Downtown Revitalization

2018 Community Development Block Grant APPLICATION GUIDELINES
May 2018, Revised June 2018
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Section A. Overview

These application guidelines are for all applications for resources under the Downtown Revitalization Implementation (DTR) Category. Any eligible applicant must follow the instructions and information within this Chapter in order to apply for any DTR resources. For a complete description of requirements, refer to Section C.

The purpose of the Downtown Revitalization Category is to foster investments that will contribute to the revitalization or redevelopment of downtown infrastructure and develop a greater capacity for growth, addressing health and safety concerns and commercial revitalization within the traditional business centers of our Nebraska communities. This provides a sound basis for fostering local economic development through public and private sector partnerships. This recognizes the importance of the condition and viability of a downtown to increase the community’s tax base and create a center for community activity. These projects directly relate to business retention, expansion, and location decisions, recognizing that downtowns reflect the economic core and persona of our communities.

Activities assist communities to implementation of comprehensive downtown revitalization plan in order to stabilize and enhance clearly defined downtown areas, providing benefit to low- and moderate-income residents of the community or aid in the elimination of substandard or blighted structures and areas in the downtown.

DTR resources are for implementation of the project (i.e. physical improvements to the built environment); such funds become available to the applicant upon successful completion of the requirements of a downtown revitalization predevelopment/planning study. Because responsible, intelligent implementation arises from well-informed planning processes, applicant must make available their DTR study prior to, or along with the application for DTR resources. Applicants interested in applying for the predevelopment/planning phase do so by applying within the CDBG Planning Category cycles. Use of CDBG resources for planning activities is not required to access DTR resources.

The maximum grant amount for downtown revitalization activities will be $400,000, exclusive of supporting project and administrative costs.¹ For the current program year, activities must meet the primary national objective of benefiting low- and moderate-income persons.²

FOR MORE INFORMATION
For further information, please contact the following Primary Contact for this program category. See also Chapter 1 for more information and Chapter 10 for Exhibits required for each application.

Jenny B. Mason
Nebraska Department of Economic Development
Housing and Community Development Division
PO Box 94666, Lincoln NE 68509-4666
Phone: 1 (402) 471-6280 (or) 1 (800) 426-6505
Fax: (402) 471-8405
jenny.mason@nebraska.gov
http://opportunity.nebraska.gov/CDBG

¹ For the maximum grant amount for pre-development studies and for more information, see Chapter 6 – Planning.
² Project activities meeting the national objective aiding in prevention or elimination of slums and blight in either an area (SBA) or spot basis (SBS) are not fundable/allowable under this 2018 program year. DED expects allowance for this national objective in future program years. Benefit to low- and moderate-income persons is the primary national objective for all funding categories.
1. ELIGIBLE APPLICANTS
Except as provided in Section 1.03 of the Application Guidelines, Eligible Applicants include every Nebraska incorporated municipality with a population of less than 50,000 and who are not classified as a CDBG Entitlement Community (including Omaha, Lincoln, Bellevue, and Grand Island). Eligible units of general local government may apply individually for DTR activities.

**DTR resources are only available for communities that can demonstrate and provide a completed a pre-development planning study for downtown revitalization.** This includes, but is not limited to, “DTR Phase I” applicants from prior program years as well those that successfully completed downtown revitalization planning studies with or without the use of CDBG resources. This is a competitive program. See the “Fundability Threshold Requirements” and Section 5.01 for specific thresholds that are also considered in determining eligibility. For more information, see Sections 1.01 and 1.03 of the Application Guidelines.

2. ELIGIBLE ACTIVITIES
The primary national objective of the CDBG Program is the “development of viable urban communities by providing decent housing and a suitable living environment, particularly for low- and moderate-income persons.” Eligible activities are those identified as State Priorities in the Housing and Public Works program categories.

DTR project activities must be primarily located in the downtown area (i.e. central business district, downtown redevelopment district, etc.) of the applicant community, but may include limited adjacent areas that provide access to the downtown. The proposed activities may be broad in nature and should include both public and private activities.

The following activities are eligible within the DTR category. If any activity is not noted below, please consult the DED Primary Contact in order to determine if any other proposed activities are eligible for the DTR category.

- All public facility and infrastructure activities that are also eligible under the Public Works (PW) Category of the Nebraska CDBG Program that are located in the downtown area. Activities may include, but are not limited to, the following:
  - Street improvements including curb, gutter, and sidewalk, which may include energy efficiency improvements for lighting, storm sewer improvements; flood control drainage improvements;
  - Removal of architectural barriers; and single or multi-use facility improvements that are designed to provide public recreational and social activities;
  - Removal of architectural barriers that restrict accessibility for elderly and handicapped person in support of public facilities/infrastructure, which includes buildings used predominantly for the general conduct of government.
  - Loans to businesses located in the designated downtown business district for façade improvements, which may include energy efficiency improvements*
  - Loans to businesses located in the designated downtown business district to improve deficiencies in meeting community codes, which may include energy efficiency improvements.*
  - Acquisition, clearance, and code enforcement activities that support other revitalization activities.
  - Historic restoration, rehabilitation, and preservation for physical structures and infrastructure in a defined downtown business district.

*These activities cannot meet the LMI National Objective; therefore, are not eligible in 2018.

**IMPORTANT NOTE:** Pre-development studies must apply within the Planning Category, see Chapter 6 – Planning. For more information, see Section 3.04 of the Application Guidelines. Restrictions are identified in Section 3.03.

3. GRANT AMOUNTS, MATCHING FUNDS, & LEVERAGE

<table>
<thead>
<tr>
<th>Downtown Revitalization</th>
<th>CDBG Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-Development planning study</td>
<td>See Chapter 6 - Planning</td>
</tr>
<tr>
<td>Downtown Revitalization</td>
<td>Single Community – Implementation $400,000</td>
</tr>
</tbody>
</table>

For more information, see Section 4.01 of the Application Guidelines.

CHAPTER 3 – DOWNTOWN REVITALIZATION | June 2018
Match Requirements:

Recipients of DTR resources are not required to use any of their award for General Administration, nor for either Construction Management or Housing Management. With the exception of General Administration (0181), Construction Management (0380), and Housing Management (0580), all activities require match as provided below. No more than half of the total project match may be in-kind source contributions.

<table>
<thead>
<tr>
<th>Match</th>
<th>Leverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>DTR Implementation</td>
<td>25%</td>
</tr>
</tbody>
</table>

No more than $10,000 for Construction Management, where applicable. Applicant may request up to 10% of Project Costs for General Administration activities, not to exceed $35,000. Where applicable, applicant may request up to 10% of housing Project Costs for Housing Management activities, not to exceed $35,000.

For more information, see Sections 4.02 and 6.03 of the Application Guidelines.

4. APPLICATION DUE DATES AND PROCESS

Applications are prepared at the applicants’ expense and costs are not reimbursable. DED awards grants under this category to an eligible local government to carry out local project activities meeting the national and State CDBG objectives. Funds shall be reserved and awarded in accordance with the application cycles.

Prior to a community accessing DTR resources, applicants must complete predevelopment/planning activities.

DED reviews applications on a competitive basis according to the selection criteria established in Section 5.03 of the Application Guidelines. Invited state or federal agencies may also review and comment on applications, as appropriate. Recommended for award are the highest scoring applicants, who also meet all required thresholds.

Recommended applications are presented to the DED Director for a grant award (i.e. Notice of Approval). DED issues a formal Notice of Approval Letter to the applicant community upon approval of the recommendation. Letters of non-selection are issued to those applicants not recommended for award.

Where the application cycle awards do not deplete DTR resources, or CDBG funds are available in other Community Development categories, the Department may determine, in its sole discretion, to accept a second round of DTR applications. Details regarding second round thresholds and acceptance dates announced publically by DED. Potential applicants are strongly encouraged to submit their applications in the first cycle.

For more information, see Sections 5.01 and 5.02 of the Application Guidelines.

5. FUNDABILITY THRESHOLD REVIEW REQUIREMENTS

Projects are to be completed within twenty-four (24) months following notice of approval. Eligible local governments may only receive one (1) DTR Implementation grant per cycle in the DTR category. For a complete list of general fundability threshold requirements to apply for resources from any CDBG category and special policies for DTR Applicants, see Sections 5.01 and 5.02 of the Application Guidelines.
CDBG National Objective

All CDBG-funded project activities (including any required match and leverage funds) must meet one of two National Objectives of the CDBG Program. **A project or project activity that fails to meet a national objective is ineligible for CDBG resources.** These national objectives are briefly described below:

- Benefitting low- to moderate-income persons (LMI), including:
  - On an area basis (LMA),
  - Serving a limited clientele (LMC), or
  - LMI Housing (LMH); or
- Aiding in the prevention or elimination of slums or blight, including:
  - On an area basis (SBA) and
  - On a spot basis (SBS).

**DED gives priority to projects meeting a LMI National Objective.** For more information, see **Section 2.01** of the Application Guidelines.

### DTR Category – Key maximums and requirements

<table>
<thead>
<tr>
<th>Category</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single Community – Implementation</td>
<td>$400,000</td>
</tr>
<tr>
<td>Local matching funds</td>
<td>25% of Project Costs</td>
</tr>
<tr>
<td>General Administration</td>
<td>10% of Project Costs not to exceed $35,000</td>
</tr>
<tr>
<td>Housing Management</td>
<td>10% of Housing Activity Costs not to exceed $35,000</td>
</tr>
<tr>
<td>Construction Management</td>
<td>$10,000</td>
</tr>
</tbody>
</table>

For more information about the summary information provided, see **Sections 4.01 and 4.02** of the Application Guidelines.

6. **POST AWARD REQUIREMENTS**

Each eligible application must also comply with any necessary post award requirements. Generally, this includes environmental review, procurement, DBRA compliance, etc. For more information, and for a complete list of Post Award Requirements, see **Section 5.06** of the Application Guidelines.

7. **APPLICATION SELECTION CRITERIA MATRIX AND PROJECT DESCRIPTION**

Each category has a Selection Criteria Matrix used by the respective review committees to score applications. Applicants are required to submit a **project description identifying the nature and scope of the project**, including match activities. **Limit your description to no more than one page.** A complete and clear project description is the foundation of the application. The description should provide location specific information and geographic boundaries, as well as a delineation of all activities included in the overall scope of the project. Furthermore, Applicants are encouraged to use this description as the basic framework for the forthcoming environmental review record (ERR) project description. Additional details about the decision-making process and benefits of the proposed project are articulated under the subsequent project narrative and any supplemental attachments provided by the applicant to substantiate project need, impact, readiness, and community support. **IMPORTANT NOTE:** attachments should supplement and **not** be considered as a replacement for narrative.

For more information see Section B. Application Forms and Instructions Part IV, and for a complete list of selection criteria, see **Section 5.03** of the Application Guidelines.
Section B. Application Forms & Instructions

In order for your application to be scored and ranked effectively, carefully review the contents of this section. This section contains all forms and listing of exhibits and attachments for submission with your application. Application content should be clear and concise. The Department reserves the right to verify all information, and to consult with other agencies on the proposed project. The Department may “non-select” any application that does not contain all of the required items and/or where submitted items cannot be verified.

In a typical program year, total requested funds exceed funds available. Applicants must carefully read and review the current program year’s Application Guidelines and the selection criteria described to develop a competitive application. In submitting your application, these instructions must be followed:

- Submit **ORIGINAL** and a complete **PDF** copy. PDF copy should be complete with bookmarks and, where appropriate, functional hyperlinks to documents or other resources referenced in the application.
- Two-hole punched at top.
- Do not fold, staple, or bind in any way.
- Table of Contents must be included.
- Number all pages sequentially at the bottom of the page.
- Label all Exhibits at the bottom right-hand corner of the page.
- Label all Attachments at the bottom right-hand corner of the page.

Failure to follow these instructions may result in the return of your application for correction. If requested by DED, submit corrections and revisions to an application within one week.

Below is an outline of a DTR Application:

- **Cover Sheet** *(include project name and location)*
- **Table of Contents** *(use Table of Contents Checklist)*
- **Part I. General Information** *(use required form)*
- **Part II. Funding Summary** *(use required form)*
- **Part III. Project Budget**
- **Part IV. Project Description & Scoring Criteria**
  - **Project Description** *(follow instructions, See Section 5.03)*
  - **Item 1** – Project Design
  - **Item 2** – Project Readiness
  - **Item 3** – Business & Community Support
  - **Item 4** – Matching Funds
  - **Item 5** – MEF Score
  - **Item 6** – Achievements
- **Part V. Required Attachments and Exhibits**
  - **Attachment 1** – Planning and Implementation Overview
  - **Attachment 2** – Downtown District Parcel Map
  - **Attachment 3** – Contextual Photographs and/or Illustrations
  - **Exhibits** *(See Exhibits Chapter for more information)*
- **Part VI. Additional Attachments** *(if applicable, supplemental information provided by applicant)*
Table of Contents & Checklist

Applicants must attach this Table of Contents to their application. Type in additional items as deemed necessary to your project under Part VI. List appropriate page numbers under PAGE NUMBER column.

***Please note: Table of Contents continues on the following page***

Use the language verbatim in each exhibit. Incorrect language may cause a delay in application review and award, if successful. Also, provide the bracketed information [EXAMPLE] as requested in each exhibit. The omission or incomplete description as requested in bracketed text may cause a delay in application review and awards process.

<table>
<thead>
<tr>
<th>PROJECT INFORMATION</th>
<th>PAGE NUMBER</th>
</tr>
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<tbody>
<tr>
<td>Part I: General Information</td>
<td>.................................</td>
</tr>
<tr>
<td>Part II: Funding Summary</td>
<td>.................................</td>
</tr>
<tr>
<td>Part III: Project Budget</td>
<td>.................................</td>
</tr>
<tr>
<td>Part IV: Project Description &amp; Scoring Criteria</td>
<td>.................................</td>
</tr>
<tr>
<td>Project Description</td>
<td>.................................</td>
</tr>
<tr>
<td>Item 1 – Project Design</td>
<td>.................................</td>
</tr>
<tr>
<td>Item 2 – Project Readiness</td>
<td>.................................</td>
</tr>
<tr>
<td>Item 3 – Business &amp; Community Support</td>
<td>.................................</td>
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<tr>
<td>Item 4 – Matching Funds</td>
<td>.................................</td>
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<tr>
<td>Item 5 – Municipal Equalization Fund (MEF) Score</td>
<td>.................................</td>
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<tr>
<td>Item 6 – Achievements</td>
<td>.................................</td>
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<tr>
<td>Part V: Required Attachments</td>
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<tr>
<td>Attachment 1 – Planning and Implementation Overview</td>
<td>.................................</td>
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<tr>
<td>Attachment 2 – Downtown District Parcel Map</td>
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<td>Attachment 3 – Contextual Photographs and/or Illustrations</td>
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<tr>
<td>Part V: Required Exhibits</td>
<td>.................................</td>
</tr>
<tr>
<td>A. Notice of Public Hearing</td>
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</tr>
<tr>
<td>B. Authorizing Resolution Endorsing Project</td>
<td>.................................</td>
</tr>
<tr>
<td>C1. Statement of Assurances and Certifications</td>
<td>.................................</td>
</tr>
<tr>
<td>C2. Citizen Participation Plan</td>
<td>.................................</td>
</tr>
<tr>
<td>D. Residential Anti-displacement &amp; Relocation Assistance Plan</td>
<td>.................................</td>
</tr>
<tr>
<td>E. LMI Documentation – ACS Data (LMI Area Benefit only)</td>
<td>.................................</td>
</tr>
<tr>
<td>E1. LMI Documentation/Low- and Moderate-Income Worksheet (LMI Area only)</td>
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</tr>
<tr>
<td>E2. LMI Random Sample Worksheet (LMI Area only)</td>
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</tr>
<tr>
<td>E3. LMC Worksheet (Limited Clientele only)</td>
<td>.................................</td>
</tr>
<tr>
<td>F1. Slum and Blight Area Basis Documentation (SB Area Basis only)</td>
<td>.................................</td>
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<tr>
<td>F2. Slum and Blight Spot Basis Documentation (SB Spot Basis only)</td>
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<tr>
<td>K1a. Waiver of Procurement Process and Narrative (Development Districts)*</td>
<td>.................................</td>
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<tr>
<td>K1b. Waiver of Procurement Process and Narrative (Development Districts)*</td>
<td>.................................</td>
</tr>
<tr>
<td>K2. Procurement Process Completed Prior to Application (narrative required)*</td>
<td>.................................</td>
</tr>
<tr>
<td>L. Federal Funding Accountability and Transparency Act (FFATA) Form</td>
<td>.................................</td>
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<tr>
<td>M. Map of Proposed Project Area</td>
<td>.................................</td>
</tr>
<tr>
<td>N. System for Award Management (SAM) record and clearance documentation</td>
<td>.................................</td>
</tr>
<tr>
<td>O1. Four Factor Analysis Assessing Limited English Proficiency</td>
<td>.................................</td>
</tr>
<tr>
<td>O2. Language Assistance Plan (optional at the time of application)</td>
<td>.................................</td>
</tr>
<tr>
<td>P. Owner Occupied Rehabilitation Activity Guidelines and Reuse Plan1</td>
<td>.................................</td>
</tr>
<tr>
<td>Q. Local Cost Share</td>
<td>.................................</td>
</tr>
</tbody>
</table>

Part VI: ADDITIONAL ATTACHMENTS (NOT REQUIRED, only provided by applicant where available)

Attachment 4 (title) | ................................. |
| Attachment 5 (title) | ................................. |
* See Section 5.02 and 5.05 of the Application Guidelines and Chapter 10 for additional information.

† Exhibit P is only required where project includes OOR activities. If the project involves Rental Owner Rehabilitation (ROR) activities, please consult the Program Representative.

**DTR Implementation attachments (where applicable)**

Depending on the nature and scope of project activities proposed, program guidelines may be required prior to release of funds, if awarded. For information about completing your program guidelines, see *CDBG Administration Manual Chapter 4 – Developing Program Guidelines* and any other guidance provided by DED staff.
Part I. General Information

Type or print all information except where signatures are required. ALL PAGES MUST BE TWO-HOLE PUNCHED AT TOP. DO NOT BIND, FOLD, OR STAPLE.

1. **Applicant identification:** Enter the name, mailing address, telephone, and fax number of the local government that is the applicant in an individual application or the lead applicant in a joint application. Enter the name of the local government contact person. Such person is the applicant’s employee who is most familiar with the application, and not a regional council or community action agency staff person, consultant, or other applicant non-employee. Include the Federal Tax Identification number and DUNS number of the Applicant. The DUNS number can be obtained via D&B online at [http://fedgov.dnb.com/webform](http://fedgov.dnb.com/webform) or requested by phone at 866-705-5711 or for persons with a hearing impairment, the TTY number is 866-814-7818. Enter the email address for the local unit of government or local contact.

2. **Person Preparing Application:** Enter the name and contact information of the person who prepared the application. If prepared by a firm, identify the staff contact person. Include the Federal Tax Identification number of the firm, development district, or nonprofit. Check the appropriate application preparer status box. For more information regarding use of consultants, see Section 5.04 of the Application Guidelines.

3. **Activity Type:** Check the appropriate box under which funds are being requested. See Section 5.03.

4. **Funding Sources:** Enter the dollar amounts of CDBG funds requested for this project. Enter the amount of all other funds identified in the application that you are committing to this project. ROUND AMOUNTS TO THE NEAREST DOLLAR. Be certain that the figures are added correctly and consistent throughout. MATCH AND LEVERAGE FUNDS ARE LISTED SEPARATELY. For additional information regarding match or leverage funds, see Section 4.02.

5. **Application Type:** Check the appropriate type box under which funds are being requested.

6. **Service Area:** Provide information on the project area to be served including the Legislative District, Congressional District, and any other identifying characteristics. For DTR applications, include description of the target area (i.e. neighborhood name, census tracts/block groups).

7. **Project Name and Location:** Provide the name of project and the primary location of the project.

8. **Use Summary:** Provide a short, explicit summary of the project activities in measurable terms for which funds are requested. There is no need to include funding information. EXAMPLE: Continuation of commercial rehab program in Historic Downtown Anytown. In addition, check the box and ATTACH A PROJECT DESCRIPTION. For more information about the project description, see Section 5.03 of the Application Guidelines.

9. **Certifying Official:** Only the signature of the applicant’s chief elected official will be accepted. Blue ink for signature is advisable. Alternate signatures (e.g. city council president, city manager) are not allowed, except where there exist extenuating circumstances (e.g. chief elected official is out for an extended period), and the applicant receives prior written approval from DED. Type the name and title of both signers and the date of signatures.
## Downtown Revitalization (DTR) Application

### Community Development Block Grant (CDBG)
Nebraska Department of Economic Development (DED)

**PART I. GENERAL INFORMATION**

**TYPE OR PRINT ALL INFORMATION**

<table>
<thead>
<tr>
<th><strong>1. APPLICANT IDENTIFICATION</strong></th>
<th><strong>2. PERSON PREPARING APPLICATION</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicant Name</td>
<td>Name</td>
</tr>
<tr>
<td>Mailing Address</td>
<td>Organization</td>
</tr>
<tr>
<td>City, State, ZIP</td>
<td>Address</td>
</tr>
<tr>
<td>County</td>
<td>City, State, ZIP</td>
</tr>
<tr>
<td>Local Contact</td>
<td>Email Address</td>
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<tr>
<td>Email Address</td>
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<tr>
<td>Fax</td>
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<td>Federal ID #</td>
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<tr>
<td>DUNS #</td>
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</tr>
<tr>
<td>SAM Expiration Date</td>
<td>Application Preparer (Check One)</td>
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<tr>
<td></td>
<td>Local Staff</td>
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<tr>
<td></td>
<td>Non-Profit</td>
</tr>
<tr>
<td></td>
<td>Consultant</td>
</tr>
<tr>
<td></td>
<td>Economic Development District</td>
</tr>
</tbody>
</table>

**3. ACTIVITY TYPE**

- [ ] DTR Implementation

**4. FUNDING SOURCES**

- CDBG Funds Requested $ $
- Local Match $ $
- Total Cost $ $

*Round amounts to the nearest dollar.*

**5. APPLICATION TYPE**

- [ ] Individual

**6. SERVICE AREA**

Legislative District  
Congressional District  
Other identifying characteristics:

**7. PROJECT NAME AND LOCATION**

**8. USE SUMMARY:** Brief description of the project for which CDBG funds are requested.

- [ ] Project Description attached.

**9. CERTIFYING OFFICIAL:** Chief elected officer of local government requesting CDBG funds.

To the best of my knowledge and belief, data, and information in this application are true and correct, including any commitment of local or other resources. This application has been duly authorized by the governing body of the applicant following an official public hearing. This applicant will comply with all federal and state requirements governing the use of CDBG funds.

Signature in Blue Ink  
Typed Name and Title  
Date Signed

Attest  
Typed Name and Title  
Date Signed

*Individuals who are hearing and/or speech impaired and have a TTY, may contact the Department through the Statewide Relay System by calling (711) INSTATE (800) 833-7352 (TTY) or (800) 833-0920 (voice). The relay operator should be asked to call DED at (800) 426-6505 or (402) 471-3111. Additional information is at the Nebraska Relay website at [http://www.nebraskarelay.com/](http://www.nebraskarelay.com/). Nebraska Relay offers Spanish relay service for our Spanish-speaking customers. Spanish-to-Spanish (711) or 1-888-272-5528/Spanish-to-English (711) or 1-877-564-3503. Nebraska le ofrece el servicio de relevo a nuestros clientes en español. Los consumidores de TTY pueden escribir por maquina en español y las conversaciones seran retransmitidas en español y ingles.*
Part II. Funding Summary Instructions

INSTRUCTIONS: Using the activity code number and description provided on the Funding Summary, enter the national objective code for each activity (as identified on the application form) and type of proposed units of accomplishments. Enter the dollar amount of CDBG funds requested for each activity. Enter the amount of matching funds that you are committing to each activity and identify the source. Select the single most specific code to describe the nature of the activity being funded.

For example, if property will be acquired and a senior center will be constructed with CDBG funds, code the activities 0091 Senior Center rather than 0010 Acquisition. You would include appraisal, acquisition, architectural, and construction costs with 0091 Senior Center. You would include costs for environmental review, fair housing activities, labor standards enforcement, record keeping, progress reports, general office expenses, contractual services for administration, and audits under Code 0181 General Administration.

**NOTE:** Labor Standards Enforcement costs can now be identified either under 0181 General Administrative Activity or 0380 Construction Management Activity. DO NOT DOUBLE COUNT COSTS.

Limit Funding summary information to allowable CDBG eligible costs incurred during the CDBG program period only. Exclude any “other” project costs not eligible for CDBG reimbursement or match (e.g. test holes completed, preliminary architectural or engineering fees incurred or obligated prior to Release of Funds, fees for services not procured by CDBG guidelines, equipment or furnishings not affixed to building, etc.).

Be sure to distinguish costs among the proper activities. It is recommended that Applicants direct match (and leverage) to the project activities with the greatest benefit.

**Identify the sources of matching funds and provide written documentation (Exhibit Q) of availability of matching funds. Please be certain that the figures are correctly added and the column totals are consistent throughout.** Ultimately, the information provided is used as the foundation for your CDBG contract sources and uses table, if selected for an award.

For more information, see Sections 3.04, 4.01, and 4.02 of the Application Guidelines.
**Part II. Funding Summary DTR (Project Implementation)**

**ROUND AMOUNTS TO THE NEAREST DOLLAR.** Questions on any activities contact DED staff. Check that the figures are correctly added and the column totals are the same as provided in Part I, Box 4. Funding Sources.

<table>
<thead>
<tr>
<th>Activity Code-Activity</th>
<th>Nat’l Objective</th>
<th>Proposed Unit Type</th>
<th>CDBG Funds</th>
<th>Matching Funds$^2$</th>
<th>Total Funds</th>
<th>Sources of Matching Funds</th>
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<tr>
<td>0010 Acquisition/Easements</td>
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<td>0030 Clearance/Demolition</td>
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<td>0070 Public Facilities &amp; Improvements</td>
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<td>HO Unit</td>
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**SUBTOTAL PROJECT COSTS**

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<tr>
<th>Activity Code-Activity</th>
<th>Nat’l Objective</th>
<th>Proposed Unit Type</th>
<th>CDBG Funds</th>
<th>Matching Funds$^2$</th>
<th>Total Funds</th>
<th>Sources of Matching Funds</th>
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<tr>
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<td>LMH</td>
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**SUBTOTAL SUPPORTING PROJECT COSTS**

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<th>Nat’l Objective</th>
<th>Proposed Unit Type</th>
<th>CDBG Funds</th>
<th>Matching Funds$^2$</th>
<th>Total Funds</th>
<th>Sources of Matching Funds</th>
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</thead>
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<tr>
<td>0181 General Administration</td>
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</tbody>
</table>

**1000 TOTAL PROGRAM COSTS**

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1. Must correspond to CDBG National Objective for primary activity.
2. DO NOT LIST LEVERAGE FUNDS IN PART II FUNDING SUMMARY.
3. Lead Based Paint (LBP) testing, risk assessments, and clearance testing are limited to $1,500 per unit. This item is a subset of 0580.

NOTE: If additional categories are needed, add supplemental pages to the application.

*For each activity enter the most appropriate National Objective Code and complete the summary information below, see Section 2.01 of the Application Guidelines.

**The most common Proposed Units of Accomplishment types include People, Housing Units, Businesses, and Jobs. List the most appropriate proposed primary beneficiary group. Identify the most appropriate proposed type of primary beneficiary group in the table and list the proposed number of beneficiaries below.

See the following page to complete required national objective summary information.
NATIONAL OBJECTIVE SUMMARY INFORMATION – REQUIRED

INSTRUCTIONS: Check all that apply and provide requested summary information.

☐ **LMA:** Benefit Low/Moderate Income Persons on an area basis.
   Census Data _____% or [YEAR] Income Survey _____%.
   Proposed total number of beneficiaries: _____LMI: _____
   Submit Exhibit E, E1, or E2. Identify application page number(s) for source/narrative documentation: ____.

☐ **LMC:** Benefit Low/Moderate Income Persons on a limited clientele basis.
   Proposed total number of beneficiaries: _____
   Submit Exhibit E3. Identify application page number(s) for source/narrative documentation: ____.

☐ **LMH:** Benefit Low/Moderate Income Households.
   Number of LMI Households: _____.

☐ **SBA:** Activities benefitting slums/blight on an area basis.
   Designated: [YEAR] Re-designated (where applicable): [YEAR].
   Proposed number of businesses benefiting: _____
   Submit Exhibit F1. Identify application page number(s) for source/narrative documentation: ____.

☐ **SBS:** Activities benefitting slums/blight on a spot basis.
   Total number of proposed businesses benefiting: _____
   Submit Exhibit F2. Identify application page number(s) for source/narrative documentation: ____.
Part III. Project Budget

INSTRUCTIONS: The proposed project budget includes costs for project delivery (project and supporting project costs) and administration. All items listed as match, leverage, and CDBG costs must be allowable and eligible under the CDBG Program. LIST LEVERAGE SEPARATE FROM MATCH.

Detailed information provided in this section will be used to evaluate the accuracy and reasonableness of activity costs shown in Part II Funding Summary and throughout the application. Indicate the date and source of cost estimates. Provide name, address, phone, and e-mail of person(s) who prepared the estimates. Department reserves the right to seek clarification on budgeted items.

Project Costs

Provide a breakdown of the major project delivery costs by listing the activity description and activity code number for each activity. Common line item costs include: real property acquisition, legal expenses, architectural and engineering fees, project inspection fees, site work, demolition and removal, construction, equipment. Any items listed as “miscellaneous” or “contingencies” must also include detailed information.

If the project includes work to be performed by volunteers or in-kind contributions by the local government or other organizations, include the value of the volunteer or in-kind donations under the appropriate budget line item in a separate column. If awarded, these types of contributions are referenced in your CDBG contract, but not explicitly listed in the sources and uses table. For more information about in-kind costs, see Section 4.02 of the Application Guidelines.

Please note that project costs not eligible for CDBG reimbursement or match and not claimed on the Part II Funding Summary may be identified here as a separate subtotal to clarify total project costs. Such costs may include architectural or engineering fees incurred or obligated prior to Release of Funds, fees for services not procured, equipment, or furnishings not affixed to building, etc.

Supporting Project Costs

Housing management (0580) costs include finance-related costs; credit reports, title binders and insurance; surety fees; recordation fees, transaction taxes; legal and accounting fees, including; cost certification; appraisals; environmental reviews; builders’ or developers’ fees; architectural, engineering, and related professional services; homeowner counseling; project audit costs; affirmative marketing and fair housing services to prospective tenants of an assisted project; and staff costs directly related to projects. Overall this includes any costs that are related to the specific units and applicants served by the rehabilitation project.

IMPORTANT NOTE: Lead Based Paint (LBP) testing, risk assessments, and clearance testing are limited to $1,500 per unit. This item is a subset of 0580 and recorded as 0580a.

Construction management (0380) costs are labor standards enforcement costs.

General Administration Costs

The general administration (0181) budget includes those costs that are administrative in nature with exception of pre-program costs, such as payment or reimbursement of application preparation fees, costs of conducting local surveys, etc. Common line items costs are environmental review, fair housing activities, financial audit (if necessary), labor standards enforcement, preparation of required grant progress reports and drawdowns.
Part IV. Project Description & Scoring Criteria

Applicants use this portion of the application to define the challenges and opportunities within the service area and describe how the proposed project addresses identified community development and/or housing needs. In this section, Applicants provide specific information about the issues and/or problems addressed by the project, line item budget, preliminary schedule, and how the project fulfills the selected National Objective.

Project Description Instructions

Applicants are required to submit a project description identifying the nature and scope of the project, including match activities. Limit your project description to no more than one page. A complete and clear project description is the foundation of the application. The description should provide location specific information and geographic boundaries, as well as a delineation of all activities included in the overall scope of the project.

This description should include how the project proposes to address one primary objective and outcome as described in Section 2.03 of the Application Guidelines.

The review team utilizes your project description to determine eligibility of project activities and provides overall context to the selection criteria. This description is of vital importance to review and score an application based on the criteria and thresholds set forth in this program category. Applicants are encouraged to use this description as the basic framework for the forthcoming environmental review record (ERR) project description. Additional details about the benefits of the proposed project are articulated under the subsequent project narrative and any supplemental attachments provided by the applicant to substantiate project need, impact, readiness, and community support. IMPORTANT NOTE: attachments should supplement and not be considered as a replacement for narrative.

For complete instructions, see Section 5.03 of the Application Guidelines.

The Matrix below describes each selection criteria as a numerical score within the DTR Category. A minimum score of 350 points is required and each criteria require a minimum score as noted below. On-Site Review does not yield points independent of the Application and is not a required part of the application process, but may be completed at the Department’s discretion based upon activities proposed, risk analysis considerations, or other such factors.

<table>
<thead>
<tr>
<th>Selection Criteria Matrix – CDBG DTR Category</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Item</td>
<td>Criteria</td>
<td>Points Possible</td>
</tr>
<tr>
<td>1. Project Design</td>
<td>Threshold: 150 points</td>
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<tr>
<td>2. Project Readiness</td>
<td>Threshold: 100 points</td>
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</tr>
<tr>
<td>3. Business &amp; Community Support</td>
<td>Threshold: 100 points</td>
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<tr>
<td>4. Matching Funds</td>
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<tr>
<td>5. Municipal Equalization Fund (MEF) Score</td>
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<td>6. Achievements (Applicant may only earn points as an EDCC or LCC, not both.)</td>
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<td>75</td>
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<tr>
<td><strong>Total points</strong></td>
<td><strong>Minimum Threshold: 350 points</strong></td>
<td><strong>925</strong></td>
</tr>
</tbody>
</table>

For more information about on-site reviews, and for a detailed list and full description of each of the selection criteria, see Section 5.03 of the Application Guidelines.

See the following page for a summary of supplemental materials.
Supplemental materials

Applicants are strongly encouraged to submit photographs of the downtown structures that detail the revitalization effort underway, identifying those structures involved in past, present, or future revitalization efforts.

The following is required information for the application:

- Attachment 1 – Planning and Implementation Overview.
- Attachment 2 – Downtown District Parcel Map.
- Attachment 3 – Contextual Photographs and/or Illustrations.

For more information, see Section 5.01 of the Application Guidelines.
Part V. Exhibits and Attachments

This Part contains specific information on the Exhibits that are required for the project as well as any necessary Attachments that must also be provided in order for the applicant to submit a complete application.

Identified below and provided within the Table of Contents Checklist is a list of required exhibits. All Exhibit information and templates are found in Chapter 10. For more information about required Attachment information, see Section 5.03 of the Application Guidelines.

The following are required Attachments for the application:

- Attachment 1 – Planning and Implementation Overview
- Attachment 2 – Downtown District Parcel Map
- Attachment 3 – Contextual Photographs and/or Illustrations

The following required Exhibits include the certification and documentation requirements for the application:

- Exhibit A: Notice of Public Hearing (must include the Proof of Publication or Certificate of Posting and summary of public comments)
- Exhibit B: Authorizing Resolution (Original or Certified copy)
- Exhibit C1: Statement of Assurances and Certifications
- Exhibit C2: Citizen Participation Plan
- Exhibit D: Residential Anti-displacement and Relocation Assistance Plan
- Exhibit E: LMI Documentation - ACS Data (Only for LMI Area Benefit)
- Exhibit E1: LMI Census Worksheet (LMI area benefit only)
- Exhibit E2: LMI Random Sample Worksheet (LMI area benefit only)
- Exhibit E3: LMC Worksheet (Limited Clientele benefit only)
- Exhibit F1: Slum and Blight Area Basis Documentation (SBA benefit only)
- Exhibit F2: Slum and Blight Spot Basis Documentation (SBS benefit only)
- Exhibit K1a: Waiver of Procurement Process and Narrative*
- Exhibit K1b: Waiver of Procurement Process and Narrative (Development Districts)*
- Exhibit K2: Procurement Process completed prior to Application and Narrative*
- Exhibit L: FFATA Federal Funding Accountability and Transparency Act
- Exhibit M: Map of Proposed Project Area (in relation to service area)
- Exhibit N: SAM record and clearance documentation
- Exhibit O1: Four Factor Analysis Accessing Limited English Proficiency
- Exhibit O2: Language Access Plan (optional at the time of application)
- Exhibit P: Owner Occupied Rehabilitation Activity Guidelines and Reuse Plan †
- Exhibit Q: Local Cost Share (documentation of local matching funds on hand)

* See Sections 5.02 and 5.04 of the Application Guidelines and Chapter 10 for additional information.
† Exhibit P is only required where project includes OOR activities. If the project involves ROR activities, please consult the Program Representative.

Additional attachments provided by the applicant would be included at the end of the application.
Section C. Application Guidelines

The primary objective of Nebraska’s nonentitlement Community Development Block Grant (CDBG) Program is to develop viable communities and counties by providing decent housing, suitable living environments, and expanding economic opportunities principally for low- and moderate-income (LMI) persons. As the designated state administering agency, the Nebraska Department of Economic Development (DED) accomplishes this objective by funding activities authorized under the federal Housing and Community Development Act of 1974, as amended, and designed to meet the objectives for the CDBG Community Development category. These particular guidelines concern the Downtown Revitalization (DTR) program category. If HUD provides additional guidance, DED will notify all applicants of any new requirement by Policy Memo.

Section 1.01 Eligible Applicants

Except as provided in Section 1.03, eligible applicants include every Nebraska incorporated municipality with a population of less than 50,000 and are not classified as a CDBG Entitlement Community (including Omaha, Lincoln, Bellevue, and Grand Island). Having completed a downtown revitalization plan, eligible units of general local government may apply individually for DTR resources.

Applicants must have completed a pre-development planning process to apply for DTR resources to implement project activities for downtown revitalization. A copy of the planning document must be provided to the Department prior to or along with the application for DTR resources. Applicants seeking CDBG resources for planning activities must apply for Planning (PP) category resources, see Chapter 6 – Planning for more information. DTR applicants are encouraged, but not required, to complete their pre-development downtown revitalization planning process through the CDBG Program.

Section 1.02 Type of Applicants

Eligible applicants may submit one type of applications:

Individual: Except as provided in Section 1.03, an eligible municipality may apply only for projects within its corporate limits.

Section 1.03 Special Policies for Applicants

Special policies affecting Section 1.01 and Section 1.02 are:

1. A municipality may not submit an application for projects undertaken outside its corporate limits unless the projects either:
   a. Occur within its zoning jurisdiction; or
   b. Involve property acquired by the municipality prior to project implementation through purchase, donation, or a permanent easement.

2. If an application requires participation of entities that are not eligible applicants, each such entity must provide written assurance that it concurs with the project and is committing its resources, if any, as stated in the application. A grantee/sub-grantee agreement that stipulates the decision-making authority, administration, contract compliance, reporting, etc. shall be executed and submitted as an attachment to the application. In all instances, the grantee has the final responsibility for implementation of the project and must retain environmental and financial responsibility.

3. Eligible applicants may provide CDBG funds to a sub-grantee Neighborhood-based Nonprofit Organization. NOTE: proof of nonprofit status of the sub-grantee, such as Secretary of State designation, must be included with the municipality’s application.
Section 2.01  Compliance with the CDBG National Objective
The primary national CDBG objective is the development of viable communities by providing decent housing, suitable living environments, and expanded economic opportunities, principally for low- and moderate-income persons. Under these guidelines, this is accomplished by funding projects that meet at least one of three national objectives.

The primary CDBG National Objective met by the applicant under the DTR Category is the benefit to low- to moderate-income persons.

Based on the amended 1974 HCD Act and HUD guidance, the national objectives are defined and clarified by DED as follows:

1. **Benefit to low- and moderate-income persons** (referred to throughout this document as LMI persons): LMI persons are defined as a member of a family having an income equal to or less than the income limits established by HUD for their resident county. The income limits as published by HUD at [https://www.hudexchange.info/programs/home/home-income-limits/](https://www.hudexchange.info/programs/home/home-income-limits/) are determined for each Nebraska County on the higher of either: 80% of the median income of the county, or 80% of the median income of the entire non-metropolitan area of the state.

Activities meeting one or more of the following criteria, in the absence of substantial evidence to the contrary, will be considered to meet this national objective.

   a. **Area benefit activities**: An area benefit activity is available to all residents of an area that is primarily residential. In order to qualify on an area basis, the activity must meet the identified needs of LMI persons residing in an area where at least 51% of residents are LMI persons. The benefits of this type of activity are available to all residents in the area regardless of income. If the assisted activities serves an area having a LMI concentration below 51%, the activity may not qualify even if there is reason to believe that it will actually be used primarily by LMI persons.

   Such an area need not be coterminous with census tract or other officially recognized boundaries, but must be the ENTIRE area served by the activity (i.e. an arterial street or sewer interceptor line running through a neighborhood would serve more residents than those in the immediate neighborhood).

   Submit Exhibit E, E1, or E2.

   b. **Housing activities**: Housing activities. An eligible activity carried out for the purpose of providing or improving permanent residential structures that, upon completion, will be occupied by low and moderate income households. This would include, but not necessarily be limited to, the acquisition or rehabilitation of property by the unit of general local government, a subrecipient, an entity eligible to receive assistance under section 105(a)(15) of the Act, a developer, an individual homebuyer, or an individual homeowner; conversion of nonresidential structures; and new housing construction. If the structure contains two dwelling units, at least one must be so occupied, and if the structure contains more than two dwelling units, at least 51 percent of the units must be so occupied. If two or more rental buildings being assisted are or will be located on the same or contiguous properties, and the buildings will be under common ownership and management, the grouped buildings may be considered for this purpose as a single structure.

   c. **Limited clientele activities.** These are activities that provide a benefit to a specific group of persons rather than everyone in an area generally. It may benefit particular persons without regard to the area in which they reside, or be an activity that provides benefit on an area basis but only to a specific group of persons who reside in the area. In either case, at least 51% of the beneficiaries of the activity must be LMI persons.
Applicants will complete and submit Exhibit E3. To qualify under this subcategory, the activity must meet one of the following tests:

(1) Exclusively benefit a clientele who are generally presumed by HUD to be principally LMI persons. The following groups are currently presumed by HUD to be made up principally of LMI persons: abused children, battered spouses, elderly persons, adults meeting Bureau of Census’ definition of severely disabled adults, homeless persons, illiterate adults, persons living with AIDS, and migrant farm workers; or,

(2) Require information on family size and income so that it is evident that at least 51% of the clientele are persons whose family income does not exceed the LMI limit, this includes the case where the activity is restricted exclusively to LMI persons; or,

(3) Be of such nature and in such location that it may reasonably be concluded that the activity’s clientele will primarily be LMI persons (e.g. a daycare center that is designed to serve residents of a public housing complex); or,

(4) Be an activity that removes material or architectural barriers to the mobility or accessibility of elderly persons or of adults meeting Bureau of Census’ Current Population Reports definition of “severely disabled,” provided it is restricted, to the extent practicable, to the removal of such barriers by assisting the reconstruction of a public facility or improvement or rehabilitation or a privately-owned nonresidential building that does not qualify under LMI area benefit criteria.

Activities that serve a service or target area generally cannot qualify under the Limited Clientele criterion. For example, while a clinic serving only persons with AIDS living in a particular area would clearly qualify as a Limited Clientele activity, a clinic providing CDBG-subsidized health services that are available to all persons in the area would not. It must instead meet the criteria for an Area Benefit activity.

2. Aid in prevention or elimination of slums and blight: “Slums” has the meaning as substandard areas as defined in Section 18-2103(10) Neb. R.R.S. “Blight” has the same meaning as blighted areas as defined in Section 18-2103(11) Neb. R.R.S. A copy of the Community Development law is available upon request from DED. The focus of activities under the Prevention/Elimination of Slums and Blight (SB) National Objective is a change in the physical environment of a deteriorating area or spot. This contrasts with the LMI benefit national objective where the goal is to ensure that funded activities benefit LMI persons.

Activities meeting one or more of the following criteria, in the absence of substantial evidence to the contrary, will be considered to meet this national objective:

a. On an area basis: An activity will be considered to meet this objective if:
   1) The area is designated by official action of the local government as substandard or blighted in accordance with the applicable state statute;
   2) There is a substantial number of deteriorated or deteriorating structures throughout the area, or public improvements throughout the area are in a general state of deterioration;
   3) The assisted activity is designed to address one or more of the conditions which contributed to the deterioration of the area;
   4) Documentation is provided and maintained by the recipient on the boundaries of the area and the conditions which qualified the area at the time of its designation; and
   5) Activities to be assisted with CDBG funds must be limited to those that address one or more of the conditions that contributed to the deterioration of the area.
Submit Exhibit F1.

b. **On a spot basis:** An activity must be designed to eliminate specific conditions of blight or physical decay not located in a designated slum or blighted area; and be limited to one of the following: acquisition, clearance, relocation, historic preservation, or rehabilitation of buildings, but only to the extent necessary to eliminate specific conditions detrimental to public health and safety. (Public improvements cannot qualify under this standard except for rehabilitation of public buildings and historic preservation of public property that is blighted). Submit Exhibit F2.

Qualifying activities under this National Objective either clearly eliminate objectively determinable signs of slums or blight in a defined slum or blighted area or are strictly limited to eliminating specific instances of blight outside such an area. HUD provides a list of four criteria all of which must be met, generally requiring that the area must be:

1. Officially designated and meet the requirements of State statutes;
2. Demonstrate signs of economic disinvestment, indicated by either:
   a. A substantial number of deteriorated or deteriorating buildings throughout the area or
   b. As a whole, public improvements throughout the area must be in a general state of deterioration;
3. Documentation is maintained substantiating those conditions considered as a part of designation and redesignated every 10 years; and
4. *The activities assisted with CDBG funds must be limited to those that address one or more of the conditions that contributed to the decline of the area.*

Furthermore, *planning-only* grants can meet this national objective where the plans are for the entire slum or blighted area, or if all elements of the planning are both necessary for and related to an activity that, if implemented, could be shown to meet the slum/blight national objective criteria.

**Section 2.02 Compliance with State Community Development Objective**

Sevral activities are eligible for assistance under Section 105(a) of the amended 1974 HCD Act. Although the state may not refuse to distribute CDBG funds for any eligible activity, the state can use criteria that have the effect of increasing the likelihood of certain activities being funded. Under the state program, CDBG funds will be distributed for the eligible activities listed in **Section 3.04** that comply with the state priorities. In addition, all improvements must be either publicly owned or owned by a nonprofit and operated so as to be open to the general public during all normal hours of operation.

**Section 2.03 Compliance with State Priorities**

The State of Nebraska identified five priorities, which summarize the goals of the five-year Consolidated Plan. The main priorities and objectives within the current program year Annual Action Plan (AAP) include:

- Housing Priority Need
- Community Development Priority Need
- Economic Development Priority Need
- Homeless Services Priority Need
- HOPWA Services Priority Need

Through the development of the Consolidated Plan it was determined that there were three objectives guiding the proposed activities that include:

- Provide Decent Housing
- Provide a Suitable Living Environment
- Expand Economic Opportunity
Three outcomes were developed to show how programs and activities would benefit a community or the persons within a community served. The three outcomes that will illustrate the benefits of each activity funded by the CDBG, HOME, HTF, ESG, or HOPWA Programs are:

- Improved availability/accessibility
- Improved affordability
- Improved sustainability

PUBLIC WORKS (PW): Single or multiple activities that contribute to the revitalization of neighborhoods or specific target areas as defined in Section 3.02(4) having concentrations of LMI persons. The target area boundaries must allow for maximum treatment of substandard conditions. The CDBG cost per beneficiary cannot exceed $3,000, except for daycare centers where it cannot exceed $10,000.

Priority activities include benefit to LMI persons involving:

- Removal of architectural barriers that restrict accessibility for elderly and handicapped persons in support of public facilities/infrastructure,
- Public facility activities addressing health and safety concerns, as well as continued development of quality of life initiatives,
- Public-private partnerships that increase the community’s tax base and create a center for community activities,
- Rehabilitation programs of residential rental and owner-occupied homes, and
- Payment of reasonable administrative costs related to the execution of housing activities.

Section 2.04 Compliance with State Housing Priorities

The State’s Housing Priority Need includes the necessity to respond to regional needs for affordable, decent, safe, and appropriate housing as part of balanced economic development in Nebraska. Among the purposes of the DTR Category is to promote housing preservation by improving the quality of Nebraska’s existing affordable housing; which is one of the objectives as identified within Housing Priority Need section of the State’s Consolidated Plan.

Section 3.01 Compliance with State Downtown Revitalization Priority

The purpose of the Downtown Revitalization (DTR) category is to provide for investments that will contribute to the revitalization or redevelopment of downtown infrastructure and develop a greater capacity for growth, addressing health and safety concerns and commercial revitalization within the traditional business centers of our Nebraska communities. This provides a sound basis for fostering local economic development through public and private sector partnerships. This recognizes the importance of the condition and viability of a downtown to increase the community’s tax base and create a center for community activity. These projects directly relate to business retention, expansion, and location decisions, recognizing that downtowns reflect the economic core and persona of our communities.

DTR funded activities will assist communities to implement a comprehensive downtown revitalization to stabilize and enhance clearly defined downtown areas that will provide a benefit to low- and moderate-income residents of the community or aid in the elimination of substandard or blighted structures and areas in the downtown. DTR resources are for implementation of the project.

The state CDBG objective of the DTR Program implies a planning phase to provide communities the opportunity to solve problems and/or meet citizen needs through community planning processes that assess community development needs, develops options for meeting those needs, and packages work plans or implementation processes that lead to successful projects. Use of CDBG Planning (PP) resources is not required; however, a copy of the final planning document must be provided for review in any case to apply for consideration of DTR resources for implementation.

CDBG PP resources are available to carry out a comprehensive downtown revitalization predevelopment/planning study. See Chapter 6 – Planning for more information.
Section 3.02  Special Policies for Activities

Special policies affecting activities listed in Section 3.04 are:

1. **Facilities containing both eligible and ineligible uses:**
   A public facility otherwise for assistance under the CDBG program may be provided with CDBG funds even if it part of a multiple use building containing ineligible uses, if:
   a) The facility which is otherwise eligible and proposed for assistance will occupy a designated and discrete area within the larger facility; and
   b) The grantee can determine the costs attributable to the facility proposed for assistance as separate and distinct from the overall costs of the multiple-use building and/or facility. Allowable costs are limited to those attributable to all eligible portion of the building or facility.

2. **Fees for use of facility:**
   Reasonable fees may be charged for the use of the facilities assisted with CDBG funds, but charges, such as excessive membership fees, which will have the effect of precluding LMI persons from using the facilities, are not permitted.

3. **Special Assessments:**
   The term special assessment means the recovery of the capital costs of a public improvement, such as streets, water, or sewer lines, curbs, and gutters, through a fee or charge levied or filled as a lien against a parcel of real estate as a direct result of benefit derived from the installation of a public improvement, or a one-time charge made as a condition of access to a public improvement. This term does not relate to taxes on property or the establishment of the value of real estate for the purpose of levying real estate, property, or ad valorem taxes, and does not include periodic charges based on the use of a public improvement, such as water or sewer user charges, even if such charges include the recovery of all or some portion of the capital costs of the public improvement.

   Where CDBG funds are used to pay all or part of the cost of a public improvement, special assessments may be used to recover capital costs as follows:
   a) Special assessments to recover the CDBG funds may be made only against properties not owned and occupied by LMI persons (such assessments are program income), or
   b) Special assessments to recover the non-CDBG portion may be made provided that CDBG funds are used to pay the special assessment on behalf of all properties owned and occupied by LMI persons; except that CDBG funds need not be used to pay the special assessments on behalf of properties owned and occupied by moderate income persons if the grantee certifies that it does not have sufficient CDBG funds to pay the assessments on behalf of all of the LMI owner-occupant persons (funds collected through such special assessments are not program income).

Section 3.03  Ineligible Activities

The following activities are ineligible within the DTR Category. If any activity is not noted within the list below, and is not listed as an eligible activity, please consult a CDBG Program Representative in order to determine if any other proposed activities are eligible for the program category.

1. General administrative and audit costs that exceed the allowable maximum. Applicant may request up to 10% of Project Costs for General Administration activities, not to exceed $35,000.

2. Construction Management costs, where applicable, that exceed the allowable $10,000 maximum.

3. Applicant may request up to 10% of housing Project Costs for Housing Management activities, not to exceed $35,000.

4. Buildings, or portions thereof, used predominantly for the general conduct of government cannot be assisted with CDBG funds. Such buildings are defined as city and village halls, county administrative affairs of the government are conducted. This definition does not include such facilities as neighborhood service centers or special purpose buildings located in LMI areas that house various non-legislative functions or services provided by government at decentralized locations. This does not exclude, however, the removal of architectural barriers in order to make public buildings accessible to elderly and handicapped persons.
5. General government expenses cannot be paid with CDBG funds, except for those costs that are directly attributable to administration of a local CDBG program and are documented as such. (Eligible cost expenses are detailed in 2 CFR 200).

6. CDBG funds cannot be used to pay for facilities or equipment used for political purposes or to engage in other political activities such as candidate forums, voter transportation, or voter registration. However, a facility originally financed in whole or in part with CDBG funds may be used on an incidental basis to hold political meetings, candidate forums, or voter registration campaigns; provided all parties and organizations have access to the facility on an equal basis, and are assessed equal rent or use charges, if any.

7. The purchase of equipment with CDBG funds is generally ineligible, except:
   a. The purchase of construction equipment is ineligible, but compensation for the use of such equipment through leasing, depreciation, or use allowance pursuant to 2 CFR 200 as applicable for an otherwise eligible activity is an eligible use of CDBG funds. However, the purchase of construction equipment for use as part of a solid waste disposal facility is eligible; and
   b. Fire protection equipment is considered for this purpose to be an integral part of a public facility and thus, purchase of such equipment would be eligible; and
   c. The purchase of equipment, fixtures, motor vehicles, furnishings, or other personal property not an integral structural fixture is generally ineligible.

   However, CDBG funds may be used to purchase or to pay depreciation or use allowances (in accordance with 2 CFR 200, as applicable) for such items when necessary for use by a municipality or county in the administration of activities assisted with CDBG funds, or when eligible as firefighting equipment, or when such items constitute all or part of a public service.

8. The general rule is that any expense associated with repairing, operation, or maintaining public facilities, improvements and services is ineligible. Specific exceptions to this general rule are operating and maintenance expenses associated with a public service activities, interim assistance, and office space for program staff employed in carrying out the CDBG program. For example, the use of CDBG funds to pay the allocable costs of operating and maintaining a facility used in providing a public service would be eligible, even if no other costs of providing such a service are assisted with such funds.

   Examples of ineligible operating and maintenance expenses are maintenance and repair of streets, parks, playgrounds, water and sewer facilities, neighborhood facilities, senior centers, centers for the handicapped, parking and similar public facilities. Examples of maintenance and repair activities for which CDBG funds may not be used include the filling of pot holes in streets, repairing of cracks in sidewalks, the mowing of recreational areas, and the replacement of expended street light bulbs; and payment of salaries for staff, utility costs, and similar expenses necessary for the operation of public works and facilities.

9. CDBG funds cannot be used for income payments for housing or any other purpose.

   Examples of ineligible income payments include payments for income maintenance, housing allowances, down payments, and mortgage subsidies. One-time payments made on behalf of persons or families to meet emergency needs such as housing or essential utilities is not an income payment and is eligible.

10. New residential construction activities or other activities associated with new residential construction purpose.

   Examples of ineligible income payments include payments for income maintenance, housing allowances, down payments, and mortgage subsidies. One-time payments made on behalf of persons or families to meet emergency needs such as housing or essential utilities is not an income payment and is eligible.

Section 3.04 Eligible Activities

Activities eligible for assistance under the state’s CDBG program are only those authorized in Section 105(a) of the amended 1974 HCD Act. The general rule is that any activity listed in Section 105(a) may be funded in whole or in part with CDBG funds. Below is a partial list of activities from Section 105(a). Communities should be aware that although an activity may be legally eligible under Federal statute and HUD regulations, it may not be competitive under the guidelines and ranking system in the respective Nebraska CDBG Program Category. The State has adopted priorities, listed in Section...
3.01, which increase the likelihood of funding of certain activities. Restrictions are identified in Sections 3.02 and 3.03 above.

The following activities are eligible within the DTR Program. If any activity is not noted within the list below, please consult a CDBG Program Representative in order to determine if any other proposed activities are eligible for the program. In general, this includes all public facility and infrastructure activities, also eligible under the Public Works Program Category, located in the downtown business district or downtown redevelopment district. Activities may include, but are not limited to, the following:

1. Street improvements including curb, gutter, and sidewalks, which may include energy efficiency improvements for lighting; storm sewer improvements; flood control drainage improvements;
2. Removal of architectural barriers; and single or multiuse facility improvements that are designed to provide public recreational and social activities;
3. Removal of architectural barriers that restrict accessibility for elderly and handicapped persons in support of public facilities/infrastructure, which includes buildings used predominantly for the general conduct of government.
4. Loans to businesses located in the designated downtown business district for façade improvements, which may include energy efficiency improvements.
5. Loans to business located in the designated downtown business district to improve deficiencies in meeting community codes, which may include energy efficiency improvements.
6. Acquisition, clearance, and code enforcement activities that support other revitalization activities.
7. The acquisition of real property (including air rights, water rights, and other interests therein) which is:
   a. Blighted, deteriorated, deteriorating, undeveloped, or inappropriately developed from the standpoint of sound community development and growth;
   b. Appropriate for rehabilitation or conservation activities;
   c. Appropriate for the preservation or restoration of historic sites, the beautification of urban land, the conservation of open spaces, natural resources, and scenic areas, the provision of recreational opportunities, or the guidance of urban development;
   d. To be used for the provision of public works, facilities, and improvements eligible for assistance under this program; or
   e. To be used for other public purposes.
8. The acquisition, construction, reconstruction, or installation (including design features and improvements with respect to such construction, reconstruction, or installation that promote energy efficiency) of public works, facilities (except for buildings for the general conduct of government), and site or other improvements.
9. Code enforcement in deteriorated or deteriorating areas in which such enforcement, together with public improvements and services to be provided, such activities may be expected to arrest the decline of the area.
10. Clearance, demolition, removal, and rehabilitation (including rehabilitation which promotes energy efficiency) of buildings and improvements (including interim assistance, and financing public or private acquisition for rehabilitation, rehabilitation, or privately owned properties and including the renovation of closed school buildings).
11. Historic restoration, rehabilitation, and preservation for physical structures and infrastructure in a defined downtown business district.
12. Payments to housing owners for losses of rental income incurred inholding for temporary periods housing units to be utilized for relocation of individuals and families displaced by CDBG activities.
13. Disposition (through sale, lease, donation, or otherwise) of any real property acquired with CDBG funds or its retention for public purposes.
14. Payment of the nonfederal share required in connection with a federal grant in-aid program undertaken as part of activities assisted under this program.
15. Relocation payments and assistance for displaced individuals, families, businesses, organizations, and farm operations, when determined by the grantee to be appropriate activities.
16. Payment of reasonable administrative costs and carrying charges related to the planning and execution of community development and housing activities, including: the provision of information and resources to residents of areas in
which community development and housing activities are to be concentrated with respect to the planning and execution of such activities, and including the carrying out of activities as described in Section 701(e) of the Housing Act of 1954 on the date prior to the enactment of the Housing and Community Development Amendments of 1981.

17. Activities carried out by public or private nonprofit entities, including:
   a. Acquisition of real property;
   b. Acquisition, construction, reconstruction, rehabilitation, or installation of public facilities (except for buildings for the general conduct of government);
   c. Site improvements; and
   d. Utilities.

The eligible activities must substantially benefit the designated service area. As the primary national objective, DED gives priority to those activities meeting an LMI National Objective. **IMPORTANT NOTE:** Per HUD rules and guidance, some activities listed above cannot meet the LMI National Objective; therefore, are **not** eligible in 2018. For more information and with the understanding that the Nebraska State Program has priorities defined in the AAP, reference the HUD Guide to National Objectives and Eligible Activities for State CDBG Programs. This document is available at [https://www.hudexchange.info/resource/2179/guide-national-objectives-eligible-activities-state-cdbg-programs/](https://www.hudexchange.info/resource/2179/guide-national-objectives-eligible-activities-state-cdbg-programs/).

**Special policies for DTR Applicants**

Upon successful completion of a predevelopment/planning project, applicants are eligible to submit a DTR application to the Department in order to describe how the community will implement the revitalization strategy it defined and prioritized within the predevelopment/planning process. Use of CDBG Planning resources is not required; however, Applicants of DTR resources must provide DED a copy of the final planning document for review.

Proposed activities must be located in the downtown of the applicant community, but may include limited adjacent areas that provide access to the downtown. The proposed activities may be broad in nature and should include both public and private activities. **NOTE:** Applicants interested in carrying out a predevelopment/planning study may apply under the Planning category, see Chapter 6 – Planning.

**Section 4.01 Maximum Grant Amount**

The maximum grant amount for DTR implementation project cost activities will be $400,000, exclusive of supporting project and general administrative costs. The cost per resident beneficiary for infrastructure (i.e. eligible activities under the Public Works category) cannot exceed $3,000, except for daycare centers where it cannot exceed $10,000. For the current program year, anticipated allocations by category see the Annual Action Plan, [http://opportunity.nebraska.gov/AAP](http://opportunity.nebraska.gov/AAP).

General Administration include includes those costs that are administrative in nature with exception of pre-program costs, such as payment or reimbursement of application preparation fees, costs of conducting local surveys, etc. Common line items costs are environmental review, fair housing activities, financial audit (if necessary), labor standards enforcement, preparation of required grant progress reports and drawdowns. Matching funds are not required. Up to 10% of project costs can be used for general administration, not to exceed $35,000.

Construction Management costs related to compliance with Davis-Bacon and Related Acts (DBRA) may be budgeted separate from general administration costs under Activity 0380 Construction Management. Matching funds are not required. Maximum of $10,000 in CDBG funds can be used under Activity 0380. **Where the maximum is not used, by contract budget amendment these funds can be moved to other project-activities, not general administration activity costs.**

Housing Management (0580) costs include finance-related costs; credit reports, title binders and insurance; surety fees; recordation fees, transaction taxes; legal and accounting fees, including; cost certification; appraisals; environmental
reviews; builders’ or developers’ fees; architectural, engineering, and related professional services; homeowner counseling; project audit costs; affirmative marketing and fair housing services to prospective tenants of an assisted project; and staff costs directly related to projects. Overall this includes any costs that are related to the specific units and applicants served by the rehabilitation project. Up to 10% of housing Project Costs for Housing Management activities may be requested, not to exceed $35,000

IMPORTANT NOTE: Lead Based Paint (LBP) testing, risk assessments, and clearance testing are limited to $1,500 per unit. This item is a subset of 0580 and recorded as 0580a.

Section 4.02  Matching and Leveraged Funds Requirements

All project cost activities funded with DTR resources require a 25% match. Project costs are those not associated with supporting project or general administrative costs. Leverage is not required under the DTR category. Recipients of DTR resources are not required to use any of their award for General Administration, nor for either Construction Management or Housing Management. With the exception of General Administration (0181), Construction Management (0380), and Housing Management (0580) activities, see local cost-share requirements in Table 4.02A.

Proposed match must be from CDBG eligible activities directly related to the proposed project(s) or directly benefitting a substantial majority of the LMI persons or families residing within the service area during the grant award period. Consideration for match will be given for such sources as public and/or private funds, or in-kind services such as materials, labor, or other items that are directly related to the project. Best practice is to match DTR-funded activities.

<table>
<thead>
<tr>
<th>Funding Phase</th>
<th>Match</th>
<th>Leverage</th>
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</thead>
<tbody>
<tr>
<td>DTR Implementation</td>
<td>25%</td>
<td>0%</td>
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</table>

Match is proportionally injected into the project as CDBG-funded activities are drawn down. The amount of match must be calculated in dollars. In-kind contributions cannot account for more than one-half of matching funds. Therefore, match must be at least 12.5% in cash and no more than 12.5% in-kind contributions.

The local cost-share funded activities may benefit the overall downtown revitalization effort while not being specific to the project activities proposed for CDBG funding. For example, where the application proposes housing rehabilitation, a grantee may inject local matching funds into a sidewalk or sewer system improvement. Such improvements would ideally be within the downtown area and in proximity of the CDBG funded activities, but could be adjacent to or otherwise benefit low- and moderate-income persons. Best practice is to match DTR-funded activities. Activities benefiting from matching or leveraged funds, not specific to the CDBG-funded project activities, shall be thoroughly described in the application and may be further negotiated as a part of the contract special conditions.

DTR category local cost-share example

Proposed local cost-share should be from CDBG eligible activities directly related to the proposed project. General administration, Housing Management, and Construction Management activities do not require local cost-share. A project receiving the maximum allowable $400,000 in project costs would require $100,000 in match (see Table 4.02B).
Section 4.03 Program Income

Program income for the State's CDBG program is regulated by the provisions of 24 C.F.R. §570.489(e). The text of this regulation should be consulted for definitions and for other guidance concerning program income. Grantees that receive a CDBG award will be governed by the policies written in the Department’s Annual Action Plan and the (5-year) Consolidated Plan section “Program Income”. Related policy guidance can be found in the Nebraska CDBG Program Administration Manual in Chapter 8 “Program Income”. Lastly, Program Income (and Re-Use Plans) are addressed within your CDBG Contract (per project).

The State CDBG objective for program income is to provide adequate financing for local development to ensure Nebraska's economic prosperity and to use all resources in a timely manner. The State is seeking to provide a policy for use of program income that coordinates local and State resources to the fullest extent possible. The State is responsible for ensuring that program income at the State and local levels is used in accordance with applicable federal laws and regulations. Program Income – Definition:

Program Income is defined as gross income received by a State, a unit of general local government, or a subgrantee of the unit of general local government (or “UGLG”) that was generated from the use of CDBG funds, regardless of when the CDBG funds were appropriated and whether the activity has been closed out, except in limited circumstances [See also 24 CFR 570.489(e)(2)]. When Program Income is generated by an activity that is only partially assisted with CDBG funds, the income must be prorated to reflect the percentage of CDBG funds used.

All Program Income is and remains subject to all requirements of the HCDA and CDBG regulations. Program Income which may become a part of a Department approved community CDBG revolving loan fund remains subject to all requirements of the HCDA and CDBG regulations. This means all loans made from such a fund, including second and subsequent generation loans, are, and continue to be, subject to all CDBG requirements.

All Program Income earned during the grant period must be expended on the project activities prior to drawing down additional CDBG funds under the grant. Program Income earned after the completion of the grant activities is subject to the same CDBG requirements.

Program income includes, but is not limited to, the following:

1. Proceeds from the disposition by sale or long-term lease of real property purchased or improved with CDBG funds except in instances where the proceeds are received more than 5 years after expiration of the grant agreement between the state and the unit of general local government.” [See also 24 CFR 570.489(e)(2)(v)];
2. Proceeds from the disposition of equipment purchased with CDBG funds;
3. Gross income from the use or rental of real or personal property acquired by the unit of general local government or subgrantee of the unit of general local government with CDBG funds, less the costs incidental to the generation of the income;

*Does not include Housing Management costs. For an example, see Section 4.02 of Chapter 2 – Comprehensive Development.
† General Administrative costs cannot exceed 10% of “A” Project Activity Costs, not to exceed $35,000 overall.
4. Gross income from the use or rental of real property, owned by the unit of general local government or other entity carrying out a CDBG activity that was constructed or improved with CDBG funds, less the costs incidental to the generation of the income;
5. Payments of principal and interest on loans made using CDBG funds;
6. Proceeds from the sale of loans made with CDBG funds, less reasonable legal and other costs incurred in the course of such sale that are not otherwise eligible costs;
7. Proceeds from the sale of obligations secured by loans made with CDBG funds, less reasonable legal and other costs incurred in the course of such sale that are not otherwise eligible costs;
8. Interest earned on funds held in a revolving loan fund's cash balance interest-bearing account;
9. Income earned on program income pending disposition of the income;
10. Funds collected through special assessments made against nonresidential properties and properties owned and occupied by households not of low and moderate income, if the special assessments are used to recover all or part of the CDBG portion of a public improvement; and
11. Gross income paid to a unit of general local government or subgrantee of the unit of general local government from the ownership interest in a for-profit entity acquired in return for the provision of CDBG assistance.

Section 5.01 Submission of Applications and Selection of Grantees
Projects are to be completed within twenty-four (24) months following notice of approval. Eligible local governments may apply individually and receive one grant for downtown revitalization during a single DTR category cycle.

Applications must be submitted according to the provisions stated in Section 1.01 through Section 1.03. DTR resources are for implementation of a downtown revitalization project; such funds become available to the applicant upon successful completion of the requirements of a downtown revitalization predevelopment/planning study. DED accepts Applications during the specified period based on US Postal Service postmark date or date of delivery by other means.

DTR projects are completed first through a pre-development planning process for which CDBG Planning Category resources may be accessed. Project implementation, for which Applicants may apply for DTR resources, follows. Applicants interested in applying for the pre-development phase would do so by applying within the CDBG Planning cycles.

<table>
<thead>
<tr>
<th>Table 5.01. Milestone Summary</th>
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<tbody>
<tr>
<td>Funding Phase</td>
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<tr>
<td>Pre-Development Planning Study</td>
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<tr>
<td>Downtown Revitalization Implementation</td>
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Applications Due September 30, 2018
On-Site Review Fall 2018
Anticipated Award Winter 2018/19

DED shall return and not consider Applications if they fail to meet any of the following threshold requirements:

a. Activities proposed are eligible and comply with CDBG National Objectives and State CDBG priorities.
b. Applicant has no significant, unresolved audit finding.
c. Applicant has no legal actions under way that may significantly affect its capacity.
d. Applicant is following a detailed Citizen Participation Plan (CPP) and Anti-Displacement Plan.
e. Applicant has adopted an authorizing resolution for participation in the program.
f. Where applicable for past-awarded projects, Applicant must clear all compliance issues found during risk analysis performance and compliance monitoring and DED must accept any responses thereof.
g. Applicant is current with all reporting requirements (i.e. semiannual project status reports, closeout reports, audit reports, notification of annual audits, etc.).
h. On any open CDBG grants, Applicant has shown progress including expenditures through drawdowns.
CDBG National Objective

All DTR projects funded and CDBG-funded activities must meet a National Objective of the CDBG Program. A project or project activity that fails to meet a national objective is ineligible for CDBG resources. These national objectives include:

- Benefitting low- and moderate-income persons (LMI), including:
  - On an area basis (LMA),
  - Serving a limited clientele (LMC), or
  - LMI Housing (LMH); or
- Aiding in the prevention or elimination of slums or blight, including:
  - On an area basis (SBA) and
  - On a spot basis (SBS).

For more information about CDBG National Objectives, see Section 2.01 of the Application Guidelines.

Special policies for DTR applicants

Prior to a community accessing DTR resources, applicants must complete predevelopment/planning study. In general, Applicants must submit the following:

1. A complete DTR predevelopment/planning study;
2. A concise description of the project area;
3. A description of the potential DTR activities discussed during the predevelopment/planning phase;
4. A description of the proposed DTR activities that will be implemented if awarded DTR resources;
5. A description of activities completed thus far within the downtown; and
6. Specific input from downtown businesses and community partners on the types of activities the applicant community proposes for implementation within the downtown during the project.

Applicants are strongly encouraged to submit photographs of the downtown structures, identifying those structures involved in past, present, or future revitalization efforts.

For more information, see Supplemental Materials within Section 5.03 of the Application Guidelines.

Section 5.02 Special Policies for Thresholds for Selection

Special policies affecting thresholds for selection are:

1. The Citizen Participation Plan must contain provisions for the involvement of citizens, particularly LMI residents, in all phases of the project. Each local government submitting a single application or participating in a joint application, where applicable, must have and follow a citizen participation plan. The plan must provide for:
   a. Proper notice and access to all meetings and project records;
   b. Technical assistance on request to group’s representative of LMI persons;
   c. A minimum of two public hearings, each at a different stage of the program, for the purpose of obtaining citizen’s views, responding to proposals and questions specifically during the:
      (1) Application phase – the hearing(s) must cover community and housing needs, development of proposed activities to be undertaken, the amount of funds requested, the estimated amount proposed to benefit LMI persons, the amount and source of matching and leverage funds, if any, and the applicant’s plans for minimizing displacement of persons as a result of CDBG assisted activities and for assisting persons actually displaced; and
      (2) Implementation phase – the hearing(s) must review project/program performance and summarize any relevant updates or changes through the process, in supplement to any hearings held in accordance with the contract amendment request process.
The minutes of the public hearing and the public hearing notice are to include each listed statement. Public hearings for joint applicants must be held in each participant’s jurisdiction and the application must be available for public inspection at each locality.

d. A process for responding to complaints and grievances within 15 working days; and
e. The needs of non-English speaking residents where a significant number of them can be expected to participate in public hearings.

2. The **Residential Anti-Displacement and Relocation Assistance Plan** must be adopted and certified by the local government and be available to the public. A certification and plan is required even if the applicant is not proposing activities which will result in demolition or in the conversion of an LMI unit to a use other than LMI housing. The plan must contain two components (a) one-for-one replacement unit requirement, and (b) a relocation assistance component.

a. **One-For-One Replacement** unit requirement applies to all occupied and vacant occupiable LMI dwelling units that will be demolished or converted to another use as a direct result of a CDBG assisted activity. Occupiable dwelling unit is a residential unit that is in standard condition or in a substandard condition, but suitable for rehabilitation.

   (1) An LMI dwelling unit is defined as a unit with a market rental, including utility costs, that does not exceed the Section 8 fair market rent (FMR) as established by HUD. Whenever assisted rehabilitation raises the rent above the FMR that unit must be replaced.

   (2) A “vacant occupiable dwelling unit” is a unit in standard condition or a unit in substandard, but is suitable for rehabilitation; or a dwelling unit that has been occupied (except for a squatter) at any time one year prior to the Notice of Approval date for an approved application.

   (3) A unit is “standard condition” is ready to be lived-in with only a minimal amount of deferred maintenance or repair required at a reasonable cost.

   (4) A unit “suitable for rehabilitation” is defined for purposes of this certification as a unit whose estimated repair, rehabilitation, weatherization, and/or general improvement costs do not exceed one-half of its replacement value after rehabilitation. The local government may use their own definition for “suitable for rehabilitation” provided such definition is made public and DED determines the definition to be acceptable.

   (5) Replacement LMI units must be provided within three years from the start of demolition or conversion and must be:

   (1) Located within the same jurisdiction;

   (2) Sufficient in number and size to house at least the number of occupants that were or could have been housed; according to local occupancy codes;

   (3) Provided in standard condition or brought up to a standard condition; and

   (4) Designed to remain LMI for ten (10) years.

   (5) Replacement units may include public housing and housing with Section 8 project-based assistance.

   (6) Assistance cannot be obligated to the demolition or conversion activity until the local government makes public and submits to DED information that identifies:

   (1) The activity – the location and number of units by bedroom size;

   (2) The proposed demolition or conversion schedule;

   (3) The number and placement of replacement units and their size;

   (4) The source of funding and time schedule for replacement units; and

   (5) The basis for concluding that each replacement unit will remain a LMI unit for 10 years.

b. **Relocation Assistance** must be provided to each LMI family displaced by the demolition or conversion to another use of any housing unit because of an assisted activity. Persons must be provided assistance as
prescribed in the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (49 CFR Part 24) or 24 CFR 570.496a(c).

3. The **procurement process** for consultant selection must be outlined in accordance with *Section 5.05 (3) Competitive Proposals*. A grantee must use procurement procedures that are in conformance with State and local laws and regulations, Federal law and the standards identified for grantees within 2 CFR 200.300–345.

Grantees must establish and maintain effective internal control over the CDBG award, providing reasonable assurance that all parties involved are in compliance with federal, state, and local statutes, regulations, and the terms and conditions of the CDBG award.

*Overall, recipients of CDBG funds are responsible for ensuring competitive procurement for goods and services, in accordance with established rules and regulations using full and open competition. Complete documentation of this process is required.*

In specific instances, Exhibit K may be required at the time of application along with related supplemental documentation. **NOTE:** there may be instances where the applicant submits more than one such exhibit, for example when separately procured consulting firms provide general administrative and planning activities.

Applicants shall complete **Exhibit K1a/b** if this process as described in *Section 5.05* will not be used. The applicant must state why and identify and describe the process used for selecting a consultant. This also includes the process used for selecting of the consultant that implements the project. **Exhibit K2** shall be completed if the procurement process is completed prior to submission of application. Procurement process must follow state and federal requirements with the exception of the Applicant/Grantee acting in their own capacity.

Supplemental materials must be provided that clearly demonstrate the applicant community carried out the procurement process, this includes documentation that a reasonable number of appropriate firms were contacted directly and in a meaningful manner. Documentation must also include a narrative indicating the method of procurement, reasoning for selecting that method, how and by whom the procurement process was carried out, and any other pertinent information about the procurement process, including a description of how the applicant made meaningful contact to a reasonable number of appropriate firms (e.g. five). As an example, meaningful contact may involve an applicant sending the request for proposal directly to firms known to complete the scope of work and follow up with a phone call or email that confirms receipt of the request.

**WARNING:** With the exception of contracts for general administration services, **DO NOT execute any contract for goods or services prior to the Department issuing a written Notice of Release of Funds and Environmental Clearance.** This includes contracts related to project costs or supporting project costs (construction management and housing management).

### Section 5.03 Category Priority Point System for Selection

*Applicants meeting required thresholds are scored based on their capacity to describe the challenges and opportunities within the service area and describe how the proposed project addresses identified community development and/or housing needs. Applicants provide specific information about the issues and/or problems addressed by the project, line item budget, preliminary schedule, and how the project fulfills the selected National Objective.*

**Project Description Instructions**

Applicants are required to submit a **project description identifying the nature and scope of the project**, including match activities. **Limit your project description to no more than one page.** A complete and clear project description is the
foundation of the application. The description should provide location specific information and geographic boundaries, as well as a delineation of all activities included in the overall scope of the project.

This description should include how the project proposes to address one primary objective and outcome as described in Section 2.03 of the Application Guidelines.

The review team utilizes your project description to determine eligibility of project activities and provides overall context to the selection criteria. This description is of vital importance to review and score an application based on the criteria and thresholds set forth in this program category. Applicants are encouraged to use this description as the basic framework for the forthcoming environmental review record (ERR) project description. Additional details about the benefits of the proposed project are articulated under the subsequent project narrative and any supplemental attachments provided by the applicant to substantiate project need, impact, readiness, and community support. IMPORTANT NOTE: attachments should supplement and not be considered as a replacement for narrative.

**DTR Selection Criteria Matrix**

The Matrix below summarizes each selection criteria as a numerical score within the DTR Category. The maximum number of points available within any application is 925 points. A minimum score of 350 points is required and some criteria require a minimum score as noted below. For each Application, the review committee scores all selection criteria in five-point increments and on a scale as compared to other Applicants. Preference given to project proposals that demonstrate a comprehensive approach. Priority given to projects that benefit low- and moderate-income persons. See Table 5.03 for Selection Criteria Detailed Matrix.

<table>
<thead>
<tr>
<th>Item</th>
<th>Criteria</th>
<th>Points Possible</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Project Design</td>
<td><strong>Threshold: 150 points</strong></td>
</tr>
<tr>
<td></td>
<td>Overall Purpose of Project/Identification of Need</td>
<td>125</td>
</tr>
<tr>
<td></td>
<td>Project Impact</td>
<td>125</td>
</tr>
<tr>
<td></td>
<td>Past Efforts to Resolve the Problem</td>
<td>50</td>
</tr>
<tr>
<td>2.</td>
<td>Project Readiness</td>
<td><strong>Threshold: 100 points</strong></td>
</tr>
<tr>
<td>3.</td>
<td>Business &amp; Community Support</td>
<td><strong>Threshold: 100 points</strong></td>
</tr>
<tr>
<td>4.</td>
<td>Matching Funds</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Municipal Equalization Fund (MEF) Score</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Achievements (Applicant may only earn points as an EDCC or LCC, not both.)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Economic Development Certified Community (EDCC)</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>DED Leadership Certified Community (LCC)</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>Organizational preparedness</td>
<td>25</td>
</tr>
<tr>
<td><strong>Total points</strong></td>
<td><strong>Minimum Threshold: 350 points</strong></td>
<td><strong>925 points</strong></td>
</tr>
<tr>
<td>7.</td>
<td>On-Site Review (Conducted at DED discretion. NOTE: No points awarded, in supplement of Application only.)</td>
<td></td>
</tr>
</tbody>
</table>
For each of the following sections a project narrative must be provided and any additional information as noted within each individual application question.

1. **Project Design:** Up to 300 points is possible. Applicant must earn a minimum of 150 points to meet threshold. Describe the existing or imminent problem and/or an assessment of the identified local need for the project as derived through processes completed as a part of the pre-development planning process. The project design should include the overall scope of the project, and revitalization efforts for completion during the implementation of the project as derived all or in part through planning activities. Application should describe the importance of project activities to the community and provide clarity on how the project will benefit those identified by a CDBG National Objective. **For this criterion, it is necessary to create a nexus between the project need and the project outcomes as proposed.**

The application narrative shall be scored for clear and concise explanations of:

(a) The current need for the proposed project based on existing, identifiable problems and conditions;
(b) Provide clearly defined goals and objectives to address the identified community problems;
(c) The proposed project outcome in measurable units and the degree to which these accomplishments within project implementation will reduce or eliminate the need(s), and any plans to eliminate what needs remain;
(d) Describe the importance of project activities to the community and provide clarity on how the project will benefit those identified by a CDBG National Objective; and
(e) Identification and explanation of any past efforts to resolve the problem(s).

Points in this section include:

- 0–95 points—inadequately defined, below average
- 100–145—Limited project design is only defined.
- 150–195—reasonably defined, average compared to other applicants
- 200–300—well defined, above average

A strong narrative in this section will provide a clear nexus between the problem statement provided under Project Design and outcome described under Project Impact.

Community involvement and participation is a fundamental part of any successful project and is required as part of the CDBG application process (see *Section 5.02(c)* and *Exhibits A, B, & C*). Community surveys, town hall meetings, and/or interviews with community organizations, businesspersons, government officials and other community representatives are encouraged to determine perceived community needs. Public involvement should also be used to let residents know what needs where identified, how they were identified and to give residents an opportunity to respond to the proposed project. Existing capital improvement, comprehensive, economic development, housing, or other community development plans should be reviewed to determine if they reflect current conditions and goals or if there is a need to develop new goals and action plans. Special short-term committees can be asked to validate and/or update existing information.

The proposed project in a CDBG application does not need to be the highest community priority. Often top-ranked needs can be addressed with other more appropriate local, State, or Federal financial resources. Sometimes one of the community’s lower-ranked needs may address an issue that is a high priority for CDBG funds such as a project that will affect low- and moderate-income persons. Other times government and/or elected officials may be more aware of a need for that CDBG may be an appropriate resource than the general public. In this case, efforts should also be made to educate and inform the community about the need in order to build consensus and support to address the problem.
2. **Project Readiness:** Up to 200 points possible. Applicant must earn a minimum of 100 points to meet threshold. A description of prior and concurrent efforts related to the overall implementation strategy; work plan for solutions to the problems/needs and impact as defined above; project readiness; and financial and operational capacity of the community. This includes stakeholder involvement.

Points in this section include:

- **0-75 points**—inadequately defined, below average
  Lack of local staff or ability to oversee the revitalization efforts from planning to the implementation of the project, no clear evidence of commitment to proceed with implementation, no evidence that code enforcement is in place.

- **80-150**—reasonably defined, average compared to other applicants
  Local capacity demonstrated through past projects, past downtown and/or community improvement efforts, citizen participation, and strong evidence of a commitment to proceed with implementation of downtown revitalization plan; and code enforcement is in place.

- **155-200**—well defined, above average
  Significant local capacity demonstrated through past improvement efforts, citizen participation, and evidence of commitment to proceed with implementation of downtown revitalization plan; code enforcement is in place; and strong evidence of interest groups, organizations, and/or demonstration of other such efforts dedicated to downtown development and revitalization.

3. **Business & Community Support:** Up to 200 points possible. Applicant must earn a minimum of 100 points to meet threshold. The level of capacity, commitment, and support from the local business community will be compared to other applicants.

Points in this section include:

- **0-75 points**—inadequately defined, below average
  No evidence or very little evidence from the general and business community that will commit resources and support downtown revitalization efforts.

- **80-150**—reasonably defined, average compared to other applicants
  Some evidence of from the general and business community to commit resources and support downtown revitalization efforts. This may include letters of support, letters of intent from businesses and/or partners to commit resources, financial commitments from businesses and partners, or other such evidence of support for the project from the general and/or business community.

- **155–100**—well defined, above average
  Significant evidence from the general and business community that it will commit resources and support downtown revitalization efforts.

A strong narrative in this section identifies a significant number of businesses and/or partners contacted or otherwise engaged (i.e. included in the predevelopment/planning process) and clearly describe how the project will foster public and private sector partnerships for prioritized improvements to the downtown.
4. **Matching Funds:** Up to 50 points is possible. No minimum points in this section are required to meet threshold. Applicants that commit local funds (including “other” funds and/or in-kind contributions) to the project’s non-administrative activities that exceed the required match will be eligible for additional points. The table below further describes these criteria.

<table>
<thead>
<tr>
<th>Percentage Exceeding Requirements</th>
<th>Points Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>25% or greater</td>
<td>50</td>
</tr>
<tr>
<td>10-24.99%</td>
<td>25</td>
</tr>
<tr>
<td>5-9.99%</td>
<td>10</td>
</tr>
</tbody>
</table>

5. **MEF:** Up to 100 points possible. A Municipal Equalization Fund (MEF) score will be generated for each community that has applied for this program category. This aid formula provides a way of looking at needs and resources while at the same time ensuring that local governments provide a level of local resources. DED will incorporate the MEF calculation into the scoring criteria for this program category. **Narrative is not required under this section.**

6. **Achievements:** Up to 75 points possible. No minimum points in this section are required to meet threshold. Due to the nature of these programs, Applicant may only earn points as an EDCC or LCC, not both. Applicant must demonstrate any of the following items at the time of application submittal, including:

   a. **Certifications:**

      1) Applicant is designated as an Economic Development Certified Community, **50 points.**
      For a complete list of communities and additional information, visit the DED website at:

      2) Applicant is designated as a DED Leadership Community, **50 points.**
      For a complete list of communities and additional information, visit the DED website at:
      http://opportunity.nebraska.gov/community/community-info/community-improvement/leadership-community

   b. **Organizational preparedness, 25 points.** The community has a Redevelopment Authority or other downtown/business/community/economic development organization that is operational and functioning within the community.

      **IMPORTANT:** To receive points for this criterion, the applicant must attach a letter from the organization that verifies the presence of such organization in the community, and provides a description of how the organization will play an active role throughout the downtown revitalization efforts. In addition, the letter should describe how the organization, applicant community, and general public collaborate on community betterment projects.

      *In addition, also note that the achievements section is optional; projects can be funded in communities not awarded points in this section. These points may bolster an application’s score as compared to other Applicants, as requested funding amounts often exceed available resources.*

**On-Site Review**

Conducted by DED staff, on-site reviews do not yield points independent of the Application and is not a required part of the application process, but may be completed at the Department’s discretion based upon activities proposed, risk analysis considerations, or other such factors.
Evaluation considerations include observation of dilapidating or substandard conditions; infrastructure in poor condition (e.g. deteriorating streets and sidewalks, accessibility issues, drainage problems, etc.); downtown structures in poor condition observable need of façade or public safety improvements; identification of moderate to significant physical or economic blight (e.g. more than 15% of the properties in the project area in a state of physical or economic blight); and a number of vacant buildings.

**NOTE:** For the purposes of DTR, the term “physical blight” includes deteriorated conditions, or states of disrepair, of downtown infrastructure, buildings, and other physical elements which detract from the overall appearance and identify of the downtown district. The physical blight adds to depressed property values and affects the ability to market and attract investment. “Economic blight” includes the existence of vacant, disinvested, or underutilized buildings, and parcels, which represents unrealized commercial potential and create a negative image of the downtown that harms efforts to attract new investment.

**Supplemental materials**

The following is required information for the application:

- **Attachment 1 – Planning and Implementation Overview.** Within this overview document, Applicant provides background information related to the project, including summary of the completed, planned, and projected activities.
  - Provide an overview of the planning process, identifying the priorities, and where projects were implemented, describe the remaining needs and priorities to be addressed and include a timeline. This should include the date of the original planning process and any updates as completed or planned. Updates to the downtown revitalization plan may be formal or informal based on the nature of the update.
  - Provide an overview of the implementation process underway, identifying remaining needs and priorities to be addressed within the proposed project and include a timeline for overall downtown revitalization efforts. This should include the date of completed, underway, or planned implementation.
  - Identify measurable benchmarks and outline a schedule for project implementation. Typical benchmarks include:
    - Securing administrative and engineering services,
    - Process and completion of environmental review,
    - Land acquisition,
    - Completion of plans/specifications,
    - Securing of any necessary permits and/or approvals,
    - Solicit construction bids (NOTE: do not enter into contracts until receiving environmental clearance and release of funds),
    - Estimated construction start and completion dates, etc.

- **Attachment 2 – Downtown District Parcel Map.** Provide information on the map identifying uses by lots or parcels. Identify on the map residential, commercial, and vacant properties within the service area boundaries.

- **Attachment 3 – Contextual Photographs and/or Illustrations.** Provide photographs and/or illustrations that convey context to the narrative of the application.

Depending on the nature and scope of project activities proposed, the following items may be required prior to release of funds, if awarded. Review *CDBG Administration Manual Chapter 4* and any other guidance provided by DED.
• For proposed homebuyer activities OR proposed single-family owner occupied and/or rental housing rehabilitation activities, attach program guidelines.
• For commercial rehabilitation, attach program guidelines. Generally, these guidelines will describe and reference relevant city codes, any design standards in place, the process for application and approval between the local government and the business, etc.

Section 5.04 Use of Consultants
CDBG funds cannot be used to fund application preparation and Release of Funds must be received before engineering/architectural services or other project activities are eligible for reimbursement.

There are a number of reasons why a community may want to use consultants to assist with preparing a Community Development Block Grant application or administering a grant, such as when:

1. Work requires special professional services, such as accounting, architectural, engineering, legal, or planning services;
2. Local staff is inexperienced in the area of grant writing or project administration, or is already committed to other ongoing activities; or,
3. Work involves a short-term, but somewhat specialized project activity that does not justify hiring experienced, full-time staff.

Communities selected for CDBG funding will receive written guidelines regarding the federal and state requirements for selection of consultants to assist with project implementation, such as engineers, architects, planners, housing management administrators, or project administrator. The federal requirements do not apply to communities selecting consultants to assist with the preparation of an application; however, these costs are not eligible for reimbursement.

The procurement process for consultant selection must outlined in detail in accordance with Section 5.04 (3) Competitive Proposals. In specific instances, Exhibit K Procurement Process may be required at the time of application along with related supplemental documentation. Applicants shall complete Exhibit K1a/b if this process as described in Section 5.04 (3) will not be used. The applicant must state why and identify the process that will be used for selecting a consultant. This also includes the process used or electing the application preparer if that firm or individual is a part of or included in the process intended for selection of the consultant that implements the project. Exhibit K2 shall be completed if the procurement process is completed prior to submission of application. Procurement process must follow state and federal requirements with the exception of the Applicant/Grantee acting in their own capacity. Additional information is available within Section 5.02 and Chapter 10.

Several points should be considered before selecting any consultant, engineer, architect, planner, housing management administrator, or other professional to help assure that the community will receive satisfactory service. Cost-plus contracts are prohibited.

1) Loss-Leader” Arrangements
“Loss-leader” arrangements, where a consultant offers to prepare a grant application or preliminary engineering estimates at cut rates or at no cost in return for a future contract if the application is funded, are prohibited by federal regulations. Some firms may suggest this approach because costs incurred by a city or county prior to the award of CDBG funds, such as preparation of the application or preliminary engineering studies, not eligible for reimbursement. However, loss-leader arrangements violate federal regulations which require “maximum open and free competition.” Professional organizations also consider this practice unethical because it deprives the client of the benefits that can results from competition among competent, professional firms.

2) Selection of Engineers, Planners, or Administrative Consultants Prior to Grant Award
Generally, the use of multi-services procurement and contracting is prohibited, except for:
   a) When local officials decide to procure the services of an engineer to assist them with both preparation of preliminary engineering plans (that is not grant application preparation) and project engineering, in the event their community is selected for grant award;
b) When a community wants to conduct one procurement process to cover both grant preparation and grant administration; and

c) When a community wants to conduct one procurement process to cover both grant application preparation and grant implementation (contingent upon CDBG award).

On occasion local officials decide to procure the services of an engineer to assist them with both preparation of preliminary engineering plans and project engineering, in the event their community is selected for grant award. Likewise, some communities want to conduct one procurement process to cover both grant preparation and grant administration. This approach is permitted under federal procurement regulations. Obviously, in both cases, the selection process would occur prior to grant application. Any agreement between the community and the engineer or consultant that includes preliminary and project engineering or grant writing and administration services would have to be contingent upon award of CDBG funds. Any such contract also would have to have the prior approval of the Department of Economic Development to assure that federal procurement procedures complied with, and that all required federal clauses are included in the contract. Local officials would have to follow the procedures briefly outlined below under Competitive Proposals.

3) Competitive Proposals

Procurement by “competitive proposals” is a method used to meet federal and state requirements for soliciting architectural, engineering, legal, management, or accounting services. If your CDBG application is selected for funding, this is the procedure that is most appropriate to solicit and select professional services for your project. You may also want to use this procedure to select a consultant to assist you with the preparation of a CDBG application.

Competitive proposals are advertised and requested from several qualified sources.

HUD regulations for competitive proposals require the following:

(1) Requests for proposals (RFP’s) or qualifications (RFQ’s) must be publicized and identify all evaluation factors and their relative importance.

For example: RFP evaluation criteria may include technical expertise of the firm and its personnel (25 points); past record of performance on projects of similar nature, including quality of work and cost control (25 points); familiarity with CDBG program (20 points); capacity of firm to perform the work within time schedule (20 points); and the nature and extent of services proposed versus estimated fees (10 points); etc.

In general, grantees should use RFP process for professional planning services.

(2) Proposals must be solicited from an adequate number of qualified sources (at least three);

(3) Grantees and sub-grantees must have a method for conducting technical evaluations of the proposals received according to the criteria specified in the RFP and for selecting awardees;

(4) Awards must be made to the responsible firm whose proposal is most advantageous to the program, with price and other specified factors considered; and

(5) Grantees may use competitive proposal procedures for qualification-based procurement of architectural/engineering (A/E) professional services, whereby competitor’s qualifications are evaluated and the most qualified competitor is selected subject to negotiation of fair and reasonable compensation.

The method where price is not used as a selection factor can only be used in procurement of Architectural or Engineering services (NOTE: this does not include professional planning services).
DED recommends sending RFP’s to firms serving your region of the State. In addition to advertising in your local newspaper, you should also advertise in at least one other newspaper that is widely distributed in your region of the state. The community would evaluate the firms responding and could then conduct interviews with one or more of the firms responding and select a consultant. The community then negotiates a contract with terms and conditions to its satisfaction. Be sure to score all proposals received in accordance with the terms described and published with the RFP or RFQ, depending on the method used.

A response to an RFP should not be confused with competitive bid. A bid is an estimate of cost in response to detailed specifications. A response to a RFP in the competitive proposal process in a description of how a consultant proposes to approach solving your problem. Competitive proposals refer to the comparison of qualifications and may include fees where required or deemed appropriate. However, the main focus in selecting the consultant is to evaluate the content of the proposal and the consultant’s qualifications and demonstrated competence.

4) References
Any time a consultant solicits your business you should always check references prior to contracting with them. Request a list of prior clients, showing the organization’s name, address, phone number and contact person, as well as a brief description of the work performed. A list of the most recent clients is preferable (especially previous CDBG projects). Contact each reference. Some useful questions might be:

- Were you satisfied with the work?
- Was it performed on time?
- Was the consultant knowledgeable about the program?
- Were the tasks or work products prepared by the consultant useful?
- Did the consultant work with local staff to develop local capacity?
- Were the costs or charges reasonable? Did they stay within their original budget?
- Would you hire them again?

In addition, check to see if the work done for these clients is similar to what you want the consultant to do. The ability to write a grant application does not mean the same consultant has the capability to assist you with managing a grant. Sometimes the firm you are interested in will be a new firm with few if any client references. New, small firms can be just as good as well established, large firms, so instead of asking for client references, you could ask for past employer references.

Checking references prior to contracting is the most important action you can take to avoid becoming involved with a less than satisfactory firm.

5) Involve Local Staff
Whenever you retain a consultant to assist you with preparing a grant application or managing a CDBG project, make sure that someone from the city or county works with the consultant and understands the community’s application or the management issues involved. You should have a local staff person become familiar with the regulations for the CDBG program and work closely with the consultant in developing the application or managing the project. A consultant is a technical resource.

Section 5.05 Requirements for Submitting Applications
To apply for funds under these guidelines, an eligible applicant must complete the APPLICATION FOR DOWNTOWN REVITALIZATION form. This form consists of five parts: Part I – General Information, Part II – Funding Summary, Part III – Project Budget, Part IV – Project Descriptions and Impact, Part V – Required Attachments and Exhibits, Part VI Additional Attachments (where applicable). All parts must be completed according to instructions before an application will be considered for funding. Applicants shall be contacted by DED if their application is incomplete. Incompleteness applies only to Part I – General Information and Part II – Funding Summary, Part III – Budget, and Exhibits. When all deficiencies have been corrected, DED will resume the review process.
Section 5.06  Post Award Requirements
Considerations should be given to a variety of Federal and State regulations that can have scheduling or cost implications. Among these are:

1.  Records
All information on grant-assisted activities must be retained for ten (10) years following completion and closeout of the grant. During the grant period, perform and reports are required semi-annually.

2.  2 CFR Part 200 Subpart F
Local governments and nonprofits that expend $750,000 or more must conduct a single audit of federal and local funds.

3.  Davis-Bacon Act
This and related acts require that prevailing wage rates be paid to all employees working on a construction contract of $2,000 or more.

4.  Acquisition/Relocation
Regulations for acquisition and relocation emphasize anti-displacement and should be discussed with the Department URA representative at the beginning of the project. The Uniform Relocation and Real Properties Acquisition Act (URA) apply to all federally assisted activities that involve the acquisition of real property or the displacement of persons. If CDBG funds are used in any part of the project, the URA would govern the acquisition of real property, including easements, and any resulting displacement, even if local funds are used to pay the acquisition costs. The URA requirement may include formal notification of the affected property owner(s), preparation of an appraisal to determine fair market value, and a written purchase offer based on an amount determined to be fair market value. The only exception is a voluntary transaction that meets certain criteria.

Regulations emphasize anti-displacement. However, if displacement is necessary, relocation assistance must be provided to persons displaced by rehabilitation, acquisition, demolition, or the conversion of units for use other than low- to moderate-income dwelling units. Grantees will be required to replace every occupied unit that is demolished or converted with CDBG funds on a one-for-one basis within a three-year period.

5.  Regulations Emphasize Anti-Displacement
However, if displacement is necessary, relocation assistance must be provided to persons displaced by rehabilitation, acquisition, demolition, or the conversion of units for use other than low- to moderate-income dwelling units. Grantees will be required to replace every occupied unit that is demolished or converted with CDBG funds on a one-for-one basis within a three-year period.

6.  Procurement
Open and free competition on solicitation of professional services bidding is also required in most cases. If the applicant intends to use CDBG funds to pay all or a portion of fees, or intends to claim fees as match, then CDBG procurement guidelines must be followed. Grantees must establish and maintain effective internal controls over the CDBG award, providing reasonable assurance that all parties involved are compliant with federal, state, and local statutes, regulations, and the terms and conditions of the CDBG award. For more information, see Section 5.05 of the Application Guidelines.

7.  Environmental Review
Grant recipients are required to obtain appropriate environmental clearance for their projects and to maintain an Environmental Review record for each project. Depending on the determination of level of review, the review process may involve consultation with various agencies, groups and individuals regarding: historic properties, floodplain management, wetland protection, noise control, air quality, explosive and flammable operations, airport hazards, water quality, threatened and endangered species, wild and scenic rivers, farmland protection, environmental justice, contamination and toxic substances. The environmental review and Request for Release of Funds/Certification, if required, must be completed before the grantee, or any participant in the development process, incur costs against the project.
8. **Special Assessments**
Where CDBG funds are used to pay all or part of the cost of a public improvement, special assessments to recover the non-CDBG portion may be made provided CDBG funds are used “to pay” the special assessment on behalf of all properties owned and occupied by low- and moderate-income persons. For more information see Section 3.02 (3).

9. **Equal Opportunity, Fair Housing, and Handicap Accessibility**
Laws require that CDBG grantees administer their projects in a manner that affirmatively furthers fair housing and equal opportunity. All grantees will be required to undertake specific activities to further fair housing. Grantees must also assure that all activities and services are accessible to those with disabilities.

10. **International Energy Conservation Code**
Most new construction or substantial rehabilitation of buildings must meet the 2009 International Energy Conservation Code or the most recent version of the International Conservation Code in effect, as specifications (at no cost) that meet said standards. This applies to lighting, heating, cooling, ventilating, or water heating equipment or controls, as well as building envelopes. The certification form, which will be provided by the NEO, will attest that the building design complies and provide summary information about the design.

When the Energy Office has determined that a subject building complies, or has received documentation of alternate compliance, it will provide a Verification of Construction form on which it must be certified that the building is constructed substantially according to the plans. At key points during construction, the building should be inspected to verify that insulation and other envelope components, and all specified lighting, heating, cooling, ventilating, and water heating equipment and controls are installed as indicated on the plans. The Verification of Construction form must be signed and returned to the Energy Office within twenty (20) days following substantial completion. Contact NEO at (402) 471-2867 for a copy of the code.

As an alternate compliance method when a licensed architect and/or engineer have designed a subject building, a Designer Certification may be submitted to NEO instead of building plans and specifications. The certification form, which will be provided by the NEO, will attest that the building design complies and provide summary information about the design.

11. **Continued Use**
All community facilities assisted with CDBG funds must remain in the same use for five years after grant closeout. For more information, see 24 CFR 570.489.

**Section 6.01 Glossary of Terms**

**Annual Action Plan (AAP)**
The Annual Action Plan updates the Nebraska Housing and Community Development Consolidated Plan, a five-year plan addressing the state’s housing and community development needs.

**Assessment Abatement**
To pay fees levied against private property for the costs of public facilities activities (see special assessment). In order to maximize benefit to low- and moderate-income households, funds may be used to abate the assessments for these owner-occupied households.

**Beneficiary**
The ultimate consumer of HUD programs who receives benefits from a HUD Recipient or Sub-recipient.

**Community Development Need**
A demonstrated deficiency in housing stock, public facilities, economic opportunities, or other services that is necessary for developing or maintaining viable communities.
Comprehensive Strategic Approach
A comprehensive strategic approach is one that effectively utilizes community needs assessments, stakeholder participation, and planning processes. A comprehensive approach should include: significant needs identification, adopted or updated Comprehensive Plan, housing study, and capital improvement plan.

Consolidated Plan
The Nebraska Five-Year Consolidated Plan is a comprehensive planning document identifying the state’s needs in housing, homelessness, community and economic development. The State is required by the U.S. Department of Housing and Urban Development (HUD) to complete a Consolidated Plan every five years to receive federal funds for the Community Development Block Grant (CDBG), HOME Investment Partnerships (HOME), National Housing Trust Fund (HTF), Housing Opportunities for Persons with AIDS (HOPWA), and Emergency Solutions Grant (ESG) programs. Two other State funded programs are included in the plan, Homeless Shelter Assistance Trust Fund (HSATF) and Nebraska Affordable Housing Trust Fund (NAHTF).

Department or DED
Nebraska Department of Economic Development. The state agency that administers the federal Community Development Block Grant State Program for communities under 50,000 population with funds allocated to the US Department of Housing and Urban Development.

Disability
Any condition or characteristic that renders a person an “individual with disabilities” as defined in 24 CFR Part 8.3 (Code of Federal Regulations). An “individual with disabilities” means any person who has a physical or mental impairment that substantially limits one or more major life activities; has a record of such impairment; or is regarded as having such impairment.

Elderly
For purposes of this program and qualifying a project as meeting the low- and moderate-income national objective by principally benefitting seniors, a senior citizen is a person aged 62 or older.

Eligible Activity
Those activities authorized in Section 105(a) of the amended 1974 Housing and Community Development Act. However, the State and local participants have developed priorities, listed in Section 3.04, that best serve their interests and increase the likelihood of being funded.

Family
A family is defined as all persons living in the same household who are related by birth, marriage, or adoption. An individual living in a housing unit that contains no other person(s) related to him/her is considered to be a one-person for this purpose. A dependent child who is living outside of the home (e.g. students living in a dormitory or other student housing), is considered for these purposes to be part of the family upon which he/she is dependent, even though he/she is living in another housing unit.

Firm Public or Private Commitment
An agreement by a private or public party to take part in a local community development project. The party must demonstrate the capacity to carry out the activity specified in the grant application. The agreement may take the form of a city council or county board resolution, letter from a governmental agency, or a letter of credit from a private lending institution.

Flood and Drainage
Facilities designed to influence or affect the flow in a natural water course (such as a river, stream, lake, or intermittent stream) and excludes storm sewers.
Grant Closeout
The process by which the department determines that the grant recipient and the department have completed all applicable administrative actions and all required work.

Grant Contract
The legally binding contract between the state and a grant recipient. It consists of the notice of grant award, special conditions to the contract, certifications to comply with applicable state and federal regulations, the project budget, and the grant application.

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

Housing and Community Development Needs Assessment
A statement by the applicant that lists the community’s development needs, including housing needs and needs of low- and moderate-income persons and strategies to address the needs. Required of all applicants to be eligible for CDBG funding under Title I of the Housing and Community Development Act.

Income
The total gross income (before taxes) of all members of a family who are age 15 or older. Income includes all monies received by all members of the family such as gross wages and salaries, bonuses, tips, interest, dividends, social security, other retirement, supplemental security income, welfare, disability, VA payments, unemployment, alimony, other. A family that is involved in a business where the finances are interrelated with the family budget (such as a farmer) should consider their income as net after expenses, as reported to the Internal Revenue Service.

Language Assistance Plan (LAP)
A written implementation plan that addresses identified needs of the LEP persons served.

Leverage
Funds that are committed to the project activities exceeding the required match. Leverage may include public and private funds, or in-kind services, such as materials, labor, or other items that are directly related to the project. Leveraged funds may be considered only if they are spent during the project period. (Date of Release of funds through the project completion date). The amount of leverage must be given in dollars.

Limited English Proficient Person (LEP)
Individuals who do not speak English as their primary language and who have a limited ability to read, write, speak, or understand English because of national origin.

Low- and Moderate-Income
For CDBG, a person is considered to be of low income only if he or she is a member of a household whose income would qualify as “very low income” under the Section 8 Housing Assistance Payments program. Generally, these Section 8 limits are based on 50% of area median. Similarly, CDBG moderate income relies on Section 8 “lower income” limits, which are generally tied to 80% of area median.

Low- and Moderate-Income Person
A member of a family having an income as described under the Low- and Moderate-Income definition.

Lower-Income Person
A member of a family having an income equal or less than the Section 8 “lower income” limit established by HUD (80% or less of the area median). Unrelated individuals shall be considered as one-person families for this purpose.
**Municipal Equalization Fund (MEF) score**

The Municipal Equalization Fund (MEF) was created in 1996 as a needs-based method of providing state aid to cities. The program is administered by the Nebraska Department of Revenue, with data provided by the Department of Revenue’s Property Assessment and Research Divisions, and the Nebraska Auditor of Public Accounts. Final aid calculations for Nebraska communities are posted in June of each year.

This aid formula provides a way of looking at needs and resources while at the same time ensuring that local governments provide a level of local resources. DED will incorporate the MEF calculation into the scoring criteria for this program.

Each city’s population is multiplied by the average per capita property tax levy for the relevant population group. Then each city’s property tax valuation is multiplied by the state average property tax levy. These numbers are used to make the preliminary determination for state aid under the MEF formula. If a city’s population multiplied by the average per capita property tax levy is greater than the state-wide average levy multiplied by its valuation, the community will earn points. If the difference is negative, no points will be awarded under the MEF scoring criteria for this program.

All of the incorporated cities in a state are divided into three population groups:

1. Municipalities with a population of 5,000 inhabitants or more;
2. Municipalities with a population between 800 and 5,000 inhabitants; and
3. Municipalities with a population of 800 inhabitants or less.

Populations are based on the last decennial census including those modified by annexations that have taken place since the last census and any special censuses completed by the US Census Bureau.

**Neighborhood**

A geographic location with the jurisdiction of a unit of general local government (but not the entire jurisdiction) designated in comprehensive plans, ordinances, or other local documents as a neighborhood, village, or similar geographical designation; or the entire jurisdiction of a unit of general local government that is under 25,000 population.

**Neighborhood-based nonprofit organization**

An association or corporation, duly organized to promote and undertake community development activities on a not-for-profit basis within a neighborhood. To be considered neighborhood-based, the majority of the organization’s membership, clientele, or governing body are residents of the neighborhood where activities assisted with CDBG funds are to be carried out.

**Project Cost**

Costs to complete the project and not associated with general administration of the grant (i.e. 0181 General Administration) or supporting project costs (i.e. 0380 Construction Management, 0580 Housing Management – Rehabilitation Management, and 0580a Housing Management – Lead-based Paint testing, risk assessment, and clearance testing).

**Project Description**

Applicants are required to submit a one-page project description identifying the nature and scope of the project. This description is utilized to determine eligibility of project activities and provides overall context to the selection criteria for scoring of applications. This description should include how the project proposes to address at least one objective and one outcome as described in Section 2.03.

**Service Area**

Area within the community designated to benefit from the project.
**Single Purpose Project**
One or more activities designed to meet a specific community development need.

**Special Assessment**
A fee or charge levied or filed as a lien against a parcel of real estate as a direct result of benefit derived from the installation of a public improvement or a onetime charge made as a condition of access to the improvement. The amount of the fee represents the pro rata share of the capital costs of the public improvement levied against the benefitting properties. For additional information see, *Section 3.02 (3).*

**Supporting Project Costs**
Costs that support project costs (i.e. 0380 Construction Management, 0580 Housing Management – Rehabilitation Management, and 0580a Housing Management – Lead-based Paint testing, risk assessment, and clearance testing). For reporting purposes, beneficiaries are not reported separately rather they are associated with the most appropriate activity. Supporting project costs do not include grant administration (i.e. 0181 General Administration).

**Target Area**
A defined geographic area within which an applicant has determined that, based on community plans or other studies, a need for community development activities exists. A target area may be a neighborhood of 100 or more families in a community or an entire community. The target area must encompass the entire area served by the project. For additional information, see *Section 3.02 (4).*

**Units of Accomplishment**
Awarded projects must report on accomplishments specific to project outcomes. There are seven accomplishment types, the number of accomplishments will depend on the project activities to be undertaken. These types include People, Households, Businesses, Organizations, Housing Units, Public Facilities, and Jobs. For reporting purposes, at the time of application, the number of accomplishments is considered “proposed” and upon completion of project activities, the accomplishments are considered “actual”.

**Vital Document**
Any document that is critical for ensuring meaningful access to the Recipient’s major activities and programs by beneficiaries generally and LEP persons specifically.