Affordable Housing Financing Fund

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Proposition 123: Land Banking Program Guidelines





COLORADO Office of Economic Development & International Trade



Affordable Housing Financing Fund

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Contact

Proposition 123: Land Banking Program

The program provides grants to eligible local or tribal governments and forgivable loans to eligible nonprofits with a demonstrated history of providing affordable housing.

Program Guidelines 08-21-2024

Bold items below are addressed in the statute.

Eligible Projects	 Acquisition of land for the development of affordable rental and for-sale housing. Mixed use is allowed if the predominate use is affordable housing. New money transactions will be prioritized over a refinance or addressing financing gaps on existing projects.
Program Benefits	 Grants to eligible local and tribal governments Forgivable loans to eligible nonprofits Good faith efforts may be used for consideration of extensions
Program Allocation	 Program funding is 15% to 25% of total Financing Fund allocation 25% of the Land Banking funds will be reserved for projects within a Transit Area or Walkshed designated on the DOLA Map to be published September 30, 2024
Maximum Grant or Loan Amount	Lesser of \$5 million or CHFA's concluded appraised value
Forgivable Loan Terms	 Milestone 1: Proper zoning and development plan within 5 years Milestone 2: Permitted and funded within 10 years A project can utilize the full 10 years to reach milestone 2, even if milestone 1 is completed before the end of 5 years
Forgivable Loan Conditions	 If specified milestones are not achieved by 5 and 10 years, the forgivable loan must be repaid within six months unless the land is conveyed to a state agency or other entity for the development of affordable housing with the approval of CHFA. Non-performance could impact future awards Upon repayment of the loan plus deferred interest, the property may be developed for any purpose.

Grant Conditions	 If specified milestones are not achieved by 5 and 10 years, the grant must be repaid within six months Milestone 1: Proper zoning and development plan within 5 years Milestone 2: Permitted and funded within 10 years
Interest Rates and Fees	 Forgivable loans bear a deferred interest rate of 2%. No interest is due if milestones are achieved. Standard third-party closing costs apply Environmental Report required for transactions over \$750,000
AMIs Served	 Rental: Households with an annual income at or below 60% AMI Homeownership: Households with an annual income at or below 100% AMI Rural Resort communities may petition the Colorado Division of Housing to use more flexible income requirements Commercial or mixed-use development, including non-restricted housing, is eligible provided that the predominant use (70%) is affordable. Projects proposing between 51% and 69% of the project to be utilized as affordable may apply with justification
Geographic Distribution	Letters of intent and/or applications will be reviewed to ensure equitable distribution of funds statewide to both rural and metro areas.
Reporting	Borrowers and grant recipients will annually report on development progress
Funding Process and Distribution	 Letters of intent will be required prior to submission of an application Based on anticipated demand, applications may be reviewed through a competitive funding round
Affordability Covenants	 All projects must have a Regulatory Agreement at the time of program funding which will cover the milestone period Final development must include a covenant maintaining affordability of rental housing units for at least 30 years after the final improvements are developed. Homeownership developments shall remain affordable for at least 30 years through a ground lease or similar structure. Projects may request a waiver to 20 years with a market analysis
Priorities	 High-density housing Mixed-income housing Environmental sustainability Additional priorities: Shovel-ready projects that result in new units Use of Modular/offsite construction if cost competitive Inclusion of home-based child care units or commercial child care facilities
Commitments	Commitments will be valid for 60 days

This chart is intended only to highlight certain program requirements. Loans are subject to other requirements, including the CHFA Credit Policy and applicable operating and replacement reserve requirements. To view all program details, please read the program guidelines. Please note that the programs are subject to change.





Proposition 123: Land Banking Program Guidelines

Program Description and Eligible Projects

The Proposition 123 Land Banking Program (Program), provides funding for the acquisition of land for the development of affordable rental and for-sale housing. Mixed use is allowed if the predominate use is affordable housing. Land with pre-existing improvements is eligible for financing; however, only the value of the land is eligible for financing under the Program.

Program Benefits and Funding Allocation



The Program provides forgivable loans to eligible and experienced nonprofit organizations and grants to eligible local and tribal governments.

The total amount allocated in any given year from Proposition 123 funds will be between 15% to 25% of the total Financing Fund.

For the 2024-2025 Fiscaly Year, a total of \$48 million will be available to support the Land Banking program. Of that total, \$12 million (25%) of the program allocation will be reserved for Land Banking projects within a Transit Area or Walkshed designated on the Department of Local Affairs (DOLA) map to be published September 30, 2024. The intent of this set-aside is to incentive and align developers with HB24-1313 land use priorities and secure land in Transit Areas.

Eligible Recipients

The subject site must be located in the State of Colorado in a jurisdiction that has completed and received approval of a Proposition 123 Local Government Affordable Housing Commitment from the Colorado Department of Local Affairs - Division of Housing. Local and tribal governments, and nonprofit organizations with prior experience in developing affordable housing are eligible to apply.

New money transactions will be prioritized over a refinance or addressing financing gaps on existing projects. Transactions that may have closed on or after February 1, 2024 may be considered as new money transactions if the applicant can provide a Purchase and Sale Agreement that expired between February 1, 2024 and August 31, 2024.

The name on the title for the subject site financed under the Program is not required to be the same as the borrower. CHFA approval of the owner is required prior to acquisition or transfer of title. Any program restrictions placed on the property must be transferred with the title to stay with the land.

Forgivable Loan and Grant Terms and Conditions

Loan or grant amounts shall not exceed the lesser of \$5,000,000 or the appraised value. Borrower may finance 100% of the eligible land cost amount, or appraised value, whichever is less. Awarded projects are subject to review and acceptance of a third-party appraisal by CHFA. Award amounts may be reduced pending a final review of the appraisal by CHFA.

All projects are required to achieve the following milestones within 10 years:

- Milestone 1: The project must be properly zoned and have a development plan submitted within five years of the Proposition 123 Land Banking loan or grant funding.
- Milestone 2: All projects must be permitted and funded. CHFA and the borrower may establish additional terms if good faith efforts to meet the milestone timelines have been made by the borrower.

A project can utilize the full 10 years to reach milestone 2, even if milestone 1 is completed before the end of 5 years.

Non-performance of these conditions could impact the borrowers' or grantees' eligibility of future awards under the program.

Forgivable loans to nonprofit organizations will have an initial five-year term and will be automatically renewed for an additional five years if the project meets the required milestones.

Land acquired with the assistance of the program that is not developed within the timeline above may be used by the owner for any purpose upon payment of the loan with interest or, in exchange for a waiver of interest, conveyed to a state agency or other entity for the development of affordable housing with the approval of the administrator. Upon conveyance of the land, the outstanding loan will be converted to a recoverable grant.

Grants to local and tribal governments must be repaid if the milestones are not achieved. If these requirements are not met within the 5- and 10-year deadlines, the grant must be repaid over the next six months. Upon repayment of the grant, the property may be developed for any purpose.

Interest Rate and Fees

Forgivable loans will bear a simple interest rate of 2.0%. All simple interest will be deferred through maturity and will only be due if the milestones are not achieved.

All loans and grants are subject to any standard third-party closing costs due at origination. These costs could include, but are not necessarily limited to, customary legal and third-party report fees.

Security Interest

All loans will be unsecured; however, the owner must obtain a title insurance policy at the closing of the program funds.

Area Median Income (AMI) Restrictions

All rental units to be developed on the subject property will be restricted to households with annual incomes at or below 60% of the Area Median Income. All homeownership units to be developed on the subject property will be restricted to households with annual incomes at or below 100% of the Area Median Income. Rural Resort communities as defined by the Colorado Division of Housing (DOH) may petition DOH to use more flexible AMI percentages.

Commercial or mixed use is allowable provided the predominant use is affordable housing. Market rate



or non-restricted housing may be included in the allowable commercial or mixed-use space. Predominate use will be considered as anything over 70% of the improved space or units. Projects proposing between 51% and 69% of use as affordable may apply, but applicants will need to justify the reasoning in their application.

Project sites with pre-existing improvements must conform with the restrictions above by the 5- and 10-year milestone requirements.

Commercial or mixed properties are further restricted as described below, and may be waved on a case by case basis:

The following uses and activities shall not be conducted in or on the Project: (i) activities which are illegal under federal, state or local laws; (ii) selling, producing, or displaying sexually oriented material (e.g., adult book stores, adult video stores, adult theaters, etc.); (iii) non-medical massage services; (iv) a business generating greater than twenty-five percent (25%) of its revenues from the sale of alcoholic beverages not manufactured on-site or from selling alcoholic beverages for consumption off premises; (v) a business or organization that discriminates in its membership or facility usage on the basis of race, color, national origin, religion, gender, age, disability, citizenship status, marital status, sexual orientation, or any other status protected by law; (vii) gambling activities (not including sale of state sanctioned lottery tickets); (viii) selling or dispensing products illegal under federal, state or local laws; (ix) religious services, instruction or overtly sectarian

activities; (x) pawn brokering; (xi) making "payday" or short term loans by an entity that is not a bank, credit union, savings and loan or other banking institution; and (xii) escort services.

Affordability Covenants

All projects must have a Regulatory Agreement filed by CHFA in a priority lien position at the time of loan or grant closing that shall exist until all milestones are achieved. Units will be restricted at the following AMI levels:

- 100% for Homeownership
- 60% for Rental



Rural Resort communities as defined by the Colorado Division of Housing (DOH) may petition DOH to use more flexible AMI percentages.

Subordinate lien positions may be considered once the project starts construction; however, the priority covenants must at least be equal to the following restrictions:

- a. The final development must include a covenant maintaining affordability of rental housing units for at least 30 years after the final improvements are developed.
- b. Homeownership developments shall remain affordable for at least 30 years either through a ground lease or a regulatory agreement enforced by the borrower.
- c. All projects may request a waiver down to 20 years with a market analysis.

Geographic Distribution

Letters of intent and applications will be reviewed to ensure equitable distribution of funds statewide to both rural and metropolitan areas.

Reporting

Borrowers and grant recipients will be required to report on development progress as part of the development plan. The specific reporting requirements must include the following:

- Project Name
- Project Street Address
- City and County Location
- Housing type (homeownership and/or rental)
- Unit count for deed restricted units
- · Unit count and bedroom count for market-rate units
- Proposed units in each AMI of the project
- Proposed percentage of mixed use
- Proposed category of non-residential use
- Green Building or Energy Efficient Certification Program application question
- Building codes in place at time of development application question (year)
- Final Electrification Level e.g. 100% electrification, or specific infrastructure that was not electric and schedule to convert to all electric.
- Distance to regularly scheduled transit or community center
- Maximum density allowed vs. proposed density of project
- Geothermal opportunity

Statutory Priorities

All applications will be evaluated with an emphasis placed on the following criteria:

- High density: Informed by local density definitions and maximum allowable density based on local conditions.
- Mixed Income: Commitment to serving a broad range of income levels within the development. (may need to reference the allowable percentage of Restricted affordable vs other)
- The Environmental Sustainability of the proposed project as defined below.

Applicants should be prepared to design future projects under the Environmental Sustainability Standards and local codes in place at the time of development planning.

Each of the following is required to meet the Environmental Sustainability standard:

- 1. Certification from one of the following*:
 - a. Enterprise Green Communities Certification Plus
 - b. Enterprise Green Communities
 - c. Zero Energy Ready Homes
 - d. Energy Star NextGen Certification
 - e. National Green Building Standards
- 2. Projects located in jurisdictions that have not adopted the 2021 or higher International Energy Conservation Code may opt out of the certification if they commit to using the 2021 or higher IECC and State Model Energy and Solar Ready codes when they develop the units. **Note:** Per SB24-214 on or after January 1, 2025 all State funded projects with new units are required to use Energy Star appliances.
- 3. All projects must be located within half mile of a regularly scheduled transit stop or community center where jobs and services are located.
- 4. All projects must utilize water efficient design inside and outside. Full guidance can be found at coloradowaterwise.org.

*Waiver: If a project cannot meet any of the Environmental Sustainability requirements listed above, it may present an alternative standard or request a waiver. The waiver will need to be justified with documentation demonstrating increased cost, lack of contractor knowledge (rural), limited location options (rural), no transit system (rural).

Strategic Policy Priorities

In addition to the Statutory Prioritization above, for Fiscal Year 2024-2025, applications that utilize modular or other innovative building technology, and projects located in child care deserts (childcaredeserts.org) that incorporate home based child care units or commercial child care facilities will be prioritized. All applications will also be evaluated based on the following:

- 1. Readiness to proceed, including a Purchase and Sale Agreement or an Option to Buy. Projects should be ready to start construction within 12 months of application.
- 2. Development Plan status
- 3. Geographic distribution
- 4. Requested award amount per unit
- 5. Financial feasibility
- 6. Density
- 7. Leverage of other sources of funds

Application Process and Distribution

Prior to submitting an application, a Letter of Intent to Apply (LOI) for a Proposition 123 Land Banking grant or loan must be sent to CHFA to determine eligibility, including the status of local government opt-in, and available funding. LOIs must include a Purchase and Sale Agreement (or option to buy), zoning and entitlement status, the project location/address, size of the parcel (if known), and estimated loan or grant request. Fully complete LOIs will be reviewed on a first-come first-serve basis.

CHFA will begin accepting complete LOIs on **September 16, 2024** and will continue to accept LOIs until funds are exhausted. All LOIs must be emailed to landbanking@chfainfo.com. If the LOI is approved, and pending consideration of the strategic policy priority for geographic distribution of available funds, you will be contacted to proceed with an application. Please contact the following individuals with questions:

Steve Boice Manager of Business Finance 303-297-7468 sboice@chfainfo.com Peter Martinez Commercial Loan Officer II 303-297-7320 pmartinez@chfainfo.com

Once a complete LOI is received and eligibility and funding availability is determined, Borrowers will be sent an invitation to complete the Proposition 123 Land Banking Application via a secured email system. Once an applicant is notified, they will have 60 days to submit a completed application.

In addition to completion of the Proposition 123 Land Banking Application, the following information will be required to be submitted to CHFA:

- Nonprofit organizations are encouraged to provide letters of support from local governments.
- Borrower resume and list of previous developed projects
- Project Narrative, describing the proposed use of the project, including a breakdown of the proposed AMI percentages and any commercial use, if known at the time of application, alternative funding sources if Land Banking funds are not received, and how the project will address the priorities of density, mixed-income, and environmental sustainability in the market area.

- Appraisal
- Phase I Environmental Report for transactions over \$750,000.00
- Purchase and sale agreement (Must be provided as part of the LOI)
- Rural resort waiver, if applicable

Once an application is approved, CHFA will provide the applicant with a loan commitment, along with a list of any due diligence items to be collected. The commitment will be valid for 60 days and must be signed and returned to CHFA prior to the expiration of the commitment. If a commitment is not signed and returned to CHFA within 60 days, the award may be forfeited and made available to the next qualifying project in the order in which an approved LOI or application was received.

Please note that the program guidelines and procedures outlined herein may be modified at any time, with or without notice.

Development Plan Appendix

The following list of documents will be required to be submitted to CHFA for approval as part of the required Development Plan within the first five-years of funding a Land Banking Award milestone:

1. Updated Land Banking Application, including the following updates

- a. Sources/Uses (Construction and Perm if available)
- b. AMI Mix
- c. Environmental Sustainability Requirement
- d. Project budget, if available

2. Zoning Letter (required per the measure)

3. Project Site Plan, including the following

- a. Survey
- b. Drawings from Civil or Architectural Engineer

4. Updated Narrative including the following Sections:

- a. Project Overview
- b. Tax Credit Application Status (if known or applicable)
- c. Development Timeline
- d. Consultant Information (if known/applicable)
- e. Architect Information (if known)
- f. General Contractor Information (if known)
- g. Utility Information: description of how will utilities be brought to the site.

5. Market Study (if required for tax credit application)