RULES AND REGULATIONS - PROPERTY TAX CREDITS
HISTORIC RESTORATIONS AND REHABILITATIONS

1.0 Background

These rules and regulations are issued pursuant to the authority granted to the Director of Finance by Section 10-8(k) of Article 28 of the City Code.

2.0 Goal

Legislation sets forth the following goal for the program:

"...to help preserve and revitalize Baltimore’s neighborhoods by encouraging home and business owners to make special efforts to restore or rehabilitate historic buildings."

3.0 Definitions

3.1 The terms "construction cost," "total cost," and "development costs," are defined to include documented expenses for the following: architectural design, appraisal, engineering, demolition, site preparation, restoration, alteration, interior and exterior work, including all electrical, plumbing, mechanical and related work required to be permitted under the Baltimore City Building, Fire and Related codes, and interior and exterior finish work normally associated with historic projects, and all work of the type requiring an "Authorization to Proceed" from the Commission for Historical and Architectural Preservation (CHAP), whether or not a particular property is subject to CHAP review for purposes other than application for this tax credit (National Register Historic District and National Register Landmark properties).

3.2 The term "work beginning" shall mean any work tasks of the type requiring an Authorization to Proceed from CHAP before work may commence on a building or in a district subject to the jurisdiction of CHAP, or any interior work. This same definition shall apply to any property or project not subject to the jurisdiction of CHAP and issuance of Authorization to Proceed, but eligible to apply for this credit (i.e., properties in National Register Historic Districts or National Register Landmark properties).

3.3 The term "In-Cycle General Reassessment" means that properties are valued once in a three-year cycle, based on an external physical inspection. In Maryland, increases in property values are phased-in so that one third of the increase between the current value and the new value is added to the prior year’s phased-in value. Reassessment for new construction within any year of a three-year cycle is performed only when there is a change in the use of a property or an increase in value greater than or equal to $100,000.
3.4 The term “City Homestead Tax Credit” means a credit calculated on any annual assessment increase exceeding the local government limit.

3.5 The term “Appraisal” means a valuation report prepared by a Certified Residential Real Estate Appraiser or a Certified General Real Estate Appraiser licensed under the Business Occupations and Professions Article, Title 16, Subtitle 3, of the Maryland Code, and conforming to all requirements included in these rules and regulations and any appendices thereto, with particular attention given to Appendix A and Appendix B specifying the scope of work required for appraisals to be accepted for this credit.

3.6 The term “Director of Finance” means the Baltimore City Director of Finance or any employee or agency of the City to which the Baltimore City Director of Finance has delegated administrative responsibilities for this credit.

3.7 The term “Tax Year” is defined as a 12-month period, or any portion thereof, beginning on July 1 of a calendar year.

3.8 The term “date an application is accepted” means the date on which an application is granted Final Certification.

3.9 Notwithstanding any of the above definitions, no term herein defined shall be in conflict with an existing definition found in Article 28, Section 10-8 of the Baltimore City Code or in Section 9-204.1 of the Tax-Property Article of the Maryland Code.

4.0 Applications

4.1 For All Applications:

All applications shall be submitted electronically via the Baltimore City Department of Finance’s Automated Tax Credit Application System (hereinafter “the System”). The System can be accessed via the internet at the following URL:

https://propertytaxcredits.baltimorecity.gov/PropertyTaxCredits/

All applicants will need to register with the System and create an account that can be used to apply for this credit and any other applicable credits.

No applications or required documents shall be accepted in paper form. The City of Baltimore shall not be responsible for any connectivity issues experienced by the applicant and no extensions shall be granted regarding any of the time requirements outlined below due to issues beyond the control of the City of Baltimore’s Department of Finance.

Tax credit applications must be submitted, via the System, for preliminary review by CHAP prior to any work beginning on a project in eligible areas or on eligible lists of designated properties, whether in national or local district or list designations. No other review for purposes of establishing compatibility with local historic preservation standards may be substituted for a review approved by CHAP. The
qualifying review must be done specifically in conjunction with, and at the time of, a tax credit application in order to receive preliminary approval from CHAP. No work on the property shall be considered for the purposes of this credit if said work was begun prior to the initial appraisal of the property for credit purposes. Additionally, any work occurring between the time the application is submitted and the issuance of preliminary approval by CHAP, absent the express written permission of CHAP for the work being undertaken prior to the issuance of preliminary approval and the completion of the review of the pre-improvement appraisal by the Department of Finance, shall render the property ineligible for the credit. Only non-emergency work of the following types will be considered for approval by CHAP prior to the issuance of preliminary approval:

- Basement Excavation
- Underpinning
- Removal of Fornstone
- Other work CHAP and the Department of Finance deem necessary and appropriate to be approved and undertaken prior to the approval of the entire project.

This preliminary certification shall be issued by CHAP, in writing, and shall be submitted, via the System, to the Director of Finance. Projects are reviewed individually to determine whether the proposed work meets the Baltimore City Historic Preservation Design Guidelines. Any application that has not received preliminary approval from CHAP within 180 days of requesting it shall be deemed to have expired without further notice.

An additional qualifying review shall be required following the completion of improvements in order to receive final credit approval. Any work done after submission for final approval, or any subsequent appreciation in the appraised value of the property, shall not be considered in the calculation of the credit. However, any work done during the 10-year period of the credit must adhere to CHAP design guidelines. Failure to adhere to these guidelines shall result in the revocation of the tax credit.

If the applicant appeals the base year assessment to SDAT, the applicant must notify the City that the appeal has been filed. To notify the City of the outstanding appeal, the applicant must check the appropriate box on the application. However, all applicants should be aware that an application awaiting the result of an assessment appeal is ineligible to receive preliminary certification and should not submit the application until the appeal is finalized. Once the appeal is finalized, the applicant must upload to the system a copy of the final notice from SDAT that reflects the outcome of the appeal. PLEASE NOTE: Completing an appeal for the following tax year will not affect the floor or the base for a credit if the application is submitted prior to the start of the tax year in which that new assessment is effective. For any questions regarding when the results of an appeal will be effective, please contact the State Department of Assessments and Taxation.
Prior to the submission of any application, applicants should complete any property modifications that involve subdivision of one lot into multiple lots or the consolidation of multiple lots into one lot. Any failure to complete a subdivision/consolidation and receive the necessary updated assessments on the properties for which the credit is sought prior to applying for the credit, shall render the application void.

Applications and supporting documentation must be filed, via the System, for review by CHAP. Failure to provide copies of all required documentation with the submitted application will disqualify a project.

No application for this credit shall be reviewed until the City has received and processed the application fee set by the Board of Estimates. This fee should be submitted to the appropriate authority in accordance with the instructions provided on the System at the time of application.

4.2 For projects with construction costs in excess of $3.5 million. Applicants must provide with the application:

4.2.1a all documents requested by the Finance Director;

4.2.1b documentation reviewed by the developer with the State Department of Assessments and Taxation to support a preliminary estimate of value for tax purposes based on construction costs and projected income;

4.2.1c a statement of projected economic impact and public benefits for the project which will include projected neighborhood revitalization, job creation, tax generation, and minority business development impacts and benefits;

4.2.1d a certification from the Baltimore Development Corporation that states what portion of the project, if any, is eligible for the Enterprise Zone Real Property Tax Credit program; and either

4.2.2a proof that the existing building in question was at least 75% vacant for at least three years;

4.2.2b documentation supporting the claim that the project is a high-performance market-rate rental housing project, as these terms are defined in Article 28, Section 10-18(a)(2) ("Definitions: High-performance") and (a)(3) ("Definitions: Market-rate rental housing project") of the Baltimore City Code; or

4.2.2c any documentation or other evidence that would otherwise demonstrate to the Finance Director that the credit is necessary for the project to proceed.
4.3 Special requirement for projects with construction costs in excess of $3.5 million.

Three years from the date an application is accepted, the applicant must provide to the Finance Department, via the email address provided at the end of this paragraph, a statement of the actual economic impact and public benefits derived from the project in terms of neighborhood revitalization, job creation, tax generation and minority business development. The Finance Department will review and compare the statements of estimated and actual economic impact and public benefits. Failure to provide this statement within four years of the date an application is accepted will result in the credit being permanently removed from the Property. Statements should be sent to: Tax.Credits@baltimorecity.gov

4.4 Processing applications for projects with construction costs in excess of $3.5 million.

The applicant will provide an application and supporting documentation to CHAP and the Finance Department via the System. The Finance Department will review for verification that the property has been vacant for 3 years prior to the application. Where the property has not been 75% vacant for each of the 3 years, the Finance Department will evaluate the necessity of the credit for the project to proceed based on the information submitted by the applicant as required by paragraph 4.2 (2) of these rules and regulations. Information required to do the analysis will be provided by the applicant in the form required by the Finance Department. In addition, the Finance Department will review the statement of projected economic impact and public benefits to verify that the required components of the statements are included. The Finance Department will not recommend that CHAP issue a preliminary certification until it confirms that these statements are complete and acceptable and, where applicable, the necessity of the credit has been determined.

4.5 Expiration of Application

Any application for this credit which has not received final certification within the required time as specified in this paragraph shall be deemed to have expired and shall be of no further effect. Properties which have not yet received an extension and for which applications are due to expire shall be given notice and shall have 30 days from the date of the notice to request an extension of the timeframe for expiration of the application. Such a request, if granted shall result in the extension by the original application period. Only one such extension shall be granted per application.

4.5.1 Application expiration for projects with values less than or equal to $3.5 Million

Any application that has not received final certification within two years of receiving preliminary certification, and has not been granted an extension, shall be deemed to have expired. Any application that has been granted an extension but had not received final certification within four years of receiving preliminary certification shall be deemed to have expired with no additional notice required.
4.5.2 Application expiration for projects valued in excess of $3.5 Million

Any application that has not received final certification within three years of receiving preliminary certification, and has not been granted an extension, shall be deemed to have expired. Any application that has been granted an extension but had not received final certification within six years of receiving preliminary certification shall be deemed to have expired with no additional notice required.

4.6 Application Materials

All materials submitted for the purposes of obtaining this tax credit are the property of the City of Baltimore and may be used for data collection, reporting and publication purposes where appropriate with the exception of information that is considered proprietary or confidential under the Maryland Public Information Act or other applicable law. Requests to review property files not otherwise made publicly available must conform to the requirements of the Maryland Public Information Act.

5.0 Eligibility

5.0.1 Eligible properties

Properties must:
1. meet a historic designation test;
2. meet a test for significant improvements;
3. be compatible with local historic preservation standards;
4. receive both preliminary and final certifications, in writing, from CHAP; and
5. comply with all other requirements of these Rules and Regulations.

5.0.2 Historic designation of eligible properties

Properties must be:
1. listed individually on the National Register of Historic Places;
2. located in a National Register Historic or Landmark District;
3. designated on the Baltimore City Landmark List; or,
4. located in a district designated as a Baltimore City Historic and Architectural Preservation District and certified by CHAP as contributing to the historic significance of that district.

5.0.3 Ineligible projects/properties - construction costs more than $3.5 million

Projects not eligible for the credit include those where the construction costs exceed $3.5 million and the property is completely eligible for the Enterprise Zone Real Property Tax Credit program.
5.0.4 Significant Improvements

Only projects where “significant improvements” have been made are eligible to receive the credit. “Significant improvements” means the total documented cost of the approved rehabilitation equals or exceeds 25% of the property’s current full cash value prior to rehabilitation as reflected in the real property assessment records at the time of application. See definitions, Section 3.1, for “total cost.”

5.1 Determination of Final Eligibility

5.1.1 CHAP must certify that all completed work conforms to the plans submitted and given preliminary certification.

5.1.2 Before final certification can be requested, the applicant must provide to CHAP, via the System, final copies of all building and other permits required under City Code for the project including all necessary inspection certificates.

5.1.3 A project will not be eligible for final certification for a tax credit if the project fails to be completed in accordance with the plans initially approved by CHAP, including any changes required by CHAP to secure an Authorization to Proceed. Additionally, any work done in addition to the work required to complete the project in accordance with the plans initially approved by CHAP, with the exception of standard maintenance, will render the property ineligible for the credit. Approval for any work necessary to complete the project that was not included in the original plans should be requested via a Project Amendment. Project Amendments, including but not limited to, changes in the project scope, project plans, property owner, or credit applicant, should be provided to CHAP in writing and uploaded to the System. Failure to notify CHAP of any such changes shall result in the revocation of the application and/or credit if the credit has already been awarded at the time the change is discovered. If a credit is revoked for failing to notify CHAP of such changes, the property owner shall have 90 days to reverse the unapproved changes and have CHAP verify compliance with the original plans approved by CHAP. If a property owner fails to cure the issue in this time period, the property owner shall be liable for any credit amounts awarded between the time the unauthorized changes were made and the time they were discovered with no further notice required.

5.1.4 All applicants must provide to CHAP and the Finance Department, via the System, a notarized statement detailing project costs prior to requesting final certification and, if requested, copies of all receipts for the work performed and materials purchased.

5.1.5 Any application submitted for Final Certification that is submitted without all of the required documentation shall be deemed ineligible to proceed and shall be rejected without further review. The inclusion of any “placeholder” type documents, deemed to be lacking the substantive content and completeness of the required documentation, in an application that has been submitted for Final Certification shall be grounds for the immediate rejection of the application without further review.
5.1.6 CHAP shall provide to the Director of Finance, via the System, a copy of the final certification, issued by the appropriate authority.

5.1.7 Any application that has not received Final Certification within 180 days after submitting a request for Final Certification shall be deemed to have expired without further notice.

5.2 Continuing eligibility

To continue to receive the credit the property owner shall:

1. maintain the major historic features of the property, including, but not limited to, those identified and required by CHAP and reflected in the historic preservation standards utilized during the tax credit application review process;
2. maintain the property in compliance with the City Building, Fire and Related Codes; and
3. when applicable, submit all economic impact statements required under paragraphs 4.2 and 4.3 of these rules and regulations.

CHAP and the Department of Finance retain the right to revoke any preliminary or final certification where it is determined that the certification was issued in error and on the basis of missing, inaccurate, or fraudulent material or information provided by any party. Further, for the life of the credit, CHAP and the Department of Finance maintain a right to conduct, based on a reasonable belief that ongoing eligibility criteria are not being met, a physical inspection of the exterior of any building receiving the credit. If such an inspection results in a finding that the property is failing to maintain the necessary conditions of continuing eligibility, the credit shall be immediately removed and the property owner shall be provided written notice of the lack of compliance and given 90 days to bring the property into compliance with necessary conditions to maintain continuing eligibility. If the property is brought back into compliance within 90 days, the credit shall be restored. If the property is not brought back into compliance in 90 days, the credit will be permanently revoked.

5.3 Transferability of Credit

The credit is transferable to subsequent owners. Once a credit is granted it will automatically transfer to a subsequent owner for the remaining term of the credit provided that the new owner meets the "continuing eligibility" requirements outlined in Section 5.2. The new owner bears all responsibility for collecting from the prior owner or CHAP any information regarding the work that was done on the property to qualify for the credit. Lack of knowledge of the improvements completed to qualify for and obtain the credit shall not be a defense to an alteration of said improvements that results in the loss of the credit.
6.0 Term of Credit, Commencement of Credit Term, Revocation of Credit

The credit is for a period of 10 tax years. This period for which the property is eligible to receive the credit shall begin with the first tax bill after the final certification has been granted and shall not be dependent upon the reassessment of the property following the completion of the qualifying improvements. Any initial credit for a partial year shall count as the first full year of the credit and 9 years of eligibility shall remain.

Prior to applying for the credit, throughout the period of improvement to the property, and during the term of the credit itself, it is the applicant’s responsibility to ensure that all work adheres to the requirements of both the City Code and these Rules and Regulations. Neither the Department of Planning, the Department of Finance, nor any other City representative, has the authority to approve any work which does not comply with these requirements. Further, the discovery, at any time, of work or improvements which do not adhere to these requirements shall result in the immediate rejection of the tax credit application and/or revocation of any credit that has already been awarded for a project that includes such non-conforming improvements.

7.0 Calculation of Amount of Credit

7.1 The credit is applied to City real property taxes only.

7.2 The tax credit equals the difference between the City real property tax on the Post improvement full cash value and the City real property tax on the Base year full cash value. These values are determined in accordance with the requirements set forth in Section 7.3 of these rules and regulations and subject to the limitations set forth below and in Section 7.7 of these rules and regulations. If there was no increase in the full cash value of the property after rehabilitation/renovation, no tax credit shall be granted.

For projects with construction cost less than or equal to $5.0 million the percentage of the credit granted each year is:

- Years 1 through 10 100%

For projects with construction costs more than $5.0 million, for the portion of the property not eligible for the Enterprise Zone Tax Credit, the percentage of the credit granted each year is:

- Years 1 through 5 80%
- Year 6 70%
- Year 7 60%
- Year 8 50%
- Year 9 40%
- Year 10 30%
7.3 The increase in full cash value to be used in the credit calculation is computed only once and shall be computed in accordance with the following schedule:

7.3.1 For properties that have received preliminary certification from CHAP prior to October 1, 2014 the full cash value of the property before and after the qualifying improvements are made shall be the corresponding full cash values, before phase in, as determined by the State Department of Assessments and Taxation through the assessment procedures established under Tax-Property Article of the Maryland Code.

7.3.2 For properties that have received preliminary certification from CHAP after October 1, 2014, the full cash value of the property before and after the qualifying improvements are made shall be the corresponding full cash values as determined by appraisals of the property before commencement and after completion of the eligible improvements.

Appraisals shall be conducted by a Certified Appraiser as specified in subsection 3.5 of these Rules and Regulations and shall conform to the appropriate requirements set forth in APPENDIX A and APPENDIX B of these rules and regulations governing the scope of work required for appraisals of residential and non-residential properties. All appraisals shall be accompanied by documentation that supports the applicant’s legal interest in the property. This supporting documentation shall be any of the following:

- A properly recorded Deed to the subject property, reflecting the applicant’s ownership
- An executed HUD1, or other official closing disclosure statement, reflecting the transfer of the property to the applicant
- A current Real Property Tax Bill for the subject property, reflecting the applicant as the property owner; or
- A Contract for the sale of the subject property, reflecting the applicant as the buyer

All pre-improvement appraisals must be completed and submitted within 90 days of the initial submission of the tax credit application. Furthermore, all post-improvement appraisals must be completed and submitted within 90 days of the issuance of the final Use and Occupancy Permit for the subject property if a Use and Occupancy Permit is required.

If a Use and Occupancy Permit is not required for the project, the post-improvement appraisal must be completed and submitted within 90 days of the last permit inspection completed. No work that is completed following the issuance of a final Use and Occupancy Permit, or the last permit inspection for those properties for which a Use and Occupancy Permit is not required, shall be considered in the post-improvement
appraisal or be eligible for the benefit of the tax credit. Final approvals by CHAP and the Director of Finance shall not be issued until the post-improvement appraisal has been completed, submitted, reviewed, and accepted by the Department of Finance.

All applicants must provide, at their sole expense, both a pre-improvement appraisal and a post-improvement appraisal conducted by a private appraiser. In order to be accepted for review, any appraisal must be conducted by a professional appraiser Certified under the Business Occupations and Professions Article, Title 16, Subtitle 3, of the Maryland Code, and shall conform to the appropriate requirements set forth in Appendix A and Appendix B of these rules and regulations governing the scope of work required for appraisals of residential and non-residential properties. All submitted appraisals become the property of Baltimore City and shall be subjected to professional review up to and including field reviews by City personnel.

7.4 For projects on which the renovation cost is equal to or less than $3.5 million the historic tax credit shall be reduced by the amount of the credit, if any, for which the property is eligible under the Maryland Enterprise Zone Tax Credit Program. For projects on which the renovation cost is over $3.5 million the historic tax credit will be applied to the portion of the property (as established by SDAT) that is not eligible (as established by SDAT) for the Maryland Enterprise Zone Tax Credit Program.

7.5 The credit term always commences after final certification by CHAP and the Director of Finance. The property owner shall, at all times, be responsible for the payment of all taxes billed. For those credits which received preliminary approval prior to October 1, 2014, credit amounts will not be calculated until the property is reassessed following the completion of improvements. Upon the reassessment of the property, credit amounts will be calculated for each eligible year which has elapsed and the proper amounts will be refunded to the current property owner. The property owner will not be reimbursed for any amount of interest or penalties which may accrue based on the failure of the property owner to pay the taxes billed by the provided due date.

7.6 The tax credit does terminate, however, if the property is altered (before the end of the ten years) so that it no longer complies with the rehabilitation standards by which the property obtained eligibility, if any major historic feature of the property is removed, or if the property for which the credit was granted fails to comply with the City Building, Fire, and Related Codes Article.
7.7 No part of this tax credit may be applied in any tax year:

7.7.1 To reduce the property’s tax liability for that tax year, after application of any other applicable tax credit, to less than the tax liability to which the property was subject, after application of any other applicable tax credit, at the time that the preliminary approval was issued and prior to the commencement of the eligible improvements.

7.7.2 In any case in which the property’s tax liability for that tax year, after application of any other applicable tax credit, is less than the tax liability to which the property was subject, after application of any other applicable tax credit, at the time that the preliminary approval was issued and prior to the commencement of the eligible improvements.

8.0 Tax Subsidy Duplication

With the exception of the Maryland Enterprise Zone Tax Credit program, this credit does not apply to any property for which a local optional real property tax subsidy is being received or has been applied for. For purposes of this section, a tax subsidy may take the form of a tax credit, payment in lieu of taxes, or otherwise.

The Historic tax credit can be combined with the Homestead and Homeowner’s tax credits because the Homestead and Homeowner’s tax credits are State mandatory tax limits not City tax credits.

Once a project has been approved for the historic tax credit, no new application for an historic tax credit can be submitted for the property until the 10-year term of the tax credit has expired.

9.0 Program Sunset Provision

No new applications for the tax credit may be filed after February 28, 2022.

10.0 Criminal Penalties

Any person who knowingly makes a false statement on or in connection with an application for a tax credit under this section or in connection with any report or statement supporting a property’s continued eligibility for a tax credit granted under this section is guilty of a misdemeanor and, on conviction, is subject to a fine of not more than $1,000 or to imprisonment for not more than 12 months or to both fine and imprisonment for each offense.
These rules and regulations are effective this day of 12/14/20 and have been filed with the City of Baltimore Department of Legislative Reference.

Issued and Approved:

Henry J. Raymond, Director
Department of Finance

Hilary Ruley
Law Department

Avery Aisenstark
Legislative Reference

Note: These rules and regulations replace the ones made effective June 23, 2017.
APPENDIX A to the HISTORIC TAX CREDIT RULES AND REGULATIONS

SCOPE OF WORK FOR THE VALUATION OF SINGLE-FAMILY RESIDENTIAL DWELLINGS

The following Scope of Work (SOW) is for the valuation of single-family residential dwellings which submitted for the calculation of the property’s CHAP Tax Credit.

1.0 INTRODUCTION

The valuation report must be completed in accordance with the Uniform Standards of Appraisal Practice (USPAP) and comply with Scope of Work as provided herein. The appraiser must be currently certified by the Maryland Commission of Real Estate Appraisers and Home Inspectors.

2.0 CONTENTS

All appraisal reports for single-family residential dwellings must include the items listed in part 2.0

2.1 REQUIRED DEFINITION OF VALUE. The value to be appraised is the Market Value which is defined as:

“The amount of cash, or on terms reasonably equivalent to cash, for which in all probability the property would have sold on the effective date of the appraisal, after a reasonable exposure time on the open competitive market, from a willing and reasonably knowledgeable seller to a willing and reasonably knowledgeable buyer, with neither acting under any compulsion to buy or sell, giving due consideration to all available economic uses of the property at the time of the appraisal.”


The report will contain this definition and only this definition of Market Value within the content of the report, or any addenda or glossary attached to the report.

2.2 INTENDED USE AND USERS OF THE APPRAISAL. The intended use of the appraisal is to provide an opinion of the value of the asset for the City of Baltimore for use in calculating the appropriate Historical Tax Credit for the asset and any related use where the value of the property is in question. The intended users of the appraisal are the City of Baltimore Department of Finance for the purposes listed above and the purchasing entity or current owner for the purpose of applying for this tax credit.

2.3 DATE OF VALUE. The date of value will be the same date as the date of the latest comprehensive inspection of the asset.
2.4 EXHIBITS.

2.4.1 PHOTOGRAPHS. Pictures of the subject shall show at least the front and rear elevations of the major improvements, a street scene, and any salient features (significant deferred maintenance or other value impacting conditions or features). Each subject photograph shall indicate the date the photograph was taken and the camera’s direction of view.

At a minimum, each valuation report is to contain interior photographs of all bathrooms, kitchen, and views of living spaces.

Views of the comparable properties are to be included and are not to be taken from the Metropolitan Regional Information System or other similar data sources.

2.4.2 MAPS. Legible location maps of the subject property and the comparable properties must be included.

2.5 APPRAISER’S CERTIFICATION. All appraisers who sign any part of the report will provide a certification as required by the licensing board in the State of Maryland and by USPAP. This shall include a statement that signatories have no undisclosed interest in property, that they have personally inspected the premises, the date of such inspection and the amount of value estimates. Any hypothetical conditions required by these specifications must be included within the certification.

2.6 REGIONAL AND CITY ANALYSIS. In a concise manner, the appraisal report must discuss the pertinent aspects of the asset’s city and or region (e.g. geographic, legal, social and economic factors). Include a succinct description of the regional market for the asset’s property type. This data should include such information as affects the appraised property together with the appraiser’s conclusions as to significant trends.

2.7 NEIGHBORHOOD DATA. The appraisal report must clearly define the asset’s neighborhood, including boundaries, land use patterns, transportation issues, vacant land (especially developable land), as well as the lifecycle of the neighborhood (e.g. developing, stable, declining, redeveloping). The appraisal report must include a description of the local market for the asset’s property type, and any other characteristics that have an impact on the asset’s value, either positive or negative (vacancy rates, market rents, and absorption). The appraisal report must provide a comparative analysis of the subject property within the context of its market.

2.8 PROPERTY DATA -
2.8.1 LEGAL DESCRIPTION - This description shall be sufficient to properly identify the property appraised.

2.8.2 SITE – The site description must be based on information from the appraiser’s inspection, and other data as may be gathered from publicly recorded or other reliable sources. It must describe the relevant characteristics of the site (both positive and negative) that impact the site’s use and value. This includes the site’s location, size, shape, access, ingress/egress, topography, utilities, easements, off-site improvements, any excess land, and any other relevant factors. It must also discuss any issues that impact the functionality of the site, such as drainage and flood plain.

2.8.3 ENVIRONMENTAL ANALYSIS - While appraisers are not normally expected to be environmental experts, the appraiser should make a reasonable attempt to discover if there is contamination on the property. The appraiser shall note in the report any observed, suspected or other knowledge of environmental contamination and its impact on the value of the property.

2.8.4 LEGAL RESTRICTIONS – The report must discuss any other legal restrictions (binding agreements, covenants, easements, transferable development rights), and/or other regulations (historic designations or local comprehensive plans) that would impact the value of the site under private ownership.

2.8.5 IMPROVEMENTS - The report must describe the improvements, by narrative or schedule form, and shall include dimensions and square foot measurements. It must include age, condition, quality, functional utility (or inutility), number of stories, adequacy of parking, and any other relevant characteristics. The appraiser must state and photograph any deferred maintenance observed during the inspection of the building.

2.9 COMPARABLE PROPERTIES - The valuation report must contain a minimum of 3 comparable sales that were settled at the time of valuation. Active listings and pending sales may be used in addition to the 3 settled sales comparables to further add support to the final opinion of value. The comparable sales must be similar to the subject property in:

2.9.1 Location
2.9.2 Quality
2.9.3 Condition
2.9.4 Point in Time
3.0 TECHNICAL DATA

3.1 PROPER FORMAT - The valuation report should be completed on the FNMA Form 1004.

3.2 VERIFICATION OF COMPARABLE PROPERTIES - All comparable sales must be verified by the appraiser and verification information is to be included for each sale in the adjustment grid or addendum of the report.

3.3 SUBMISSION AND REVIEW - The appraisal report is to be submitted to the Department of Finance in PDF format and will be reviewed for compliance to the CHAP program by a staff appraiser before being accepted for use. Contact information must be included should the staff person have a question pertaining to the valuation report.

4.0 EXHIBITS AND ADDENDA
(Items 4.1 – 4.6 should be located within the appropriate sections of the report.)

4.1 PLOT PLAN AND TAX MAP: If available to the appraiser.
4.2 FLOOR PLANS
4.3 COMPARATIVE DATA MAP(s): The appraiser must show the geographic location of the appraised property and the comparative data analyzed.
4.4 FEMA FLOOD HAZARD MAP: The appraiser must provide a FEMA Flood Hazard Map with the subject property location indicated.
4.5 OTHER PERTINENT EXHIBITS. The appraiser must include a copy of the Scope of Work identified in the accepted contract of work.
4.6 QUALIFICATIONS/LICENSE. Include the qualifications of all appraisers and analysts significantly contributing to the value(s) reported.
APPENDIX B to the HISTORIC TAX CREDIT RULES AND REGULATIONS

SCOPE OF WORK FOR THE VALUATION OF NON-RESIDENTIAL PROPERTIES

I. GENERAL REQUIREMENTS

Upon completion of an appraisal by the appraiser, a draft report will be submitted for review to the City of Baltimore Department of Finance to ensure that the data and analysis developed by the appraiser substantiates the estimated valuation and conforms to the Scope of Work provided below.

One copy of the draft report is to be submitted to the Review Appraiser in the Department of Finance within (45) days of the beginning of the assignment for review, or within a time period that is approved by the program manager prior to the commencement of the appraisal. The draft report must be complete and fully assembled, and must be submitted in electronic form (PDF format required). All exhibits must be included in the draft report. Exhibits and addenda must include, but are not limited to, maps, photographs, plats, comparable data summary sheets, cash flow documentation, the City of Baltimore – Narrative Market Value Appraisal Report Summary of Significant Conclusions and Scope of Work Reporting Requirements Checklist, and the qualifications of the appraiser(s). Additional relevant exhibits may also be included.

The Department of Finance’s Review Appraiser will review the draft report and send a review document detailing any questions or issues to the appraiser. After the appraiser answers those questions and issues and edits the report accordingly, the report will be deemed final and one paper copy of the final appraisal report is to be submitted to the City of Baltimore Department of Finance. The final report must also be submitted in electronic form (PDF format) to the Review Appraiser. All exhibits must be included in the electronic form of the appraisal report. The City of Baltimore contact for the appraiser will be the Department of Finance’s Review Appraiser.

II. FORMAT AND CONTENTS

If a property requires a discounted cash flow (DCF) in the analysis, any software program used to calculate the DCF must have certain capabilities. It must calculate individual tenant cash flows, combine the individual cash flows into a single property cash flow, and calculate the data into present value. The software must handle individual terms and conditions as well as variations in assumptions over time, and display the assumptions used. The Department of Finance’s Review Appraiser must be able to follow the assumptions, data, and calculations used in a DCF analysis. Argus is an example of such software. Any discounted cash flow files used in the analysis are to be provided in electronic form and must be compatible with the most current version of that software as
of the date of the report's publication. Other spreadsheet files that are used in the
analyses should be Microsoft Excel software or comparable/compatible software, and
should also be provided in electronic form.

To provide uniformity for City of Baltimore files, the text of the valuation report shall be
divided into four parts as outlined below:

PART I - INTRODUCTION

1.1 TITLE PAGE. This shall include (a) the name of the property owner, (b) the street
address of the subject property, (c) the name of the individual(s) signing the report, and
(d) the effective date of the appraisal.
1.2 TABLE OF CONTENTS
1.3 LETTER OF TRANSMITTAL.
1.4 SUMMARY OF SALIENT FACTS AND CONCLUSIONS. Summarize the
important data and conclusions in a concise manner, including: Property Identification,
Purpose of the Appraisal, Scope of the Appraisal, Date of Value, Site Description,
Improvement Description, Percentage of Current Occupancy, Zoning, Highest and Best
Use, Value Indications (by Cost, Sales Comparison, and Income Capitalization
Approaches), discount, capitalization and growth rates used, Final Estimate of Value.
1.5 PROPERTY IDENTIFICATION. Identify the property by name, location, and
address.
1.6 SCOPE OF THE APPRAISAL. The asset is to be appraised “as is” as of the
effective date of value, or such other date(s) and in such other condition(s) as may be
specified by the Department of Finance Staff person in charge of the assignment.
However, the hypothetical condition of ownership by a private sector purchaser is to
be assumed.

The Fee Simple interest will be appraised, subject to any legally binding agreements,
such as leases. The existing tenants may continue to occupy the property regardless
of the hypothetical change of ownership. Although the existing tenants may continue
to occupy the property under private ownership, assume that a private owner would
require that market derived rents and terms would dictate their continuing occupancy.
Additionally, for any currently vacant spaces, assume that they would be subject to
market derived lease up, rents and terms.

The operating statement developed by the appraiser must reflect typical income and
expenses that would be incurred by a private sector owner assuming application of
competent property management practices observed in the local market. Although
the fee simple interest in the property is to be appraised, an analysis is to be done
regarding the anticipated market derived income and expenses compared to any
actual income and expenses the property is generating under current ownership.

1.7 PROPERTY RIGHTS APPRAISED. The property rights to be appraised are the
Fee Simple Absolute estate, subject to any legally binding agreements, such as leases.
1.8 REQUIRED DEFINITION OF VALUE. The value to be appraised is the Market Value which is defined as:

"The amount of cash, or on terms reasonably equivalent to cash, for which in all probability the property would have sold on the effective date of the appraisal, after a reasonable exposure time on the open competitive market, from a willing and reasonably knowledgeable seller to a willing and reasonably knowledgeable buyer, with neither acting under any compulsion to buy or sell, giving due consideration to all available economic uses of the property at the time of the appraisal."


The report will contain this definition and only this definition of Market Value within the content of the report, or any addenda or glossary attached to the report.

1.9 INTENDED USE AND USERS OF THE APPRAISAL. The intended use of the appraisal is to provide an opinion of the value of the asset for the City of Baltimore for use in calculating the appropriate Historic Tax Credit for the asset and any related use where the value of the property is in question. The intended users of the appraisal are the City of Baltimore Department of Finance for the purposes listed above and the purchasing entity or current owner for the purpose of applying for this tax credit.

1.10 DATE OF VALUE. The date of value will be the same date as the date of the latest comprehensive inspection of the asset.

1.11 EXHIBITS.

1.11.1 PHOTOGRAPHS. Pictures of the subject shall show at least the front and rear elevations of the major improvements, a street scene, and any salient features (significant deferred maintenance or other value impacting conditions or features). Each subject photograph shall indicate the date the photograph was taken and the camera’s direction of view. When a large number of buildings are involved, including duplicates, one picture may be used for each type of building as long as the photograph is labeled to indicate that it represents a typical building type. Views of the comparables are to be included. All graphic material shall include captions.

1.11.2 MAPS. Legible location maps of the subject property and the comparables must be included.

1.12 STATEMENT OF LIMITING CONDITIONS AND ASSUMPTIONS.

1.13 APPRAISER’S CERTIFICATION. All appraisers who sign any part of the report will provide a certification as required by the licensing board in the State of Maryland and by USPAP. This shall include a statement that signatories have no undisclosed interest in property, that they have personally inspected the premises, the date of said inspection, and the amount of value estimates. Any hypothetical conditions required by these specifications must be included within the certification.
PART II - FACTUAL DATA

2.1 REGIONAL AND CITY ANALYSIS. In a concise manner, the appraisal report must discuss the pertinent aspects of the asset's city and or region (e.g. geographic, legal, social and economic factors). Include a succinct description of the regional market for the asset's property type. This data should include such information as affects the appraised property together with the appraiser's conclusions as to significant trends.

2.2 NEIGHBORHOOD DATA. The appraisal report must clearly define the asset's neighborhood, including boundaries, land use patterns, transportation issues, vacant land (especially developable land), as well as the lifecycle of the neighborhood (e.g. developing, stable, declining, redeveloping). The appraisal report must include a description of the local market for the asset's property type, and any other characteristics that have an impact on the asset's value, either positive or negative (vacancy rates, market rents, absorption, efficiency factors, and R/U ratios). The appraisal report must provide a comparative analysis of the subject property within the context of its market.

2.3 PROPERTY DATA -
2.3.1 LEGAL DESCRIPTION - This description shall be sufficient to properly identify the property appraised. If lengthy, it can be referenced and included in Part IV.

2.3.2 SITE – The site description must be based on information provided by the City of Baltimore Department of Finance, the appraiser's inspection, and other data as may be gathered from publicly recorded or other reliable sources. It must describe the relevant characteristics of the site (both positive and negative) that impact the site's use and value. This includes the site's location, size, shape, access, ingress/egress, soil, topography, utilities, mineral deposits, easements, off-site improvements, any excess land, and any other relevant factors. It must discuss any issues that impact the functionality of the site, such as drainage/flood plain, soil, visibility, potential for development, environmental issues or excess land. If an asset being valued shares an undivided site with a number of other assets that are not part of the asset being appraised, the appraiser shall immediately contact the Department of Finance staff person in charge of the assignment to discuss the method by which a reasonable and adequately supported estimate of the land necessary to support the existing or proposed asset shall be allocated. An appropriate disclosure of the extraordinary assumptions and limiting conditions related to such an allocation of land must be made within the appraisal report.

While appraisers are not normally expected to be environmental experts, the appraiser should make a reasonable attempt to discover if there is contamination on the property. The appraiser shall note in the report any observed, suspected or other knowledge of environmental contamination and its impact on the value of the property.
2.4 LEGAL RESTRICTIONS. The report must discuss the zoning that regulates the development of the site, or the most likely zoning that would regulate the development of the site under private ownership. The report must include relevant requirements such as permitted land uses, maximum building height, floor area ratio (FAR), and minimum setbacks and parking spaces. The report must discuss if the site and/or existing improvements (including the parking) are in compliance with the zoning regulations that impact the site. The report must discuss any other legal restrictions (binding agreements, covenants, easements, transferable development rights), and/or other regulations (historic designations or local comprehensive plans) that would impact the value of the site under private ownership.

2.5 IMPROVEMENTS - The report must describe the improvements, by narrative or schedule form, and shall include dimensions, square foot measurements, and where appropriate, a statement of the method of measurement used in determining rentable areas such as full floor, multi-tenancy, or otherwise. The report must describe the exteriors and interiors of any existing improvements. It must include age, condition, quality, functional utility (or inutility), gross building area, net rentable area, usable area, joint use spaces, core factors, number of stories, adequacy of parking, and any other relevant characteristics. The report must describe if the asset's leasing quality is considered to be Class A, B, or C (or lower) by market participants. The appraiser must state and photograph any deferred maintenance observed during the inspection of the building. The report must discuss and quantify any immediate capital costs that a private purchaser would incur.

2.6 HISTORY - State briefly when the current owner took possession of the property and, if possible, cite the deed book and page of the transaction. Include a copy of the deed in the report, if possible. State the purpose for which the improvements were designed, dates of original construction and major renovation and/or additions.

2.7 REAL ESTATE TAXES. Estimate the real estate tax assessment under private ownership. State the tax rate and give the dollar amount of the tax estimate. Future trends or prospective changes in the level of taxes should be discussed.

PART III - ANALYSES AND CONCLUSIONS

3.1 ANALYSIS OF HIGHEST AND BEST USE. Describe the highest and best use of the site "as if vacant" and "as improved", using standard appraisal guidelines of physically possible uses, legally permitted uses, financially feasible uses, and maximally productive uses. The analysis should tie the highest and best use to the analyses used in the descriptions of the regional and neighborhood markets, the site, and the existing improvements. In the "as if vacant" analysis, include a discussion of the size as well as the type of any buildings that represent the highest and best use. Determine whether the existing improvements represent the highest and best use of the site, including if they represent a viable interim use or a special purpose use. Address whether any opportunities to increase income and/or value of the existing improvements are observed.
3.2 LAND VALUE. The appraiser’s opinion of the value of the land shall be supported by confirmed sales of comparable lands. Differences shall be weighed and explained to show how the sales indicate the value of the land being appraised. Adjustments should be made from the sales to the subject, either in dollar amounts or percentages for all applicable elements of comparison. The report must provide adequate summary descriptions of comparable land sales, including location maps. Comparable sales used should be confirmed by someone having personal knowledge of the terms and conditions of the sale as well as the motivation of the principals. Reference to public records and revenue stamps does not confirm the terms and conditions of a sale. The report must also tie the land valuation to the highest and best use analysis. **All appraisals must include a section estimating the market value of the asset’s underlying land.**

3.3 VALUE ESTIMATED BY COST APPROACH. The Cost Approach may be used to estimate the market value of properties that are not frequently exchanged in the market, such as special use properties. It is particularly important when a lack of market activity limits the usefulness of the Sales Comparison Approach and when properties are not amenable to valuation by the Income Capitalization Approach. This shall be in the form of computational data, arranged in sequence, beginning with reproduction or replacement cost. The dollar amounts of physical deterioration and functional and external obsolescence, or the omission of same, shall be explained in narrative form. The reader should be able to follow the appraiser’s logic to his/her conclusion of value.

3.3.1 Identify and describe the source used to estimate the replacement cost (or reproduction cost). The quantity survey or unit-in-place methods of estimating replacement/reproduction cost are preferred for most properties.

3.3.2 Describe and quantify direct and indirect costs.

3.3.3 Describe and estimate entrepreneurial profit.

3.3.4 Explain and quantify all applicable types of accrued depreciation, including physical deterioration and functional and external obsolescence. Include deferred maintenance costs. Discuss whether the accrued depreciation is curable or incurable. If partial or complete demolition is considered a reasonable estimate of cost should be calculated and included.

3.3.5 Discuss the asset’s economic life and effective age.

The Cost Approach may not be applicable to the valuation of all properties. **If the City of Baltimore grants omission of the Cost Approach, at a minimum, the market value of the site is to be estimated, the economic life and effective age of the improvements are to be quantified, and any applicable forms of obsolescence and/or depreciation are to be discussed. The elimination of the Cost Approach does not relieve the appraiser of the obligation to provide an estimate of the rent required to justify new construction.**

3.4 VALUE ESTIMATED BY INCOME CAPITALIZATION APPROACH. The report must include adequate factual data (a) estimated gross economic market rent; (b) allowance for vacancy and credit losses; (c) an itemized estimate of total anticipated expenses including reserves for replacement; and (d) net operating
income. The report should also include capitalization of net income shall be at the rate prevailing for the subject property's type and location. The capitalization technique, method and rate used shall be explained in narrative form supported by an explanation of sources of rates and factors. The reader should be able to follow the appraiser's logic to his/her conclusion of value.

Although the Fee Simple interest in the property is to be appraised, a comparison analysis is to be done regarding the anticipated market derived income and expenses evaluated against the actual income the property is generating under current ownership based on lease’s impacting the property. This commitment will be considered in the analysis of the property’s anticipated occupancy.

The report must describe the current and expected occupancy levels, including expirations of leases, if applicable. It must estimate future vacancy and credit loss in relation to the risk reflected in capitalization rates used and the condition of the market in respect to existing vacancy rates for similar properties.

The report must describe current rents, current tenant(s), and current and forecasted income and expenses.

The report must estimate the minimum rent required to justify new construction. (If preferred, this may be discussed in the Highest and Best Use Section.)

The report must discuss supply and demand in the market, including the subject’s competitive position. It must explain the key functional and economic issues, both positive and negative, relating to the subject property.

The report must describe and analyze market rents (including escalations, concessions, length of the initial lease and the number and length of any renewal options, lease terms and conditions, tenant improvement allowances, expenses and any expense stops or other criteria that the appraiser believes are relevant).

The report must compare the market rents to the rents generated under current city ownership based on any lease's impacting the property.

The report must describe and analyze expenses in comparable properties, including fixed (ad valorem taxes and insurance), and variable (management, administration, utilities, cleaning, repairs and maintenance).

The report must discuss the projected expense ratio of the subject property as if owned by a private owner, as compared to the expenses generated as currently owned by the city government.

Each rent comparable shall be weighed and explained in the report in relation to the subject, and adjustments are to be made from the comparable to the subject. The rent comparables should be adjusted in relation to the subject for physical attributes such as location, age/condition, parking, quality/aesthetics, access/visibility, core factors, and efficiency ratios. The report must describe the adjustments applied.

The report must discuss and quantify any immediate capital costs that a private purchaser would incur. It must analyze any capital investments that are proposed by purchaser.
The report must develop a stabilized operating statement, addressing stabilized capital reserves. The appraiser’s conclusion should be based on comparison with similar rentals.

The report must estimate the value of the property using the Direct Capitalization method. It must explain and support the overall capitalization rate used. Ideally, capitalization rates should be developed from the sale of similar properties, preferably in the market of the subject property. The source data for any mortgage and equity rates used should be included in the report.

If applicable, the report should estimate the value of the property using the discounted cash flow analysis technique. The report must discuss anticipation of change of the subject property and support anticipated changes. It must explain and support the discount and exit capitalization rates used.

3.5 VALUE ESTIMATE BY SALES COMPARISON APPROACH. All sales used as comparables in the report shall be confirmed by the buyer, seller, broker, or other persons having knowledge of the price, terms, and conditions of sale. Each comparable shall be weighed and explained in relation to the subject from this approach. Adjustments should be made from the sale to the subject, either in dollar amounts or percentages for all applicable elements of comparison. The comparable sales should be adjusted in relation to the subject property for market and property conditions, location, core factors, efficiency ratios and other appropriate factors. The reader should be able to follow the appraiser’s logic to his/her conclusion of value.

3.6 RECONCILIATION AND FINAL ESTIMATED VALUE. The appraiser shall interpret the foregoing estimates and shall state his/her reason why one or more of the conclusions are indicative of the market value of the property. The report must discuss the appropriateness and reliability of each approach and logically explain the derivation of the final estimated value. Pure "averaging" of different values is not acceptable as a final valuation.

PART IV - EXHIBITS AND ADDENDA

(These items may be located within the appropriate sections of the body of the report.)

4.1 PLOT PLAN AND TAX MAP

4.2 FLOOR PLANS

4.3 COMPARATIVE DATA MAP(s): The appraiser must show the geographic location of the appraised property and the comparative data analyzed.

4.4 OTHER PERTINENT EXHIBITS. The appraiser must include a copy of the Scope of Work identified in the accepted contract of work. The appraiser must also complete and include the City of Baltimore – Narrative Market Value Appraisal Report Summary of Significant Conclusions and Scope of Work
Reporting Requirements Checklist with the report indicating that the appropriate information required in the report has been included, and identifying the pages where such information is located.

4.5 QUALIFICATIONS. Include the qualifications of all appraisers and analysts significantly contributing to the value(s) reported.

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