

Green Housing Preservation Program Term Sheet for Small Building Owners

Program Description	The Green Housing Preservation Program (GHPP) provides low- and no-interest loans to finance energy efficiency and water conservation improvements, treatment of lead-based paint hazards, and rehabilitation work, to:
	 Ensure the physical health of buildings Preserve safe affordable housing for low- and moderate-income households Reduce building operating expenses Reduce greenhouse gas emissions
Eligible Buildings	 Multifamily buildings between 3 and 15 units Project scopes of work with energy efficiency measures that are projected to save at least 20% in annual energy (heating and electric) usage (% reduction in kilo-British thermal unit (kBTU)). Water is not included. Properties with moderate rehabilitation needs are also eligible. Ineligible Buildings Properties that have previously received State or City Low Income Housing Tax Credits (LIHTCs) are not eligible for GHPP and should contact the HPD Year 15 Program (hpdyear15@hpd.nyc.gov). Projects that have previously received HUD-assistance are not eligible for GHPP and should contact the HPD Multifamily Program (hpdhudmf@hpd.nyc.gov). Projects that do not meet the energy savings requirement or other eligibility criteria above may be eligible for financing through other applicable HPD Preservation Finance programs.
	Projects that are only seeking financing for lead abatement should refer to the Lead Hazard Reduction and Healthy Homes Program term sheet.
Eligible Owners	The term sheet is available to building owners of rental housing that own a building between 3 and 15 units <u>AND</u> own no more than three buildings in New York City, one of which serves as the owner's primary residence.
	The owner can be a for-profit owner, including individuals, partnerships, limited liability corporations, and corporations.
	This term sheet is not applicable to owners of HDFC cooperatives or other ownership entities. Borrowers of HDFC rental properties and other borrower types should consult with the other GHPP Term Sheets, as applicable.
	HPD may, among other interventions, require a change of ownership and/or property management as a condition of HPD assistance if there is a history of noncompliance or poor performance at the project and throughout any existing HPD-regulated portfolio.
Eligible Uses of the HPD Loan	 Energy Efficiency and Water Conservation (EEWC) measures with a 10-year payback period or less as specified by the IPNA (see explanation below) or as approved by HPD, including solar electricity and heating, efficient lighting, low-flow fixtures, insulation (piping and roof), and heating distribution upgrades Moderate Rehabilitation, including roof replacement, window replacement, masonry/pointing work, and electrical and plumbing upgrades. Treatment of Lead-Based Paint Hazards, including abatement measures, such as the removal and replacement of lead-positive doors, window frames, sills, baseboards, and other "friction surfaces", and interim controls, such as paint stabilization (wet-scraping and re-painting). Housing Preservation Program, Term Sheet

Updated April 2023



HPD Loan Amount	The loan amount is sized according to the energy efficiency, water conservation, lead treatment and rehabilitation needs of the building. Energy efficiency, water conservation and rehabilitation needs are determined through an Integrated Physical Needs Assessment (IPNA), which is a roof-to-cellar assessment of a building's physical conditions combined with an energy audit and conducted by a third party firm on <u>HDC's Pre-Qualified IPNA Firms list</u> . The lead treatment needs are determined through lead testing conducted by HPD at no cost to the owner.					
	Buildings <u>with</u> Substantia Maximum loan amount of \$ (See Appendix A for an exa needs)	60,000 per residential u	nit.	ictured if th	ne building had lead treat	ment
	Buildings <u>without</u> Substa Maximum loan amount of \$ (See Appendix A for an ex treatment needs)	50,000 per residential u	nit.	uctured if a	the building did not have	lead
	All Buildings In cases where a property h may lend up to \$80,000 per		ion needs <u>ar</u>	nd cannot s	support private financing,	HPD
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	Buildings <u>with</u> Substantia The first \$18,500 per reside over a 15-year term. Any o repayable to HPD. See belo	ential unit of a building's cost above that amount,	cost is struc , with a max			
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IPD Loan erms	Buildings <u>with</u> Substantia The first \$18,500 per reside over a 15-year term. Any or repayable to HPD. See below <i>Maximum</i> Green Efficiency Funds (0% interest, evaporating)	ential unit of a building's cost above that amount, ow for specific loan term Maximum Lead Treatment Funds (0% interest, evaporating) \$10,000 + ntial Lead Treatment ntial unit of a project's of amount, with a maximum elow for specific loan ter Maximum Mod	cost is struc , with a max is. Maximum M Rehabili Fund (repayable 3% inte \$41,500 \$41,500 cost is struct m of \$50,000 ms.	Anderate Anderate tation ds e, up to erest) 0 = ured as a 0 per reside	560,000 per residential un Total Maximum HPI Loan Amount \$60,000	loar HP[



All Buildings

	Green Efficiency and Lead Treatment Funds Only	Moderate Rehabilitation Funds
Loan Term:	15 years	30 years
Interest Rate and Loan Structure:	0% (a 0.25% servicing fee is applicable during construction only) Evaporating: no interest or principal payments are made during the permanent loan term. The loan evaporates in equal annual amounts over a 15-year period, as long as the building remains in compliance with the HPD Regulatory Agreement.	 Moderate Rehabilitation Funds and Reso A Funds are repayable. During the permanent period, only the Paid Interest Rate will be paid to HPD. The principal and Accrued Interest Rate will defer and accrue and be paid as a balloon upon maturity. <u>City Capital Funds</u> Overall Interest Rate: 3% Paid Interest Rate:1%, inclusive of servicing; HPD may reduce the paid rate to leverage additional financing or meet minimum coverage requirements. Accrued Interest Rate: The balance will defer and accrue, compounding monthly to be paid as a balloon upon maturity. <u>Reso-A Funds</u> Overall and Paid Interest Rate: 1%, inclusive of servicing; HPD may reduce the paid rate to leverage additional financing or meet minimum coverage requirements
Minimum Expense Coverage Ratio:	1.05	1.05
Minimum Debt Service Coverage Ratio:	N/A	 1.25 if the HPD loan is the only financing on the project 1.15 combined on all mortgages
Pre-Payment Penalty:	No prepayment allowed	No prepayment allowed during construction.
Replacement Reserve*:	N/A	\$250 per unit per year, increasing at 3% annually
Operating Reserve*:	N/A	Minimum of 6 months of maintenance and operating expenses including debt service
Cash Flow:	N/A	For Profit: Owner/Developer receives 100% Nonprofit: Owner/Developer receives 50% and 50% is placed in the operating reserve.

*HPD may reduce the reserve requirement in cases where it would create a burden to the project.

Private Debt

- HPD loans can be subordinated to existing or new first mortgage loans from a private bank.
- If a project can support private debt, HPD will require the owner to apply for private financing from one of the participating banks listed below or another lender approved by HPD.
- If a project has existing private debt that will balloon during the HPD loan term and/or has a variable interest rate, HPD will require the owner to refinance the private debt into a fully amortizing, stable interest rate loan product prior to, or at the time of, the HPD loan closing. If the project can support



Owner Equity Requirements	 additional debt beyond the outstanding principal amount, HPD will require the owner to leverage additional financing to pay for construction and/or soft costs associated with the HPD transaction. <u>Existing HPD Debt</u> HPD may consider extending the term of the existing HPD loan to run concurrent with the new loan term at interest rates consistent with this term sheet. Utility and Efficiency Incentives: Projects must pursue all available utility incentives, including: <u>AMEEP (the NY Affordable Multifamily Energy Efficiency Program)</u>, which provides up to \$2,000 per unit for projects following a comprehensive pathway, or more for projects implementing significant equipment or envelope improvements. <u>The HPD Retrofit Electrification Pilot</u> for projects seeking to electrify heating or hot water NYSERDA's <u>Heat Pump Program (NYS Clean Heat)</u> or other <u>Multifamily Building Programs - NYSERDA</u> and DEP's <u>Water Conservation & Reuse Grants - DEP (nyc.gov)</u> 				
	receiving Reso A funds are not required to contribute equity towards the project. Equity requirements are waived for buildings that only borrow up to the Green Efficiency Fund and Lead Treatment Fund threshold amount Equity is typically provided to fund a portion of the scope of work, soft costs associated with closing on the transaction, or capitalizing an operating and/or replacement reserve. The Equity contribution is documented by a Housing Repair and Owner Equity Contribution Agreement executed at closing. HPD will credit any rebates obtained through a utility incentive program toward the equity requirement. All projects proposed to be located in an Opportunity Zone should consider Opportunity Funds as a potential source of equity. Projects that use Opportunity Fund investments must clearly identify the amount of all such investments, the name and location of the Opportunity Fund, and the tax payment implications and benefits for the Opportunity Zone investment. Any additional federal funding beyond the tax must also be disclosed and will be included in the evaluation of the project. Maps of the designated tracts can be found at this link https://esd.ny.gov/opportunity-zones				
Fees and Closing Costs	Subject to funding availability, the following fees and closing costs can be paid for through the HPD loan. Owners that do not have the upfront funding to pay for any of the below costs incurred prior to the HPD loan closing can apply for a predevelopment loan from the New York City Energy Efficiency Corporation (NYCEEC) to cover those costs (terms on the predevelopment loan can be found <u>here</u>).				
	Item Description Reimbursable Amount				
	Integrated Physical Needs Assessment (IPNA)	Roof-to-cellar assessment of a building's physical condition combined with an energy audit	Base cost of up to \$5,000 per project plus up to \$250 per unit.		
	Architect and/or Engineer	Scope of work development	HPD must approve cost.		
	Technical Assistance Services	Bid process facilitation, tenant relocation services, owner's representative services during construction	Greater of \$2,500 per unit or 5% of the total project costs. The entire fee will be held back at closing and released upon project completion (including violation removal and requirements set forth in the Housing Repair Agreement), however HPD may release a portion of the fee		



		to cover HPD approved owner's representative costs
		Fees for TA services must be reasonable and commensurate with the project scope of work. HPD may limit reimbursement to amounts below the cost thresholds based on these criteria.
Developer Fee	Ensure timely completion of construction work	Projects that leverage private debt may be eligible for a developer fee that will be paid in increments based on project milestones. Up to half may be paid during the construction period with the balance payable upon permanent loan conversion.
		 Nonprofit: Lesser of \$10,000/du and 8% of TDC less acquisition, reserves, and developer fee For-profit: 5% of TDC less developer fee and reserves
		Projects that receive a developer fee cannot use HPD loan proceeds to pay for the Technical Assistance Services described above.
Payment and Performance Bond or Letter of Credit	Construction guarantees for projects receiving private financing or over \$1 million in HPD financing	Typically, 2-5% of the construction contract.
Environmental Testing	Lead and asbestos testing	Asbestos Testing: HPD must approve cost.
Title Report	A report that discloses	HPD must approve cost
	whether there are any competing claims, liens or other issues on the property.	
Title Insurance	Insures the owner and lender against loss or damage that can occur due to liens, encumbrances, or defects in the title to a property.	0.9% of the total loan amount
Owner Legal Fee	Attorney fee for reviewing legal documents and being present at the loan closing.	Up to \$15,000.
Initial Benchmarking Setup Fee	Fee to setup benchmarking account	HPD must approve cost



Green Consultant Fee (if applicable)	Consultant to as complying with Enterprise Green Communities Pro	n	HPD must approve cost	
The following fees cannot be paid for by owner at closing (only the Equal Opportun			ugh its loan proceeds and must be paid for by the number of the equity requirement):	
Item				
Construction Signage Fee		\$100 per building		
Equal Opportunity F	ee	\$1,400 per project		
Financial/Development Consultant Fee		Based on owner-negotiated contract with vendor		
Tenant Training Consultant Fee		Based on owner-negotiated contract with vendor		
DOB Expeditor Fee		Based on owner-negotiated contract with vendor		
Attorney Fee		Based on owner-negotiated contract with vendor		
Marketing Fees			on owner-negotiated contract with qualified	

Coop Conversion Attorney Fee	Based on owner-negotiated contract with qualified marketing agent

Regulatory Requirements

All Owners must enter into a regulatory agreement at closing requiring the following:

	Green Efficiency and Lead Treatment Funds Only	Green Efficiency, Lead Treatment Funds + Moderate Rehab Funds
Term of Regulatory Agreement	(i) the new HPD loan term, (ii	agree to a regulatory period through the later of) 15 additional years from the expiration of the d, or (iii) the expiration of the J-51 or Article XI
Rent Stabilization	 All units must remain in rent stabilization during the term of the regulatory agreement. All units that are currently not rent stabilized must be registered with DHCR. Setting for initial legal rents will be determined by HPD. Owner may not apply to DHCR for Major Capital Improvement (MCI), or Individual Apartment (IAI) increases in connection with the work funded by HPD and private loans for this project. Throughout the Term of the Regulatory Agreement, the owner may apply for MCI and IAI increases in accordance with the Rent Stabilization Code, as long as the Legal Rent does not exceed the Rent Limitation set forth in the Regulatory Agreement or the rental assistance rent, if a unit receives rental assistance. 	
Rent Limitation	N/A	 Maximum rent charged is 100% AMI. Current rents may be considered in establishing rental restrictions and restrictions may be set at multiple tiers up to a level affordable to households earning 100% AMI. Restricted rents for units with current rents below 80% AMI will be set to rents 10% above the current rent. The maximum



	Income Limitation	 Current and future vacant apartments must be rented to households whose incomes do not exceed 120% of AMI. If the building's current rents are close to this AMI level, HPD may adjust to allow for appropriate marketing band. 	 restricted rents for units with current rents above 80% AMI will be restricted to rents 20% above current rent. Current and future vacant apartments must be rented to households whose incomes do no exceed 120% of AMI. Units with rents set below 80% AMI can be rented to households earning up to 10% above the rent limitation. Units with rents set above 80% can be rented to households earning up to 20% above the rent limitation. If the building's income is close to the maximum level, HPD may adjust to allow for appropriate marketing band.
	Building Operations	N/A	 Projects must maintain an operating and replacement reserve that will stay with the project throughout the regulatory term. Owners must manage the property in accordance with generally acceptable management practices in New York City. HPD may require the owner enter into a management contract with a third-party management entity.
Real Estate Tax Benefits	Article XI may pay part	ial taxes based on a Gross Re	rsuant to <u>J-51</u> or <u>Article XI</u> . Projects receiving an ent Tax (GRT) payment. Gross Rent is defined as hare plus any tenant subsidy payments.
Design and Construction Requirements	 Rehabs and Design Guensures that all HPD pup practices for resiliency, As of March 1st version of the <u>Person</u>. Note that proje (e.g., plumbing applicable requirements) 	uidelines for Substantial/ Gut R rojects can meet NYC's climate health, and safety: t, 2023, all new HPD Preservate <u>HPD Design Guidelines for Pre</u> cts with scopes that are mainted h heating, roof, etc.) are not su	N: HPD's new Design Guidelines for Moderate ehabs establish minimum design standards that e goals and laws while incorporating best ion projects* must comply with the applicable servation based on the appropriate <u>HPD Rehab</u> enance only, or do not affect 2 or more systems bject to the Guidelines but must comply with the e Guidelines (e.g., heating equipment must s).
	projects receiving fundi EGGG or may pursue of projects with scopes th o Heatin o Work in o Substa	ing from HPD must comply with certification with LEED v4, gold at include all three of the follow g system replacement (include n at least 75% of dwelling units	EGCC): All substantial and gut rehabilitation in the New York City Overlay (NYC Overlay) to l or platinum. Per <u>HPD's Rehab Classifications</u> , ving items are considered Substantial Rehabs: s equipment and distribution system) c (including but not limited to fixture replacements) e (including replacement or alteration of \geq 50% of aque envelope).
			e subject <u>to Local Law 97</u> starting in 2024. The o comply. For projects <u>not</u> subject to the Design



Guidelines, refer to the <u>HPD LL97 Prescriptive Measures Checklist</u>, or the <u>IPNA's LL97 Compliance</u> <u>Tab</u>.

SOLAR: Per <u>HPD's Solar Where Feasible Mandate</u>, all HPD projects receiving subsidy are required to install solar where it is deemed cost-effective. A Solar Feasibility Analysis is required to assess cost-effectiveness as part of the IPNA process. HPD's non-profit partners at Solar One can help owners/ applicant complete the Solar Feasibility Analysis and Screening Tool, contact: <u>affordable@solar1.org</u>

MOD REHAB

SUB REHAB

GUT REHAB

Any building that contains a scope that affects 2 or more systems (e.g. heating*, plumbing, electric, roof, windows, façade) but not meeting the definition of Sub Rehab. This may include replacement or refurbishment of building systems, equipment, or fixtures, but must include work that is capitally eligible.

*Electrification of heating system requires NYC Energy Code compliant windows & roof insulation, which typically pushes building into a Sub Rehab classification unless building components are already in compliance.

Must comply with Design Guidelines for Moderate Rehab.

Green building certification is NOT required.

All three of the following are included in the scope:

1. Heating system replacement (includes equipment and distribution system)

2. Work in at least 75% of dwelling units (including but not limited to fixture replacements)

 Substantial work on building envelope (including replacement or alteration of ≥50% of the total glazing area or ≥50% total opaque envelope*)

Must comply with Design Guidelines for Substantial Rehab

> + certify with EGC or LEED v4 Gold or above

Substantial interior reconstruction that may affect egress, load-bearing structures, removal, and replacement of walls, floors, plumbing, electrical, and/or heating systems.

Typically, only the structure and structural shell of the original building remain unaffected, and if the building has tenants, they are likely to require relocation for significant parts of the renovation.

Must comply with Design Guidelines for Substantial Rehab (Gut Rehab Criteria) + certify with EGC or LEED v4 Gold or above.

- Projects must complete an Integrated Physical Needs Assessment (IPNA) and procure Technical Assistance Services by an HDC pre-qualified IPNA and TA firm. <u>See HDC website for</u> <u>current list of qualified firms</u>
- Projects where HPD/HDC's contribution is more than \$2 million will have to comply with the M/WBE Build Up Program requiring developers/owners to spend at least a quarter of HPDsupported costs on certified M/WBEs over the course of design and construction of an HPDsubsidized project. A minimum goal will be required for each project subject to the program. Developers may adopt a goal higher than the minimum.
- HPD requires developers, general contractors, and subcontractors working on projects receiving more than \$2 million in City subsidy to share job openings in entry- and mid-level construction positions with HireNYC and to interview the qualified candidates that HireNYC refers for those openings.



	• Owners are required to survey all tenants in a project using HPD's Aging-in-Place Survey to determine modifications needed to assist tenants age more comfortably and safely in place. The scope of work will include the modifications listed in the survey as requested by tenants.
Fair Housing and Accessibility Requirements	The owner is required to comply with all applicable Federal, State, and local laws, orders, and regulations prohibiting housing discrimination. The Developer must also construct the project in compliance with all laws regarding accessibility for people with disabilities, including but not limited to the New York City Building Code, the federal Fair Housing Act, the Americans with Disability Act, and Section 504 of the Rehabilitation Act of 1973.
	Work to assist tenants aging in place may also be required by HPD and included in the scope of work.
Marketing	All projects must be marketed according to HPD and HDC marketing guidelines. The owner must submit a marketing plan for agency review and approval. Where applicable, marketed projects will be required to use HPD's and HDC's lottery process.
Application Process	To apply please fill out HPD's Preliminary Preservation Application.
Participating Banks	Community Preservation Corporation: Atalia Howe, 646-822-9427 Enterprise Community Partners: Victoria Rowe-Barreca, 212-284-7181 Low Income Investment Fund: Ivan Levi, 212-509-5509 x 29 Local Initiatives Support Corporation (LISC): Arturo Suarez, 212-455-1606 New York City Energy Efficiency Corporation (NYCEEC): Poise Constable, 646-797-4615 Habitat for Humanity Community Loan Fund: Christopher Illum, 646-779-8861

HPD, in its sole discretion, may, at any time and without prior notice, terminate the program, amend, or waive compliance with any of its terms, or reject any or all proposals for funding.

NOTE: The project receiving funding under this program may be subject to Section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u) and the implementing regulations at 24 CFR part 135. If applicable to the project, (i) to the greatest extent feasible, opportunities for training and employment arising in connection with the planning and carrying out of the project must be given to "Section 3 Residents" as such term is defined in 24 CFR 135.5; and (ii) to the greatest extent feasible, contracts for work to be performed in connection with any such project must be awarded to "Section 3 Business Concerns" as such term is defined in 24 CFR part 135.5.



APPENDIX A

EXAMPLE 1: LOAN STRUCTURE WITH LEAD-BASED PAINT HAZARDS

Building Size = 8 units

Maximum Eligible Financing = \$60,000 per unit, or \$480,000

Total Loan Amount = \$350,000

Loan Structure:

	HPD Loan A	HPD Loan B
Loan Amount	\$148,000 (\$80,000 in Lead Treatment Funds plus \$68,000 in Green Efficiency Funds)	\$202,000
Loan Term	15 years	30 years
Interest Rate	0%	Up to the higher of 3% or the Applicable Federal Rate, inclusive of servicing
Repayment Term	Evaporating by \$9,867.67 each year for 15 years	50% or more of the principal will amortize over a 30-year term and 50% or less of the principal will defer and accrue and be payable upon maturity

EXAMPLE 2: LOAN STRUCTURE WITHOUT LEAD-BASED PAINT HAZARDS

Building Size = 8 units

Maximum Eligible Financing = \$50,000 per unit, or \$400,000

Total Loan Amount = \$350,000

Loan Structure:

	HPD Loan A	HPD Loan B
Loan Amount	\$68,000 (Green Efficiency Funds Only)	\$282,000
Loan Term	15 years	30 years
Interest Rate	0%	Up to the higher of 3% or the Applicable Federal Rate, inclusive of servicing
Repayment Term	Evaporating by \$4,533.34 each year for 15 years	50% or more of the principal will amortize over a 30-year term and 50% or less of the principal will defer and accrue and be payable upon maturity