CHAPTER 4 – DEVELOPING PROGRAM GUIDELINES

Successful community, neighborhood, or downtown revitalization initiatives start with a sound redevelopment plan. The planning process is used to bring stakeholders together, with the specific purpose of assessing and analyzing the socio-economic dynamics in the targeted area (e.g. community-wide, neighborhood, or downtown), identifying its unique assets and challenges. The planning process results in a vision of the study area that is shared by most stakeholders. Once the vision is clear, it can guide all subsequent decisions about redeveloping the targeted area’s physical infrastructure (i.e. housing, commercial buildings, transportation, and other public infrastructure), and coordination and delivery of community services. Many revitalization activities will be eligible activities under CDBG. Overall, the grantee should work with a DED Program Representative in order to determine which activities are appropriate for CDBG funding for any given project and under which funding category.

Typically the redevelopment planning process results in a document or tool, such as a land use plan, that maps types of appropriate development (e.g. residential, commercial, industrial, open space, etc.) for the target area to thrive, and also where and when that development will occur. This document or tool is then used for developing effective program guidelines, directly or indirectly.

In residential neighborhoods, grantees may use CDBG to carry out a new or existing Housing Program, including rehabilitation and purchase, rehabilitation, and resell. Such Programs can be implemented through the CDBG categories of Housing, Comprehensive Development, and Downtown Revitalization. There may be some restrictions on the eligible activities within each CDBG category, consult the appropriate Application Guidelines for additional information and/or procedures.

CDBG resources can also be used in downtown areas to carry out a new or existing Commercial Rehabilitation Program, including façade improvements, restoration, signage, etc. Commercial Rehabilitation programs are implemented through the Downtown Revitalization category only. Generally, eligible activities are limited to exterior improvements with very limited exceptions.

When implementing a Housing or Commercial Rehabilitation Program, it is necessary to develop and maintain Program Guidelines to ensure activities are carried out in accordance with the goals and objectives identified by the local government and its stakeholders. In general, the Program should further the initiatives derived from the planning process and incorporated in the redevelopment plan. For neighborhoods, this might be in the form of a supplement to or of the comprehensive plan itself. Eligible downtown business districts must have a discernable downtown revitalization plan; best practices involve a separate planning document from the comprehensive plan, as the study area is unique.

DEVELOPING PROGRAM GUIDELINES

Program Guidelines should reflect the vision for the community as developed through formal and informal planning processes. Successful projects derive from and implementation undertaken through a redevelopment/revitalization plan. Listed below are requirements of program guidelines by program type, DED may also encourage best practices not specifically included.

Functionally a “rule book”, program guidelines describe how the program is implemented at the local-level and include provisions to ensure compliance with state and federal requirements.
Municipalities provide a copy of the Program Guidelines DED for review. Prior to approval by DED, the municipality or its agent must address any deficiencies in this review per the appropriate CDBG category Application Guidelines or other guidance as provided by DED. Consult the Application Guidelines to determine timing of submission and review process. Best practices involve submission of a sample Application form for use by a local business or individual for consideration under the Program. (NOTE: This is a requirement for programs involving commercial rehabilitation activities.) Only after DED issues notice of approval for program guidelines should the municipality adopt and/or approve of these program guidelines locally.

Projects involving program guidelines often trigger the threshold for action related to National Historic Preservation Act of 1966 (16 USC 470 et seq.) and 36 CFR Part 800 “Protection of Historic Properties”. To ensure compliance, Grantees are strongly encouraged to consult with the State Historic Preservation Office (SHPO) early on in the planning process. For additional information about SHPO, contact Nebraska State Historical Society at 402-471-3270, toll-free 800-833-6747, or on their website https://history.nebraska.gov/historic-preservation.

**APPROVAL OF PROGRAM GUIDELINES**
Following DED approval, Program Guidelines must be reviewed and approved via established local internal controls; typically, this involves adoption of a resolution by the City Council or Village Board. A copy of the adopted resolution, associated meeting minutes, and other relevant materials are submitted to DED. Consult the category Application Guidelines to determine timing of submission and review process.

**IMPLEMENTATION OF PROGRAM GUIDELINES**
In consideration of accountability and transparency, Grantees follow the program set forth in their program guidelines. Where changes are necessary, Grantees must follow the amendment process. Such process is a required component of any approved program guidelines.

Prior to closeout and throughout the life of the grant, DED monitors Grantees for compliance and performance. This process includes a review of the Program Guidelines and any “client files” resulting from the implementation of the program. A program implemented in variation of the approved program guidelines (as amended) may result in a finding. For more information about monitoring, see Chapter 14.

**COMMERCIAL REHABILITATION PROGRAM GUIDELINES**
This section includes required components of a municipality’s proposed Commercial Rehabilitation Program Guidelines (e.g. façade improvement programs) and, if applicable, Program Income Reuse Plan. DED encourages submission of these materials at the time of application for CDBG resources. If not submitted at that time, these materials are a required special condition for release of funds, if awarded.

Where applicable to the proposed program, clearly identify the Program Income Reuse Plan and include after the last page of the Program Guidelines. Program Guidelines must include a table of contents and the following:

1. Statement of Purpose of the Program
2. Clearly defined Application process addressing:
   a. Applicant eligibility
      i. Geographic boundaries where the properties must be located
      ii. Historical standards, where applicable
   b. Eligible Activities
      i. Prioritized activities (optional)
ii. Selection priority ranking system, if applicable, cannot contain discriminatory criteria

iii. Use of established Design Guidelines or Design Standards (where applicable)

   NOTE: where municipality has established design guidelines, provision for compliance with those standards set forth.

iv. Include list of ineligible activities, where appropriate

   c. Formal notification of selection and non-selection policy

   d. Application review process

      i. Review committee identified

      ii. Flowchart/timeline for review/approval by the identified committee

      iii. Identification of Application Cycle, including deadlines. All projects must be complete prior to the CDBG contract end date.

      NOTE: if application deadline dates are not explicitly listed, identify how this information is disseminated locally and maintain records thereof.

      iv. Required documentation/materials submitted by Applicant (NOTE: best practices allow for the inclusion and completion of an “Application Checklist”.)

          1. Property ownership documentation

          2. Federal compliance items, including submission of appropriate SAM verification, DBRA, etc. (For more information about procurement, see Chapter 7. For construction and labor standards, see Chapter 9.)

          3. US Citizen Attestation Form, where appropriate

          4. Sketches, drawings, photographs, plans, etc.

      v. Identification of ERR Tier II process and completion, including provision for

          1. City inspection

          2. Compliance with State Historical Society (SHPO) and other provisions where identified in the ERR

   e. Copy of Application form and any associated “Application Checklists”, where available.

   f. Grant/Loan/Assistance Details, including matching requirements and maximum amounts

   g. Types and terms of funding/financial assistance provided

      i. Financial management

      ii. Amounts of assistance allowed, including CDBG funds and other sources

      iii. Loan, deferred conditional grant, etc.

      iv. Line of credit, where appropriate

   h. Conflict of Interest clause

      i. Grievance/Complaint procedures

3. Implementation of Program

   a. Use of Pre-Qualified Contractor list (optional)

   b. Procurement processes based on local standards, including provision for receipt of at least two bids for cost reasonableness

   c. Construction processes

      i. Permits

      ii. Agreements and Contracting, including provision for appropriate SAM verification

      (For more information about procurement, see Chapter 7. For construction and labor standards, see Chapter 9.)

      iii. Notice to Proceed

      iv. Davis Bacon requirements

   d. Federal compliance items

   e. Provision to maintain before/after construction photographs
4. Process for amending Program Guidelines, including DED approval of amendments
5. Program Income Reuse Plan, if applicable.

COMMERCIAL REHABILITATION: ELIGIBLE ACTIVITIES

Eligible activities under commercial rehabilitation are limited and subject to HUD requirements, including meeting of a national objective. Activities must meet a national objective and not all activities can meet the primary LMI national objective, including commercial rehabilitation with very limited exception where the benefit is distinctly on a limited clientele basis (LMC). 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. This contrasts with the LMI benefit national objective where the goal is to ensure that funded activities benefit LMI persons.

Façade improvements and commercial rehabilitation generally, principally serve the commercial development, benefiting property owners and alleviating conditions contributing to a slum and blight designation. Because improvements are generally limited to exterior improvements, a preponderance of commercial rehabilitation programs are façade improvement programs. This includes restoration, renovation, replacement, and reconstruction, all of which may include signage, awnings, windows, structural improvements, and painting. Painting is eligible for exterior façade improvements in combination with window replacement or facade restoration for bricks, stucco, and exterior surfaces for historic preservation that constrains deterioration of the exterior façade. Short of this standard, painting for the purpose to change colors (interior or exterior) is not considered restoration and is ineligible as it is considered maintenance. Other eligible painting that may be considered restoration:

- Painting of permanent signage for restoration and historic preservation that are fixed to structure.
- Restoration and improvements for public safety and related to the structural integrity and roof restoration may include painting as a last or near last step in the restoration process.

Without qualifying as restoration and/or combined with other activities that contribute to restoration/rehabilitation/preservation, painting is treated as maintenance. CDBG funds may not be used for maintenance.

Under HUD regulations, where the beneficiary is a for-profit organization, rehabilitation is limited to exterior improvements. Interior improvements (e.g. electrical, plumbing, HVAC, etc.) are ineligible unless the activities address the correction of municipal code violations (i.e. public safety). Where improvements address a code violation, grantee must maintain documentation of the citation.

HOUSING PROGRAM GUIDELINES

Proposed Housing Program Guidelines (e.g. programs involving Owner-occupied Rehabilitation and Purchase/ Rehabilitation/ Resale) and Program Income Reuse Plan must contain the following information. For housing programs, Applicants submit Program Guidelines and Program Income Reuse Plans at the time of application for CDBG resources. The Program Income Reuse Plan must be clearly identified and placed on the final page of the Applicant’s Program Guidelines. Program Guidelines must include a table of contents.

1. Statement of Purpose of the Program
2. Clearly defined Application process addressing:
   a. Applicant Eligibility
      i. Conflict of Interest clause
ii. Income eligibility; persons assisted with CDBG funds must have incomes at or below 80% AMI
   1. Anticipated Gross Annual Income (See 24 CFR 5.609 income determination)

iii. Application review process

iv. Priority Ranking System, if applicable, for selection that does not contain discriminatory criteria

v. Formal notification of selection and non-selection policy

vi. Geographic boundaries where the properties must be located

vii. Historical standards, where applicable

   NOTE: where property is owned by an entity other than an individual (e.g. property management company, business, etc.), applicant must also submit appropriate SAM verification. (For more information about procurement, see Chapter 7. For construction and labor standards, see Chapter 9.)

b. Property Eligibility

   i. Geographic boundaries where the properties must be located

   ii. Historical standards, where applicable

   iii. Assistance that does not exceed NAHP maximum per unit subsidy. Do not include general administration in your per unit costs for this calculation. For a listing of subsidy limits by county, see: https://opportunity.nebraska.gov/grow-your-community/data-for-applicants-and-grantees/#limits-data.

   iv. Policy to ensure the maximum purchase price or after-rehabilitation value will not exceed 95 percent of the median purchase price for the area. For more information about these limits, see: https://opportunity.nebraska.gov/grow-your-community/data-for-applicants-and-grantees/#homeownership-limits.

c. Eligible Activities

   i. Prioritized activities (optional)

   ii. Use of established Design Guidelines

   iii. Include list of ineligible activities, where appropriate

d. Types and terms of funding/financial assistance provided

   i. Amounts of assistance allowed, including CDBG funds and other sources (include minimum and maximum amount)

   ii. Loan, deferred conditional grant, etc.

   iii. Methods of ensuring affordability period and principle residence that include 1) program-wide recapture or resale provisions, and 2) legal instruments to be used. Deed restrictions or other enforcement mechanisms must reflect this occupancy requirement

   iv. Method to ensure the first beneficiary and subsequent beneficiary (unless recapture provisions are used) must occupy property purchased by a new homebuyer as a principle residence for at least 5 years from the date that NAHP funds are invested in the property. Regardless if resale or recapture provisions are utilized, the Affordability Period for the project must be a minimum of 5 years

   v. If recapture provisions are utilized for the Project, and program income is received, then the amount recaptured cannot exceed the net proceeds. Net
proceeds are the sales price minus superior loan repayment (other than NAHP funds) and any closing costs

3. Implementation of Program
   a. Relocation policy for voluntary and involuntary acquisitions as per 49.CFR 24.101. Policy must include the statement, “In cases where either voluntary or involuntary acquisition is anticipated, DED will be contacted prior to any action.”
   b. Use of Pre-Qualified Contractor list, where appropriate
   c. Procurement processes based on local standards
   d. Policy for compliance with HUD’s lead based paint (LBP) regulations
   e. Policy for compliance with DED standards or DED Rehab standards, for minimum rehabilitation standards for single-family and multi-family rehabilitation, see “DED Rehab Standards” available at: https://opportunity.nebraska.gov/program/community-development-block-grant/#forms
   f. Policy to ensure all units assisted with NAHP funds will meet DED rehabilitation standards, when applicable.
   g. Owner-occupied rehabilitation and Purchase/rehabilitation/resale programs must include rehabilitation procedures, including LBP procedures, in the guidelines
      i. Agreements and Contracting, including appropriate SAM verification (For more information about procurement, see Chapter 7. For construction and labor standards, see Chapter 9.)
      ii. Notice to Proceed
      iii. Davis Bacon requirements, if applicable
   h. Federal compliance items
      i. Property maintenance provisions, recapture clause
4. Policy to ensure compliance with the Fair Housing Act, including a narrative with specific reference to all areas of the Fair Housing Act applicable to the project
5. Affirmative marketing procedures including, but not limited to, marketing to local or regional residents & tenants of public housing and manufactured housing, other families assisted by public housing agencies, and households identified to be potentially eligible but least likely to apply
6. Policy for collecting photographs of the project, including before, after, indoor, outdoor and grounds photos. The policy must include a method for obtaining a voluntary release and authorization for publication of these photos from the owner or beneficiary
7. Grievance Procedures
8. Process for amending Program Guidelines, including DED approval of amendments
9. Program Income Reuse Plan
   The Applicant may retain program income from the project and utilize the funds for other CDBG-eligible activities, if the following items are met:
   a. The Applicant wishes to retain program income funds and reuse those funds for additional housing related activities
   b. The Applicant creates a Program Income Reuse Plan that clearly notes:
      i. The Grantee will use program income directly generated from the use of CDBG funds to further affordable housing programs eligible under the CDBG
ii. Program Income funds are those funds returned to the Grantee during the Affordability Period when the property is sold or is no longer the initial and subsequent homebuyer’s principal residence

iii. Program Income funds must be utilized for the current Project if the current Project has not been completed. This program income received must be applied to the current Project prior to requesting additional CDBG funds

iv. The Grantee understands that if program income is utilized for another housing related activity, other than for the same activity from the Project which generated the program income, then the Grantee will be responsible for developing and utilizing new Program Guidelines for the new eligible activity

v. Up to 10% of program income may be utilized for General Administration expenses

vi. If resale provisions are utilized for the Project, and program income is received, then the subsequent purchasers of each unit will be eligible homebuyers and the original homebuyer will receive a fair return on investment

vii. If recapture provisions are utilized, the Project and program income is received, then the amount recaptured cannot exceed the net proceeds. Net proceeds are the sales price minus superior loan repayment (other than CDBG funds) and any closing costs

viii. All program income will be returned to DED for reuse unless DED offers the option to the Grantee to retain the program income or DED approves the grantee’s Program Income Reuse Plan prior to receiving Release of Funds