MAINE STATE HOUSING AUTHORITY

APPLICATION

Affordable Housing Tax Increment Financing

The Municipal Affordable Housing Development Districts statute, 30-A M.R.S.A. §\$5245 – 5250-G, referred to as the "TIF Statute" in this Application, applies to affordable housing tax increment financing in Maine. The TIF Statute provides that before a municipality's designation of an affordable housing development district and its adoption of the associated affordable housing development program for the district become effective, MaineHousing must review the proposed district and development program to ensure compliance with the TIF Statute.

All applications to MaineHousing for review of an affordable housing development district and its associated development program must be on this form and include all eight Attachments noted below.

Sections 1 and 2 below are in fillable PDF format and may be completed on-line. After you have completed Sections 1 and 2, please print the Application and sign where indicated in Section 1.

This Application, with Attachments 1 through 8, may be submitted to MaineHousing in one of two ways:

By Email to Donald Guild, Esq. sent to <u>dguild@mainehousing.org</u>, <u>or</u>
By mail to: Donald Guild, MaineHousing, 26 Edison Drive, Augusta, Maine 04330

In this Application "district" means an affordable housing development district and "development program" means an affordable housing development program.

SECTION 1 – APPLICANT INFORMATION

	Name of applicant city or town:	
,	Municipal official submitting this Appl	ication:
	Printed name	Title
	Mailing address	
	Phone number	E-mail address

knowledge, the information contained in this Application and its Attachments is true. Signature Date 1-3 Municipal official with authority to submit annual reports to MaineHousing on the status of the district: Title Printed name Mailing address Phone number E-mail address **SECTION 2 – NOTICE AND HEARING** Before designating a district or adopting a development program, the municipal legislative body must (a) hold at least one public hearing, publish notice of the hearing at least 10 days before the date of the hearing in a (b) newspaper of general circulation in the municipality, at the hearing, consider (c) (i) whether the district and development program will contribute to the expansion of affordable housing or the betterment of the health, welfare or safety of the residents. (ii) any claim by a party that the district or development program will be detrimental to that party's property interests for which substantial evidence is produced, and whether any adverse economic effect is outweighed by the availability of affordable housing or the betterment of resident health, welfare or safety. 2-1 Date of public notice: Attachment 1 – Newspaper Notice Include as Attachment 1 a copy of the newspaper page showing the public notice and the newspaper name and date. 2-2 Date of public hearing:

The municipal official named above certifies that he/she has the authority to submit this Application to MaineHousing and further certifies that to the best of his/her

Attachment 2 - Public Hearing Record

Include as <u>Attachment 2</u> the record of the meeting at which the public hearing was held, certified by the municipal clerk.

Attachment 3 - Additional Documents

Include as <u>Attachment 3</u> all documentation submitted to, or prepared by, the municipality relating to items (c)(i) and (c)(ii) above.

SECTION 3 – MUNICIPAL APPROVAL

Conditions of municipal approval of district and development program

The TIF Statute sets out conditions for the designation of a district and adoption of a development program by a city or town. A municipality must designate a district and adopt a development program meeting these conditions.

To assist municipalities in ensuring that districts and development programs comply with the conditions of the TIF Statute, we have set out below a Checklist in Appendix A that can be used in designating a district and adopting a development program. The Checklist covers the conditions in the TIF Statute that need to be met in approving the district and development program. While MaineHousing does not require municipalities to fill in or follow the format of the Checklist, in reviewing a district and development program approved by a municipality, we will look for specific information in the Application materials (including the Attachments) the city or town submits to us showing compliance with all the conditions of the TIF Statute.

IMPORTANT NOTE: Because the TIF Statute defines a district as "a specified area within the corporate limits of a municipality that has been designated . . . to be developed" under a development program, a development program <u>must</u>, at a minimum, include new construction of affordable housing or rehabilitation of existing housing <u>inside</u> the district, or both. A municipality may not create a district for the sole purpose of capturing tax increment revenues that would result only from inflationary adjustments to property values with no development of new housing or rehabilitation of existing housing in the district.

Attachment 4 - Municipal Approval

Include as <u>Attachment 4</u> a copy of the order or resolution <u>and</u> vote of the municipal legislative body approving the district and development program, certified by the municipal clerk.

Attachment 5 - District Maps

Include as <u>Attachment 5</u> a municipal map <u>and</u> tax map showing the district boundaries.

Attachment 6 - Certification of Original Assessed Value of District

Include as <u>Attachment 6</u> a dated certification signed by the municipal assessor showing the original assessed value of the district. "<u>Original assessed value</u>" means the taxable assessed value of the district as of the March 31st before municipal approval of the district.

Attachment 7 - Development Program

Include as <u>Attachment 7</u> a copy of the development program approved by the municipality's legislative body.

Attachment 8 - Credit Enhancement or Other Agreement

Include as <u>Attachment 8</u> a copy of the credit enhancement agreement or other tax increment revenue sharing agreement, whether or not executed.

See Appendix A below for Checklist for Approval of District and Development Program

Appendix A Checklist for Approval of District and Development Program

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District description
Physical description of district
Municipal map showing district boundaries
Tax map showing district boundaries
At least 25% of district acreage is suitable for residential use, blighted, or in need of
rehabilitation/redevelopment
% acreage suitable for residential use
% blighted
% in need of rehabilitation/redevelopment
Physical description of district to support above
Zoning designation where district is located
Allowed uses in that zone
District acreage divided by total municipal acreage is not more than 2%
Total district acreage
Total municipal acreage
District acreage as a percent of total acreage

Too Too Too Too Too Da dat * OAV means t municipal appro	the taxable assessed value of the district as of the March 31 st before val of the district. g and proposed affordable housing development districts in the ed by aggregate taxable property value as of the April 1 st before
Original assessed v Da dat * OAV means t municipal appro	tal development district acreage as a percent of total acreage ralue (OAV)* of district ted certification signed by municipal assessor showing OAV amount and e the taxable assessed value of the district as of the March 31st before val of the district. g and proposed affordable housing development districts in the ed by aggregate taxable property value as of the April 1st before
Original assessed v Da dat * OAV means t municipal appro	ralue (OAV)* of district ted certification signed by municipal assessor showing OAV amount and e the taxable assessed value of the district as of the March 31 st before val of the district. g and proposed affordable housing development districts in the ed by aggregate taxable property value as of the April 1 st before
* OAV means t	ted certification signed by municipal assessor showing OAV amount and the taxable assessed value of the district as of the March 31 st before val of the district. The sand proposed affordable housing development districts in the end by aggregate taxable property value as of the April 1 st before
* OAV means t municipal appro	the taxable assessed value of the district as of the March 31 st before val of the district. g and proposed affordable housing development districts in the ed by aggregate taxable property value as of the April 1 st before
municipal appro	val of the district. g and proposed affordable housing development districts in the ed by aggregate taxable property value as of the April 1st before
CATA C 11	ed by aggregate taxable property value as of the April 1st before
,	noval is not more than 570
Agg	gregate OAV of existing and proposed districts
υ,	gregate taxable property value as of the April 1 st before MaineHousing proval
Agg	gregate OAV as a percent of total taxable value
Development prog	gram start and end dates
First	st tax year (i.e., April 1 – March 31) of development program *
S	May be any tax year specified in municipal approval. If none is pecified, the development program will start during the tax year of approval.
Las	st tax year of development program **
*	** Not more than 30 years after tax year of MaineHousing approval.
Mu	nicipal fiscal year ***
*	*** Example: July 1 – June 30
The development	program meets an identified housing need in municipality
	scription of need
	scription of how development program meets need mber of new rental units to be constructed

	Number of existing rental units to be rehabilitated
	Number of new single-family homes, including condominiums, to be constructed
	Number of existing single-family homes, including condominiums, to be rehabilitated
District mu	sst be a primarily residential * development
	Description of residential and non-residential uses in district <u>and</u> acreage of each
	Description of accessory uses relating to residential use
residentia such as r district as	rict is primarily residential if the overall character of the uses in the district is al. Residential uses include both housing and uses related to residential uses, recreational facilities and child care facilities available to the residents of the and small-scale nonresidential uses that are intended to provide services primarily sidents of the district.
At least 33°	% of the housing units in the district must be affordable housing *
	Number of affordable single-family owner-occupied homes, including condominiums, in district
	Number of affordable rental units in district
	Total number of housing units in district
	Affordable housing units as a percent of total units
rental un The house facilities residentia income le required	dable housing is an owner-occupied single-family home or condominium or a sit for a household earning no more than 120% of area median income (AMI). sing must be decent, safe and sanitary. Affordable housing does not include such as emergency shelters, nursing homes, convalescent homes, hospitals, al treatment facilities, correctional facilities, or student dormitories, regardless of evel. No purchase price limits on homes or rent restrictions on rental units are to establish that a unit is affordable.

 Length of affordability period for owner-occupied single-family homes and condominiums *
* The minimum affordability period for single-family owner-occupied homes and condominiums is 10 years.
 Description of affordability mechanism for single-family owner-occupied homes and condominiums
 Length of affordability period for rental units **
** The minimum affordability period for rental units is 30 years.

A district may contain only homeownership units or only rental units or a combination of both, but a minimum of 33% of the total number of housing units in the district must be affordable for the required time, i.e., 10 or 30 years, depending on the housing type.

The affordable units can be fixed (particular units are subject to the affordability requirements and never change, i.e., those specific units must remain affordable during the applicable affordability period and other units cannot be substituted for them) or they can float (units initially designated as affordable may change over time and other affordable units can be substituted in their place) provided that at least 33% of the total number of housing units in the district are affordable housing at any given point in time.

Whether the units are rental or homeownership units, the affordability period begins to run when the units have been constructed or rehabilitated into decent, safe and sanitary housing and (i) are available for occupancy if the development is subject to a declaration of covenants and restrictions that requires the units to be affordable (i.e., restricted to households with income not exceeding 120% of AMI), or (ii) when the units are occupied by a household with income not exceeding 120% of AMI if the development is not subject to a declaration. The development program needs to include timing information on the development and availability for occupancy of the affordable units in the district. To comply with the TIF Statute's requirement that at least 33% of the housing units in the district be affordable housing, in a mixed-income development, the development program must provide for the construction/rehabilitation of the affordable units within a reasonable timeframe during the construction phase of the project and not leave them to the end of the project if the units will be made available for occupancy or sale as they are constructed or rehabilitated.

☐ Operation of housing and facilities in district

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	Description of how housing and facilities in the district will be operated after completion
	Entity responsible for operation
	Source of operating funds
Specific plan	nned uses of tax increment revenues from the district *
* See §52 district.	249 of the TIF Statute for eligible uses of tax increment revenues from the
IMPOR7 developm	CANT NOTE: Municipalities are cautioned that a broad recitation in a sent program of all or substantially all the authorized project costs listed in the te will not be accepted by MaineHousing.
increment a specific, municipal the expan developm including increment	sidential use included in a development program may be funded with tax trevenues from the district, provided that the non-residential use contributes to identified improvement of the health, welfare or safety of the residents of the ity, including a specific, identified benefit to the residents of the district, or to sion of affordable housing within the municipality. The district and tent program must otherwise comply with the requirements of the TIF Statute, the requirement that the district be a primarily residential development. Tax trevenues may not be used to construct new "pure" commercial facilities within for to rehabilitate those facilities.
	Description of each improvement, facility, program, or other activity included in the development program that may or will be funded in whole or in part with tax increment revenues *
	* Include all intended uses and potential alternative uses.
	List which of these improvements, facilities, programs, or other activities are <u>inside</u> the district
	List which of these improvements, facilities, programs, or other activities are <u>outside</u> the district **
	** To be funded with tax increment revenues, costs outside the district must be <i>directly related to or made necessary</i> by the creation or operation of the district. Include any supporting studies, research, estimates, and assumptions.
	Amount of tax increment revenues to be used for each improvement, facility, program or other activity inside and outside the district ***

*** Only the proportion of costs outside the district that are *directly* related to or made necessary by the creation or operation of the district

may be paid with tax increment revenues.

	Timing of each planned improvement, facility, program, or other activity
-	lity may use tax increment revenues from a district to establish a permanent relopment revolving loan fund or investment fund. *
	A description of the fund, including type, purpose, operation, and provisions for repayment or return of fund proceeds to the fund
	The timing of the establishment and use of the fund
	The property to be purchased with investment fund proceeds and the housing to be developed with revolving loan fund proceeds and timing
	The location of the property and the housing
	nanent housing development revolving loan fund or investment fund must be ly for the development of affordable housing as defined above.
repaymen developm	ade from a revolving loan fund must be repaid to the municipality, and all loan at must be deposited into that loan fund and used for additional loans for the nent of affordable housing. Loans may be made from the revolving loan fund new construction of affordable housing and the rehabilitation of existing
municipa develope rental rev	an investment fund may be used only for the purchase of property by the lity for the development of affordable housing by the municipality itself or by a r to which the municipality sells or leases the property. All sales proceeds or renues must be placed in the investment fund and used for additional purchases try by the municipality for that purpose.
revolving affordabl	a district around an existing residential area for the purpose of funding a loan fund or investment fund still requires that there be some development of e housing <i>within</i> the district, whether new construction or the rehabilitation of tousing, or both.
Because 1	revolving loan funds and investment funds are capitalized with tax increment resulting from the development of affordable housing in a district and proceeds

assumptions)

	* Increased assessed value is the amount, if any, by which the assessed value as of the most recent April 1st exceeds OAV.	current
	Amount <u>or</u> percent <u>or</u> method or formula for determining amount of increased assessed value to be retained as captured assessed valuapplied to pay development program costs <u>and</u> resulting tax increases.	ue ** and
	** Captured assessed value is the portion of increased assessed that is used from year to year to finance the project costs authounder the development program.	
	*** Tax increment means the municipal real estate taxes assess increased assessed value of the property in the district.	sed on the
	Calculation of estimated tax shifts showing the effect on the munistate revenue sharing, education subsidies, and county taxes result creation of district and the capture of increased assessed value. **	ing from
	**** Use the tax shift formulas in <u>Appendix B</u> to this Applica calculate tax shifts.	ation to
	Allocation of total tax increment revenues from the district	
	Portion * to be allocated to project owner	
	Portion * to be allocated to municipality	
	* May be stated as a percent or amount or by fe	ormula.
	Copy of credit enhancement or other tax increment sharing agreement (whether or not executed)	nt revenue
Relocation pla	for persons temporarily or permanently displaced by developmen	nt activities
	Relocation plan description, or	
	Statement that no relocation is necessary	
Description of	environmental controls to be applied	
	Statement regarding environmental controls, such as permitting as or use of environmental mitigation measures during development operation of district	_
Development	program consistent with comprehensive planning	
	Date of comprehensive plan final adoption	
	Statement of no conflict with comprehensive plan	

Statement indicating how development program complies with Maine law limiting growth-related capital investments (see 30-A M.R.S.A. §4349-A)
District not in conflict with municipal charter
Statement of no conflict with municipal charter
For municipal debt financing only: Amount of public debt with maximum 30-year maturity to be incurred to finance development program costs
Principal amount, maturity and type of each municipal debt issuance
List of improvements inside the district * to be financed with municipal debt
* Under §5250-D of the TIF Statute, municipal debt may be issued to finance only development program costs <u>inside</u> the district.

Appendix B Tax Shift Formulas

To calculate the state education subsidy tax shift: For each fiscal year, the state education subsidy formula is based on the average of the certified state valuations for the three (3) most recent years prior to the most recently certified state valuation. The education tax shift is computed by comparing Maine Department of Education Form ED 279 for the municipality with and without retained captured assessed value. The difference in the actual education subsidy and the adjusted education subsidy represents the projected state education subsidy tax shift for that year.

To calculate the state revenue sharing tax shift: The first step in determining the revenue sharing tax shift is to obtain the total municipal revenue sharing amount from the State Treasurer. The five steps outlined in the following formula are then applied ("CAV" below means projected captured assessed value):

<u>Step 1</u>: <u>Municipal Population x Local Property Tax Levied</u> = Current Factor

State Local Valuation

<u>Step 2</u>: <u>Municipal Population x Local Property Tax Levied</u> = Adjusted Factor

State Local Valuation + CAV

Step 3: Current Factor = 1.X

Adjusted Factor

<u>Step 4</u>: 1.X - 1.0 = .X

<u>Step 5</u>: .X (total municipal revenue sharing amount) = Revenue sharing tax shift

To calculate the county tax shift: The steps in determining the county tax shift are as follows ("CAV" below means projected captured assessed value):

Step 1: Obtain the most recent County State Valuation from Maine Revenue Services.

<u>Step 2</u>: Determine the average CAV for the District over the life of the District.

<u>Step 3</u>: Determine the municipality's current share of the county tax:

<u>Current State municipal valuation</u> Current State county valuation

Step 4: Determine what the municipality's share of the county tax would be if the new value

from the District were added to the municipal valuation without the creation of the

District:

<u>Current State municipal valuation + average new value</u> = % of county tax shift Current State county valuation + average new value

- Step 5: Determine the estimated average annual county tax over the life of the District. To arrive at this number, determine the average change in county tax for the last five (5) years and the percentage increase projected to the middle of the District's life.
- Step 6: Multiply the projected tax from Step 5 by the percent of county tax shift from Step 4 to determine the county tax shift.