HomeFirst: Permanent Supportive Housing Development
Notice of Funding Availability and Application
Frequently Asked Questions – April 2019
updates are in red

GENERAL HOMEFIRST PROGRAM INFORMATION

What is the HomeFirst program?
• HomeFirst is a $50 million initiative created to implement the goals of the City of Atlanta’s five-year ClearPath plan to make homelessness rare, brief, and non-recurring.
• The current HomeFirst resources under this Notice of Funding and Application are dedicated to the creation of new units of quality Permanent Supportive Housing (PSH) for target vulnerable populations, namely individuals experiencing chronic homelessness.
• Permanent Supportive Housing (PSH) combines non-time limited affordable housing with wrap-around services to support housing stability and tenancy supports, primary and behavioral health and skills development to advance employment and social connections for vulnerable populations. PSH focuses on balancing three distinct components – housing, supportive services, and property management.

Who are the organizations implementing HomeFirst?
• The lead administrator for HomeFirst is Partners for HOME (PFH) the Continuum of Care (CoC) for homeless programs in Atlanta.
• The lead funders for HomeFirst are the City of Atlanta, acting through Invest Atlanta (IA) and the United Way Regional Commission on Homelessness (RCOH).
• In addition, The Housing Authority of the City of Atlanta, Georgia (Atlanta Housing or AH) will provide rental supports through its HomeFlex Program (see attachment), and the City of Atlanta Department of City Planning are working with IA, RCOH and PFH to implement the HomeFirst initiative.

What type of funding is available through the HomeFirst Program?
• In 2017, the City of Atlanta committed $25 million in City Funds that has been matched 1:1 with private contributions.
• The Current Notice of Funding and Application will make available approximately $25 million for the capital development funding (acquisition, construction, and related costs) and service funding for up to three years. HomeFirst expects development proposals will leverage additional public and private funding. The HomeFirst per unit funding limits are:
  o Capital Funding – between $10,000 and $40,000 per PSH unit based on unit size and financial need
  o Services Funding – estimated at $6,100 per unit/per year base on range of services to be provided.
  o Operating Funding - AH will provide rental operating subsidies to qualified HomeFirst developments through its HomeFlex (Project Based Rental Subsidy) Program. Each HomeFlex Agreement will have an initial two-year term, with availability of subsequent term extensions.
Can an applicant apply for the funding streams separately (capital only, services only, vouchers only, or a combination)?

- Yes, each funding stream can be applied for separately.
  - Tab 2 of the HomeFirst Application asks the applicant to indicate the amount and type of funding requested.
  - Even if an applicant is only applying for one funding stream, all sheets of the application will still need to be completed so that the review committee can understand the development in full.
  - If an applicant is applying only for the Housing Authority of the City of Atlanta’s HomeFlex Program, please notify both PFH and AH of this intention to receive instructions for the application process.

Funding provided in the form of a grant will negatively impact equity investment for Low Income Housing Tax Credit properties. Can the HomeFirst capital investment be structured in a way to minimize the negative impact to basis?

- Yes, the HomeFirst capital investment can be structured as a flexible loan to minimize the negative impact to the LIHTC funding structure.

In what geographic areas is HomeFirst Funding available?

- HomeFirst funding is available for neighborhoods within the City of Atlanta.
- Applicants for HomeFirst funding must be familiar with the requirements of the “Supportive Housing Ordinance” (SHO) adopted by the City Council June 1, 2009, and present information in the application related to compliance with relevant SHO Ordinance requirements. If applicants believe their site location or development plan does not meet the requirements of the SHO Ordinance, the applicant should present information on strategies to bring the proposal and site location into conformance.

What is the application process for HomeFirst Permanent Supportive Housing Funding?

- The HomeFirst Notice of Funding for PSH was released in October 2018 and will remain open to receive applications on a rolling basis until all available funding is committed.
- The process for review includes:
  - Initial review and detailed for completeness of the application, general eligibility and responsiveness of the development proposal, capacity of the development team, site control and project readiness, financial feasibility, and quality of the proposal support services plan.
  - Agency Approvals for funding by the HomeFirst Collaborative partners.
  - Notice of Award/Commitment. HomeFirst Funding commitments will be reserved for 12 months to secure additional funding commitments and “close” on the development plan. Extensions may be permitted on a case-by-case basis.
- All applications must meet a minimum threshold score of 60 points to be considered for additional review and underwriting. Should applications meeting this minimum threshold exceed available funding, PFH and HomeFirst partner agencies reserve the right to reconsider these applications at such time that funding is available.

TARGET POPULATIONS FOR HOMEFIRST

Who are HomeFirst PSH Units targeted to?

1 http://www.atlantaga.gov/Home/ShowDocument?id=2171
• HomeFirst PSH units will be targeted for high need and vulnerable populations including: Individuals experiencing chronic homelessness, families experiencing homelessness, and transition age youth facing homelessness.

• HomeFirst PSH units will be targeted to households earning at or below 30% of area median income.

How will referrals and screening for tenancy at HomeFirst PSH be conducted?
• HomeFirst developers will agree to use the Coordinated Entry System (CES)\(^2\) developed by the City of Atlanta’s Continuum of Care as the referral source for the PSH units. CES is the central access and referral point for homeless individuals seeking housing in Atlanta. All PSH units will be prioritized for households experiencing chronic homelessness. The system will maintain a steady flow of referrals to vacant PSH units in this development.

• Owners and property managers will develop and implement screening criteria for their properties in compliance with Fair Housing regulations.
  o Owners and property managers will implement HomeFirst PSH units under a Housing First\(^3\) approach; meaning the screening criteria address barriers to entry, prospective tenants are not required to agree to participate in services prior to entering the housing nor can service participation or sobriety be a requirement of tenancy. Tenants can be required to adhere to a standard market lease requirement, and their tenancy should be supported by eviction prevention strategies, including the engagement of services as appropriate.

  o The applicant must submit property management and tenant selection plans that have or will adopt tenant selection criteria guidelines that: pose minimal barriers to entry, have a minimal number of steps; have clear mitigation steps that recognize the needs of homeless persons, chronically homeless persons and individuals with disabling conditions.
  o PSH admission policies are designed to “screen in” residents by reducing barriers such as no or very low income, poor rental history and past evictions, or criminal histories. Screening policies regarding criminal histories should emphasize the mitigating conditions, the potential impact on health and safety of other residents, the severity of the criminal activity, and the amount of time that has passed since the criminal activity.

  o While low barrier admissions policies are a requirement for PSH, developments receiving federal rent subsidies must abide by certain requirements related to criminal conviction\(^4\) for manufacture or production of methamphetamine on the premises of federally assisted housing, are subject to a lifetime registration requirement under a State sex offender registration program or if they or any member of their households who will be living with them have been evicted from federally-assisted housing for drug-related criminal activity within the three (3) year period preceding application.

HOMEFIRST FUNDING SUPPORT FOR PSH CAPITAL, OPERATING AND SERVICES

What type of housing developments and units are eligible for HomeFirst Funding?
• HomeFirst funding will support the capital development of buildings with:
  o single-site 100% PSH,
  o integrated PSH within a larger affordable or market rental property
  o scattered site units under single ownership,
  o mixed-use properties including residential and complementary non-commercial uses.

• Applicants are required to set aside a minimum of 10% of the units within the development for PSH. Applications for less than 10% of the units for PSH will be considered on a case-by-case basis. While there is no minimum size of development specified in the Notice of Funding for HomeFirst, the goal

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\(^2\) [https://partnersforhome.org/coordinated-entry/](https://partnersforhome.org/coordinated-entry/)

\(^3\) [https://endhomelessness.org/resource/housing-first/](https://endhomelessness.org/resource/housing-first/)

\(^4\) [https://www.hud.gov/sites/documents/HUD_OGCGUIDAPPFHASSTANDCR.PDF](https://www.hud.gov/sites/documents/HUD_OGCGUIDAPPFHASSTANDCR.PDF)
of the funding is to effectively expand the supply of quality PSH.

- Eligible HomeFirst units will include:
  - studios, 1, 2, and 3+ bedrooms,
  - private bathrooms and kitchen facilities,
  - For developments receiving AH HomeFlex assistance, 5% of the total units assisted by HomeFlex must be UFAS accessible and 2% of the total units assisted by HomeFlex program must be designed, constructed and certified for occupancy by persons with visual and/or hearing impairments.

**What are the developer applicant qualifications for HomeFirst?**

- For profit or non-profit development entity(s) or partnerships with a track record providing affordable housing and operations, and partnerships to provide residential services and property management for vulnerable and high service need populations,
- Record of being an equal opportunity employer,
- Compliance with City of Atlanta and State of Georgia licensing/business operations requirements,
- Applicants shall not have defaults or negative collection actions related to financial obligations with City of Atlanta or any other public agency or private lender, or other compliance issues with City of Atlanta or other public agency.

**What are the requirements to access the HomeFlex rent subsidies available from the Housing Authority of the City of Atlanta for PSH housing units created under HomeFirst?**

- HomeFlex is Atlanta Housing’s project-based rental subsidy assistance program. The HomeFlex Supportive Housing Program governs rental developments that provide supportive housing services.
- HomeFlex funding can be applied for under the same HomeFirst Notice of Funding and Availability. Final authorization for HomeFlex for PSH units will be based on approval of the AH Board in conformance with HomeFlex requirements and procedures outlined in the AH Administrative Plan, which can be made available upon request.
- Development owners receiving project-based HomeFlex subsidies must provide housing and supportive services throughout the term of the HomeFlex Agreement with AH.
- The rent levels and rent subsidies available under HomeFlex will be determined based on market valuation of comparable units in the property and the community completed by AH.
  - The rents for Low Income Housing Tax Credit properties are capped at 60% AMI.
  - The rents for non Low Income Housing Tax Credit properties are fair market rent.
  - The HomeFlex rents cannot exceed the market rents of the non HomeFlex units.

**What is the term of the HomeFlex subsidy?**

- The initial HomeFlex contract term is for 10 years, based on 2-year automatic renewals, pending compliance with Atlanta Housing requirements and demonstration of continuation of services. After the initial 10-year period, pending compliance, the contract may be extended for another 5 years.

**What type of funding is available to support services provision at the new PSH units developed under HomeFirst?**

- Developers will assure quality supportive Services are available for residents in the HomeFirst PSH units. This will mean comprehensive, on-going package of supportive services to fully support a Supportive Housing resident to sustain housing stability and meet life goals.
- Services may be provided by the project’s designated primary service provider or by collaborating organizations. The primary service provider ensures that tenants can access needed services on an ongoing basis. Please provide a comprehensive, written services plan for the supportive
housing project that describes the available services, identifying whether they are provided directly or through referrals, by whom, in what location and during what days and hours.

- The HomeFirst Services Funding agreement will outline the types of services, service providers’ roles and responsibilities, the level of service funding commitment, the term of the service funding commitment, and reporting requirements.
- Current estimates for funding for services under HomeFirst is for up to three years. Additional service funding is being explored by the HomeFirst partners. Applicants are also expected to identify resources to sustain service funding.

Are hard copies of the application and reports required to be submitted?
- One hard copy of the original application is required along with two electronic copies.
- All third party reports can be submitted electronically.

REQUIRED THIRD PARTY DOCUMENTATION

- The following Third-Party reports are required to be submitted as part of the application:
  - Appraisal
  - Phase I Environmental Site Assessment (and Phase II, if recommended)
  - Property Condition Report (rehab only)
  - Market Study
  - Site Survey

ADDITIONAL INFORMATION

- The HomeFirst Notice of Funding for PSH provides extensive information on the HomeFirst definitions, eligibility, requirements, and application review criteria. Examples of these requirements include accessibility, environmental review, construction standards, and others.
- [https://partnersforhome.org/homefirst/](https://partnersforhome.org/homefirst/)
- Training on the HomeFirst Notice of Funding for PSH was held in November and December 2018. Links to the presentations can be found at: [https://partnersforhome.org/pshpipeline/](https://partnersforhome.org/pshpipeline/)
- HomeFirst Applications should be submitted:
  
  HomeFirst Permanent Supportive Housing  
c/o Partners for HOME  
818 Pollard Boulevard, 3rd floor  
Atlanta, Georgia 30315

All inquiries for HomeFirst Funding should be addressed in writing to the attention of Cathryn Marchman, Executive Director, Partners for HOME cmarchman@partnersforhome.org
HomeFlex Program Requirements and Consideration for Award

Supportive Housing Program Requirements

A. The Owner is required to comply with AH’s Statement of Policies for Supportive Housing (“Supportive Housing Policies”) and policies and procedures related to the HomeFlex Program as piloted and implemented by AH using its flexibility as an MTW public housing agency.

B. Because AH does not own or control the Owner’s housing units receiving HomeFlex for Supportive Housing, the Owner shall be responsible for leasing, operating and maintaining the HomeFlex Units in accordance with the Supportive Housing HomeFlex Agreement and Supportive Housing Policies.

1. The Owner shall execute AH’s Supportive Housing HomeFlex Agreement.
2. The term of the Supportive Housing HomeFlex Agreement shall be up to ten (10) years, unless AH, in its discretion, approves a longer term in its HomeFlex Commitment Letter to the Owner.
3. The Owner and Service Provider shall enter into a Service Provider Agreement in a form approved by AH. An executed copy of the Service Provider Agreement shall be an exhibit to the Supportive Housing HomeFlex Agreement.
4. The Owner shall complete the Supportive Housing Provider Report on a quarterly basis, at minimum, and forward to AH for review.
5. The provisions controlling the business relationship between AH and the Owner shall be outlined in the Supportive Housing HomeFlex Agreement including, but not limited to, the Owner’s obligations related to selecting and entering into an agreement with a qualified Service Provider; site-based administration and other management obligations with respect to the operation of the HomeFlex Units; and the subsidy arrangement between the Owner and AH and the submission of reports, as required by AH, including selections and resolution of issues with respect to the performance of the Service Provider in discharging its duties pursuant to the Service Provider Agreement.

C. The Owner is responsible for developing and implementing written operating procedures for housing units with HomeFlex for Supportive Housing (“Owner’s Operating Procedures”).

1. The Owner’s Operating Procedures must be consistent with the Supportive Housing Policies and
other AH policies and procedures related to HomeFlex as applicable to Supportive Housing, and to the requirements of other funding sources and Service Provider Agreements. To the extent that the Service Coordinator, funding sources and Service Providers have special requirements regarding the occupancy and conduct of Supportive Housing Participants with respect to their Service Plans, such requirements must be included in the Owner's Operating Procedures.

2. The Owner’s Operating Procedures must describe how Supportive Housing Participants are selected and admitted into Supportive Housing HomeFlex Units in coordination with the Service Provider using referrals provided by the Atlanta Continuum of Care (CoC), in alignment with its Coordinated Entry System.

3. The selection of qualified Supportive Housing Participants shall be made by the Service Provider in consultation with the Owner and in accordance with the provisions of the Service Provider Agreement. Supportive Housing Participant referrals shall be provided by the Atlanta Continuum of Care (CoC), in alignment with its Coordinated Entry System, to the Service Provider. The selection of qualified Supportive Housing Participants shall be made by the Service Provider in consultation with the Owner and in accordance with the provisions of the Service Provider Agreement. The Supportive Housing HomeFlex site (Owner and Service Provider) applies the eligibility and admission requirements as outlined in (Section that list criteria) and ensures Participant admissions are administered in an equitable and consistent manner. The Owner must maintain records regarding the selection and admission of Supportive Housing Participants and make such records available to AH upon AH’s request.

4. The Owner’s Operating Procedures are subject to review by AH in order to ensure consistency with the intent of the Supportive Housing Policies.

D. AH will follow the rent determination procedures established for the HomeFlex program in setting the rents for Supportive Housing for HomeFlex Units. When setting rents for single-room occupancy and congregate housing arrangements, AH will take into consideration the weighted value of shared facilities and amenities.

E. Owner will maintain the HomeFlex Units and meet all site and neighborhood requirements in accordance with AH Enhanced Inspection Standards.

F. The Owner cannot differentiate the HomeFlex Units from other units on the property nor concentrate such HomeFlex Units in a particular area or building.

G. An eligible Supportive Housing Participant must qualify as a member of a special needs population, such as the homeless, persons with disabilities, persons with mental health or developmental disabilities, U.S. military veterans, at-risk families and youth or other targeted groups who are enrolled in support services programs and who require a stable housing arrangement to ensure the effectiveness of their respective Service Plans. Eligible Supportive Housing Participants must fulfill the requirements of the Service Plan developed by the Service Provider as a condition of continued participation. The Owner’s screening criteria in coordination with the Service Provider in the selection of eligible Supportive Housing Participants must meet Fair Housing and other federal requirements.

Other Program Requirements

A. Criminal Screening

Owners selected to receive HomeFlex must deny admission to Owners and terminate participants if they or any member of their households who will be living with them:

1. Have been evicted from federally-assisted housing for drug-related criminal activity within the three (3) year period preceding application;
2. Are currently engaging in the illegal use of drugs;
3. Have ever been convicted of drug-related criminal activity for manufacture or production of methamphetamine on the premises of federally-assisted housing;
4. Are subject to a lifetime registration requirement under a State sex offender registration program; or
5. Are abusing or demonstrating a pattern of abuse of alcohol that may threaten the health, safety or right to peaceful enjoyment of the premises by other residents or neighbors.

Owners may consider any information presented by Owners or participants, or on their behalf, which might support a conclusion that they do not pose a threat to the health, safety or right to peaceful enjoyment of the premises by other residents or neighbors. Such information could include the fact that the applicant or participant is participating in a program operated or monitored by Owners in which Owners are required to be crime-free or drug-free for a period of time prior to admission and in which participants are monitored for, and terminated for criminal involvement, drug use or alcohol abuse during, participation in the program.

B. Site-Based Administration and Coordinated Entry Referrals

Owner will retain a professional management agent for the entire rental community, including the HomeFlex Units, pursuant to a management agreement which will be prepared by the Owner and approved by AH, which approval shall not be unreasonably withheld, conditioned or delayed. The Owner, nevertheless, will remain responsible for the administration and management of the rental community and compliance with the terms of the HomeFlex Agreement.

Owner shall lease the HomeFlex Units to eligible households and maintain and operate the HomeFlex Units in compliance with all applicable requirements of the HUD regulations thereunder, including any waivers granted pursuant thereto, all as may be modified by the “MTW Agreement”, while such agreement is in effect, the Administrative Plan, AH Inspection Standards and the HomeFlex Agreement (collectively, the preceding requirements are referred to as the “Applicable HomeFlex Requirements”).

The selection of Owners for admission to occupancy of units in the rental community, including the HomeFlex Units, shall be the Owner’s responsibility and a function of the management agent. AH, in accordance with the authority heretofore granted by HUD pursuant to the MTW Agreement, hereby authorizes the Owner to establish and administer Coordinated Entry referrals for admission to the HomeFlex Units. Admission to occupancy of the HomeFlex Units shall be limited to eligible households and the Owner must comply with the screening criteria established and set forth in Owner’s management plan.

Owner, subject to delegation to the management agent and/or to the Service Provider, shall carry out all administrative functions in connection with admission of Supportive Housing Participants to occupancy of the HomeFlex Units. The aforementioned functions shall include:

1. Application intake,
2. Owner interview and screening,
3. Verification procedures,
4. Determination of eligibility and qualification for admission (including, but not limited to verification of compliance with AH’s work requirement and/or an applicable individual supportive service plan),
5. Verification through AH’s database or other systems established by AH for the purpose of determining whether Owners for HomeFlex Units have been denied assistance at or terminated from AH housing programs or housing owned or sponsored by AH,
6. Determination of the tenant portion of the rent,
7. Periodic re-certifications,
8. Record maintenance,
9. Administration of Coordinated Entry referrals (resident transfer list for persons with disabilities who require UFAS Accessible Units and immediate notice of unit vacancies to the Atlanta Continuum of Care’s Coordinated Entry team), and
10. Applicable records of unit assignment and lease executions, all in accordance with criteria and procedures approved by the AH and set forth in Owner's management plan.

C. HomeFlex vs. Tenant-Based Vouchers

AH’s Housing Choice Policies articulate the broad policy basis for and authorize the establishment of administrative procedures and practices that govern AH’s Housing Choice tenant-based voucher program. Those Housing Choice Policies generally provide that tenant-based vouchers and AH’s HomeFlex program will be operated as two separate programs. Notwithstanding that policy, AH will consider the award of HomeFlex to qualified Owners with properties that include residential units currently assisted with Housing Choice tenant-based vouchers. Owners or Developers of properties that receive HomeFlex from AH, qualify for and receive low-income housing tax credits, may not deny admission to qualified tenants assisted with Housing Choice vouchers.

D. AH Jurisdiction and Intergovernmental Agreement Requirements

AH’s area of operation, as defined by State law, is the City of Atlanta and any area within ten (10) miles of the territorial boundaries of the city of Atlanta (“AH’s Jurisdiction”). Project Applications must be for multifamily projects within AH’s Jurisdiction. In the event the units covered by the Project Application are located outside of the territorial boundaries of the City of Atlanta (a “Non-Atlanta Project”), but within the jurisdictional boundaries of another housing authority, then the Respondent shall be responsible for contacting such housing authority and obtaining a letter of intent from that housing authority (the “IGA LOI”) pursuant to which it agrees (contingent on AH’s award of a HomeFlex Commitment) to enter into an intergovernmental agreement with AH authorizing AH to operate within the other housing authority’s jurisdiction with respect to provision of HomeFlex to the Non-Atlanta Project. If the Project Application is for a Non-Atlanta Project (a “Non-Atlanta Project Application”), the Respondent must submit a current IGA LOI with its Project Application.

If the Non-Atlanta Project Application is approved by AH, the Owner must then seek and obtain (1) the consent, by duly adopted resolution of the housing authority’s governing board, of such other housing authority to enter into an intergovernmental agreement with AH; and (2) the adoption of a resolution of the governing body of such other city or county where the other housing is located declaring that there is a need for AH to exercise its powers within the territorial boundaries of the other city or county. The Owner would then be responsible for facilitating the drafting of an intergovernmental agreement between AH and the other housing authority. AH’s Board of Commissioners also would have to approve the intergovernmental agreement and authorize AH to enter into a HomeFlex Agreement with the Owner.

Non-Discrimination and Other Federal Requirements

Owner or Developer will comply with the following requirements, as applicable:

A. The Fair Housing Act, 42 U.S.C. 3601-19, and regulations issued thereunder, 24 CFR Part 100; Executive Order 11063 (Equal Opportunity in Housing) and regulations issued thereunder, 24 CFR Part 107; and the fair housing poster regulations, 24 CFR Part 110, and advertising guidelines, 24 CFR Part 109;


C. Age Discrimination Act of 1975, 42 U.S.C. 6101-07, and regulations issued thereunder, 24 CFR Part 146; and

Parts 35 and 36; the Architectural Barriers Act of 1968, 42 U.S.C. 4151-4157; and Section 109 of the Housing Community Development Act of 1974 (Section 109), 42 U.S.C. 5301 et seq., and regulations issued thereunder, 24 CFR 570.601 and 570.602.5

E. The Davis-Bacon Act requires the payment of prevailing wage rates (as determined by the Department of Labor) to laborers and mechanics on federally-assisted construction projects in excess of $2,000. Also, pursuant to 24 CFR § 983.154, the Owner’s or Developer’s contractors and subcontractors must pay Davis-Bacon wages to laborers and mechanics employed in the development or rehabilitation of the housing (with nine or more contract units) using HomeFlex.

The following relates to the wage determinations for New Construction and Substantial Rehabilitation projects:

1. **Residential - Less than four (4) stories**
   Pursuant to Title 29 CFR Parts 1.5 and 1.6(b), a Residential wage determination is issued for this construction project. Residential wages apply to new and substantial rehabilitation of single-family homes and apartment buildings of less than four (4) stories. Accordingly, the wages of laborers and mechanics will be monitored for compliance with labor standards.

2. **Building - More than four (4) stories**
   Pursuant to Title 29 CFR 1.5 and 1.6(b), a Building wage determination is issued for this construction project. Building wages apply to new and substantial rehabilitation of structures of more than four (4) stories, typically warehouses, machinery and equipment storages facilities etc. Accordingly, the wages of laborers and mechanics will be monitored for compliance with labor standards.

Owners proposing projects within the city of Atlanta bear the responsibility of ensuring that the appropriate wage decision is included with the Project Application. As referenced above, the construction type for this NOFA is either Residential or Building. No other construction categories apply. Davis-Bacon wage decisions may be accessed via the following link: [http://www.access.gpo.gov/davisbacon/ga.html](http://www.access.gpo.gov/davisbacon/ga.html)


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**Application Selection Process**

The Application selection process is designed for AH to enter into HomeFlex contract(s) with Owner(s) presenting the best value as evaluated by a panel considering the individual Factors for Selection and the overall value of a proposed HomeFlex contract from their combined value to Atlanta Housing and its program participants.

Owners must provide all information outlined in the Selection Criteria to be considered responsive.

Applications will also be selected based on the feasibility of the Owner’s answer to the Selection factors as well as the costs and proposed management structures for offering eligible housing and administration of HomeFlex units.

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5 Existing multi-family properties first occupied after March 13, 1991 are required to meet the accessibility requirements of the Fair Housing Act. The Fair Housing Act requirements are not identical to UFAS and require only basic accessibility. However, housing units receiving HomeFlex subsidy are covered by Section 504, and therefore, are expected to comply with UFAS. The number of units subject to the Section 504 requirement will be 5% of the total number of HomeFlex Units (or one HomeFlex Unit if there are less than twenty HomeFlex Units in the existing multi-family property). AHA may require Owner to obtain an architect’s certification that the property complies with UFAS.
Owners will be selected based on the following Selection Criteria:

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<th>Selection Criteria</th>
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<td>1. Owner Information</td>
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<td>2. Supportive Service Programming</td>
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<td>3. Proposed Rental Opportunity</td>
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<td>4. Ownership of Rental Opportunity</td>
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<td>5. Site Management Plan</td>
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<td>6. Uniform Federal Accessibility Standards (UFAS)</td>
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<td>7. Financial Feasibility</td>
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<td>8. References</td>
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The establishment, application and interpretation of the above Selection Criteria shall be solely within the discretion of AH.

**Selection and Award**

A Selection Committee shall be established to evaluate applications based on the Selection Factors set forth above. Applications will be evaluated on an individual basis.

One or more technical advisors with the required expertise may provide information and advise the Selection Committee on technical matters.

The relative weight of the Selection Criteria will be recorded for each Application. The absolute weights of each factor as applied to the selection of real property cannot be determined absent their application to a unique real estate opportunity. The Factors for Selection will take into account important program and property characteristics, as well as the experience level and qualifications of the combined Landlord/Management Team/Service Provider team. The selection or non-selection of an Owner based on the Selection Criteria, shall be within AH’s sole discretion. The Selection Committee reserves the right to visit proposed sites, verify information submitted in the HomeFlex Rental Application and contact Owners to clarify information provided. AH may conduct formal interviews of certain Owners who are determined to be qualified based upon selection of the Application.

Owners will be advised, in writing, of any ineligible submissions.

Atlanta Housing reserves the right at any time during the selection process to reconsider any Application submitted and to meet with any Owner to gather additional information.

Atlanta Housing reserves the right to reject an award to an Owner during contract negotiations if: (1) Owner and Atlanta Housing cannot agree to mutual terms for the contract, or (2) Owner causes delay that, in AH’s discretion, causes a hardship to Atlanta Housing.

An Application receiving an acceptable selection from the Selection Committee will be submitted to AH’s Board of Commissioners for approval, subject to the availability of funding. If approved, Atlanta Housing will send the Owner a Commitment Letter stating that the Owner must meet required compliance standards and execute the HomeFlex Supportive Housing Agreement within a specified timeframe from the date of notification. AH’s obligation to enter into the HomeFlex Supportive Housing Agreement is conditioned upon: (i) satisfactory completion of an environmental assessment of the property containing the development, and the satisfactory completion of a final financial feasibility and subsidy layering review; (ii) the Owner obtaining final certificates of occupancy issued by the governing jurisdiction (and delivering copies to AH); (iii) certification of Uniform Federal Accessibility Standard (“UFAS”) compliance for at least five percent (5%) of the number of total HomeFlex Assisted Units; and (iv) the Owner’s compliance with and
adherence to AH’s Clean Hands Policy, and all requirements of applicable law, including, but not limited to, the labor standards of Davis-Bacon and related acts and the requirements of Section 504 of the Rehabilitation Act of 1973 including regulations under 24 C.F.R. Part E for Uniform Federal Accessibility Standards (“UFAS”).

If the Owner fails to execute the HomeFlex Agreement within specified timeframe, the Commitment Letter will expire without further notice from Atlanta Housing unless the Owner requests an extension, in writing. AH, in its discretion, may or may not grant such extension based on the reasons supporting the request.

Provided the Application meets all requirements of this NOFA, funding is available for the proposed units and AH has approved the award of funds, AH will enter into a Supportive Housing HomeFlex Agreement for an initial term from two (2) up to ten (10) years with options for possible extensions, provided the Owner remains in compliance with the Supportive Housing HomeFlex Agreement and has an executed Supportive Service Agreement for the term of the Supportive Housing HomeFlex agreement, as determined by Atlanta Housing.