Carver County CDA
2020 Community Growth Partnership Initiative
Request for Proposals Guide

PURPOSE

The Community Growth Partnership Initiative Grant Program (CGPI) started in January 2016. The program goals are to increase the tax base and improve the quality of life in Carver County through three specific strategies:

**Affordable Housing:** The program is intended to promote the development of affordable workforce and supportive housing. While the need for affordable housing continues to grow, opportunities for affordable housing development are becoming increasingly difficult. The inclusion of affordable housing can provide benefits beyond the housing itself, such as assisting area workers and providing housing for future workers.

**Community Development:** The program is intended to assist cities in the area of job creation and community development as Carver County cities continue to work towards creating “Communities for a Lifetime”.

**Redevelopment:** The program is intended to assist with Redevelopment Plan goals, as redevelopment activities rest primarily with the cities. Blighted and under-utilized areas do not maximize their potential economic value, can negatively impact the livability of a community, and can be expensive to remedy.
**PROGRAM INFORMATION**

**Funding Available:** Up to $400,000 is available as grants during 2020. The CDA will reserve ten percent (10%) for Pre-development grants. The maximum Pre-development grant amount is $7,500. The remaining funds will be available for Community Development grants, with a maximum individual award amount of $100,000.

**Eligible Applicants:** Eligible applicants for this program are cities in Carver County. Only one application per city per year will be accepted for Pre-development grants. A maximum of $100,000 in Community Development grant funds will be accepted per city per year either through one project or a combination of projects.

**Application Instructions:** It is the applicant’s responsibility to be aware of the submission requirements needed to prepare a complete application in accordance with this guide. The application consists of the program application form and all required attachments. Applications may be submitted via email to elised@carvercda.org or sent on a flash drive to the Carver County CDA; Attention: Elise; 705 North Walnut Street; Chaska, MN 55318.

Pre-development grants are accepted on a pipeline basis, with applications due on the 1st of every month. Community Development grants are accepted up to twice per year if the funds are not expended in the first round. In 2020, applications are due Monday, February 3 and Monday, August 3 (if funds are available). Priority in the second round will be on applications in cities where there was not funding awarded in the first round.

Applications determined by the CDA to be incomplete or not legible will not be accepted and will be returned to the applicant. No applications, attachments or documentation will be accepted after the application due date unless requested by the CDA. The CDA retains the right to refuse the application in whole or in part for any reason. Contact Elise Durbin, (952) 556-2778 or elised@carvercda.org if you have questions or require assistance submitting your application. Applicants are strongly encouraged to discuss their project prior to submission.

**DEFINITIONS**

**Activity:** Component(s) of the Project for which funds are requested.

**Housing Affordability:** “Affordable” is defined as (a) rental – available to households at or below 50% of the area median income; (b) owner – available to households at or below 80% of the area median income.

**Living Wage Jobs:** defined as $15 per hour or more.

**Project:** Development component for which Community Development grant funds are requested.

**Redevelopment:** is defined as the reconstruction, re-use or change in use of any developed property that improves the economic use and value of property. Redevelopment is usually characterized by the partial or complete clearance of existing structures and new construction. The new use(s) may be residential, commercial, retail, industrial, office or other uses the city supports.

**Redevelopment Plan:** as defined by Minnesota Statutes 469.002 Subd. 16: "Redevelopment plan" means a plan approved by the governing body, or by an agency designated by the governing body for the purpose of approving such plans or authorized by law to do so, of each city in which any of a redevelopment project is to be carried out, which plan provides an outline for the development or redevelopment of the area and is sufficiently complete (1) to indicate its relationship to definite local objectives as to appropriate land uses; and (2) to indicate general land uses and general standards of development or redevelopment.

The Redevelopment Plan will identify a redevelopment area, activities to be undertaken within the area, as well as city objectives, land use requirements, and development or redevelopment standards. The city’s comprehensive plan or other city-wide planning documents do not qualify as Redevelopment Plans under the CGPI Program unless the area is specifically identified and documented in detail in the plan.
PRE-DEVELOPMENT GRANTS

Pre-development grant funding is restricted to activities directly related to a current or future project (e.g., market analysis, concept development, site design, zoning studies, small area plan, TIF/Abatement analysis, engineering studies, feasibility studies, stormwater management plans, soil testing, blight analysis, certified shovel ready site documents, and environmental studies/assessments). Pre-development grants may be used to fund activities that are required to establish a Redevelopment Plan. As such, the Redevelopment Plan is not required to be in place to be eligible for a Pre-development grant.

The application must meet the following threshold criteria to be scored:

- The application must be approved by the respective city council via resolution that includes the Required Resolution Provisions (sample resolution is attached to application).
- The city must be supportive of affordable housing and the CDA’s mission.
  - The resolution adopted by the city must contain the following required provision: The City is supportive of affordable housing and of the CDA’s mission, to improve the lives of Carver County residents through affordable housing and community development.
- There is a minimum leverage rate of $1 of other funds for every $1 of Pre-development grant funds.

COMMUNITY DEVELOPMENT GRANTS

Community Development grant funding is restricted to the Eligible Activities, defined below, necessary to prepare for the development.

Eligible Activities
Grant funding is restricted to the following activities:

1. Property acquisition (see “Other Requirements” below for additional stipulations)
2. Relocation payments to occupants of property acquired with program funds
3. Clearance and demolition expenses related to site assemblage for redevelopment and consistent with the Redevelopment Plan
4. Clean up of pollution or other contaminants on the impacted site
5. Historic preservation (rehabilitation of properties with national or local significance in order to preserve that significance)
6. Necessary public improvements including, but not limited to, public parking structures, sewer and water, utilities, sidewalks, lighting, streetscape, street reconstruction, and stormwater
7. Corrections to soil conditions with extraordinary remediation expenses
8. Rehabilitation/expansion/new construction of a facility that is linked to job creation of Living Wage jobs

Ineligible Activities
Grant funding cannot be used for the following activities:

1. Costs not included in the application
2. House moving
3. Administration expenses
4. Public facilities (non-parking)
Threshold Criteria
Applicants must first meet the threshold criteria to be considered for funding.

1. The proposed project must be identified in the Redevelopment Plan (if it is a redevelopment project).
2. The application must be approved by the respective city council by resolution that includes the Required Resolution Provisions (sample resolution is attached to application attached).
3. The city must be supportive of affordable housing and the CDA’s mission.
   a. The resolution adopted by the city (see above) must contain the following required provision: The City is supportive of affordable housing and of the CDA’s mission, to improve the lives of Carver County residents through affordable housing and community development.
4. The application must demonstrate a minimum leverage of $2 of other funds for every $1 of Community Development grant funds.
5. Demonstration of the project’s public purpose and financial need that other funding sources cannot fill.

Competitive Criteria
If the application meets all threshold criteria, it will be reviewed and ranked on the following competitive criteria.

1. **Leverage and Financial Need**: Applications should include other funding sources committed to the project. Examples include TIF/Abatement, DEED, Metropolitan Council, or other public and private resources. Evidence of funding commitments must be submitted with the application. The project should also show a financial need and demonstrate that other funding sources are not sufficient. [15 Points Maximum]
2. **Readiness to Proceed**: The applicant should be ready to proceed with the identified project upon funding award (e.g. city entitlements, site control secured, financing commitments in place). [15 Points Maximum]
3. **Housing Affordability**: To receive points for Housing Affordability, the project must be either a Tax Credit Development or receiving some other type of funding that requires income and/or rent restrictions (affordability compliance) with a federal, state or local agency. If the project is a rental project, the owner must be willing to accept Tenant Based Rental Assistance (Housing Choice Voucher/other tenant based rental assistance). Compliance reporting required by the federal, state or local agency will also need to be submitted to the CDA annually. [20 Points Maximum]
4. **Economic Benefit**: The project should have a defined impact on the local economy. This impact is measurable through growth in property taxes and new/retained Living Wage Jobs. [20 Points Maximum]
5. **Environmental Improvement**: Projects that will clean-up, prevent and protect from environmental hazards are encouraged. Applicants should work with state and local agencies and professional consultants to identify the optimum remedy and create sustainable redevelopment. [10 Points Maximum]
6. **Livability Concepts**: Redevelopment Plans and Projects should consider the need for public transit, reduced/shared parking, walkable neighborhoods, green space, increased density, and mixed land uses that build a strong sense of community. [10 Points Maximum]
7. **Removal of Blight**: Points will be awarded to projects that demolish blighted properties and/or properties with obsolete structures beyond their useful life. [10 Maximum Points]
Other Requirements

Property Acquisition and Relocation

Property acquisition may be undertaken by a public, private or non-profit entity as part of a redevelopment project. In all instances, the CDA will provide grant funds to the city as grantee, which in turn, can provide those funds to another acquiring entity if necessary. The corresponding grant agreement will specify conditions whereby the acquiring entity will have no recourse to the CDA in matters related to the acquisition of real property.

If federal funds are used in whole or in part for a project, including property acquisition, clearance and/or construction, all provisions of 49 CFR 24.101 (the Uniform Relocation Act or URA) must be followed. With all funding sources, the cost of property acquisition must be based on a determination of fair market value as derived from an independent appraisal and/or county assessed value. If the final acquisition price exceeds the appraised value, the grant funds requested must be less than this value with the additional cost being paid by other funds.

Minnesota Statutes 117.50 et. seq. and related case law also requires that in all acquisitions undertaken by an acquiring entity without federal participation, the authority must provide relocation assistance as a cost of acquisition. Additionally, the Minnesota Supreme Court held that an authority may be responsible for certain relocation costs when the property is acquired by a private developer if the activities of the authority and the developer are so intertwined to produce a joint acquisition of the project.

Financial Need

As identified in the Competitive Criteria, leverage of other funding sources is a requirement for a CGPI grant. In addition to identifying leverage, the applicant shall also explain how they have exhausted other resources.

Fair Housing

The Fair Housing Act prohibits discrimination in all housing related transactions based on race, color, religion, national origin, sex, familial status and disability. Projects shall comply with all federal laws, executive orders, and implementing rules and regulations. Projects shall also comply with Minnesota law and local city ordinances.

Reimbursement

The Community Development grant program works on a reimbursement basis. In order to be reimbursed, documentation must be submitted showing the criteria has been met. For example, if scoring is received in growth or retention of Living Wage Jobs, documentation must be submitted to support the number listed in the application.

SELECTION

Applications must be completed and received at the CDA by the due date. Applications will be reviewed by CDA staff, and those meeting the threshold criteria and scoring highly on the competitive criteria will be submitted to the CDA Board of Commissioners for approval. After selection and approval by the CDA Board of Commissioners, the CDA will issue a letter of commitment and enter into a grant agreement with the city.

GRANT AGREEMENT

CDA staff will work with the city and enter into a Grant Agreement. This agreement will detail the terms and conditions of the grant and allow for the release of funds to the city. The grant agreement will require funds to be spent within 18 months of the date of the agreement. Waivers and extensions to any provision in the agreement requested by the grantee will be considered on a case by case basis depending on the merits of the request. Grants will be paid on a reimbursement basis. Grantees will also be required to submit semi-annual progress reports and final report once the project is completed.