criteria under paragraph (1) of the “homeless” definition in 24 CFR § 576.2 or under paragraph (a)
of the “homeless” definition and live in an emergency shelter or other place described in paragraph (1) of the
“homeless” definition. Navigator services must include assessment with housing prioritization tools, 30 day
cHECK-INS and Housing Stability Plans, as well as housing navigation and stabilization services.

**Disbursement:** Quarterly

**Assessments:**
Clients may be assessed using the common assessment tools which are designated by Mainel Housing and the
Maine Continuum of Care. Clients whose assessment results deem them ineligible for Navigator Services
should not be enrolled, while clients with eligible assessment results will be entered into the agency’s
Navigator Services program. Documentation of enrollment or non-enrollment should be retained in the client
file. Detailed information about the common assessment tools and appropriate housing interventions are
provided in the Navigator Services Guide found under the ESHAP heading at
https://maineloane.org/programs/program-type/homeless-service-providers/homeless-assessments.

**Monthly Check-ins and Housing Stability Plans:**
Every client enrolled in ESHAP services must have a Housing Stability Plan based on the needs found in the
common assessments. The Housing Stability Plan should be updated during a 30 day check-in to assess
progress and address any additional needs. A new Housing Stability Plan should be created every 90 days.
Housing Navigation and Stabilization

Clients should be given Housing Navigation services after their enrollment in Navigator Services. The Navigators should apply for appropriate subsidies and housing based on the assessment results and recommendations for the client. All documentation of housing work, including housing applications, mainstream and housing referrals, documentation applications, leases, etc., should be kept in the client’s file to show on-going navigation efforts. Documentation that clients were offered an opportunity to participate in housing counseling through the RentSmart curriculum should be present in the client file. After the client is housed, on-going Housing Stabilization services are expected to continue for no less than one year. Clients who are not receiving subsidy through a STEP or Home to Stay voucher have the option to opt out of Housing Stabilization services; any decision to opt out must be noted in the client file.

Ending Services

If a client is terminated from the program, the client should be provided with a letter clearly stating the reason for the termination and the process to appeal the decision. A copy of the termination letter and any other appeal documentation must be included in the client file.

Protections under VAWA: Sub-recipients are exempt from service and stability plan requirements if the Violence Against Women Act of 1994 (42 U.S.C. 13701 et seq.) or the Family Violence Prevention and Services Act (42 U.S.C. 10401 et seq.) prohibits that recipient or sub-recipient from making its shelter or housing conditional on the participant’s acceptance of services.

Disbursement: Quarterly

Performance Share

An amount equal to 10% of the Funding Formula Allocation will be allocated among eligible applicants that in the previous 6 months maintained or increased their data quality for the following data points: Date of Birth, Race, Veteran Status, Destination, Relationship to Head of Household, and Client Location. In January and July of each year, Maine HMIS will report to each eligible applicant their error rate for each of those data points. Victim Service Providers will report from their comparable database. At the conclusion of the six-month period, any eligible applicant whose data error rate is equal to or less than 1% at the beginning of the period, will be eligible for a portion of Performance Share funds equal to the percentage of the number of Clients Assessed and Stabilized by the eligible applicant, divided by the number of Clients Assessed and Stabilized by all eligible applicants.

Eligible Activities: Any purpose consistent with the providers’ mission and not otherwise prohibited by state or federal regulations or laws:

Disbursement: The Performance Share is awarded semi-annually with the Operations and Stabilization disbursements. The share is based on performance in January 1- June 30, and July 1 to December 31. The data utilized is from the six-month period that just concluded.

Housing Voucher Rental Subsidies

Staff providing navigator services will additionally have access to a set aside of Stability Through Engagement Program Vouchers (STEP) and Home To Stay Housing Choice Vouchers (HTS HCV) rental subsidies at resources remain available. Please refer to the Navigator Services Process Guide available electronically at http://mainehousing.gov/program/partner-type/homeless-service-providers/homeless-minorities for detailed information regarding expectations and processes for the navigator role, which is integral to utilizing the voucher resources.
Stability Through Engagement Program (STEP)

STEP guidelines, funding sources, and governing regulations are detailed in the STEP Administrative Plan located at [https://www.mainehousing.org/docs/defaultsource/homeless/housing-initiatives/step/acq-resources/2023-step-administrative-plan.pdf](https://www.mainehousing.org/docs/defaultsource/homeless/housing-initiatives/step/acq-resources/2023-step-administrative-plan.pdf). Providers may access STEP only to the extent that the resources remain available. Grantees will use the funds for rental assistance, utility deposits and security deposits in rapidly re-house families and individuals experiencing homelessness.

Housing Choice Vouchers (HCV)

Home to Stay Housing Choice Vouchers (HTS HCV) will be administered according to federal regulations and Maine housing policies detailed in the current Administrative Plan for Section 8 Housing Choice Voucher and Project Based Voucher Programs.

MaineHousing makes the final decision on program eligibility, which requires a determination that the current or past behavior of household members does not include activities which are prohibited by HUD or MaineHousing. Upon admission, each family will be required to pay between 30% to 40% of their adjusted total household income for rent in accordance with the individual voucher's administrative plan. All subsidies are only available as funding permits.

ESHAP Eligible Applicants

To be eligible to receive ESHAP funds, an Applicant must:

- be a non-profit corporation in good standing in the State of Maine qualified for tax exemption under 501(c)(3) of the Internal Revenue Code or a municipal corporation;
- be eligible in accordance with the HEARTH Act;
- be a provider of homeless services with at least one (1) year of experience providing emergency housing, street outreach, Homeless Prevention, or Rapid Re-housing activities;
- be a regular and active participant in the Maine Continuum of Care, in accordance with its governance charter and performance criteria;
- be a regular and active participant in their local Homeless Service Hub by participating in Hub meetings and providing relevant data to the Hubs for the generation of a by-name list of Persons Experiencing Homelessness;
- have board and or advisory board representation from Persons Experiencing Homelessness or formerly experiencing homelessness who are involved in policy or planning of the organization;
- participate in Coordinated Entry Process by acting as an access point to the Coordinated Entry Process, administering the common assessment tools, placing eligible participants on the housing prioritization list, participating in case conferencing meetings, and completing housing referrals utilizing the process and procedures designated by the Maine Continuum of Care;
- have the administrative and financial management capacity necessary to administer and to account for the use of the applicable grant in accordance with the funding requirements;
- operate in accordance with the homelessness strategy outlined in the Maine Consolidated Plan;
- meet the objectives of the Program under which they are applying as set forth in the applicable Program Guide;
- participate in and meet the performance and reporting requirements of the Homeless Management Information System (HMIS) or a comparable database if the Applicant is a Victim Service Provider;
- not engage in any explicitly religious activities, such as worship, religious instruction, or proselytization, as part of the activities and services funded with any grant for activities or services covered by this Rule; and if religious activities are offered, they must be offered at a separate time or
location from the activities and services covered by this Rule; and participation in those religious activities must be voluntary for persons receiving assistance with funds covered by this Rule;

- operate its programs free from discrimination on the basis of age, race, color, religion, national origin, physical or mental disability, sexual orientation, or gender in accordance with applicable federal and state fair housing laws;
- comply with Section 504 of the Rehabilitation Act of 1973, which prohibits disability discrimination in programs that receive HUD funds; and
- comply with Maine Housing requirements.

To be eligible to receive Shelter Operations Share Funds, an Applicant must also:

- provide access 365 days per year to assist Persons Experiencing Homelessness meet basic emergency shelter needs;
- provide adequate sleeping space or beds, and clean and functioning shower and toilet facilities;
- provide safe and nutritious food, including breakfast or access to breakfast and, if open 24 hours, also provide lunch and dinner or access to lunch and dinner;
- treat all guests with dignity and respect, regardless of religious or political beliefs, cultural background, disability, gender identity, or sexual orientation;
- provide shelter and housing services based upon a Rapid Re-housing or Housing First approach;
- have admission and stay policies that are appropriate for the population served and do not create unnecessary barriers to guests staying;
- provide linkages and access to community resources such as health care, job readiness and employment services, Mainstream Resources, and educational services to assist guests in achieving housing stability;
- assess guests for program eligibility and services to enable mobility to permanent housing with adequate support;
- inform guests of their rights and responsibilities, including specific shelter policies and house rules;
- accept eligible persons regardless of their ability to pay or their eligibility for reimbursement or actual reimbursements from any third party source, including local, municipal, state, or federal funding sources;
- have no lease requirements for guests;
- if serving families with children, provide space other than open dormitory style and do not require involuntary family separation for admission;
- provide separate accommodations for male and female consumers consistent with their gender identity;
- respect the privacy and confidentiality of guests and their personal information;
- provide training, policies, procedures, and regular maintenance to encourage, improve, and maintain the health and safety of guests, volunteers, and staff;
- post fire, disaster, and other emergency procedures in a conspicuous place and review the procedures with each guest;
- maintain a daily and confidential census of shelter clients including precise sleeping locations;
- operate in compliance with all applicable federal, state and local codes, laws and regulations; and
- have written policies and procedures for standards that address the following areas: non-discrimination, client grievance and appeal of termination, approval of financial transactions, record retention, procurement, whistleblowers, access to shelter and services, client rights and responsibilities, program personnel and facility operations, health and safety, food preparation and

Annual Action Plan

2024

OMB Control No: 2506-0117 (exp. 09/30/2021)
distributions, electronic data and security, Fair Housing, and Drug Free Workplace. All policies must meet federal guidelines.

Monitoring Compliance and Technical Assistance

MaineHousing will review for program compliance at least every two years at reasonable times and may copy and examine all of a grantee’s records other than medical or other confidential client information protected by privacy laws except as required by the federal award pursuant to 2 CFR§200.336. Grantees will maintain records sufficient to meet monitoring and auditing requirements of MaineHousing and HUD including, without limitation, daily rosters and client files. Grantees will adhere to uniform administrative requirements as outlined in the code of federal regulations 2 CFR§200, and retain program records for no less than 5 years after participation ends. Grantees will maintain timesheets for staff salaries being charged to ESHAP that specify the amount of time spent on ESHAP activities. MaineHousing will inspect the shelter physical plant for compliance with 24 CFR§576.403 (b) and other MaineHousing requirements. MaineHousing staff will provide grantees with training, technical assistance, monitoring and oversight to ensure program integrity.

Funding is subject to a grantee’s compliance with this guide, a grant agreement with MaineHousing, and with all applicable federal, state and local laws and ordinances as may be amended from time to time including, without limitation, the Rule, the Maine Housing Authorities Act, 30-A M.R.S.A. §4701, et seq., as amended and the McKinney-Vento Act, as amended by the HEARTH Act.

MaineHousing will review the performance of each grantee in carrying out its responsibilities at least every two years and as otherwise determined by MaineHousing. In conducting performance reviews, MaineHousing will rely primarily on information obtained from the records and reports from grantees, as well as information from monitoring reviews, audit reports, and HMIS or comparable data bases. If MaineHousing determines that a grantee has not complied with a program requirement, MaineHousing will give the grantee notice of this determination. MaineHousing will offer technical assistance and give the grantee an opportunity to demonstrate, within the time prescribed by MaineHousing, that grantee has complied with program requirements. If the grantee fails to demonstrate to MaineHousing’s satisfaction that the activities were carried out in compliance with program requirements, MaineHousing may take one or more of the following actions:

• provide additional technical assistance and training opportunities;
• instruct the grantee to submit and comply with proposals for action to correct, mitigate, and prevent noncompliance with program requirements;
• suspend disbursement of funds for some or all activities;
• reduce or terminate the remaining grant and reallocate those funds to other grantees;
• disqualify grantee from participation in the Performance Share or future ESHAP, and
• require grantee to repay grant funds.
Application

The Applications are due no later than Thursday, November 30, 2023 by 5pm. If you have questions as you prepare your Application, please e-mail SHF@mainehousing.org.

Applications may be completed and submitted through our grant management platform, Amplifund. The 2023 Application can be found at https://www.gettomygrants.com/RequestForProposals/Opportunities/Details/2123

A training video on how to utilize the Amplifund portal on the Homeless Initiatives Launch Pad, under the Training tab, https://www.mainehousing.org/partners/partner-type/homeless-service-providers/homeless-initiatives.

Applications submitted in any other format will not be reviewed. Please note that the documents submitted with your ESFAP Application are used for the purpose of maintaining your shelter's compliance with ESFAP.

Applications that, in Mainehousing's sole judgment, are incomplete and/or missing required documents will not be eligible for consideration. For an application to be considered complete, it must contain the following and be uploaded to your ShareFile Folder:

1. Complete answers for Application questions 1 – 12;
2. A completed Emergency Shelter Minimum Threshold Requirements review (see below);
3. The following attachments uploaded and with electronic signatures:
   - Attachment A: Certificate Regarding Lobbying;
   - Attachment B: Homeless Experience Consumer Participation Certification;
   - Attachment C: Minimum Data Requirements Certification;
   - Attachment D: Applicant Conflict of Interest Disclosure and Acknowledgement Form;
   - Attachment E: Certificate of Local Approval for Nonprofit Organizations;
   - Attachment F: Homeless Initiatives Consent Form;
   - Attachment G: Documentation of 501c3 Status;
   - Attachment H: Most recent audit within the last 12 months completed by an outside firm and accompanying management letter (A133 or comparable);
   - Attachment I: Corporate Resolution from Board of Directors to approve application submission;
   - Attachment J: An organizational chart showing titles and lines of authority for all individuals with any role in approving or recording of financial transactions;
   - Attachment K: List of agency board of directors outlining who each member represents and;
   - Attachment L: Agency general Release of Information;

All listed policies and procedures.

Mainehousing will use the following process to determine whether applicants are eligible for funding:

Mainehousing staff will review each application to ensure that it is complete, including the submission of all required attachments. Only complete applications, which have included all required attachments, will be considered. Staff will determine if the application meets minimum threshold requirements.

Applicants who are eligible for funding will be issued a Grant Agreement specifying terms and conditions of the funding awarded. Once successful applicants receive this notification, they will be expected to submit:
1. A signed HMIS Agency Participation Agreement if you are a new ESHAP recipient for the 2023 program year;
2. A certification of Local Approval verifying that the municipality in which the project will run will not be seeking any funds from the Emergency Solutions Grant program to perform similar activities.

A Grant Agreement will not be fully executed until all certifications and any other documents that may be required by MaineHousing have been received. Applicants who do not meet threshold requirements will be notified in writing.

### Application Timeline

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<th>Task</th>
<th>Date</th>
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<tr>
<td>Complete Application in ShareFile by 5PM</td>
<td>November 30, 2023</td>
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<tr>
<td>Award Notifications sent to grantees</td>
<td>December 20, 2023</td>
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<tr>
<td>Executed Grant Agreement</td>
<td>December 29, 2023</td>
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<tr>
<td>Grant Year</td>
<td>January 1, 2024 – December 31, 2024</td>
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### Application Selection

Following the application submission deadline, MaineHousing will separate applications from previous ESHAP providers (“Renewal Applications”) and new applications (“New Applications”), and consider selection using the processes detailed below.

#### Renewal Applications

Renewal Applications will be considered based on the Risk Assessment scores from the Applicant’s most recent annual monitoring. Each year MaineHousing conducts a Risk Assessment on ESHAP providers which determines each project’s overall potential risk to the overall Emergency Solutions Grant, of which MaineHousing is the Recipient, and Applicants are subrecipients. The Risk Assessment scores ESHAP providers on a 0-100 scale, with 0-30 being considered Low Risk, 31-50 Medium Risk, and 51-100 considered High Risk based on a number of factors outlined in the MaineHousing ESHAP Monitoring Tool, which can be reviewed here: [https://www.mainehousing.org/docs/default-source/homeless/homeless-initiatives/monitoring/blank-monitoring-tool.xlsx](https://www.mainehousing.org/docs/default-source/homeless/homeless-initiatives/monitoring/blank-monitoring-tool.xlsx).

All Applicants with a Low or Medium Risk score in the most recent monitoring year will be approved for renewal. Applicants with a High Risk score from the most recent monitoring year, but a Low or Medium Risk score in previous years, will also be approved for renewal. MaineHousing may attach conditions to the approval of Applicants with a High Risk score; which may be determined on a case-by-case basis.

Applicants with a High Risk score from the two most recent monitoring years will be referred to a Renewal Review Committee (“RR Committee”). The RR Committee will consist of MaineHousing’s Director of Homeless Initiatives, Senior Director of Homeless Initiatives, and Senior Director of Finance. The RR Committee will review the previous monitoring results along with the current application. The RR Committee will consider the potential gap in services that would occur if the application is refused, as well as any progress the Applicant has made to correct deficiencies since the latest Risk Assessment was completed. The RR Committee will issue a decision on whether or not to accept or reject the Renewal Application, and what conditions may be placed on an acceptance, within seven (7) days of referral.
If an Applicant wishes to appeal a rejected Renewal Application, they must submit a written request for appeal within seven (7) days of the rejection being issued. At that time, the appeal will be considered by the Director of MaineHousing and the Chairman of the MaineHousing Board of Commissioners. The decision of the Director and the Chairman will be issued within five (5) business days of the appeal being submitted, and that decision will be final.

Renewal Applications with increased Bed Capacity
Renewal Applications that propose to increase the number of funded beds in their shelter will have their existing bed capacity approved using the Renewal Application process above. New beds will be considered using the New Application process below, but the RR Committee will only use criterion 4 of the New Application Rubric, outlined below.

New Applications
In the case of New Applications, MaineHousing will first determine if the Applicant is eligible under the provisions in the Homeless Solutions Rule. If the Applicant is deemed eligible for ESHAP, MaineHousing will convene an Application Review Committee (“AR Committee”). The AR Committee will consist of representatives from MaineHousing and relevant partner agencies, the Hub Coordinators for the applicable Hubs, and one of the Maine Continuum of Care tri-chairs. If possible, partner agencies in the geographical vicinity of the Applicant will be included on the AR Committee.

The AR Committee will consider the approval of all New Applications based on the need for services in the area of the Applicant, using the New Applications Rubric, outlined below. New Applications will be approved if the Applicant will serve an area not otherwise served, or a population not served within their area of operations. The AR Committee will also consider the impact to the overall funding when deciding which New Applications to approve.

MaineHousing will inform new Applicants of the AR Committee’s decision within one (1) business day. In the case of Applicants whose applications are not accepted, the Applicant may appeal this decision within five (5) business days of receipt of the AR Committee’s decision. The Senior Director of Homeless Initiatives, Senior Director of Finance and the Director of MaineHousing will consider any appeals and render a decision within five (5) business days of the appeal being lodged, and that appeal will be final.

New Application Rubric

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Answer</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>1- Are there any other ESHAP providers in the Applicant’s Hub?</td>
<td>No</td>
<td>Application is approved</td>
</tr>
<tr>
<td></td>
<td>Yes</td>
<td>Move to Criteria 2</td>
</tr>
<tr>
<td>2- Do the existing ESHAP providers already target the proposed Applicant’s intended</td>
<td>No</td>
<td>Application is approved</td>
</tr>
<tr>
<td></td>
<td>Yes</td>
<td>Move to Criteria 3</td>
</tr>
</tbody>
</table>
### MAINEHOUSING NONDISCRIMINATION NOTICE:

MaineHousing does not discriminate on the basis of race, color, religion, sex, sexual orientation, gender identity or expression, marital status, national origin, ancestry, physical or mental disability, age, familial status or receipt of public assistance or the admission or access to or treatment in its programs and activities. In employment, MaineHousing does not discriminate on the basis of race, color, religion, sex, sexual orientation, gender identity or expression, national origin, ancestry, age, physical or mental disability or genetic information. MaineHousing will provide appropriate communication and auxiliary aids and services upon sufficient notice. MaineHousing will also provide this document in alternative formats upon sufficient notice. MaineHousing has designated the following person responsible for coordinating compliance with applicable federal and state nondiscrimination requirements and addressing grievances: Lauren Bustard, Maine State Housing Authority, 26 Edison Dr, Augusta, Maine 04330-6046, Telephone Number: 1-800-452-4668 (voice in state only), (207) 626-4660 (voice) or Maine Relay 711.
Maine Continuum of Care

Coordinated Entry Policies and Procedures

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Draft based on CES Design Process February 2022
<table>
<thead>
<tr>
<th>Version</th>
<th>Date – Responsible Party</th>
<th>Key Changes</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>n/a</td>
<td>9/1/2022 – Erin Kelly, Kate Easter, Tara Hembree, Giff Jamison</td>
<td>Initial Draft</td>
<td>Pending</td>
</tr>
<tr>
<td>1.0</td>
<td>9/1/2022 – MCoC Board</td>
<td>Final approval at board meeting</td>
<td>Approved</td>
</tr>
</tbody>
</table>

Draft based on CES Design Process February 2022
Introduction and Overview

Overview of Coordinated Entry

Coordinated entry is a consistent, streamlined process for accessing the resources available in the Maine Continuum of Care (MCoc) homeless crisis response system. Through coordinated entry, the MCoc ensures that housing resources and supportive services are used as efficiently and effectively as possible. This is done by assessing households experiencing homelessness quickly and uniformly to connect them to the best available housing resource whenever possible.

Coordinated Entry Participation

All Continuum of Care and Emergency Solutions Grant funded projects are required to participate in the Maine CoC Coordinated Entry Process. Ideally, all homeless assistance projects will participate in Coordinated Entry in some capacity, and the CoC will continue to work to facilitate the participation of new partners.

Terms & Definitions

The purpose of this section is to provide definitions for many of the federal, state, and local terms that are referenced throughout this document.

<table>
<thead>
<tr>
<th>By Name List</th>
<th>A comprehensive list of individuals who have been identified as experiencing homelessness in our community.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chronically Homeless</td>
<td>Chronically homeless means: (1) A &quot;homeless individual with a disability,&quot; as defined in Section 4019 of the McKinney-Vento Homeless Assistance Act, who: i. Lives in a place not meant for human habitation, a Safe Haven, or an emergency shelter. AND ii. Has been homeless continuously for at least 12 months or on at least four separate occasions in the last 3 years, as long as the combined occasions equal at least 12 months and each break in homelessness separating the occasions included at least 7 consecutive nights of not living as described in (i) above.</td>
</tr>
<tr>
<td>Case Conferencing</td>
<td>Local process for CE staff to coordinate and discuss ongoing work with persons experiencing homelessness in the community, including the prioritization or active list. The goal of case conferencing is to provide holistic, coordinated, and integrated services across providers, and to reduce duplication.</td>
</tr>
<tr>
<td>Continuum of Care</td>
<td>Group responsible for the implementation of the requirements of HUD's CoC Program interim rule and promotes communitywide commitment to the goal of ending homelessness. The CoC is composed of representatives of organizations, including nonprofit homeless providers, victim service providers, faith-based organizations, governments, businesses, advocates, public housing agencies, school districts, social service providers, mental health agencies, hospitals, universities, affordable housing developers, law enforcement, organizations that serve homeless and formerly homeless veterans, and homeless and formerly homeless persons.</td>
</tr>
</tbody>
</table>

Draft based on CES Design Process February 2022
<table>
<thead>
<tr>
<th>Service</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Shelter</td>
<td>Short-term emergency housing available to persons experiencing homelessness.</td>
</tr>
<tr>
<td>Emergency Shelter and Housing Assistance Program (ESHAP)</td>
<td>The Emergency Shelter and Housing Assistance Program (ESHAP) provides agencies with funding and technical support to provide services to people experiencing homelessness. Main housing utilizes federal Emergency Solutions Grants (ESG) funding, along with state funds, to provide funding in three areas: Shelter Operations, Housing Stabilization, and Performance Incentive.</td>
</tr>
<tr>
<td>Emergency Solutions Grant Program (ESG)</td>
<td>HUD funding source to (1) engage homeless individuals and families living on the street; (2) improve the quantity and quality of emergency shelters for homeless individuals and families; (3) help operate these shelters; (4) provide essential services to shelter residents; (5) rapidly rehouse homeless individuals and families; and (6) prevent families and individuals from becoming homeless.</td>
</tr>
<tr>
<td>Homeless Management Information System (HMIS)</td>
<td>Local information technology system used by a CoC to collect participant-level data and data on the provision of housing and services to homeless individuals and families and to persons at risk of homelessness. Each CoC is responsible for selecting an HMIS software solution that complies with HUD’s data collection, management, and reporting standards.</td>
</tr>
<tr>
<td>Projects for Assistance in Transition from Homelessness (PATH)</td>
<td>Substance Abuse and Mental Health Services Administration (SAMHSA)-funded program to provide outreach and services to people with serious mental illness (SMI) who are homeless, in shelter or on the street, or at imminent risk of homelessness.</td>
</tr>
<tr>
<td>Permanent Supportive Housing (PSH)</td>
<td>PSH is permanent housing with indefinite leasing or rental assistance paired with supportive services to assist homeless persons with a disability or families with an adult or child member with a disability achieve housing stability.</td>
</tr>
<tr>
<td>Prioritization List</td>
<td>The MCES prioritization list is a subset of the larger hub level Quality By Name List which strives to include the majority of individuals experiencing homelessness in each specific hub area. The MCES prioritization list will be able to be sorted by score on both the state and hub level to help facilitate referrals to housing resource openings.</td>
</tr>
<tr>
<td>Rapid Rehousing</td>
<td>Program emphasizing housing search and relocation services and short- and medium-term rental assistance to move homeless persons and families (with or without a disability) as rapidly as possible into permanent housing.</td>
</tr>
<tr>
<td>Shelter Plus Care</td>
<td>The SPC (CoC) Program provides housing and supportive services to homeless individuals with disabilities, primarily those with severe and persistent mental illness, substance abuse, and HIV/AIDS. SPC follows a Housing First Model by encouraging recipients to accept supportive services along with rental assistance with a goal of long-term stability in permanent housing. Program participants provide 30% of their income towards rent while the remaining amount is subsidized through the SPC (CoC) program.</td>
</tr>
</tbody>
</table>

Draft based on CES Design Process February 2022
<table>
<thead>
<tr>
<th><strong>Roles and Responsibilities</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CoC Board</strong></td>
<td>Responsible for the general oversight of the MCoC, including the CE system, including the approval of the CE Policies &amp; Procedures document.</td>
</tr>
<tr>
<td><strong>Coordinated Entry Committee</strong></td>
<td>Committee of the CoC charged with meeting at least monthly to oversee the implementation and evaluation of the Coordinated Entry System.</td>
</tr>
<tr>
<td><strong>Coordinated Entry Operator (See Appendix A)</strong></td>
<td>Responsible for the day-to-day operations and management of the overall Coordinated Entry System.</td>
</tr>
<tr>
<td><strong>Hub Coordinator</strong></td>
<td>Responsible for hub-level operation and management of the Coordinated Entry System, specifically prioritization and referral case conferencing.</td>
</tr>
<tr>
<td><strong>Collaborative Applicant</strong></td>
<td>The MCoC has selected MaineHousing to be their Collaborative Applicant (CA). The CA submits the MCoC NOFO application for funding and administers Planning Grant funds.</td>
</tr>
<tr>
<td><strong>HMIS Lead Agency</strong></td>
<td>Operates the Homeless Management Information System (HMIS) on the CoC’s behalf. Ensures the CE system has access to HMIS software and functionality for the collection, management, and analysis of data on persons served by coordinated entry. Entity designated by the CoC in accordance with HUD’s CoC Program interim rule to operate the HMIS on the CoC’s behalf.</td>
</tr>
<tr>
<td><strong>Participating Project</strong></td>
<td>CoC and ESG funded housing resources that are required to receive their referrals through Maine’s Coordinated Entry System. This can include non-CoC and ESG funded housing resources that volunteer to be part of CES.</td>
</tr>
<tr>
<td><strong>Access Point</strong></td>
<td>ESHAP-funded shelters, PATH outreach teams (some) and other providers in each of Maine’s Service Hubs that are responsible for completing the Coordinated Entry assessment with participants seeking access to housing resources within a hub, entering that information into HMIS or using otherwise agreed upon means for data submission, and participating in case conferencing as appropriate.</td>
</tr>
<tr>
<td><strong>Access Partner</strong></td>
<td>Mainstream providers or institutions that provide necessary services or assistance or interact with people who are experiencing homelessness and know how to connect those people to the homeless service response system.</td>
</tr>
</tbody>
</table>

Draft based on CES Design Process February 2022
Access

Access Model Overview

The Maine CoC Coordinated Entry System will strive to ensure equitable access to housing resources for all Maine residents who are experiencing homelessness. In order to accomplish this across such a vast geography, Coordinated Entry will operate locally within the state’s Service Hub structure. Maine has a total of 9 Service Hub areas, each covering one or more counties. Some towns are assigned to Hubs outside their county where that made more sense in terms of access to resources.

- Hub 1: York
- Hub 2: Cumberland
- Hub 3: Midcoast (Sagadahoc, Knox, Lincoln, Waldo, and Towns of Brunswick and Harpswell)
- Hub 4: Androscoggin
- Hub 5: Western: Oxford, Franklin, and Towns of Livermore and Livermore Falls
- Hub 6: Central: Somerset and Kennebec
- Hub 7: Penquis: Penobscot and Piscataquis
- Hub 8: Downeast: Washington and Hancock
- Hub 9: Aroostook

Each of the 9 Service Hub areas will have designated access points as well as hub partners to help ensure that a household experiencing homelessness in any county will have access to the Coordinated Entry System. The goal of establishing localized access points and partners in each of the Service Hubs is to reduce the number of households who do not know where to turn or who to call when they are experiencing homelessness, and to reduce the need for households to leave their communities of origin to seek crisis housing and services in more populated areas of the state.

Designated access points and their responsibilities are described in the section below. Access partners are organizations or institutions in the community whose role is not dedicated to serving people experiencing homelessness, but who frequently interact with the population. This may include hospitals and healthcare providers, local law enforcement, food pantries, employment agencies, Community Action Agencies (CAP), and more. Access partners will not require a formal designation. Instead, each Service Hub team should conduct the necessary outreach and engagement with local access partners to ensure that they are informed about how to connect their clients, when applicable, to the CoC’s Coordinated Entry system.

Note that access to Coordinated Entry is not the same thing as access to emergency services (e.g., emergency shelter) in each Service Hub geography. All households in need of emergency assistance will be able to access those resources outside of the Coordinated Entry system without first having to complete any sort of Coordinated Entry assessment.

Designated Access Points

Designated access points will include all shelters that receive Emergency Shelter and Housing Assistance Program (ESHAP) funding, as well as many Projects for Assistance in Transition from Homelessness (PATH) providers. PATH providers will be asked to serve as access points for their participants if they have the local capacity to do so, and will have the option to decline if they do not.

Draft based on CES Design Process February 2022
Because there is such a variety in need and capacity across the state's Service Hub areas, there will also be the option to identify additional access points locally. Additional access points may be necessary if the existing ESHAP or PATH providers in an area are not able to serve as access points for all people experiencing homelessness. This may include households who are staying in emergency shelters that are non-ESHAP funded, households who are staying in transitional housing programs for homeless people that are non-ESHAP funded, and households who are unsheltered but not eligible for services through PATH.

When the need for an additional access point is identified, the Hub Coordinator will serve as the person who coordinates this discussion and communicates the need to the CoC. Additional access points will require approval by the CoC to ensure that one of the following are true:

1. There are available HMIS licenses if the proposed access point does not already have HMIS access; or
2. There is a comprehensive and reasonable plan for ensuring that all participant data is entered into HMIS if the access point is not willing or able to take on the responsibility of HMIS data entry.

Access Point Responsibilities

Designated access points are responsible for the following activities:

1. All assessor staff must complete the CoC's annual training on how to complete the standardized assessment
2. Access points must complete the standardized assessment with all households experiencing literal homelessness who present for assistance
   a. Note: access points will not be responsible for assessing those households who are not eligible for their services (e.g., PATH providers will not be responsible for assessing households who are unsheltered but not PATH eligible, ESHAP shelters will not be responsible for assessing households who are not eligible for shelter entry)
3. Access points must enter the participant information captured during the standardized assessment into the Homeless Management Information System (HMIS) or Comparable Database to ensure that assessed households are placed on the prioritization list
4. Access points must participate in case conferencing meetings at the Service Hub level

Specialized Access Points for Subpopulations

The Maine CoC allows for specialized access points for specific subpopulations: those fleeing Domestic Violence, Veterans, and Youth. These subpopulations can choose to access their population-specific resources as well as the mainstream Coordinated Entry System if they are interested in accessing the housing resources associated.

Veterans:

Designated access points for those that served in the military include the Preble Street Veterans Housing Services (VHS) referral line and the National Call Center for Homeless Veterans. Preble Street VHS, a Supportive Services for Veterans Families Grantee, is statewide and is open weekdays from 8:30am to 5:00pm, EST. [https://www.preblestreet.org/what-we-do/housing-services/veterans-housing-services/](https://www.preblestreet.org/what-we-do/housing-services/veterans-housing-services/). The VA Call Center can be reached 24 hours a day/7 days a week; calls to this hotline will be sent to staff locally at the VA medical center at Togus to follow up with. 1-877-4AID-VET or 1-877-422-3838, [https://www.va.gov/homeless/nationalcallcenter-asp](https://www.va.gov/homeless/nationalcallcenter-asp).

Domestic Violence:

Designated access points for those fleeing domestic abuse & violence include all the Domestic Violence Resource Centers (DVRCs) across the state. Survivors can choose to access CES through a DVRC Access Point or through a mainstream Access Point. If they access CES through a mainstream Access Point, they will be given the choice to continue their Assessment where they are or stop the assessment and to be referred to the local DVRC.

Draft based on CES Design Process February 2022
If a Stop & Refer path is chosen, the survivor will be connected to the local DVRC who will then work that survivor from the start of the assessment. Ideally, the survivor will be referred to the DVRC for DV specific support and resources but will continue the CES assessment with the Access Point where they started.

All survivors of domestic abuse & violence or trafficking will be evaluated for eligibility for the DV-specific RRH dollars if referred.

A list of these DVRCs can be found at https://www.mcemd.org/ and https://www.wabanakiwomensoffsitecoalition.org/ . More information can also be found by calling the statewide domestic violence crisis line at 1-800-834-HEEP (4357).

Youth:


Access Partners:

Access partners are providers or institutions that provide necessary services or assistance or interact with people who are experiencing homelessness and know how to connect those people to the homeless service response system (law enforcement, hospitals, etc.). Service hubs will conduct outreach (written and verbal) to hub partners to ensure that they are aware of Maine’s homeless response system structure and how to connect literally homeless households to the resources they need.

Hub partners will have an informal relationship to the hubs; whereas they will continue to connect literally homeless individuals to the emergency homeless response resources they need but will not be required to use a specific form or process. If a Service Hub identifies a trend that indicates the need for a more formal process for hub partners to connect households to access points, this can be established and implemented at the service hub level.

Affirmative Marketing and Outreach

In each one of Maine’s 9 Service Hubs, there will be a need to raise community awareness about the Coordinated Entry System and access to housing resources. Each area will be expected to engage in broad-based, passive marketing in the community – targeted to spaces that people experiencing homelessness frequent. For example, this could take the form of posters and pamphlets about Coordinated Entry and how a household can access the system to be assessed for available housing resources. Other examples of places in which marketing may be beneficial could include public transportation, bottle redemption centers, laundromats, and libraries, among other places. In addition to the need for local marketing and outreach efforts, the Maine CoC will also engage in state-wide marketing and outreach. This may include information about Coordinated Entry access disseminated through newspapers, radio, television, or other conventional media outlets, as well as social media.

Adding Additional Access Points

The Maine CoC encourages the creation of new access points, should there be a need. The following outlines the process for requesting and approving new access points in specific hubs:

Draft based on CES Design Process February 2022
Annual Action Plan
2024

1. Hub Coordinators will be tasked with outreach to local service providers and community partners in the course of these conversations, HCs will provide the relevant information, including the process of becoming an additional access point and the requirements of an access point, which includes:
   - participating in the mandatory CES assessment training
   - administering the CE assessment tool to participants
   - entering assessment data into HMIS (or determining the approved workaround method)
   - attending case conferencing hub level meetings as needed

2. Once service providers have been briefed on the requirements of becoming an official access point and have agreed to it, hub coordinators should email the CE Committee Tri-Chairs and Homeless Projects Coordinator at Maine Housing. The email should include the name & contact information for the service provider/community partner that wishes to become an access point. The email should also indicate that the potential access point has been fully briefed on the requirements and that they have agreed to them. Finally, the email should outline if the potential access points already have access to HMIS and how many additional HMIS licenses would be needed, if any.

3. The Homeless Projects Coordinator will check with the HMIS team at Maine Housing to see what the availability of HMIS licenses is and will let the tri chairs know if the number of new licenses that can be approved.

4. The hub coordinator will then present the proposed access point at the next CE committee meeting for approval or brainstorming possibilities if there HMIS licenses available.

Assessment
Overview of Standardized Assessment Approach

The Maine CoC will provide a standardized assessment process to all Coordinated Entry participants, ensuring uniform decision-making and coordination of care for households experiencing homelessness in the state. A standardized assessment approach allows for all households to be assessed for housing resources in the same way regardless of where they are assessed and who they are assessed by, with the goal of reducing disparities in access to housing resources and how households are prioritized for them.

The Maine CoC Coordinated Entry Committee, with input from key stakeholders in the community, has designed a standardized assessment tool (See Appendix C). This tool utilizes a phased and progressive engagement approach; first addressing a household’s emergency needs, then attempting to identify other natural supports or alternatives to homelessness through a housing problem-solving conversation, and then if needed, assessing for length of time homeless, housing barriers, and other key factors necessary to prioritize households for the resources available through Coordinated Entry. The assessment tool contains a total of five, phased sections:

<table>
<thead>
<tr>
<th>Addressing Household’s Urgent Needs</th>
<th>The first phase focuses on identifying the person’s immediate needs to ensure that they are safe (e.g., need access to shelter, need access to food, need connection to DV services)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Housing Problem Solving</td>
<td>The second phase of the assessment is a conversation guide to explore whether the household may have other natural supports or safe alternatives to entering the homeless system of care</td>
</tr>
<tr>
<td>Collecting Contact Information</td>
<td>The third phase of the assessment is focused on collecting all of the household’s contact information to ensure that the CES knows how to communicate with the household moving forward</td>
</tr>
<tr>
<td>Housing History</td>
<td>The fourth phase of the assessment is focused on collecting information about the household’s housing and homeless history and barriers to housing.</td>
</tr>
</tbody>
</table>
The assessment tool does not, and in some cases should not, be completed all at once. The goal of a phased, progressive engagement assessment tool is to complete what makes sense in the moment and build off of each section when moving on to the next. Additional detail around use of the tool and assessor staff requirements will be provided in the annual assessor training (see next section) as well as a separate HMIS workflow document.

Assessments will be updated every 6 months, based on the day that the first assessment was completed in full. At this time, if the participant is still experiencing homelessness, updated information can be updated in HMIS or Comparable Database. If the participant’s situation has changed so that their prioritization score will be increased, this should be communicated the Project and Hub Coordinators and reflected on the prioritization list. Prioritization scores will not be decreased based on updated information.

Assessment Process
After completion of the Assessment Tool, pertinent assessment data is entered into the Maine CoC’s Homeless Management Information System (HMIS) or Comparable Database. This allows for the creation of the MCES Prioritization list that is used to determine which participant(s) is referred to the housing resource(s) available in the Coordinated Entry System (see Prioritization for more detail).

Assessor Training
The Maine CoC is committed to ensuring that all participating access points and assessor staff have sufficient training to implement the Coordinated Entry system in a manner consistent with the design vision and in accordance with the policies and procedures.

The MCoC will provide training annually via the CE Operator, at minimum, to all access points and assessor staff. This training will be mandatory and offered at no cost. Training topics will include the following:

- Review of the CoC’s Coordinated Entry policies and procedures
- Intensive training on how to use the assessment tool
- Training on requirements for data collection, case conferencing participation, etc.

Participant Autonomy and Appeal Process
It is crucial that persons served by Maine’s Coordinated Entry System have the autonomy to identify whether they are uncomfortable or unable to answer any questions during the assessment process. The refusal of the participant to respond to assessment questions shall not adversely affect a household’s ability to be added to the prioritization list based on whatever information they are comfortable sharing.

Note that some Maine Continuum of Care funded housing programs require collection and documentation of a participant’s disability or other characteristics or attributes as a condition for determining eligibility. Therefore, participants who choose not to provide information in these instances could be limiting potential referral options.

The CoC is committed to ensuring that no information is used to discriminate against or prioritize households for housing and services on a protected basis such as race, ethnicity, religion, national origin, sex, age, familial status, disability, actual or perceived sexual orientation, gender identity, or marital status.

Draft based on CES Design Process February 2022
Prioritization

Overview of Standardized Prioritization
The Maine CoC will use the data collected through the Coordinated Entry assessment process to prioritize people experiencing homelessness in the state of Maine for housing resources.

Households will be prioritized based on the numeric score that is produced by the assessment tool. This score is based primarily on a household’s length of time homeless (days) in the last three years. The assessment tool also considers additional criteria that may further prioritize a household based on the following:

- “Long-term stayer Status” – households who have 6+ months of homelessness in the past year
- People actively fleeing domestic violence
- People experiencing unsheltered homelessness
- Barriers to accessing housing

This prioritization method will be utilized for all housing resources available through the Coordinated Entry Process.

The Maine CoC prioritization process, to ensure that unsheltered households have equitable access to housing resources, has created a uniform method of taking non-HMIS days homeless into account when establishing a household’s length of time homeless in the last three years. Note that while households may have an increased prioritization score at time of assessment due to fleeing domestic violence or experiencing unsheltered homelessness, their overall prioritization score will not decrease, should their situation change. Conversely, prioritization scores may increase due to a change in situation (i.e. going from sheltered to unsheltered homelessness). These changes may be reflected by submitting updated assessment information.

Prioritization list Management
At least once weekly, the HMIS team at MaineHousing will generate a report from HMIS, in collaboration with MCEDV from the Comparable Database, that will provide data for the MCES prioritization list. The prioritization list can be viewed on both the state and hub level. This report will include data points generated from completed CE assessments, including, but not limited to, name, date of birth of the participant, prioritization score, and preferred location of housing placement of the participant. The Maine Housing CoC Project Coordinator will work with the Hub Coordinators and MCEDV Housing Services Coordinator to cross check the existing prioritization list with the updated weekly reports pulled from HMIS or Comparable Database. The CE prioritization list is a subset of the larger hub level Quality By Name List, this list strives to include the majority of individuals experiencing homelessness in each specific hub area. The MCES prioritization list will be able to be sorted by score on both the state and hub level to help facilitate referrals to housing resource openings.

Participants will be asked to sign releases of information to give permission for their names and personal information to be placed onto the MCES prioritization list. Each participant will be given the opportunity to utilize a case number rather than their name, as well as to share limited personal information. Participants identified as fleeing domestic violence will automatically be assigned a case number before being placed on the prioritization list.

Overview of Prioritization Process for Victim Service Providers (aka DVRCs)
The primary method of prioritization is the same for VSP access points as it is for mainstream access points. However, due to the required maintenance of confidentiality for those identified as fleeing domestic abuse & violence, sexual assault, stalking, and trafficking, (encoded in the law Violence Against Women Act; reauthorized in 2022) DVRC Access Points will use a Subpopulation Referral Form (appendix E) to move survivors onto the Prioritization List.

For the most part, DVRCs will pass survivor request to be added to the CES Prioritization List through the Housing Services Coordinator at MCEDV who will then assign a DVRC-specific code to the survivor’s case and will enter the deidentified name on the By Name List.

Draft based on CES Design Process February 2022
It should be noted that any client may elect to use this referral form to maintain their own confidentiality when being placed on the by Name and Prioritization Lists.

Referral

Overview of Referral Process

Referral, in the context of Coordinated Entry, refers to the process by which a participant who is prioritized on the by-names list is connected to a housing opening. All CoC Program- and ESG Program-funded housing projects must accept referrals exclusively through the CoC’s defined CE process as described below. Housing resources available from alternate funding streams may also opt in to the Maine CoC’s Coordinated Entry process upon request. The referral process will take place at the Service Hub level.

Step 1: Notification of Housing Opening

Housing provider will notify Hub Coordinator of opening, providing as much information as possible including:

- # of Referrals desired
- Unit site, location
- Key eligibility criteria (e.g., DV only)
- Accessibility
- Services attached or not
- Application process
- Date by which they would like list of referrals

Step 2: Identification of Households to be Referred

Case conferencing meetings will be used to identify housing needs and preferences for top 10-20 households on the list; therefore Hub Coordinator will be able to make referrals in real time as they are requested by housing providers with openings.

As households with no case manager near top of list, hub team will work together to identify support so that by the time a household is being referred to a housing opening, a case manager or supportive provider has been identified to work with them.

Hub Coordinator will use the by-names list to refer the requested number of prioritized households to the housing opening. In some cases, the household(s) being referred may not be the very first name on the list. In some cases, Hub Coordinator will use housing needs and preferences of those households toward the top to ensure appropriate match. For example, a housing provider may have a unit that is available only to households who have a documented disability. If the first person on the list does not have a disabling condition, Hub Coordinator may look to next person on by-names list.

The Hub Coordinator will send the housing provider a list of the names of the referred households in writing so that they are aware of who they will be hearing from.

Step 3: Notifying Referrals

Within 3 business days of receiving the request for referrals from the housing provider, the Hub Coordinator will contact the case manager or service provider of the prioritized household to inform them of the referral and the application process that should be followed. The Hub Coordinator will make at least 3 attempts at contact on non-consecutive days if the case manager or service provider is unreachable at first contact. The Hub Coordinator should utilize multiple methods of contact (phone, e-mail).

In instances where the Service Hub Team has not identified a case manager or provider to support a household on the by-names list, the Hub Coordinator may contact the person directly to inform them of their referral to a housing opening.

Draft based on CES Design Process February 2022
Beginning on the date of the first attempt at contact, the referred household will have 14 days to respond to the housing offer. Hub Coordinator will inform the housing provider of the 14 day period in which they should expect to hear from the identified referrals.

**Step 4: Feedback Loop Between Hub Coordinator and Housing Provider**

The housing provider will be responsible for communicating with the Hub Coordinator to inform them of the outcome of the referrals made. The Hub Coordinator will be responsible for updating the status of those household’s on the by-names list as appropriate.

Households that decline referral will maintain placement on prioritization list and be referred as appropriate to future housing openings unless they choose to have their name removed from consideration, including from the BNL.

For households that do not respond to housing provider’s outreach, Hub Coordinator will work with case manager and/or hub team to determine whether household is active or inactive on the by-names list.

**Tie Breakers**

In the event that there are multiple households at the top of the by-names list with the same prioritization score, the Hub Coordinator will determine which household is referred first by using the following tie-breaking factors, in this order:

- Length of time homeless (total # of months homeless in last 3 years)
- Imminent risk of harm or death (to be determined via case conferencing)

**Alternate Referral Processes**

Some housing providers may require a specialized or alternative referral process to that which is outlined above. Housing providers that require this alternate process must get approval from the CoC board before moving forward and must otherwise follow all CES policies and procedures, including those regarding participant and provider declined referrals.

**Use of Case Conferencing**

Case conferencing will take place within each Service Hub, organized and facilitated by the Hub Coordinator. At launch of Coordinated Entry, case conferencing will take place weekly. Hub Coordinators will work with service hub teams to determine an appropriate cadence of case conferencing meetings over time – dependent upon local needs and capacity.

The purpose of case conferencing will be as follows:

1. Ensure that all households experiencing homelessness in the Service Hub geography are identified, added to the by-names list, and assessed for housing resources
2. Ensure that all households on the by-names list, as they near the top (within 1-20 on list), have an identified service provider that has committed to supporting the household at the time of referral with elements of the process like application and lease-up
3. To discuss the housing needs and preferences of those households nearing the top of the list so that Hub Coordinator is equipped with enough information to make referrals in real time, outside of case conferencing meetings, as they are contacted by housing providers

Each participant will be asked to sign a release of information before being discussed at case conferencing, which can be found in Appendix B.

**Case Conferencing for VSPs (aka DVRCs)**

MCEDV Housing Service Coordinator will notify Housing Navigators with clients on the Prioritization list when their client is on the list. Navigators may attend their closest Case Conferencing meeting to best advocate for

Draft based on CES Design Process February 2022
the survivors’ needs. No PII will be released at Case Conferencing other than what it already on the By Name or Prioritization List.

Participant and Provider Declined Referrals
The Maine Coordinated Entry process promotes access for all eligible participants in need of housing by overseeing an objective referral process in which all eligible participants are treated in a consistent manner. Housing providers are responsible for assuring that a participant meets the contractually required eligibility requirements for their program.

A referral may be unsuccessful due to a participant refusing the resource, by agency denial, or based on program eligibility requirements not being met. Any unsuccessful referral must be documented by email to the Hub Coordinator with the participant name, date, and reason for denial. The Hub Coordinator will log the client ID, date, and reason for denial into the Coordinated Entry Denial Tracking spreadsheet stored in Sharefile. The Maine CE Steering Committee or Maine Housing as the CE Operator may follow-up with the housing program and the participant referred in order to understand the circumstances of the returned referral.

Program denials will be monitored at the system level. Maine Housing as the CE Operator will include in its quarterly report to the CE Steering Committee and Maine CoC Board data to show the reasons for denial for available housing openings in a given quarter so the committee may monitor and/or troubleshoot trends on a system level.

Referral Procedure:
1. Housing providers must accept a participant who is referred and meets established eligibility criteria.
2. The housing provider must provide the reason for the unsuccessful referral in email to the Hub Coordinator and include details regarding the reason the referral was unsuccessful.

Reasons for Program Denial:
A-H may be automatic denials logged by the housing provider. Housing providers may move on to subsequent participants without using system-level case conferencing. Reason I, Health & Safety Risk must follow a system-level case conference process. See below under reason I.

a. Participant did not call or show up for their appointment with the housing provider – the housing provider is unable to reach the participant for at least 48 hours and has attempted to reach them through any of the identified means.

b. Ineligible for Housing Program per contractual obligations – a referral was made based on the participant’s apparent eligibility, but due to overlooked or undisclosed information, the participant is not eligible for the program. (i.e. additional information was disclosed/discovered impacting program eligibility)

c. Full capacity - the housing program is at full capacity and does not have an available resource for the referral that was sent.

d. Participant refused the housing offer - a referral was made, and a participant refused the available resources after speaking with the housing provider and learning more about the program.

e. Re-enrollment would result in health/safety risk the participant previously resided in the housing program they were referred to; re-enrollment in the program would result in a significant health and safety risk.

f. Self-resolved - participant has found permanent housing outside of the Maine CE process.

g. Falsification of documents - participant falsified documents such as a housing application, failing to disclose information that makes them ineligible for the program.

Draft based on CES Design Process February 2022
Local restrictions—participant is restricted locally from occupying a project or housing resource. Examples may be justice-system restrictions on areas people may live; zoning or neighborhood requirements; etc.

Health & Safety Risk—the program is denying the person/family for some other reason not described above. The housing provider must inform the participant of the reason the referral was unsuccessful.

Two Step Process for Denials Related to Exhibited Behaviors Causing Health or Safety Concerns

Based on a participant’s exhibited behavior, enrollment in the project would result in a significant health and safety risk. This means a participant may not be denied solely on information derived from background checks, but must be supported by provider observation, reports from other providers or through the participant’s application or interview. A denial of this nature is only applicable when a participant has displayed behavior to the project, housing navigator, or other provider staff that warrants a legitimate health or safety concern for the project. Prior to denying a referral based on health or safety reasons, the housing provider must follow a two-step process.

Step 1 - Attempt to Resolve Concern with Applicant: Request documentation from the participant and/or meet with the participant to discuss the circumstance and any changes that have occurred to improve the health or safety risk. Documentation requested must be at low-threshold as possible for the participant to retrieve quickly, housing providers are required to accept and review self statements as a potential source of documentation to explain the risk. Additionally, participants cannot be required to enter into service contracts or provide proof of service or treatment participation as a condition of acceptance into the unit. If the meeting satisfies the housing provider’s concerns, they do not need to proceed to the next step and may accept the participant immediately.

Step 2 - Schedule a Case Conference: If a participant’s explanation does not satisfy the housing provider, prior to issuing a denial, the housing provider must first set up a case conference with the case conferencing group for the particular service hub the participant’s housing offer originated from. The goal of the case conference is to leverage system partners to find solutions or other possible housing pathways for the participant, with the goal of either reversing the denial or finding another possible housing placement. The case conferencing group does not have the power to require the denying provider to accept the participant.

- The case conference group for health and safety denials will consist of the service hub’s case conference group; 1-2 members from the Coordinated Entry Committee; and 1-2 members from the Regional Homeless Council.
- Case conferences will be triggered by the housing provider informing Maine Housing as the CE Operator of the health and safety denial. Maine Housing will activate the case conference.
- Case conferencing members will need to be available on an ad hoc basis to ensure efficiency, generally within three business days, but no more than five business days.
- Case conferences will be scheduled to allow most members to attend, but move forward without full attendance to promote swiftness in the CE referral process.
- The housing provider may deny a referral based on health or safety concerns if an alternative housing pathway or solution cannot be found through the above case conferencing.
- No rejection is ever permanent—the participant will remain on in the CE priority pool for future housing openings, including openings that originate with the denying project. The original housing provider who denied the referral will be asked to reconsider any changes in the applicant’s exhibited behavior if the applicant is re-referred to a new opening the project administers.

Please note that the health and safety reason for denials should be used in the rarest of cases.

Appendix A

Maine Coordinated Entry (CE) Operator Role

Draft based on CES Design Process February 2022
Current Maine CE Operator: Maine Housing

Scope of Role:

1. Establish day-to-day management structures. Includes:
   1. Working with stakeholders to monitor and ensure the CE system is in compliance with all HUD requirements
   2. Maintaining CE policies and procedures to ensure they are clear, updated and accessible to stakeholders, including any communication timelines and expectations between parties (i.e. Maine Housing will respond to send referrals for a vacancy in x business days).
2. Establish clear, accessible communication plans. Includes
   1. Structuring, facilitating and/or delegating case conferencing
   2. Implementing the below accountability mechanisms
3. Promotes, develops and trains on standardized assessment processes
4. Reports of CE participation by projects to the Project Monitoring Committee based on MCoC-approved monitoring criteria
5. Manages priority list (refresh, update)
6. Manages referral mechanism to vacant projects
7. Convenes stakeholders to frequently review and improve the CE process

Accountability Mechanisms:

- Provide the CE Steering committee with monthly reports on how the CE system is performing.
  - See next section for sample elements of a report
- Establish a frontline staff CE learning collaborative as a sub-committee of the CE Steering committee to incorporate real-time input into CE implementation.
- Create and distribute marketing and materials to stakeholders outside of the CE committee on how CE will work, how participants are affected, how CE is overseen, how suggestions can be made, and how decisions are made about changes to CE.
- Distribute clear appeals procedures for both participants and providers to use.
- Incorporate an anonymous avenue for providers to submit concerns or grievances to the CE Steering Committee

Monthly Reporting Template (Sample)

1. Compare our measures to how our system performed prior to CE implementation to evaluate where CE has improved and challenged our system.
2. Geographic coverage metrics
3. Utilization of CE - how many assessed, how many placed, how many waiting
4. Process measures: time from assessment to referral; time from referral to program enrollment
5. Prioritizing the most vulnerable - scores and length of time homeless of program enrollments
6. Sub-population focus of the above measures; equity overlay
7. Rate of housing program denials of participants
8. Reasons for housing program denials of participants
9. Challenges and successes of implementation [qualitative]

Appendix B
MAINE Continuum of Care (MCoC) COORDINATED ENTRY SYSTEM (MCES) & Service Hub

Draft based on CES Design Process February 2022
Case Conferencing Release of Information

Agency Name: 

This Agency is part of a group called the Maine Continuum of Care (MCoC) Coordinated Entry and Service Hub ______, which is a group of agencies working together to provide housing resources to people experiencing homelessness. A list of all member agencies in the MCoC and Service Hubs is available online at www.mainehomelessplanning.org.

Purpose: The purpose of this form is to obtain consent to share your information at service hub case conferencing meetings and to place your name on the Service Hub By Name List (BNL). By doing this, Service Hub agencies will work to refer you to housing available through the Coordinated Entry System.

This form allows you to choose how information will be shared during case conferencing. Service Hub case conferencing is defined as meetings of Service Hub members to best match individuals experiencing homelessness to available resources. Case conferencing meetings will also use a By Name List, which is a comprehensive list of individuals who have been identified as experiencing homelessness in our community.

By signing this release, you allow MCES and Service Hub ______ member agencies to share information about you and your household. This helps agencies focus on your housing needs and work toward your household’s identified goals.

You may decline to allow any of your information to be shared with other agencies. If you choose not to share your information, you and your household may have fewer housing opportunities through CES. You or your household will never be denied services if you decline to share information.

Case conferencing meetings will focus on how providers can best meet your needs and end your homelessness as quickly as possible, including providing outreach services to you and connecting you to housing resources. Types of information that might be shared on the By Name List during case conferencing meetings include:

- Personal identifying information for you and your household (examples: name, date of birth, gender, etc.)
- Past or current participation in other housing and supportive service programs
- Contact information
- Information about your military service and VA eligibility
- Housing history and housing status
- Household income, financial assistance and source(s)
- General disability information relevant to housing

________________________ (Printed Name of Participant) agree to share information with the Maine Service Hub ______ and MCES and its participating member agencies as detailed below.

Please initial your preferred level of disclosure and participation in Service Hub Case Conferencing:

______ Share my information: I authorize ______________________ (Name of Agency) to share the above listed information about me and my household members during case conferencing to determine eligibility for housing openings and connect me to other services, as applicable.

______ Share my information using a case number: I authorize the agency listed above to share the following information about me and my household members during case conferencing: age bracket, veteran status, disability status, household size, length of time homeless and housing history. Instead of sharing my name during case conferencing, I understand that a case number will be utilized to identify me and my household members.

______ Do not share my information: I do not wish to have any of the above listed information discussed at case conferencing. I understand that not authorizing the sharing of this information may limit participating agencies’ ability to locate me and notify me of available openings.

Draft based on CES Design Process February 2022
*PLEASE NOTE: PERSONS UTILIZING DOMESTIC VIOLENCE RESOURCE CENTERS AND ARE FLEEING DOMESTIC VIOLENCE, SEXUAL ASSAULT AND/OR HUMAN TRAFFICKING WILL AUTOMATICALLY BE REFERRED BY CASE NUMBER, ASSIGNED BY THE VICTIM SERVICES AGENCY.*

By signing below, you acknowledge that you have read, or have had read to you, all the information above and have chosen to sign this form voluntarily. Your signature also indicates you understand that:

- Participation in the MCES does not guarantee you housing assistance
- Additional information and documentation may be required by an agency that is offering housing or supportive services before entering the housing or supportive services program
- This consent is valid for one (1) year from the effective date of your signature below
- You can cancel your consent any time by written request
- You have a right to request a copy of this consent form after you have signed it

Participant Printed Name: ___________________________ Date: ___________________________
Participant Signature: ___________________________ Date: ___________________________

Participant Representative Printed Name: ___________________________ Date: ___________________________
Representative Relationship to Participant**: ___________________________ Date: __________
Representative Signature: ___________________________ Date: ___________________________

Agency Witness Printed Name: ___________________________ Date: ___________________________
Agency Witness Signature: ___________________________ Date: ___________________________

**Examples of authorized representative are: guardian, power of attorney and others as defined as law.

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**For Agency Use only (please initial)**

___ The participant above received a telephonic explanation of this form. On behalf of the participant, staff at this Agency served as the representative.

___ The Consent was read in its entirety.

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Appendix C
See Attached.

Appendix D
Grievance and Appeal Policy and Procedure
Draft based on CES Design Process February 2022
All participants and programs involved in the CES must be afforded the right to submit grievances against providers or the CES itself, and must be afforded the right to appeal decisions made by the providers or by CES. As a publicly supported process, the CES must also allow grievances from outside parties. This section will enumerate the processes by which grievances and/or appeals will follow.

In all cases, a grievance can encompass any aspect of the CES process with which the aggrieved participant or program is not satisfied. Every effort should be made to resolve grievances informally, before a formal grievance process is initiated. In the instances where the aggrieved party is dissatisfied with a decision made by a program or the CES, this dissatisfaction would amount to an appeal of that decision. While the terms are distinct, the process for addressing these is the same.

Scope

These procedures shall address grievances and appeals of the CES itself. Any program or person who interacts with the Coordinated Entry System may file an appeal, regardless of whether or not the program or person is participating in the CES. Each participating program must have its own internal grievance and appeal process. In instances where the aggrieved party’s complaint involves a program level decision, or the actions of a program staff, then that program’s grievance and appeal policy shall be used. CES grievance and appeal procedures will be utilized when the complaint pertains to the one or more of the following:

- Access to Coordinated Entry System (i.e. participant encounters a barrier to CES Access)
- Assessment (e.g. no assessment provided)
- Prioritization (e.g. disagreement with housing designation)
- Housing referral (e.g. lack of follow through from housing provider)
- Other (please be specific)

The grievance may also pertain to actions or decisions of the CoC Project Coordinator, or the case conferencing group, in respect to the operation of the Coordinated Entry System. If it is uncertain whether the grievance is program related or system related, the Project Coordinator and a representative from the agency in question will make a determination. Participants are welcome to have an advocate, such as a caseworker, available to support them through the entirety of the process, if this is what they wish.

Participant/Citizen grievance and appeal

Step One Grievance/Appeal

Each participant will have the opportunity to resolve any complaints through an informal conversation, during which the aggrieved person will have an opportunity to express their concerns and have them addressed. This informal conversation should take place within 10 business days of the occurrence of the CES process in question. If a solution is unable to be reached, the participant will have the right to the official grievance and appeal process. Participants will be able to move right to the formal process, if that is what they wish.

Draft based on CES Design Process February 2022
If the party chooses to carry their grievance forward, at this point they shall complete a CES Grievance Form. This form will detail the nature of the grievance and include all supporting evidence for the grievance. The form shall be written in a manner that will allow people to complete and submit the form without assistance if necessary, but people may accept the assistance of a caseworker in completing and submitting the form as well. This form should be submitted within 10 business days of the informal conversation. The grievant is welcome to submit any supporting written materials with the form, should they wish.

The completed CES Grievance Form will be transmitted to the coordinated entry email listserv at Maine Housing. A member of that listserv will then notify members of the appeal hearing pool that a grievance had been received. This appeal hearing pool will consist of all 9 Hub Coordinators and the tri-chairs of the CES committee. The appeal hearing meeting must occur within 10 business days of the CES Grievance Form being received. Appeals will be heard by two available Hub Coordinators and one CES Tri-Chair. Program participants will be given the opportunity to provide verbal testimony to the hearing group. A ten-minute time frame will be allowed to present the grievance or appeal directly to the group. The hearing group will specify the time and date for that testimony. The verbal testimony must be provided within the ten (10) business days hearing window.

In the case of an appeal, the original decision will be either upheld or overturned. In the case of other grievances, the grievance will be held to be either founded or unfounded. If founded, the Project Coordinator will consult with the MCOC Tri-Chairs to determine what corrective actions must be taken.

In all cases, the aggrieved party will be informed of the decision in writing within ten (10) business days of the filed grievance. The notice of decision will also include information about what next steps may occur. If the person is still dissatisfied with the decision, they may choose to escalate their grievance or appeal.

**Step Two: Grievance/ Appeal**

In cases where the aggrieved party is not satisfied with the decision of the Step One process, they may escalate their grievance/appeal.

The party will send their Grievance Form, supporting evidence, and a copy of the Step One decision to the CoC Tri-Chairs within 10 business days of the Step One decision. The aggrieved person will be given the opportunity to provide verbal testimony to the hearing to the CoC Tri-Chairs. A ten-minute time frame will be allowed to present their grievance or appeal directly to the group. The CoC Tri-Chairs will specify the time and date for that testimony. The verbal testimony must be provided within the ten (10) day hearing window.

Draft based on CES Design Process February 2022
The Tri-Chairs shall consider the evidence and choose to either uphold or overturn the Step One decision. If the appeal involves an agency represented by one of the Tri-Chairs, that chair shall recuse themselves from the process. This decision must be rendered within 10 business days of the Step Two process being initiated. The aggrieved party will be informed of this decision in writing. All decisions at this stage are considered final.

**Program Grievance vs CES**

In the case of a program wishing to lodge a grievance against the CES, a similar process shall be followed. This process is to address interagency concerns; a program may not use this process to file a grievance or appeal on behalf of an individual participant.

**Step One Grievance/Appeal**

The aggrieved agency shall compose a formal letter that details the nature of the grievance or appeal, and include all supporting evidence. This letter and evidence shall be sent to the CES Committee Chairs. In the case that the grievance involves a CES Chair’s agency, the complaint will be forwarded to the CoC Tri-Chair, who will then hear the appeal.

The complaint and supporting evidence will be considered by the appropriate group as detailed above, who will render a decision within 30 days. The group hearing the appeal will also make any decision on corrective actions if necessary. This group will notify the aggrieved agency in writing as soon as a decision is made, as well as what next steps may occur.

**Step Two Grievance/Appeal**

If the aggrieved agency is not satisfied with the decision of the Step One group, they may choose to escalate the complaint to Step Two. The agency must submit a Step Two complaint within 30 days of receiving notice of the Step One decision.

A Step Two agency complaint will be sent to the CoC Board President. It will take the form of a formal letter detailing the initial grievance or appeal, supporting evidence, and a copy of the Step One decision.

The Step Two complaint will be considered by the CoC Board at their next regular meeting. If the complaint is received less than five (5) business days prior to the next meeting, the Board may opt to defer the consideration until the following meeting. Any members of the Board whose agencies are involved in the complaint will recuse themselves from the process. The Board shall render a decision, and determine any corrective action if necessary. This will be communicated with all involved parties within five (5) working days of the meeting. All decisions at this level are considered final.

Draft based on CES Design Process February 2022
Recordkeeping

The CoC Project Coordinator shall keep records of all CES grievances/appeals, and their results. These records shall be forwarded to the Evaluation Entity, the CES Committee, CoC or CoC Board at their request. Records of grievances and appeals shall be kept without participant PI; only aggregate data with unique identifiers will be kept to preserve participant confidentiality. As part of the regular quarterly reporting, the CE Operator will present the number and disposition of all appeals and grievances to the CE Committee, as well as the CoC and CoC Board.

Affirmative Outreach

All participants in the Coordinated Entry System must be made aware of their rights to file grievances and appeal CES decisions. CES will provide all CES participating providers with language that can be included in existing outreach documentation, and/or outreach materials. Information about CES grievances and appeals can be posted publicly at CES access points, or given directly to the participant upon their initial assessment.

Appendix E

Maine State Housing Authority (MaineHousing), the Maine Coalition to End Domestic Violence (MCEDV), and the Maine Continuum of Care (CoC) recognize the highly sensitive nature of information gathered from individuals experiencing domestic abuse and violence, sexual assault, and human trafficking. These groups have worked together to develop protocols to ensure that the Victim Service Providers (VSPs – also known as Domestic Violence Resource Centers (DVRCs)) and their clients are included in the Coordinated Entry/Accessment process while adhering to the strict confidentiality requirements mandated by federal laws protecting victims of domestic abuse and violence.

Housing referrals from the DVRCs will be handled differently by the Hub Coordinators and the CES team.

DA&V clients will be given one Assessment score at entry.

If a client meets with a non-DVRC and wants referral to a DVRC for continued service, they may request this and a warm referral may be completed.

After the Assessment is completed, a client will be assigned an Empower ID number.

They will then be assigned a CES ID Number by the DVRC submitting this form.

Numbers should be created as such:

DVRC012022 – to identify the DVRC name, the number the client is in that DVRC’s list, and the year submitted to the list (for instance, a client working in Hub 6 might have a ID of SWV021022 meaning that Safe Voices worked with that client, they are the 2nd client from SV to enter the list, and it was 2022 when they were entered).

This form should be completed for inclusion to the QBNJ/Prioritization List.

There are 3 ways this can happen, depending on what the client’s wishes are (must be backed up with a signed, time limited release of information form):

1> full identification
2> partial identification

Draft based on CES Design Process February 2022
When the Hub Coordinator determines that a DVRC referral is the next appropriate match for available housing resources, the referring agency and housing provider will coordinate services using a time-limited release of information.

This form may also be used by any provider not participating in Maine HMIS for inclusion onto the QBNL/Prioritization List. This includes Youth, non-HMIS users, Veterans, and those who have concerns about their personal information being in a semi-public venue.

Client Unique Identifying Number: _______________________________

Is this Assessment Score for a Family ☐ or Individual ☐?

If Family, number in family?

Program entry date __________

Assessment complete date __________

Is the Client or Head of Household a (check all that apply)

Disabled ☐ Chronically Homeless ☐ Veteran ☐

Hub number: __________

DVRC Advocate Name:
STATE CERTIFICATIONS

In accordance with the applicable statutes and the regulations governing the consolidated plan regulations, the State certifies that:

Affirmatively Further Fair Housing — The State will affirmatively further fair housing.

Uniform Relocation Act and Anti-displacement and Relocation Plan — It will comply with the acquisition and relocation requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, (42 U.S.C. 4601-4655) and implementing regulations at 49 CFR Part 24. It has in effect and is following a residential anti-displacement and relocation assistance plan required under 24 CFR Part 43 in connection with any activity assisted with funding under the Community Development Block Grant or HOME programs.

Anti-Lobbying — To the best of the State's knowledge and belief:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of it, to any person for influencing or attempting to influence an officer or employee of any 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 Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, it will complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions; and

3. It will require that the language of paragraphs 1 and 2 of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

Authority of State — The submission of the consolidated plan is authorized under State law and the State possesses the legal authority to carry out the programs under the consolidated plan for which it is seeking funding, in accordance with applicable HUD regulations.

Consistency with plan — The housing activities to be undertaken with Community Development Block Grant, HOME, Emergency Solutions Grant, and Housing Opportunities for Persons With AIDS funds are consistent with the strategic plan in the State's consolidated plan.

Section 3 — It will comply with section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701n) and implementing regulations at 24 CFR Part 75:

Signature of Authorized Official 5/9/2024

Date

Director Office of Community Development
Title
Specific Community Development Block Grant Certifications

The State certifies that:

Citizen Participation -- It is following a detailed citizen participation plan that satisfies the requirements of 24 CFR §91.115 and each unit of general local government that receives assistance from the State is following a detailed citizen participation plan that satisfies the requirements of 24 CFR §570.486.

Consultation with Local Governments --

1. It has consulted with affected units of local government in the nontitlement area of the State in determining the method of distribution of funding;

2. It engages in or will engage in planning for community development activities;

3. It provides or will provide technical assistance to units of local government in connection with community development programs; and

4. It will not refuse to distribute funds to any unit of general local government on the basis of the particular eligible activity selected by the unit of general local government to meet its community development needs, except that a State is not prevented from establishing priorities in distributing funding on the basis of the activities selected.

Local Needs Identification -- It will require each unit of general local government to be funded to identify its community development and housing needs, including the needs of low-income and moderate-income families, and the activities to be undertaken to meet these needs.

Community Development Plan -- Its consolidated plan identifies community development and housing needs and specifies both short-term and long-term community development objectives that have been developed in accordance with the primary objective of the CDBG program (i.e., the development of viable urban communities, by providing decent housing and expanding economic opportunities, primarily (or persons of low and moderate income) and requirements of 24 CFR Parts 91 and 570.

Use of Funds -- It has complied with the following criteria:

1. Maximum Feasible Priority. With respect to activities expected to be assisted with CDBG funds, it has developed its Action Plan so as to give maximum feasible priority to activities which benefit low and moderate income families or aid in the prevention or elimination of slums or blight. The Action Plan may also include activities which the grantee certifies are designed to meet other community development needs having particular urgency because existing conditions pose a serious and immediate threat to the health or welfare of the community, and other financial resources are not available.

2. Overall Benefit. In the aggregate, not less than 70 percent of the CDBG funds, including Section 108 guaranteed loans, received by the State during the following fiscal year(s) 2024 [a period designated by the State of one, two, or three specific consecutive fiscal year(s)] will be used for activities that benefit persons of low and moderate income.
3. **Special Assessments.** It will not attempt to recover any capital costs of public improvements assisted with CDBG funds, including Section 108 loan guaranteed funds, by assessing any amount against properties owned and occupied by persons of low and moderate income, including any fee charged or assessment made as a condition of obtaining access to such public improvements.

However, if CDBG funds are used to pay the proportion of a fee or assessment that relates to the capital costs of public improvements (assisted in part with CDBG funds) financed from other revenue sources, an assessment or charge may be made against the property with respect to the public improvements financed by a source other than CDBG funds.

In addition, in the case of properties owned and occupied by moderate-income (not low-income) families, an assessment or charge may be made against the property for public improvements financed by a source other than CDBG funds if the jurisdiction certifies that it lacks CDBG funds to cover the assessment.

**Excessive Force** — It will require units of general local government that receive CDBG funds to certify that they have adopted and are enforcing:

1. A policy prohibiting the use of excessive force by law enforcement agencies within its jurisdiction against any individuals engaged in non-violent civil rights demonstrations; and

2. A policy of enforcing applicable State and local laws against physically barring entrance to or exit from a facility or location which is the subject of such non-violent civil rights demonstrations within its jurisdiction.

**Compliance with Anti-discrimination laws** — The grant shall be conducted and administered in conformity with title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d) and the Fair Housing Act (42 U.S.C. 3601-3619) and implementing regulations.

**Compliance with Laws** — It will comply with applicable laws.

Signature of Authorized Official

Date: 5/5/2024

Director Office of Community Development

Title
Specific HOME Certifications

The State certifies that:

Tenant Based Rental Assistance -- If it plans to use HOME funds for tenant-based rental assistance, tenant-based rental assistance is an essential element of the State’s consolidated plan.

Eligible Activities and Costs -- It is using and will use HOME funds for eligible activities and costs as described in 24 CFR §§22.205 through §22.209 and that it is not using and will not use HOME funds for prohibited activities, as described in §22.214.

Subsidy Layering -- Before committing any funds to a project, the State or its recipients will evaluate the project in accordance with the guidelines that it adopts for this purpose and will not invest any more HOME funds in combination with other Federal assistance than is necessary to provide affordable housing.

Signature of Authorized Official:  

Date: 5/9/2024

Director

Title
Emergency Solutions Grant Certifications

Each State that seeks funding under the Emergency Solutions Grants Program must provide the following certifications:

**Matching Funds** The State will obtain any matching amounts required under 24 CFR 576.201 in a manner so that its subrecipients that are least capable of providing matching amounts receive the benefit of the exception under 24 CFR 576.201(a)(2).

**Discharge Policy** The State will establish and implement, to the maximum extent practical and where appropriate, policies and protocols for the discharge of persons from publicly funded institutions or systems of care (such as health care facilities, mental health facilities, foster care or other youth facilities, or correction programs and institutions) in order to prevent this discharge from immediately resulting in homelessness for these persons.

**Confidentiality** The State will develop and implement procedures to ensure the confidentiality of records pertaining to any individual provided family violence prevention or treatment services under any project assisted under the ESG program, including protection against the release of the address or location of any family violence shelter project, except with the written authorization of the person responsible for the operation of that shelter.

The State will ensure that its subrecipients comply with the following criteria:

**Major Rehabilitation/Conversion/Renovation** If an emergency shelter's rehabilitation costs exceed 75 percent of the value of the building before rehabilitation, the building will be maintained as a shelter for homeless individuals and families for a minimum of 10 years after the date the building is first occupied by a homeless individual or family after the completed rehabilitation. If the cost to convert a building into an emergency shelter exceeds 75 percent of the value of the building after conversion, the building will be maintained as a shelter for homeless individuals and families for a minimum of 10 years after the date the building is first occupied by a homeless individual or family after the completed conversion. In all other cases where ESG funds are used for renovation, the building will be maintained as a shelter for homeless individuals and families for a minimum of 3 years after the date the building is first occupied by a homeless individual or family after the completed renovation.

**Essential Services and Operating Costs** If ESG funds are used for shelter operations or essential services related to street outreach or emergency shelter, the subrecipient will provide services or shelter to homeless individuals and families for the period during which the ESG assistance is provided. Without regard to a particular site or structure, the applicant serves the same type of persons (e.g., families with children; unaccompanied youth; veterans, disabled individuals, or victims of domestic violence) or persons in the same geographic area.

**Renovation** Any renovation carried out with ESG assistance shall be sufficient to ensure that the building involved is safe and sanitary.

**Supportive Services** The subrecipient will assist homeless individuals in obtaining permanent housing, appropriate supportive services (including medical and mental health treatment, counseling, supervision, and other services essential for achieving independent living), and other Federal State, local, and private assistance available for such individuals.
**Homeless Persons Involvement** – To the maximum extent practicable, the subrecipient will involve, through employment, volunteer services, or otherwise, homeless individuals and families in constructing, renovating, maintaining, and operating facilities assisted under FSG, in providing services assisted under the FSIG program, and in providing services for occupants of facilities assisted by FSIG.

**Consolidated Plan** – All activities the subrecipient undertakes with assistance under FSIG are consistent with the State’s current HLD-approved consolidated plan.

Signature of Authorized Official

5/9/2024

Date

Director

Title
APPENDIX TO CERTIFICATIONS

INSTRUCTIONS CONCERNING LOBBYING CERTIFICATION:

Lobbying Certification
This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into the transaction imposed by section 1357, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.
## Application for Federal Assistance SF-424

**10. Type of Applicant 1: Select Applicant Type:**
- [ ] State Government

**11. Type of Applicant 2: Select Applicant Type:**

**12. Type of Applicant 3: Select Applicant Type:**

**13. Type of Applicant 4: Select Applicant Type:**

* Other:

**14. Name of Federal Agency:**

* [ ] Department of Housing and Urban Development

**15. Catalog of Federal Domestic Assistance Number:**

**16. Funding Opportunity Number:**

**17. Title:**

**18. Competition identification Number:**

**19. Areas Affected by Project (Cities, Counties, States, etc.):**

**20. Descriptive Title of Applicant’s Project:**

Community Development Block Grant

[Attach supporting documents as specified in agency instructions]
Application for Federal Assistance SF-424

16. Congressional District(s):  
   * Applicant:  
   + District:  

17. Proposed Project:  
   * Site Name:  
   + Site Date:  

18. Estimated Funding ($)  
   * Federal:  
   + Applicant:  
   + State:  
   + Local:  
   + Other:  
   + Program Name:  
   + Total:  

19. Is Application Subject to Review By State Under Executive Order 12372 Process?  
   ☑ Yes  ☐ No  
   (If “Yes,” provide explanation in attachment.)  

20. Is the Applicant Debarred ONS Any Federal Debt?  
   ☑ Yes  ☐ No  
   (If “Yes,” provide explanation and attach)  

21. By signing this application, I certify:  
   ☑ I have read and understand the application;  
   ☑ My signature is authentic;  
   ☑ I have read and agree to comply with any requirements or limitations.  

   (U.S. Code, Title 31, Section 3501)  
   ☑ I AGREE  
   ☑ The list of certifications and attachments, or in the case of a paper copy, the contents of this copy, are contained in the application or agency special instructions.  

Authorized Representative:  
First Name:  
Middle Name:  
Last Name:  
Title:  
Telephone Number:  
Fax Number:  
Signature:  
 Signature of Authorized Representative:  
* Date Signed:  

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2024  

OMB Control No: 2506-0117 (exp. 09/30/2021)
NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the awarding agency. Further, certain federal assistance awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

1. Has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability (including funds sufficient to pay the non-federal share of project costs) to ensure proper planning, management and completion of project described in this proposal.

2. Will give the awarding agency, the Comptroller General of the United States, and, if appropriate, the State the right to examine all records, books, papers, or documents related to this assistance and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.

3. Will not dispose of, modify, use or change the terms of the real property title or other interest in the site and facilities without permission and instructions from the awarding agency. If the Federal awarding agency directs, the applicant will either create a perpetually irrevocable, non-assignable, non-divisible, non-transferable, and non-ambient covenant over the site and facilities.

4. Will comply with the requirements of the assistance awarding agency with regard to the drafting, review and approval of construction plans and specifications.

5. Will provide and maintain competent and adequate engineering services at the construction site to ensure that the complete work conforms with the approved plans and specifications, and will furnish progress reports and such other information as may be required by the assistance awarding agency or State.

6. Will initiate and complete the work within the allowable time frame after receipt of approval of the awarding agency.

7. Will not establish any position for prohibited employees from their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.


9. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §5864 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of housing units.

10. Will comply with all federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (42 U.S.C. §2000d et seq.); (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§986 et seq. and 1068-1069), which prohibits discrimination on the basis of sex (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicap; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1978 (PL 95-606), as amended relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Addiction Control Act, P.L. 95-606; (g) Title VI of the Civil Rights Act of 1968 (42 U.S.C. §2000d et seq.), as amended, relating to discrimination in the sale, rental, or financing of housing; (i) any other nondiscrimination provisions in the State or local law.

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2024

OMB Control No: 2506-0117 (exp. 09/30/2021)
11. Will comply with all applicable provisions of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (PL 91-692) which governs the acquisition of property on projects financed by federal funds, and (b) any other applicable Federal employee relocation programs. If applicable, Federal employees' households will be used to verify all Federal participation in project activities.

12. Will comply with the provisions of the Davis-Bacon Act (40 U.S.C. 3141-3148 and 732-7332) which limit the total amount of work that can be subcontracted to employees in the locality and which require the payment of prevailing wage rates. Federal employees will be used to verify all Federal participation in project activities.

13. Will comply with the provisions of the Conflict of Interest Act (18 U.S.C. 208, 209) which require that Federal employees disclose any financial interests that may influence their official duties and that they comply with the provisions of the Act. Federal employees will be used to verify all Federal participation in project activities.

14. Will comply with the provisions of the Flood Disaster Protection Act of 1973 (PL 93-114) which require that all Federal employees involved in the planning, design, or construction of a flood disaster project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

15. Will comply with the provisions of the Occupational Safety and Health Act of 1970 (29 U.S.C. 651 et seq.) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

16. Will comply with the provisions of the Fair Labor Standards Act of 1938 (29 U.S.C. 201 et seq.) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

17. Will comply with the provisions of the Civil Rights Act of 1964 (42 U.S.C. 2000 et seq.) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

18. Will comply with the provisions of the Equal Employment Opportunity Act of 1972 (42 U.S.C. 2000e et seq.) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

19. Will comply with the provisions of the Immigration and Nationality Act of 1952 (8 U.S.C. 1152 et seq.) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

20. Will comply with the provisions of the Federal Acquisition Regulation (FAR) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

Federal employees of the United States shall be subject to the provisions of the Federal Acquisition Regulation (FAR) which require that all Federal employees involved in the planning, design, or construction of a project disclose any financial interest that may influence their official duties. Federal employees will be used to verify all Federal participation in project activities.

OMB Control No: 2506-0117 (exp. 09/30/2021)
Application for Federal Assistance SF-424

1. Type of Submission:  
   - [ ] Preapplication  
   - [x] Application  
   - [ ] Changed/Corrected Application  

2. Type of Application:  
   - [x] New  
   - [ ] Continuation  
   - [ ] Other (Specify):  

3. Date Received:  

4. Applicant Identifier:  

5a. Federal Entity Identifier:  

5b. Federal Award Identifier:  

State Use Only:

6. Date Received by State:  

7. State Application Identifier:  

8. APPLICANT INFORMATION:

   a. Legal Name: Maine State Housing Authority

   b. Employer/Taxpayer Identification Number (EIN/TIN):  

   c. UFI:  

   d. Address:  

      - Street1:  
      - Street2:  
      - City: Augusta  
      - County/Parish:  
      - State: ME  
      - Zip/Postal Code:  

   e. Organizational Unit:  

      Department Name: Maine State Housing Authority  
      Division Name:  

9. Name and contact information of person to be contacted on matters involving this application:

   - Prefix:  
   - * First Name:  
   - Middle Name:  
   - Last Name:  
   - Suffix:  

   Title:  

   Organizational Affiliation:  

   - Telephone Number: 207-424-6000  
   - Fax Number: 207-424-3520  

   - Email: DiagnosticEmail@Maine.gov

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OMB Control No: 2506-0117 (exp. 09/30/2021)
**Application for Federal Assistance SF-424**

* 9. Type of Applicant 1: Select Applicant Type:  
   - State Government

* 10. Name of Federal Agency:  
   - US Department of Housing and Urban Development

* 11. Catalog of Federal Domestic Assistance Number:  
   - 14-214

* 12. Funding Opportunity Number:  

* Title:

* 13. Competition Identification Number:  

* 14. Areas Affected by Project (Cities, Countiers, States, etc.):  

* 15. Descriptive Title of Applicant's Project:


Attach supporting documents as specified in agency instructions:

Add Attachment  Delete Attachment  View Attachment
### Application for Federal Assistance SF-424

**16. Congressional Districts Of:**
- a. Applicant: 
- b. Program/Project: 

Attach an additional list of Program/Project Congressional District if needed

**17. Proposed Project:**
- a. Start Date: 01/01/2024
- b. End Date: 12/31/2025

**18. Estimated Funding ($):**
- a. Federal: 
- b. Applicant: 
- c. State: 
- d. Local: 
- e. Other: 
- f. Program Income: 
- g. TOTAL: 

**19. Is Application Subject to Review By State Under Executive Order 12372 Process?**
- a. This application was made available in the State under the Executive Order 12372 Process for review: 
- b. Program is subject to E.O. 12372 but has not been selected by the State for review: 
- c. Program is not covered by E.O. 12372: 

**20. Is the Applicant Delinquent On Any Federal Debt? (If "Yes," provide explanation in attachment.)**
- Yes: 
- No: 

If "Yes," provide explanation and attach

**21. By signing this application, I certify (1) to the statements contained in the list of certifications** and (2) that the statements herein are true, complete and accurate to the best of my knowledge. I also provide the required assurances** and agree to comply with any resulting terms if I accept an award. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalties. (U.S. Code, Title 18, Section 1001)

**I AGREE**

The list of certifications and assurances, or an internet site where you may obtain this list, is contained in the announcement or agency specific instructions.

**Authorized Representative:**
- Prefix: 
- First Name: 
- Middle Name: 
- Last Name: 
- Suffix: 
- Title: 
- Telephone Number: 
- Fax Number: 
- Email: 

**Signature of Authorized Representative:** [Signature]

**Date Signed:** 09/09/2023

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**Annual Action Plan**

2024

OMB Control No: 2506-0117 (exp. 09/30/2021)
ASSURANCES - CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0042), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the Awarding Agency. Further, certain Federal assistance awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

1. Has the legal authority to apply for Federal assistance, and the institutional, managerial, and financial capability (including funds sufficient to pay the non-Federal share of project costs) to ensure proper planning, management, and completion of project described in this application.

2. Will give the awarding agency, the Comptroller General of the United States and, if appropriate, the State, the right to examine all records, books, papers, or documents related to the assistance; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.

3. Will not dispose of, modify the use of, or change the terms of the real property title or other interest in the site and facilities without permission and instructions from the awarding agency. Will record the Federal awarding agency directives and will include a covenant in the title of real property acquired in whole or in part with Federal assistance funds to assure nondiscrimination during the useful life of the project.

4. Will comply with the requirements of the assistance awarding agency with regard to the drafting, review, and approval of construction plans and specifications.

5. Will provide and maintain competent and adequate engineering supervision at the construction site to ensure that the complete work conforms with the approved plans and specifications and will furnish progressive reports and such other information as may be required by the assistance awarding agency or State.

6. Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.

7. Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.

8. Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§4726-4763) relating to prescribed standards of merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM’s Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).

9. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.), which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.

10. Will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color, or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681, 1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290d-3 and 290e 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
11. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal and federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.

12. Will comply with the provisions of the Hatch Act (5 U.S.C. §§1551-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.


14. Will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires residents in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is $10,000 or more.

15. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11988; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) implementation plans under Section 176(o) of the Clean Air Act of 1955, as amended (42 U.S.C. §7491 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).


18. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act, Amendments of 1986 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."

19. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

20. Will comply with the requirements of Section 106(g) of the Trafficking Victims Protection Act (TVPA) of 2000, as amended (22 U.S.C. §7104) which prohibits grant award recipients or a sub-recipient from (1) engaging in severe forms of trafficking in persons during the period of time that the award is in effect (2) procuring a commercial sex act during the period of time that the award is in effect or (3) using forced labor in the performance of the award or subawards under the award.

Signature of Authorized Certifying Official

APPLICANT ORGANIZATION
Kahuku State Housing Authority

DATE SUBMITTED: 1/15/2024

OMB Control No: 2506-0117 (exp. 09/30/2021)
## Application for Federal Assistance SF-424

**1. Type of Submission:**
- [ ] Presubmission
- [x] Application
- [ ] Revised Application

**2. Type of Application:**
- [x] New
- [ ] Continuation
- [ ] Other (Specify):

**3. Date Received:**

**4. Applicant Identifier:**

**5a. Federal Entity Identifier:**

**5b. Federal Award Identifier:**

**6. Date Received by State:**

**7. State Application Identifier:**

**State Use Only:**

**8. APPLICANT INFORMATION:**

**a. Legal Name:** Maine State Housing Authority

**b. Employer/Taxpayer Identification Number (ENTIM):**

**c. LEI:**

**d. Address:**

- *Street1:*
- *Street2:*
- *City:*
- *County/Parish:*
- *State:*
- *Province:*
- *Country:*
- *Zip/Postal Code:*

**e. Organizational Unit:**

- *Department Name:*
- *Division Name:*

**f. Name and contact information of person is be contacted on matters involving this application:**

- *Prefix:*
- *First Name:*
- *Middle Name:*
- *Last Name:*
- *Suffix:*

**Title:**

**Organizational Affiliation:**

**Telephone Number:**

**Fax Number:**

**Email:**

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**Annual Action Plan**

**2024**

OMB Control No: 2506-0117 (exp. 09/30/2021)
## Application for Federal Assistance SF-424

### 9. Type of Applicant 1: Select Applicant Type:
- State Government

### 2. Type of Applicant 2: Select Applicant Type:

### 3. Type of Applicant 3: Select Applicant Type:

### 10. Name of Federal Agency:
- Department of Housing and Urban Development

### 11. Catalog of Federal Domestic Assistance Number:
- 14-23-

#### GFDA Title:
- HOME Investment Partnership Program

### 12. Funding Opportunity Number:

#### Title:

### 13. Competition Identification Number:

#### Title:

### 14. Areas Affected by Project (Cities, Countiers, States, etc.):

### 15. Descriptive Title of Applicant's Project:

Attach supporting documents as specified in agency instructions:
### Application for Federal Assistance SF-424

#### 16. Congressional Districts (List):
- [ ] Applicant
- [ ] Program/Project

#### 17. Proposed Project:
- a. Start Date: 07/01/2024
- b. End Date: 12/31/2025

#### 18. Estimated Funding ($):
- a. Federal
- b. Applicant
- c. State
- d. Local
- e. Other
- f. Program Income
- g. TOTAL

#### 19. Is Application Subject to Review By State Under Executive Order 12372 Process?
- [ ] a. This application was made available to the State under the Executive Order 12372 Process for review on
- [ ] b. Program is subject to E.O. 12372 but has not been selected by the State for review
- [x] c. Program is not covered by E.O. 12372.

#### 20. Is the Applicant Delinquent On Any Federal Debt? (If “Yes,” provide explanation in attachment.)
- [ ] Yes
- [x] No.

#### 21. "By signing this application, I certify (1) to the statements contained in the list of certifications* and (2) that the statements herein are true, complete and accurate to the best of my knowledge. I also provide the required assurances** and agree to comply with all resulting terms if I accept an award. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalties. (U.S. Code, Title 18, Section 1001)

[ ] I AGREE

* The list of certifications and assurances, or an internet site where you may obtain this list, is contained in the announcement or agency specific instructions.

### Authorized Representative:

<table>
<thead>
<tr>
<th>Prefix</th>
<th>* First Name</th>
<th>* Last Name</th>
<th>Middle Name</th>
<th>* Title</th>
<th>* Telephone Number</th>
<th>Fax Number</th>
<th>* Email</th>
<th>* Signature of Authorized Representative</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>* Daniel</td>
<td></td>
<td></td>
<td>Director</td>
<td>202-020-4560</td>
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<td></td>
<td>[Signature]</td>
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</tbody>
</table>

* Date Signed: 06/01/2023
ASSURANCES - CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0042), Washington, DC 20503.

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NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the Awarding Agency. Further, certain Federal assistance awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

1. Has the legal authority to apply for Federal assistance, and the institutional, managerial and financial capability (including funds sufficient to pay the non-Federal share of project costs) to ensure proper planning, management and completion of project described in this application.
2. Will give the awarding agency, the Comptroller General of the United States and, if appropriate, the State, the right to examine all records, books, papers, or documents related to the assistance; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.
3. Will not dispose of, modify the use of, or change the terms of the real property title or other interest in the site and facilities without permission and instructions from the awarding agency. Will record the Federal awarding agency directives and will include a covenant in the title of real property acquired in whole or in part with Federal assistance funds to assure non-discrimination during the useful life of the project.
4. Will comply with the requirements of the assistance awarding agency with regard to the drafting, review and approval of construction plans and specifications.
5. Will provide and maintain competent and adequate engineering supervision at the construction site to ensure that the complete work conforms with the approved plans and specifications and will furnish progressive reports and such other information as may be required by the assistance awarding agency or State.
6. Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
7. Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.
8. Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§4726-4763) relating to prescribed standards of merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).
9. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.), which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
10. Will comply with all Federal statutes relating to non-discrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (24 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290d-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provision(s) in the specific statute(s) under which application for Federal assistance is being made; and (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
11. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-98) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal and federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.

12. Will comply with the provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.


14. Will comply with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is $10,000 or more.

15. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11988; (d) evaluation of flood hazards in floodplains in accordance with EO 12198; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); and (f) conformity of Federal actions to State (Clean Air) implementation plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205)


18. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1986 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."

19. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

20. Will comply with the requirements of Section 106(g) of the Trafficking Victims Protection Act (TVPA) of 2000, as amended (22 U.S.C. §7104) which prohibits grant award recipients or a sub-recipient from (1) Engaging in severe forms of trafficking in persons during the period of time that the award is in effect; (2) Procuring a commercial sex act during the period of time that the award is in effect; or (3) Using forced labor in the performance of the award or subawards under the award.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL

APPLICANT ORGANIZATION:

DATE SUBMITTED:

OMB Control No: 2506-0117 (exp. 09/30/2021)
Application for Federal Assistance SF-424

1. Type of Submission:
   - [ ] Preapplication
   - [ ] New
   - [X] Application
   - [ ] Continuation
   - [ ] Other (Specify):
   - [ ] Revised
   - [ ] Corrected Application

2. Type of Application:
   - [ ] Revise
   - [ ] Correct (Specify):

3. Date Received:

4. Applicant Identification:

5a. Federal Entity Identifier:

5b. Federal Award Identifier:

8. Applicant Information:

8a. Legal Name:
Maine State Housing Authority

8b. Employer/Taxpayer Identification Number (EIN/TIN):

8c. LEI:

8d. Address:

8d1. Street:

8d2. Street:

8d3. City:
Augusta

8d4. County/Parish:

8d5. State:
ME: Maine

8d6. Province:

8d7. Country:

8d8. Zip/Postal Code:

8e. Organization Unit:

8e1. Department Name:
Maine State Housing Authority

8e2. Division Name:

8f. Name and contact information of person to be contacted on matters involving this application:

8f1. Prefix:

8f2. First Name:

8f3. Middle Name:

8f4. Last Name:

8f5. Suffix:

8f6. Title:

8f7. Organization:

8f8. Telephone Number:

8f9. Fax Number:

8f10. * Email:
informationrequests@mainehousing.org

Annual Action Plan
2024

OMB Control No: 2506-0117 (exp. 09/30/2021)
<table>
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<tr>
<th>Application for Federal Assistance SF-424</th>
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<td><strong>Other (specify):</strong></td>
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<td><strong>10. Name of Federal Agency:</strong></td>
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<td>US Department of Housing and Urban Development</td>
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<td><strong>11. Catalog of Federal Domestic Assistance Number:</strong></td>
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<td><strong>GFDA Title:</strong></td>
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<td>Add Attachment</td>
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## Application for Federal Assistance SF-424

### 16. Congressional Districts Of:
- [ ] Applicant:  
- [ ] Program/Project:  

*Attach an additional list of Program/Project Congressional Districts if needed.*

### 17. Proposed Project:
- [ ] Start Date: 01/01/2024  
- [ ] End Date: 12/31/2025  

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<th>Source</th>
<th>Amount</th>
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<td>State</td>
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<td>Local</td>
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<td>Other</td>
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Prescribed by OMB Circular A-102

Annual Action Plan

2024

178

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SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL

APPLICANT ORGANIZATION

DATE SUBMITTED:

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