Residential Emergency Services to Offer (Home) Repairs to the Elderly (RESTORE) Program

Local Program Administrator (LPA) Manual
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I. INTRODUCTION

The Residential Emergency Services to Offer (Home) Repairs to the Elderly (RESTORE) Program was established under Article 29 of the Private Housing Finance Law to provide financial resources to assist senior citizens homeowners with the cost of addressing emergency repairs and code violations that pose a threat to their health and safety or affecting the livability of their home. The program’s intent is to enable seniors to continue to live independently in their own homes.

This LPA Manual describes the policies and procedures that must be followed by a Local Program Administrator (LPA) in the implementation of its RESTORE Program. Policies and procedures contained in this manual must be followed and are enforceable along with the Program Agreement and Administrative Plan.

Program documents and forms referred to in this manual are available on the NYS Homes and Community Renewal (HCR) website at: https://hcr.ny.gov/restore-program#forms---documents.

Any questions regarding the contents of this manual or the RESTORE Program may be directed to OCR staff at: OCRInfo@hcr.ny.gov.

Notice of Funding Availability and Request for Applications

The Housing Trust Fund Corporation (HTFC) through the Office of Community Renewal (OCR), releases a Request for Applications (RFA) upon availability of funding for the RESTORE Program. The RFA provides the framework for the RESTORE Program and includes application deadlines, general program requirements, and evaluation and selection criteria that will be used by OCR to determine award recipients.

The funding limits and funding round priorities are specified in the RFA. The RFA is widely distributed and made publicly available on the HCR website at: https://hcr.ny.gov/restore-program#funding-round-materials.

In response to a publicly issued RFA, eligible applicants submit program proposals detailing how they will administer local RESTORE programs to include the criteria for selecting eligible recipients, construction monitoring, and compliance with program requirements. Applicants are awarded on a competitive basis and must be approved by the HTFC Board of Directors.

Application Process

1. Notice & Submission

Once an RFA is made available, applicants must submit RESTORE Program application exhibits and attachments electronically using the Community Development On-Line System (CDOL), which is accessible online at http://www.hcr.ny.gov/Apps/CDOnline/.

Applicants may make a request, based on demonstrated need, to submit a paper application in lieu of using HCR’s CDOL. Requests for approval to submit a paper application must be sent to:

NYS Homes and Community Renewal
Office of Community Renewal
ATTN: RESTORE PROGRAM
Hampton Plaza
38-40 State Street, 4 South
Albany, NY 12207-2804

Applicants are assigned a SHARS ID number as part of the application process. All communication with OCR regarding application status should include the SHARS ID number.

Only on time applications submitted electronically using HCR’s CDOL or pre-approved paper
applications will be accepted for review. Incomplete and/or late applications will not be accepted either through the CDOL system or paper submission.

2. Application Review & Scoring

All RESTORE Program applications are reviewed according to eligibility and review criteria specified in the RFA. The criteria are derived from the regulatory and policy requirements of the RESTORE Program.

Award decisions are made in the context of a competitive process. To the extent feasible, OCR allocates its resources to meet housing needs and achieve a geographic distribution of funding across the State, while promoting community development policies that emphasize the needs of underserved communities and which advance smart growth principals and healthy living environments.

3. HTFC Board Approval

OCR must present all proposed RESTORE Program award recommendations to the HTFC Board of Directors, which must approve such awards and provide OCR with authorization to proceed with notification of awards and execution of Program Agreements.

3. a.) Application Review for Applicants Not Selected

An Application Review is offered by OCR staff after award determinations have been announced. The Application Review serves as a debrief to provide feedback and guidance for unsuccessful applicants and is designed to help applicants prepare for future application rounds. Instructions for requesting an application review are included in the notification letter from OCR.

Execution of Program Grant Agreement

HTFC expects to enter into a Program Agreement within 45 business days of the RESTORE Program award recipient’s compliance with all submission requirements. Program activities must not commence until a Program Agreement is executed with HTFC.

The LPA may subcontract with a municipality, not-for-profit or private firm to provide additional services or support for the administration of a RESTORE Program. The LPA, however, must execute the RESTORE Program Agreement and remain responsible for the overall program compliance.

1. Insurance Requirements

Award recipients are required to obtain and maintain proper insurance and bonds. At a minimum, copies of the following must be provided:

- A Certificate of General Liability Insurance ($1,000,000 minimum).
- Automobile coverage.
- Workers’ Compensation and Disability Insurance; and
- A Fidelity Bond in the amount of the largest anticipated disbursement.

Insurance documents must name New York State and the Housing Trust Fund Corporation as loss payee in accordance with the Program Agreement requirements. Disbursement requests that exceed the amount of the fidelity bond will be rejected.

2. Grant Agreement Documents

The following items comprise the completed Program Agreement:

- RESTORE Program Agreement – Contains the overall requirements and contents of the agreement between the LPA and HTFC.
• **Schedule A – Awarded Budget & Projected Accomplishments** – Schedule A summarizes the awarded budget, approved service area and projected accomplishments. Schedule A is prepared using information from the original application. Changes must be approved by OCR and may require an amendment to the Program Agreement.

• **Schedule B – Administrative Plan** – The Program Agreement includes the Administrative Plan that outlines the basic procedures an LPA must follow to administer the RESTORE Program. LPAs are expected to supplement these basic procedures with local policies and procedures that best meet the needs of the service area. Components of the administrative plan include, but are not limited to:
  o Outreach & Coordination
  o Project Selection
  o Project Development
  o Construction Monitoring & Quality Control
  o Ongoing Maintenance

• **Schedule C – Participation by Minority Group Members, Women and Service Disabled Veterans with Respect to State Contracts: Requirements and Procedures** – HTFC is required to implement the provisions of New York State Executive Law Article 15-A and 5 NYCRR Parts 142-144 (“MWBE Regulations”), and New York State Executive Article 17-B and 9 NYCRR Section 252 (“SDVOB Regulations”) for all State contracts as defined therein, with a value (1) in excess of $25,000 for labor, services, equipment, materials, or any combination of the foregoing or (2) in excess of $100,000 for real property renovations and construction. Schedule C outlines the requirements and procedures for meeting NYS M/WBE requirements.

No work on the Program may begin, nor reimbursable costs incurred, until the Program Agreement is executed.

II. DEFINITIONS & ACRONYMS

**Applicant** – Units of local government or not-for-profit corporations in existence for a period of one or more years prior to application which are incorporated under the New York State Not-for-Profit Corporation Law and have been engaged primarily in housing and community development activities and apply for funding from the RESTORE Program in response to an RFA released by OCR.

**Emergency Repair** – A repair that will address an emergency that poses a threat to the life, health, or safety of the elderly resident(s).

**Housing Trust Fund Corporation (HTFC)** – Established by Chapter 67, Section 45-a of the Private Housing Finance Law of 1985, HTFC is a subsidiary public benefit corporation of the NYS Housing Finance Agency. HTFC contracts with the Division of Homes and Renewal (DHCR) to administer the Corporation’s activities. HTFC’s mission is to create decent affordable housing for persons of low-income.

**Life Estate** – Whereby two (2) or more people each have an ownership interest in a property. The person holding the life estate (“life tenant”) possesses the property during their life.

**Local Program Administrator (LPA)** – An organization awarded funds to administer HCR programs, including the RESTORE Program. An LPA may be a not-for-profit community-based organization, county government, municipality, or other entity incorporated pursuant to New York State Not-For-Profit Corporation Law. Eligible LPAs must have been in existence, and providing
relevant housing services to the community, for at least one year prior to the application date for program funding.

**Low-Income Elderly/Senior Homeowner** – A person owning and occupying a home as their primary residence who is over the age of 60 with an income that does not exceed 100 percent of area median income as defined by the US Department of Housing and Urban Development (HUD).

**New York State Homes and Community Renewal (HCR)** – Consists of all the State’s major housing and community renewal agencies, including The Affordable Housing Corporation (AHC), the Division of Housing and Community Renewal (DHCR), Housing Finance Agency (HFA), State of New York Mortgage Agency (SONYMA), Housing Trust Fund Corporation (HTFC) and others.

**Office of Community Renewal (OCR)** – An office within HCR responsible for administering a variety of housing and community development programs, including the RESTORE Program.

**Participant** – An eligible homeowner who meets the RESTORE Program requirements.

**Property Maintenance Declaration** – An agreement signed by both the LPA and the homeowner that is subsequently filed with the county clerk’s office. The Property Maintenance Declaration is a lien on the subject property and ensures that the LPA will be notified regarding the sale or transfer of title on the subject property.

**Recapture** – HTFC may recapture funds from the LPA if funds are not spent within the approved program agreement period, if the funds are not spent in accordance with program rules, or for other reasons. Further, for a variety of reasons, the LPA may be required to have the homeowner return RESTORE funds to HTFC. The LPA is responsible for the recapture and returning the funds to HTFC.

**Recipient** – A not-for-profit community-based organization, county government, municipality, or other entity incorporated pursuant to New York State Not-For-Profit Corporation Law awarded funds by HTFC for the administration of a RESTORE Program that has not yet signed an executed Program Agreement.

**Request for Applications (RFA)** – A public solicitation made by HTFC through OCR, to make funds available for the RESTORE Program. The RFA provides general requirements, application deadlines, evaluation criteria and other information for potential applicants to consider before submitting a funding application.

**RESTORE** – Acronym for the Residential Emergency Services to Offer (Home) Repairs to the Elderly Program.

**SHARS** – Acronym for the Statewide Housing Activity Reporting System. This is the database used by HCR to track LPA activity for a grant award. The system stores data related to housing units assisted in New York State. All organizations and municipalities that apply for funding receive an eight-digit SHARS identification number.

### III. PROGRAM ELIGIBILITY

**Eligible Applicants**

A unit of local government, or not-for-profit corporation in existence for a period of one or more years prior to application that is incorporated under the not-for-profit corporation law and has been engaged primarily in housing and community development activities, is eligible to apply and, if awarded, administer a local RESTORE Program. All areas of the state are eligible as RESTORE target areas.

Two or more eligible entities may partner in the RESTORE Program under a contract or Memorandum of Understanding (MOU) for the duration of the proposed project period. However, one of the collaborating partners must serve as the applicant and LPA, if awarded,
and be contractually responsible to carry out the program activities.

**Eligible Participants**

The RESTORE Program provides financial assistance to assist senior citizen homeowners with the cost of addressing emergency repairs and code violations that pose a threat to their health and safety or affects the livability of their home.

1. **Age Eligibility**

The owner-occupant must be 60 years of age or older at the time of application and named on the deed to be eligible to receive RESTORE Program funds. The LPA must collect documentation of age eligibility.

2. **Homeownership**

The participant must own and occupy as primary residence the unit receiving assistance, and the LPA must obtain documentation of ownership.

The following forms of ownership are permissible:

- Ownership in fee simple title.
- Ownership of unit, or mobile/manufactured housing with long-term land leasehold interest.
- Condo or co-op unit ownership – with condo/coop board approval.
- Life estate or beneficiary deed ownership whereby two (2) or more people each have an ownership interest in a property. The person holding the life estate (“life tenant”) possesses the property during their life. The other owner(s) or future interests (“remainderman”) automatically take possession of the property upon the death of the life tenant. The life tenant may qualify for program assistance on the following conditions:
  
  A. Life tenant does not pay rent.
  B. Application discloses the existence of the life tenancy.
  C. Deed names the life tenant and each remainderman.
  D. Life tenant and remainderman (all owners listed on the deed, or beneficial parties) must sign, witnessed by a Notary Public, the Participant Agreement, and the Property Maintenance Declaration (PMD) agreeing to repayment obligations placed on the property.

- Inherited property – age 60 or over occupant shares ownership with other non-resident heirs, but pays all costs of ownership; all who share ownership must sign the PMD; or Right to possession under a contract for deed, installment contract, or land contract (pursuant to which the deed is not given until the final payment is made) is not ownership.

The ownership interest may be subject only to mortgages or other liens or instruments securing debt on the property or any other restrictions or encumbrances that do not impair the good and marketable nature of title to the ownership interest. All owners listed on the deed, or beneficial parties, including life tenants and remainderman, must sign the PMD.

3. **Income Eligibility**

Eligible participants must have a household income that does not exceed one hundred percent (100%) of the area median income. The LPA must establish an intake process to document that every participant meets income eligibility criteria. This includes maintaining supporting documentation to confirm eligibility and participant selection. LPA’s must develop and implement a policy to recertify income eligibility consistently throughout the Program.
Agreement, subject to OCR monitoring.

4. Taxes and Insurance

Eligible participants are required to be current on real estate taxes and maintain acceptable homeowners’ insurance. The LPA must maintain supporting documentation of the most recent paid tax receipt along with evidence of current homeowner’s insurance. A copy of the homeowners’ insurance declaration page is required, and must include the insured’s name, the physical address of the insured property, insurance provider, policy number and coverage. A participant that is unable or unwilling to provide such evidence is ineligible

Project Eligibility

1. Eligible Properties

RESTORE Program funds are available statewide. An applicant, however, must identify the proposed service area. If awarded, the local RESTORE Program must be carried out in the defined service area (the community, neighborhood, or jurisdiction where RESTORE Program funds will be invested).

Repairs may be made in 1–4-unit homes that are owned and occupied by eligible households. If the home is a multi-unit building, repairs may only be made in the unit where the elderly owner resides or in common areas.

2. Previously Assisted Property

A building may receive RESTORE Program assistance more than once. However, the expenditure of RESTORE Program funds may not exceed a total of $20,000 for one or more repairs to a given property within the regulatory period of a Property Maintenance Declaration.

The LPA must confirm with OCR staff if previous assistance has been provided and if the regulatory period is active or has expired.

- If a property has previously been served and is in its regulatory period but did not receive the maximum amount, the household can be served again until it reaches the building maximum cumulatively.

- If a property has been assisted but the previous award’s regulatory period has expired, it may be eligible for further assistance through the RESTORE Program.

For example: John Doe receives a RESTORE Program grant for his home at 123 Main Street in the amount of $10,000 on April 13, 2016. The regulatory period begins on the completion date of the project. John Doe’s home address at 123 Main Street is eligible for additional RESTORE Program assistance of $10,000. A new Property Maintenance Declaration Form is filed by the LPA upon completion of the second $10,000 emergency repair. John Doe is not eligible for additional assistance from the RESTORE Program until the regulatory period has passed.

3. Leveraged Funding

The LPA may use RESTORE Program funding as part of a larger, more comprehensive project. However, the repairs under the RESTORE Program must:

- Demonstrate a documented emergency.

- Be clearly defined on bid documents and invoices; and

- Be completed within RESTORE Program timeframe.

Eligible & Ineligible Improvements

Eligible activities are emergency in nature. An emergency repair will eliminate hazardous
conditions in the home or unit that otherwise threaten the health and safety of the eligible participant. To warrant RESTORE Program assistance, the faulty structural component or system:

- Must be non-functional or non-operative; or
- Pose an imminent threat to the viability of the structure and/or make the unit unsafe to occupy (such as a sudden need for disability modifications related to a medical condition or procedure).

1. Eligible Repairs & Improvements

The Program defines an eligible emergency repair to be a repair that will eliminate a hazardous condition or physical deficiency that poses an immediate threat to the life, health, or safety of the elderly resident(s) or an imminent threat to structure habitability.

Typical repairs eligible under the RESTORE Program include (but are not limited to):

- Correction of serious structural issues including foundation, floors, doorways, and decks that provide entry or egress.
- Stabilization, repair, or replacement of damaged or leaking roof and roof vents and gutters.
- Broken, inoperable or unsecured window or exterior door repair or replacement.
- Repairs to deteriorated interior or exterior stairs and means of egress.
- Accessibility modifications.
- Repairs to or replacement of failed HVAC systems and chimneys.
- Plumbing repairs or replacement, including correcting issues with potable water supply, domestic hot water, and sewage/septic.
- Mold remediation; and/or
- Electrical repairs or upgrades of electrical/utility systems to remove hazards.

The LPA is responsible for determining if a repair meets the “emergency repair” threshold. The LPA must document the hazardous condition (with photos) and substantiate the imminent threat to the senior citizen homeowner and/or structure before conducting emergency repairs with RESTORE Program funds.

2. Ineligible Repairs & Improvements

Repairs that are not of an emergency nature or not a threat to health and safety of elderly homeowners are not eligible for RESTORE Program funding. For example, repairs to an old or leaking roof may not be warranted if the roof condition is not an immediate threat to the structure or household but might be warranted if the conditions indicate the potential for imminent collapse or compromise to the electrical system.

The following activities are ineligible for RESTORE Program funding:

- Substantial renovations, such as kitchen or bathroom remodels.
- Landscaping.
- Replacement of appliances unless there is an obvious health or safety hazard and approved by OCR staff prior to purchase.
- Non-emergency or cosmetic repairs.
- Exterior egress repairs that are not necessary for safe access.
- New construction.
The LPA should contact OCR prior to establishing the scope of work if the eligibility of an activity is uncertain. Activities undertaken that are not eligible will result in OCR recapturing or de-obligating RESTORE Program funds for that project from the LPA. Additionally, OCR may recapture and/or de-obligate the balance of RESTORE Program funds and terminate the Program Agreement.

3. Referral for Services

Any RESTORE Program participant that needs assistance outside of the scope of services offered by the RESTORE Program shall be referred by the LPA to an appropriate service provider.

The LPA shall establish a procedure that details the service referral process to be used in coordinating with administration of the RESTORE Program.

The LPA shall maintain files and records of the Service Provider Agreements in place that provide the following information: service provider name, a brief description of the type of service and copies of written commitment letters.

Eligible Costs

Eligible activities include emergency repair work up to $20,000 in any single building or property. Administrative funds are not included in the limit, but project delivery funds are part of the $20,000 limit per unit.

Eligible costs include the hard costs of the repairs, plus permits and fees associated with such activities. Architectural & design services are an eligible cost if it is necessary and appropriate to the work being done.

RESTORE Program funds will be disbursed only for projects completed after the date of the execution of the Program Agreement, and only for projects that with “Project Set Up” approval by OCR. Projects completed prior to execution of the Program Agreement or without Project Set Up approval by OCR will not be reimbursed.

1. Project Delivery Costs

The RESTORE Program permits LPAs to incur very limited Project Delivery Costs, which are soft costs incurred by the LPA for the repairs or improvements to a specific building or participant. While costs must be incurred and attributed to a specific project, they do not have to fall within a per project funding limit, if the LPA does not exceed the maximum overall program cap. Project Delivery Costs must represent actual billing and time, not a flat rate for internal staff costs.

LPAs may consider the following Project Delivery Costs for reimbursement to specific projects:

- Mileage for LPA program staff who perform project oversight.
- Fees for filing the Property Maintenance Declaration (PMD).
- Project-specific attorney fees.
- Health and safety testing costs, such as lead testing and clearances; and
- Staff salary/fringe costs directly associated with a project such as:
  - applicant intake and determining eligibility.
  - conducting site visits.
o completing the scope of work; and
o preparation of documents, such as executed contracts, invoices, etc.

The following are NOT permitted project delivery costs:

- Marketing and/or advertising the RESTORE Program.
- Staff salary/fringe costs NOT directly associated with a project; and
- Costs incurred by LPA to meet state insurance requirements as found in the Program Agreement.

OCR may consider other Project Delivery Costs not listed above for reimbursement. The LPA must submit a written request to OCR and receive written approval from OCR prior to the start of the project.

Requests are reviewed for reasonableness and adequate documentation, such as invoices, receipts, and timesheets. Mileage must be described in terms of distance and rate per mile on the disbursement paperwork.

2. Administrative Costs

The LPA may be awarded a percentage of the total award for Administrative Costs to offset overall costs of implementing the RESTORE Program for ALL awardees. The cap is announced in the RESTORE Program RFA and application guidance.

LPAs may consider the following costs for reimbursement with administrative funds:

- Overall marketing of the RESTORE Program being administered by the LPA.
- Insurance costs directly associated with implementing the program; and
- Offset salary of staff/fringe costs associated with implementing and/or monitoring the program.

The following are NOT permitted as administrative costs:

- Any costs that are charged directly to a project as “Project Delivery Costs”; and
- Offset of salary/fringe costs of staff not associated with the RESTORE Program.

3. Other Funding

LPAs are required to demonstrate adequate resources to administer the proposed RESTORE Program during the application process. Additional sources of funding are strongly encouraged and may be necessary for costs that exceed the RESTORE Program limit. There are several energy assistance and home rehabilitation programs funded by HCR and other agencies that can be of assistance for low-income households. Information on HCR programs can be found at: [https://hcr.ny.gov/](https://hcr.ny.gov/).

IV. PROGRAM ADMINISTRATION

LPAs assume responsibility for ensuring successful completion of all assisted projects; evaluating and selecting activities to be supported; entering contracts with participating property owners; and assuring compliance with all local, State, and federal laws and regulations.

Administration Cycle

The RESTORE Program Agreement is for a term of two years from the effective date stated in the agreement. This chapter outlines the policies and eligible activities of the Program. Closeout is expected to occur within 45 days after the end of the program agreement term.
The Administrative Cycle is depicted below:

1. **Project Timeline**
   All projects must be completed within sixty (60) business days of the start of the repairs provided. In the event the project cannot be completed within the required timeline for good cause, the LPA must document the circumstances, subject to OCR monitoring review. If necessary, the LPA must stabilize the project site until the weather or other factors permit the work to occur.

   Failure to meet the project timeline may result in OCR recapturing funds for that project. Further, it may impact the remainder of the LPAs current Program Agreement (including possible recapture and/or de-obligation of remaining funds) and may impact future RESTORE Program agreements.

2. **Administrative Plan**
   Administration of each RESTORE Program will be governed by the original proposal, this Manual, the Program Agreement and associated Administrative Plan.

   The Administrative Plan consists of:
   - Program activities and scope.
   - The selection process for assisted units.
   - Construction procurement and management procedures.
   - Service program linkages.
   - Program service area.
   - Public outreach procedures.
   - Staffing; and
   - Fiscal management.

   The Administrative Plan is enforceable along with the terms of the Program Agreement and will be reviewed by OCR as part of monitoring.

3. **Marketing & Outreach**
   The LPA will conduct outreach in the awarded service area to make service agencies and potential participants aware of the availability of financial assistance under the RESTORE Program. The LPA will develop and distribute informational materials to market program availability and explain program requirements. The LPA shall maintain all documents demonstrating outreach activities and be prepared to provide to OCR for monitoring.
4. Conflicts of Interest

LPAs must have a conflict-of-interest policy that applies to any person who is an employee, agent, consultant, subcontractor, officer, or elected official or appointed official of the State, the LPA, or unit of general local government or any designated public agencies. The LPA is responsible for determining if a conflict of interest exists or may exist and reporting it to OCR staff as necessary. An appropriate conflict of interest policy will be required as part of the application process. The policy may require adjustment prior to grant execution if it does not include all the elements required for RESTORE.

4. a.) Applicability

The procurement of supplies, equipment, construction, and services by the State, units of local general governments, and LPAs, and such cases include the emergency repair of real property and the provision of assistance with RESTORE Program funds by the local program administrator, to individuals, businesses, and other private entities.

4. b.) Conflicts Prohibited

Except for eligible administrative or personnel costs, the general rule is that, unless prior written approval is obtained from OCR, no covered person who exercises or has exercised any functions or responsibilities with respect to RESTORE Program activities or who are in a position to participate in a decision making process or gain inside information with regard to such activities, may obtain a financial interest or benefit from the activity, or have an interest or benefit from the activity, or have an interest in any contract, subcontract or agreement with respect thereto, or the proceeds there under, either for themselves or those with whom they have family or business ties, during their tenure or for one year thereafter.

LPAs will maintain a written code of standards of conduct governing the performance of their employees engaged in the award and administration of contracts. No employee, officer or agent of the grantee or sub-grantee shall participate in selection, or in the award or administration of a contract supported by State funds if a conflict of interest, real or apparent, may be involved. Such a conflict would arise when:

(i) The employee, officer or agent of the grantee, or sub-grantee; and

(ii) Any member their immediate family defined as a spouse, domestic partner, son, daughter, stepson, stepdaughter, father, mother, stepfather, stepmother, brother, sister, grandfather, grandmother, grandson, granddaughter, father-in-law, mother-in-law, son-in-law, or daughter-in-law; or

(iii) An organization which employs, or is about to employ, any of the above, has a financial or other interest in the firm selected for award.

The LPA’s officers, employees or agents will neither solicit nor accept gratuities, favors or anything of monetary value from contractors, potential contractors, or parties to sub-agreements. LPAs may set minimum rules where the financial interest is not substantial, or the gift is an unsolicited item of nominal intrinsic value. To the extent permitted by State or local law or regulations, such standards or conduct will provide for penalties, sanctions, or other disciplinary actions for violations of such standards by the LPA’s officers, employees, or agents, or by contractors or their agents. The awarding agency may in regulation provide additional prohibitions relative to real, apparent, or potential conflicts of interest.

Environmental Review/SEQR

RESTORE Program awards are subject to the requirements of the State Environmental Quality Review Act (SEQRA) at 6 NYCRR Part 617. Documentation of compliance will occur at two stages: upfront programmatic clearance and site-specific clearance as sites are selected by the LPA:
1. **Programmatic Clearance**

The Programmatic Environmental Review is completed to review the general activities and service area and identify potential hazards and compliance requirements. HTFC’s Environmental Analysis Unit (EAU) will prepare a Programmatic Environmental Review and issue a SEQR Type II Determination Letter. LPAs may not begin individual project work until the Type II letter is issued.

2. **Site-Specific Clearance**

As sites are chosen, a “Site Specific Certification and Appendix A” must be completed, signed, and submitted to OCR staff to initiate site-specific clearance. This certification checklist will identify and document any issues that must be resolved and address any environmental issues that might impact individual sites in your program. A PDF fillable Site Specific Certification, along with instructions on how to complete the certification checklist, are available for viewing and printing here: [https://hcr.ny.gov/restore-program#forms-documents](https://hcr.ny.gov/restore-program#forms-documents).

The Site-Specific Certification and Appendix A must be completed and submitted to OCR staff prior to any work on each site. EAU may need to review and approve work in circumstances such as:

- Substantial improvement in a flood zone.
- Work on a building determined by SHPO to have historic or cultural significance.
- Ground disturbance.
- Zoning changes; or
- If the work constitutes a SEQR Unlisted action the Certification must be submitted even if there are no “Circumstances” that warrant further review.
- If the work constitutes a SEQR Unlisted action the Certification must be submitted even if there are no “Circumstances” that warrant further review.

**Contractor Procedures**

1. **Equal Employment Opportunity/Minority & Women Owned Business**

Recipients are required to comply with Articles 15 A and 17 B of the New York State Executive Law. These requirements include equal employment opportunities for minority group members and women (“EEO”) and contracting opportunities for certified minority and women owned business enterprises (“MWBEs”) and Service-Disabled Veteran Owned Businesses (“SDVOBs”). Recipient’s demonstration of “good faith efforts” pursuant to 5 NYCRR §142.8 shall be a part of these requirements.

The Recipient will promote and assist the participation of certified MWBEs and SDVOBs as outlined and in accordance with Participation by Minority Group Members, Women and Service-Disabled Veterans with Respect to State Contracts: Requirements and Procedures attached to the grant agreement with Housing Trust Fund Corporation.

Please visit NYS Empire State Development’s Division of Minority & Women Business Development website for a directory of certified Minority and Women-Owned Businesses: [http://www.esd.ny.gov/MWBE.html](http://www.esd.ny.gov/MWBE.html).

RESTORE program recipients awarded less than $100,000 are not subject to Article 15A and 17B of the New York State Executive Law. LPAs are, however, encouraged to make efforts to meet the equal opportunity provisions of Section 312 of the Article. This includes affirmative efforts to ensure that New York State Certified Minority and Women-Owned Business Enterprises are afforded opportunities for meaningful participation in projects funded by HTFC pursuant to Section 313 of the Article.
1. a.) MWBE Process Summary for RESTORE

- Prepare and submit a **Contractor Bid Solicitation Plan**. This Plan will outline the goals (percentages are included in the existing grant agreement Schedule C), how the awarded organization intends to conduct marketing and outreach, and efforts to include MWBE firms in contracting opportunities. Costs for activities that cannot be bid out (internal administrative costs) should be removed before preparing the calculations in this document.

- As activities proceed, the awarded organization will prepare a **Bid Solicitation Log** to document all of the contractors or vendors included in each outreach and bidding process. The awarded organization must also document its bid review and selection decisions.

- If an MWBE firm is contracted for a project, utilization information (FID and payment amount) and **affirmation of payment to contractor** will be reported when the awarded organization seeks reimbursement from HTFC for a particular trade/invoice. The Project Detail Sheet used for disbursement requests includes a drop-down box to note MWBE/SDVOB firms.

- If the awarded organization is unable to reach the goals, a request for waiver must be submitted. The written request should be accompanied by a **Certification of Good Faith Efforts** form and supporting documentation to demonstrate its efforts. The documentation should demonstrate that the awarded organization followed the plan presented in the Bid Solicitation Plan and include documentation of each of the steps outlined above.

All forms are available here: [https://hcr.ny.gov/restore-program#forms-&-documents](https://hcr.ny.gov/restore-program#forms-&-documents).

2. Contractor Selection & Monitoring

The LPA must establish a single process to procure contractors for the term of the Grant Agreement, by either choosing to solicit bids by project, or by using a Contractor Bid List. In all cases, the procurement process must be free of collusion or intimidation, and the LPA must exercise appropriate oversight to ensure that it is fair, efficient, and free of actual and perceived conflicts of interest.

2.a.) General Requirements

- Collect and maintain all documentation needed from the contractor to verify that they are insured, and meet local requirements, codes, rules and/or regulations for contractors.

- If pre-1978 property with a scope that includes paint disturbance, the work must be conducted by an EPA Renovation, Repair and Painting (RRP) Rule Certified Renovator. Determination of applicability should be documented. Certificates should be retained in program files.

- Proposals must be solicited from an adequate number of qualified contractors to permit reasonable competition consistent with the nature and requirements of the procurement.

- The LPA may establish bid selection criteria that consider cost and other factors. These criteria must be included in a written contractor selection procedure prior to initiating the bid solicitation process. Complete internal cost estimates for each work scope for reasonableness comparison. Compare all proposals to internal cost estimate.

- A written agreement or contract must be executed with the selected contractor to describe the cost, agreed upon scope of work, time frames for start and completion, payment terms, change order policy, and required insurance coverage.
2.b.) EPA Renovator

- The EPA’s RRP Rule requires contractors or firms performing renovation, repair, or painting projects that disturb lead-based paint in homes built before 1978 to be licensed and use certified renovators trained by EPA-approved providers and follow lead-safe practices. LPAs should require all contractors to be EPA licensed renovation firms and require a renovator to be onsite and supervise when any painted surface is being disturbed. More information can be found here: https://www.epa.gov/lead/lead-renovation-repair-and-painting-program.

2.c.) Obtaining Bids by Project

To obtain bids by project, the LPA must issue a request for contractor bids for each project detailing the work required to correct emergency conditions and code violations. A clear, written, scope of work for the project must be the basis for the bids or proposals.

- Upon the determination of the project’s eligibility for program assistance and that environmental compliance is achieved, the LPA should proceed with contractor bidding and selection.

- Proposals must be solicited from an adequate number of qualified sources to permit reasonable competition consistent with the nature and requirements of the procurement. At minimum, two bids must be received for each project to establish the reasonableness of costs.

- Document solicitation process using the bid solicitation log.

- Complete internal cost estimates for each work scope for reasonableness comparison. Compare all proposals to internal cost estimate.

- An award may be made to the responsible bidder whose proposal will be most advantageous with price and other factors considered.

- The use of in-house crews is permitted in limited circumstances. “Limited circumstances” meaning where the LPA in-house crew has specific expertise and corresponding certifications to address a repair (such as lead-based paint or mold remediation); or where a repair bid solicitation receives no responses from local contractors. OCR preapproval is required.

2.d.) Contractor Bid List System

A Contractor Bid List system allows LPAs to streamline the procurement of contractors for a two-year period rather than procuring contractors for each project. LPAs should review their Contractor Bid Solicitation Plan for allowability prior to publishing a Request for Proposals (RFP). LPAs must obtain prior OCR approval of the system to procure contractors before setting up the first Contractor Bid List project. Additional contractors can be added to the list at any time, subject to LPA approval.

Steps to Creating a Contractor Bid List

- Identify typical work scopes by trade covering anticipated aspects of RESTORE rehabilitation needs in the service area.

- Complete internal cost estimates for each work scope for reasonableness comparison.

- Issue an RFP asking that sealed proposals be returned via mail. The RFP must require all documentation necessary to qualify contractor including references, proof of
insurance, lead certification, non-collusion forms, etc. Contractors can be identified by trade or as general contractors.

- Contractor Bid Solicitation Plan should be followed for MWBE goal compliance.
- Compare responses to internal cost estimate, complete the contractor vetting process, and create a list of contractors by trade.
- Place qualified contractors on a Contractor Bid List.
- Notify each contractor of qualification and advise that projects will be awarded on a rotating basis.
- Participants may not be prohibited from requesting the services of a contractor not on the Contractor Bid List. In such circumstance, the LPA should verify that the requested contractor is insured, and meets local requirements, codes, rules and/or regulations for contractors. The project should then be bid out to the Contractor Bid List and the requested contractor.
- The Contractor Bid List must remain open during the grant period.

2.e.) OCR Review

Email project manager a single PDF for review including previously approved Contractor Bid Solicitation Plan, RFP, and resulting bidder list.

2.f.) Utilizing the List

- A participant is determined eligible for the program and an inspection is conducted.
- The inspector will create a work scope and send to the first applicable contractor on the list via email or USPS. The contractor will reply with pricing and availability.
- Compare the bid against the in-house estimate. If the contractor bid is too high, or the company cannot complete the project, or do so timely, then the next contractor on the list shall be given an opportunity.
- Once a contractor accepts the job, normal monitoring of the project should commence.
- As utilization of the list proceeds, prepare a Bid Solicitation Log to document contractors or vendors contracted for each project.
  - If an MWBE firm is contracted for a project, utilization information and affirmation of payment to contractor will be reported for disbursement. The project detail sheet includes a drop-down box to note MWBE firms.
  - If the LPA is unable to reach MWBE goals, a request for waiver must be submitted. The written request should be accompanied by a Certification of Good Faith Efforts form and supporting documentation to demonstrate effort. This documentation should demonstrate that the LPA followed the plan presented in the Bid Solicitation Plan and include documentation of each of the steps outlined above.

Construction Monitoring

The LPA must also establish a standard practice for monitoring licensed contractors for adherence to deadlines and quality of workmanship.

This should include:

- Verification of work performed prior to payment; and
- Final inspection prior to the release of final payment to ensure that the entire scope has been completed and the owner will sign off.

Financial Management

RESTORE Program recipients must follow these instructions to report on project activity and to receive disbursements of funds. LPAs should also refer to the RESTORE Program Agreement and direct all questions to OCR staff before undertaking activities where there are questions or concerns. Failure to follow these instructions in the administration of a RESTORE Program award may result in the repayment, recapture, or de-obligation of funds
awarded for this purpose and may adversely impact the future eligibility of an LPA to receive these or other program funds awarded by HTFC.

NOTE: All forms required for the RESTORE Program are available on the HCR website, here: https://hcr.ny.gov/restore-program#forms-&-documents.

1. **Program Budget**

   The Program Budget is approved prior to execution of the program agreement and is included as an attachment to the agreement (Schedule A). It is enforceable along with all program agreement provisions.

2. **Financial Set-Up**

   The LPA is responsible for establishing a separate account for the receipt and disbursement of the RESTORE funds. Funds will be transferred directly into the LPAs designated account through an Automated Clearing House (ACH) procedure.

   Two financial forms must be submitted prior to the start of the program agreement:
   
   - An Authorized Signatory Form; and
   - A Direct Deposit Form.

   An Authorized Signatory Form for Request for Funds form must be completed prior to the start of all program agreements, and at any time an employee is added or removed as a signatory.

   Recipients must send signed copies of each Authorized Signatory Form and Depository Designation Form to OCR staff. LPAs are encouraged to submit signed, legible copies scanned into PDF and e-mailed to expedite processing and disbursement. Recipients are **not** required to submit an original hard copy of these forms to OCR staff.

   LPAs must submit to the following addresses with the initial Program Agreement, or any time revisions are required:

   - NYS Homes and Community Renewal
     Office of Community Renewal
     ATTN: RESTORE PROGRAM
     Hampton Plaza
     38-40 State Street, 4 South
     Albany, NY 12207
   - OR
     E-Mail: OCRInfo@hcr.ny.gov

**Project Set Up/Disbursement**

1. **Project Set Up**

   A Project Set Up Form must be submitted to OCR staff for each project before the LPA commences work on the unit and before any request for disbursement is submitted. The Project Set Up Form allows OCR staff to confirm eligibility of costs and activities and formally commit RESTORE Program funds for a project site.

   The Form must be accompanied by:
   
   - The Environmental Checklist completed and attached.
   - Written scope of work.
   - Photograph of front elevation view of unit; and
   - BEFORE pictures of all work to be performed with RESTORE Program funding.
Work may not commence until the Project Set Up Form is approved by OCR staff. The Project Set Up Form should only be submitted after the LPA has executed a written agreement with the property owner to do the specific work.

The data gathered from the Project Set Up Form allows HTFC to monitor the program status and to report to the Legislature on program accomplishments. The LPA is responsible for submitting accurate Project Set Up Forms to OCR staff.

2. Disbursements

All payments will be on a reimbursement basis for costs that have been incurred. There are no advances of program funds. LPAs may request funds after the project work is completed.

To receive reimbursement, the LPA will submit a Disbursement Request. Each Disbursement Request must include the following:

- Disbursement Request Form signed by an Authorized Signatory on file with OCR.
- Administrative Funds Detail Sheet if applicable with back up documents for OTPS.
- Project Detail Sheet that provides project-specific information on costs and activities. This form must specifically detail the work that has been completed.
- Supporting documentation for all project expenses, including invoices and receipts; and
- Proof of Payment

By signing and submitting the Disbursement Request Form, the LPA is certifying that the work was done satisfactorily and is in accordance with applicable program rules and local laws.

Copies of work write-ups, staffing records, invoices for materials and labor, cancelled checks and any LPA inspection reports of the completed work must be maintained in LPA files for periodic inspection by OCR staff.

Disbursement Email requests to: OCRInfo@hcr.ny.gov and copy OCR staff.

HTFC will make payments to LPAs through an automated deposit system. While the timing of payments cannot be guaranteed, generally this process can be accomplished - from receipt of a complete and accurate LPA payment request to payment - within 10-20 business days.

The LPA must work with OCR staff to determine the appropriate disbursement schedule to effectively administer the RESTORE Program.

Proof of payment to the contractor, vendor, and/or consultant should be provided with the disbursement request. Proof of payment must be provided within 45 days of the disbursement request submission.

Funds received by the LPA must be disbursed to the contractor or vendor within five business days of the electronic transfer.

3. Project Completion

The Project Completion Form must be submitted within seven days of completion of each project. Project Completion Forms may be submitted as part of a final disbursement.

The submission must include:

- The Completion Form.
- Final Disbursement materials, if applicable; and
- After Photographs (front elevation and all repairs done).
Digital photographs in .JPEG or .PDF format are preferred.

The Completion Form, along with final disbursement documentation, must be sent electronically to the RESTORE Program e-mail at OCRInfo@hcr.ny.gov.

The street address of the unit must be in the Subject Line of the e-mail.
- The body of the e-mail must include the LPA’s name and the RESTORE Program SHARS ID number.

**Ongoing Maintenance**

Units that are repaired using RESTORE Program funds are subject to use restrictions of a Property Maintenance Declaration (PMD) for three (3) years, beginning on the date it is signed and notarized. LPAs are responsible for ensuring that the requirements of the PMD are met.

**1. Property Maintenance Declaration**

The LPA shall require every owner of an assisted property, including life tenants, and their remainderman, to execute a PMD, in the form provided by the Corporation, to be filed in the County Clerk’s Office for the county in which the assisted property is located. If a PMD cannot be filed with the County Clerk’s office due to local policies, an HCR approved method must be used to secure the public funds and ensure compliance. OCR retains the right to require an updated PMD if more than one hundred and twenty (120) days has elapsed between signing and the completion of the project.

The PMD shall be based on the estimated program award amount. The LPA will reconcile the to the actual project cost if lower than the estimated program award amount. If the actual project cost exceeds the estimated program award amount, reconciliation is not required, repayment would be based on the lesser amount. The regulatory term would remain as three (3) years from the date the original PMD was signed and notarized.

The PMD must be filed immediately upon completion of program activities and after final sign off by the participant, the contractor and LPA stating that all work has been completed to satisfaction and documented to meet NYS and/or Local Code. In the event of an irreconcilable dispute between the participant and contractor, the LPA must document that its Dispute Resolution Plan was followed, and evaluative measures were taken to substantiate the project was satisfactorily completed prior to filing the PMD. The LPA then has discretion to file the PMD at the time it determines improvements to be complete.

The Property Maintenance Declaration acknowledges that the unit was improved using RESTORE Program funds provided to the LPA from HTFC and states that, during the three (3) year regulatory period, the owner will:
- Maintain the unit in good operating order and condition.
- Not sell, move, lease, demolish, or materially alter the property without the prior written consent of the LPA; and
- If the home is sold or the participant no longer resides as a principal resident, the pro-rated portion of the loan must be repaid to HTFC.

The maintenance term, or regulatory period, must be calculated from the date the original PMD is signed and notarized. The LPA must use this date to calculate the termination date specified on the Declaration form.

Within the three (3) year regulatory period, the home may not sold, moved, leased, demolished, or materially altered, without the prior written consent of the LPA. If there is more than one Owner each will be held separately liable, and will include their heirs,
administrators, successors and permitted assignees. In the event of non-compliance, or if the property is transferred, or its title or deed assigned during the Regulatory Period, including in the event of the death of the Owner, or the PMD is otherwise breached, RESTORE funds must be repaid on a pro-rated basis over the three (3) years, as outlined:

- Months 0-12: 100% repayment due
- Months 13-24: 67% repayment due
- Months 25-36: 34% repayment due
- After the 36th Month: 0% repayment due

2. **Subordination of the PMD**

A Participant who received RESTORE Program funds may request an agreement to subordinate the PMD for the purposes of refinancing their existing mortgage during the residency requirement period. The request must be approved by the LPA and then forwarded by the LPA to HTFC for review.

The LPA request must contain the following information:
- LPA name, SHARS ID number.
- Participant name and address where RESTORE Program funds were utilized.
- Total amount of RESTORE Program funds utilized for the project; and
- Explanation for subordination need.

HTFC may approve refinances only under the following limited circumstances:

- **a)** lower interest rate (no cash out permitted) on a first mortgage.
- **b)** pay for major home renovation.
- **c)** pay for major medical expenses.
- **d)** death and burial of elderly spouse; or
- **e)** pay for educational expenses.

Conditions for all circumstances must be well documented. With respect to refinancing, caution must be used. The LPA should document timely mortgage payments, a clear reduction in interest rate or mortgage term or both, and verification that the refinance will not result in cash to the borrower. The LPA should consider referring the homeowner to a local certified housing counseling agency for budgeting and other loan related education if the LPA does not have the capacity to provide education to the homeowner directly.

3. **Waiver from Filing the PMD**

A participant whose property received RESTORE Program funds may request a waiver to filing the PMD. Generally, waivers are issued where a lien is prohibited by state or federal rule, or where enforcement or repayment is not feasible.

The request must be in writing and must come through, and be approved initially by, the LPA. The LPA will then forward the request to OCR staff for review.

The request must contain the following information:
- LPA name, SHARS ID number.
- Participant name and address where RESTORE Program funds were utilized.
- Total amount of RESTORE Program funds utilized for the project.
- Detailed explanation behind need for the waiver (LPA may be asked by HCR to
determine how state’s investment will be protected absent the Property Maintenance Declaration).

Upon receipt of the written request, OCR staff will review and decide within approximately 30 calendar days. During the review period, OCR staff may request additional information from the LPA and/or the participant. OCR will issue a response of approve or deny.

IF APPROVED, the LPA and the participant will be required to sign the PMD, but the signed document will not be filed with the County. The LPA must maintain the PMD in its program files for the duration of the three (3) year regulatory period.

IF DENIED, the LPA must file the signed document with the County for the full term of the three (3) year regulatory period. OCR will not consider appeals to determinations made on waiver requests.

V. CONTRACT COMPLETION, MONITORING, & COMPLIANCE

Contract Completion

Within thirty (30) calendar days from a Program Agreement end date, the LPA must submit all required RESTORE Program documents, including final disbursement requests, to OCR staff.

Upon completion of the contract, the LPA will receive a closeout letter from OCR staff. The closeout letter will identify each unit assisted with RESTORE Program funds under this contract. The letter will also state the LPA did or did not expend all RESTORE Program funds. If all funds were not expended by the contract end date, the closeout letter will state the balance off RESTORE Program funds to be de-obligated by OCR. The LPA must review the closeout letter and, if the LPA concurs, sign the letter, and return it to OCR staff.

If the LPA disagrees with the units assisted or amount of funds de-obligated the LPA should immediately contact OCR staff to resolve the dispute.

Records & Record Retention

Supporting documentation will be maintained by the LPA in the project files and will include the following:

- Completed “Project File Checklist”
- Participant application.
- Eligibility documentation (including ownership, income, age, prior assistance).
- Property documentation, including address and photos.
- Original inspection, work specifications & cost estimates.
- Bid documentation.
- Contracts between the participant and the LPA, contracts between the participant and the contractor.
- Documentation on historic preservation issues, lead-based paint, and environmental conditions and clearances, as applicable.
- Signed property maintenance declaration(s) with property owner(s) (deferred loan terms and conditional repayment agreement).
- Inspection reports and period of work performance.
- Contractor invoices & documentation of payment.
- Pre- and post-photographs of the modifications, as specified above.
- Copy of recipient sign-off of completed work.
- Copy of any warranties on equipment installed; and
- ALL correspondence between the LPA and OCR.

LPAs are responsible for keeping and maintaining complete and accurate books, records and other documents as shall be required under applicable State and Federal rules and regulations, and as may be requested by the Corporation to reflect and fully disclose all transactions relating to the receipt and expenditure of the Award and administration of the Program. All such books, records and other documents shall be available for inspection, copying and audit during the Term and for seven (7) years following the final disbursement of the Award by any duly authorized representative of the State or Federal Government.

**Monitoring**

Program progress will be monitored by OCR staff by desk reviews and site visits. LPAs will be contacted and notified in writing in advance of all scheduled site visits, desk reviews, or other program reviews.

OCR reserves the right to require files to be submitted for desk reviews, or to conduct onsite reviews. Project files may be subject to examination at any time by HCR whether as part of a scheduled site visit, desk audit, or any other RESTORE Program review. The review of files can include though is not limited to:

- Completed “Project File Checklist”
- Participant application (documentation of eligibility).
- Household Size & income eligibility verification (SSI, pay stubs).
- Verification of homeowner’s insurance.
- Verification of current taxes.
- Pre-construction Inspection.
- Service Provider/Referral Agreement(s).
- Work write-up/specifications.
- Lead-Based Paint (LBP), if pre-1978: -- disclosure, Renovator use, clearance.
- Cost estimate.
- Contractor bid package/proposals.
- Construction Documents (contract, insurance, permits, affidavit/waivers of lien).
- Contractor invoice(s)/vouchers.
- Evidence of contractor disbursement.
- RESTORE Program Project Detail Sheet.
- Pictures (front elevation, before & after); and/or
- Property Maintenance Declaration (PMD).

1. **Technical Assistance**

All award recipients are strongly encouraged to participate in the RESTORE Program Implementation Technical Assistance (TA) Webinar. This is an opportunity for new recipients
to become familiar with day-to-day management and program oversight responsibilities, and previous recipients to learn of administrative changes. An archive of the TA Webinar will be posted on HCR’s website.

LPAs may also request an individual technical assistance session with OCR staff at any time during the Program Agreement by emailing OCRInfo@hcr.ny.gov.

Compliance Findings

An LPA may be in non-compliance for a variety of reasons including, but not limited to:

- Lack of performance, including failure to meet goals agreed to in the executed program agreement.
- Misuse of program funds.
- Broader financial/audit issues within the company.
- Failure to submit required program documents in a timely fashion.
- In default or poor standing with other HCR programs; or
- Failure to comply with rules and regulations as outlined in this manual, in statute, or in the program agreement.

Any LPA that is in non-compliance will be placed in default. OCR will issue a default letter within 10 calendar days after the company is found to be in non-compliance.

The LPA will normally have 15 calendar days to cure the default. OCR reserves the right to authorize other cure periods as deemed appropriate.

If the LPA submits the information within the cure period, the default will not be released until the Program Director has reviewed the submission in consultation with OCR President and determined that the default has been resolved.

If the LPA fails to submit the information within the cure period or submits an incomplete or unsatisfactory reply to the default, OCR will terminate the program agreement. Termination of the program agreement may include recapture and/or de-obligation of program funds.

1. Recapture of Funds

OCR may recapture and/or de-obligate funds from the LPA for a violation of program rules, because of a program default, or in the event of a terminated program agreement. In the event of a violation of program rules by program participants, the LPA is required to recapture RESTORE Program funds and return the funds to HTFC. OCR staff may require the LPA to recapture funds for program violations including, but not limited to:

- Change in residency of elderly homeowners assisted with RESTORE Program funds.
- Providing repairs not eligible for RESTORE Program funding.
- Excess project costs and/or improper use of project cost funds.
- Failure to meet project timelines.
- Failure to submit reports or other required documents to OCR staff in a timely fashion.
- Improper or inadequate documentation of projects.
- Inadequate records retention for the full five years; and
- Failure to adequately monitor residency requirements for the three-year regulatory period.

Funds recaptured from specific projects are for the full amount of RESTORE Program funds.
used for the building. OCR may withhold delivery of future funds for program violations until such time as they are corrected in accordance with RESTORE requirements and to the satisfaction of OCR.

Funds must be returned with the HTFC HCR Returned Funds Coversheet and a brief letter explaining the purpose including program name, SHARS Identification Number, and the participant’s name and address. The HTFC HCR Returned Funds Coversheet is available on the HCR website here: [https://hcr.ny.gov/restore-program#forms---documents](https://hcr.ny.gov/restore-program#forms---documents).

### VI. FUNDING OVERVIEW SUMMARY TABLE

<table>
<thead>
<tr>
<th>Program Year</th>
<th>Funding Limits</th>
<th>Administrative Funding</th>
<th>Project Delivery</th>
<th>AMI Limit</th>
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* Reasonable and customary