GET THE LEAD OUT PROGRAM GUIDELINES

GENERAL PROGRAM DESCRIPTION
In 1971, Massachusetts enacted the nation's first lead law requiring all residential property owners to abate or remove the risk of lead poisoning in homes with children under the age of six. The continued presence of lead paint in existing residential structures continues to be an urgent health concern in the Commonwealth for more than four decades. This concern triggered a statewide effort to remove lead paint from residential buildings.

As part of this effort, MassHousing (the Agency), in cooperation with the Department of Housing and Community Development (DHCD), the Department of Public Health (DPH), and Local Rehabilitation Agencies (LRA) across Massachusetts, is offering a Loan program to help homeowners, investors, and non-profit organizations finance lead paint abatement in 1-4 family residential properties.

Lead Paint Abatement Loans are initiated statewide through Local Rehabilitation Agencies designated by the Director of the Department of Housing and Community Development. LRA(s) assist Mortgagors through every step of the loan application and abatement process. Lead paint abatement inspections, and high-risk removal can only be done by state-licensed inspectors and contractors who have liability/workman’s compensation insurance and errors and omissions policy.

Lead Paint Loans are recorded as a mortgage, junior to any first or second mortgage already in place. MassHousing will assume a third position behind a second mortgage, equity line or MassHousing Home Improvement Loan only. A fourth position will be reviewed on a case-by-case basis.

Overview:

- 50% of the lead funds are targeted to high risk communities as determined by the Department of Public Health;
- Loans are made to eligible homeowners, investors, and non-profits;
- All applicants must apply through an approved Local Rehabilitation Agency;
- Loan amounts range from $30,000 - $45,000, depending on property type;
- Interest Rates range from 0% deferred to 3% amortized;
- No points are charged to the Borrower;
- Only State-licensed lead paint inspectors, licensed deleading contractors, licensed lead safe renovators, homeowners who have received a Child Lead Poisoning Prevention Program (CLPPP) Certificate are eligible to perform lead removal. [See separate Section on Moderate Risk Abatement by Homeowners];
- The Commonwealth offers tax credits for lead abatement expenditures.
PROGRAM GUIDELINES

INTEREST RATES

0% Deferred

Owner-Occupants

- Income eligible families who owner occupy a 1-4 family home in which a child under the age of six resides as a primary residence and/or have a court order to delead or a code enforcement to delead. No closing costs or fees to the borrower.

- Owner applicants wishing to delead their homes for preventative reasons who meet the MassHousing income eligibility requirements may qualify for a deferred loan with a 0% interest rate. No closing costs or fees to the borrower.

Receivership loans are eligible under the 0% Deferred loan. See Form LP-001 Lender Document Checklist for a list of required documents.

Investors

3% Amortized

Investors who own 1-4 family unit properties

- Borrower will be responsible for all closing costs and fees which can be rolled into the loan.

Non-Profits

0% Amortized

Non-Profits who own 1-4 family unit properties

- Borrower will be responsible for all closing costs and fees which can be rolled into the loan.

LOAN TERM

Investor/Non-Profit

<table>
<thead>
<tr>
<th>Loan Amount</th>
<th>Term</th>
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<tbody>
<tr>
<td>$3,000 - $ 5,999</td>
<td>5 years</td>
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<tr>
<td>$6,000 - $ 14,999</td>
<td>10 years or less</td>
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<tr>
<td>$15,000 - $45,000</td>
<td>15 years</td>
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0% Deferred Owner-Occupied

No monthly payments. Repayment of the entire Loan amount is deferred until the sale, refinance, or transfer of the property.

Payments of loans may not be assumed by third parties, whether incident to sale or otherwise.

ELIGIBLE MORTGAGOR

Income-eligible owner-occupants of 1-4 family residential properties, real estate investors and non-profits who own 1-4 residential family properties and rent the units to be delead to tenants whose household incomes fall within the MassHousing Income Guidelines (Form LP-011 Income Limits).
Investors and non-profits must certify that the units to be deleded are rented to income-eligible tenants. If deleading vacant units, the owners must certify that the first tenants to occupy the unit(s) after deleading will have household incomes that fall within the MassHousing Income Guidelines (Form LP-011 Income Limits).

Financing is limited to eight (8) units per investor or non-profit. However, MassHousing may waive this requirement to those creditworthy Borrowers meeting all MassHousing investor-underwriting requirements who are current on all other MassHousing Lead Paint Abatement Loans.

All people having an ownership interest including those residing outside the residence must sign the Mortgage and Right of Rescission. (Right of Rescission does not apply to Investor and Non-Profit loans). Any person(s) who does not have an ownership interest in the property should NOT be on any closing documents or be a part of the loan transaction. Co-signers are not needed on a Lead Pain loan.

NOTE: Realty Trusts, Life Estates, or similar entities are not eligible for this Program.

ELIGIBLE PROPERTY TYPE
Single family, Condominiums and 2-4 family properties.

INCOME LIMITS
MassHousing income limits apply to owner-occupants (Form LP-011 Income Limits). Only the Borrower income is counted.

There are no income limits for non-profits or investors. However, MassHousing Income Limits apply to tenants of each unit to be delegated by a non-profit or investor (Form LP-011 Income Limits).

MAXIMUM LOAN LIMITS
The following Loan limits (including all financing costs) have been set for each eligible property type:

- Single Family: $30,000
- Two Family: $35,000
- Three Family: $40,000
- Four Family: $45,000

If Lead Paint Borrowers are obtaining grant funds or financing additional lead abatement from their own funds, these funds must be evidenced in the form of an award, money order, or certified check. The Lead Paint Abatement loan will not close without this documented information verified by the LRA.

MINIMUM LOAN LIMIT
There is no minimum loan limit for this program.
ELIGIBLE IMPROVEMENTS

- The proceeds of a Lead Paint Loan shall be used only to finance lead paint abatement (including encapsulation), finance charges and closing costs.
- All abatement performed under contract shall be in compliance with state laws and so warranted by the issuance of a Certificate of Compliance issued by a State Licensed Lead Paint Inspector.
- Lead inspections completed prior to loan application are an eligible expense and can be included in the mortgage amount. Inspections must be completed no more than 3 months prior to loan application.
- A detailed contractor’s bid must correspond to the inspection report and identify number of windows, cost; number of doors, cost, etc. MassHousing recommends that Borrowers get at least two estimates before selecting a contractor.
- A homeowner/lead safe renovator must provide a written estimate corresponding to the Inspection Report. It must be detailed and identify number of windows - cost, etc.
- Fences that have been identified as lead positive that cannot be made intact must be removed.
- The abatement of lead paint on detached buildings is acceptable.
- Daycare facilities are eligible if no more than 50% of the total living area of the property is used for primary daycare.
- Necessary replacement of lead positive windows are to be replaced by similar windows; i.e., not sliding glass doors, picture windows, etc.
- Kitchen cabinets that need to be abated may be replaced with moderately priced replacements unless homeowner chooses to pay-out-of-pocket expenses for upgrades. Granite counters, corian, etc., will be permitted only at owner’s expense.
- Porches are to be scraped or made intact. Porches cannot be replaced unless determined by code inspector as not structurally sound. Under no circumstances may a porch be expanded beyond the original size.

INELIGIBLE IMPROVEMENTS

Home improvements unrelated to lead abatement are not eligible. No Lead Paint Loan proceeds may be used for work begun prior to the date of Loan closing, except the cost of the lead inspection.

MODERATE RISK ABATEMENT PROGRAM: HOMEOWNERS
Scope of Work To Be Performed By Homeowner/Lead Safe Renovators

All lead abatement activities must conform to Massachusetts Law, M.G.L. 111 subsections 189-199 and the CLPPP regulations 105 CMR 460.000.

All moderate risk deleading activities must be in conformance with CLPPP regulations 105 CMR 460.175 (B)(1). Moderate-risk abatement activities are predominantly removal and replacement of all woodwork and windows (with the exception of ceiling and walls) containing dangerous levels of lead. Moderate-risk abatement also includes making small amounts of loose paint intact on surfaces other than moveable and impacted parts of windows. A small amount is defined as no more than 2 square feet per interior room, hallway or common area, and no more than 10 square feet total on exterior surfaces. No dry scraping is allowed. A homeowner who has received a CLPPP Moderate Risk Deleader Certificate may perform such work only in his or her own property. Such homeowner is not eligible to perform deleading work on any other property.
All other deleading must be performed by licensed deleaders. A fully licensed inspector is responsible for noting on the Inspection Report loose components to be made intact by deleading contractor.

**LOAN APPLICATION PROCESS**

LRAs will continue to process the intake application as under existing program guidelines and submit to approved Lender for funding. Escrow Accounts will be managed by the LRA.

Homeowners wishing to perform deleading work on their residence must bring the Certificate from CLPPP certifying that they are authorized as moderate risk deleaders at time of application.

To establish Loan amounts, homeowners must submit verified cost estimates for supplies, material and cost of renting equipment on vendor's letterhead. For work that must be performed by licensed deleaders, detailed bids from the deleader must also be submitted.

**ELIGIBLE EXPENSES**

Supplies, materials that become permanently installed in the property being deleading, and the cost of equipment that is rented in order to install such supplies and materials.

Supplies are defined to include, but not limited to 6 mil plastic, duct tape, 6 mil poly trash bags. These supplies are required for deleading as described in CLPPP's moderate risk training material and Department of Labor and Workforce Development regulations, 454 CMR 22.00. In addition paint scrapers, sandpaper, paint brushes/rollers and cleaning supplies may be included as well, since they are needed to complete the deleading process as well as Inspection Report; Inspection Fees; Dust wipe samples and Reinspection Fees, if required.

There is no contingency amount required on a Get the Lead Out loan.

**INELIGIBLE EXPENSE**

Sweat-equity; Relocation Expenses; Unauthorized Deleading.

**LOAN DISBURSEMENTS**

Homeowners will be reimbursed for expenses incurred during the deleading process only after submission to the LRA of a Letter of Full Deleading Compliance in accordance with Massachusetts law and regulations as well as CLPPP's regulation 105 CMR 460.760 (D) (2) (b).

All reimbursements must be documented by paid invoices on vendor's letterhead. No payments will be made without paid invoices.

Disbursements may also be made based on documented paid invoices and submission of a re-occupancy certificate. In this case, funds must remain in the Escrow Account in an amount required to complete the remaining deleading work. Once the remaining work is completed, a copy of the Letter of Full Deleading Compliance must be submitted to the LRA and forwarded to the Agency. It is anticipated that only one or two disbursements will be made.
VISUAL ASSESSMENT REQUIREMENT
Due to the possibility of interior and exterior structural changes, as well as the changing condition of painted surfaces, all lead paint inspections over one year old will require a visual assessment of the property by a lead paint inspector prior to closing. The Visual Assessment Form will be given to the inspector by the LRA. A Visual Assessment of the property, (by the original inspector, if possible), will verify that the initial inspection report is still valid and that no additional violations have occurred. All results found during the assessment must be recorded on the VISUAL ASSESSMENT REPORT FORM and attached to the initial inspection report, and returned to the Local Rehabilitation Agency.

If structural changes of any nature, by unauthorized deleading or other rehabilitation work, are reported by the inspector, such changes may render the initial inspection report invalid. The LRA must contact a CLPPP Housing Specialist to determine if identified changes will prohibit a Letter of Compliance. The inspector must attach an addendum to the initial report that outlines the structural changes, and then provide a report on any deleading that must occur within the structural changes in order to achieve compliance.

MassHousing will not provide financial assistance to property owners involved in unauthorized deleading. The visual assessment is required only to protect homeowners from possible additional lead paint hazards which may have arisen since the initial lead paint inspection was performed. If an additional fee is charged to the homeowner for the second visual assessment, the fee may be included in the Loan amount.

MAXIMUM TIME FRAME
Borrowers applying for mortgage financing have a maximum time limit of six months from the closing date of the mortgage to complete the deleading work. The LRA must report the status of all deleading loans that are not in compliance with the escrow agreement to MassHousing.

If the deleading work cannot be completed within the specified timeframe of the Escrow Agreement, the LRA must notify MassHousing in writing the reason for an extension and the projected completion time (Form LPM-015 Extension Request). The LRA must also include the status of the rehabilitation, LRA’s recommendation for action, and any additional documentation which may be requested by MassHousing for determining the feasibility of completing the deleading work.

MassHousing will review and approve the extension request and the LRA will add an addendum to the original Escrow Agreement with the extension terms.

The LRA will continue to monitor the deleading of the project and the LRA will update MassHousing with the status of the project.

ACCEPTABLE TIME FOR COMPLETION
Homeowners will be expected to complete the deleading within 6 months of Loan approval. Extensions may be requested due to weather and contractor issues.

FINAL COMPLETION
Following completion of the deleading, the LRA must obtain a completion certificate from its inspector and a sign off from all applicable municipal inspectors. The LRA must also obtain a Borrower Letter of Compliance.
Completion from the Borrower (Form LPM-017 Borrower Letter of Completion) and a Contractor Letter of Completion from the contractor (Form LPM-018 Contractor Letter of Completion). The LRA must obtain all necessary lien releases or take any other action that may be required to assure that the title to the property is clear of all liens and encumbrances (if applicable).

**LEAD PAINT CREDIT**

The Lead Paint Credit is a credit provided by the Massachusetts Department of Revenue for covering or removing materials on residential premises in Massachusetts that have been established as containing dangerously high levels of lead. The credit for each residence is equal to the cost of the deleading expenses, or $1,500, whichever is less. If the credit derived from deleading a residential dwelling amounts to more than the amount owed in income taxes for the year, the balance may be carried over into the next tax year. The unused portion of the original credit may be carried over for up to seven years. Any unused credits incurred prior to 1994 are subject to a five-year carryover. For more information refer to Massachusetts Regulation 830 CMR 62.6.3 Lead Paint Removal Credit.
ROLE OF THE LOCAL REHABILITATION AGENCY (LRA)

**Local Rehabilitation Agency (LRA) Approval**
An LRA would apply with DHCD and MassHousing as a designated DHCD-designated Local Rehabilitation Agency to participate in the program.

**Role of the Local Rehabilitation Agency**

Local Rehabilitation Agencies will be responsible for providing the following services:

A. Local program marketing to advertise available funds;
B. Distribution of the most current Residential Deleading Advisory to all applicants. Copies of this Advisory can be obtained by calling the Childhood Lead Poisoning Prevention Program 1-800-532-9571.
C. Pre-screening and financially counseling applicants to determine that they meet all Agency guidelines and understand all the lead paint abatement options available to them.
D. Must be involved in preliminary property inspections or cost determinations. A preconstruction conference may be held with the homeowner to determine the best lead abatement treatment prior to the signing of an approved contract. The Local Rehabilitation Agency will provide to the applicant a list of State Licensed Inspectors and Contractors. The applicant then obtains the required Inspection and Contractor's cost estimate and submits these forms and contract to the Local Rehabilitation Agency.
E. Reviews the Lead Paint Inspection Report and Contractor estimates to insure that only lead paint abatement and closing costs are financed through the loan.
F. Reviews the approved detailed contract and makes a preliminary determination that the Mortgagor(s), and the property meet program eligibility requirements.
G. Collects required documentation from owner-occupants, investors and non-profits and submit complete application package to the Lender for underwriting review and approval (see Form LP-002 LRA Document Checklist). The package should include a copy of deleader's license, and/or lead safe renovator's license and/or CLPPP Certificate for Homeowners, current bid and contractor's liability insurance. Liability insurance not applicable for homeowners going through the Moderate Risk Abatement Program if the scope of the deleading work does not involve a licensed deleader. An itemized document list must be enclosed as part of the loan package submitted to the Lender (Form LP-002 LRA Document Checklist). The Lender is responsible for evaluating the financial capacity of the investors and non-profits to repay the Lead Paint Loan;
H. Executes an Escrow Agreement between the LRA and Borrower and establishes accounts in the amount of the Lead Abatement Loan, the terms of which will be agreed upon by Escrow Agent. The Escrow Agreement can be signed by the Borrower at closing.
I. When the Loan is approved and closed, the Lender will issue two checks: one payable to the Borrower and the Local Rehabilitation Agency for the amount of the Lead Paint Loan in conformance with the Escrow Agreement; one for the Local Rehabilitation Agency Fee.
J. On a monthly basis prepare and submit all account balances upon notification from MassHousing. (See Monitoring Document Checklist Form LPM-014 Monitoring Document Checklist).

The LRA is responsible for monitoring the completion of the work and managing the release of loan proceeds to pay for the completed work. The LRA must exercise all approval and oversight.
responsibilities. On a monthly basis, the LRA will provide a status of all outstanding deleading projects, which will include Borrower’s name, MassHousing account number, original escrow balance, current escrow balance, percent disbursed, percent of project completion, estimated completion date. The LRA is to ensure that the completion of the repairs is done in a timely manner. The LRA is also to ensure that repairs are completed in accordance with the plans and specifications and the contractor’s bid.

- Coordinate construction site overviews with the Borrower and the contractor.
- Provide construction oversight ensure that completion of repairs is done in a timely manner and that repairs are completed in accordance with the plans and specifications and the contractor’s bid.
- Identify situations that would require an extension and report review findings to MassHousing to request an extension (Form LPM-015 Extension Request).
- Monitor development implementation of the extension and ensure the construction oversight is kept up to date.
- Provide periodic updates to MassHousing on the construction oversight.
- Executed contract between the borrower and the contractor describing the specific work the contractor agrees to perform, schedule for payments, construction schedule of work, contractor's liability policy, the contractor's agreement to complete the work in accordance with all applicable building codes and to obtain all necessary approvals and permits. *Licensed contractors must complete all rehabilitation work.
- Escrow Agreement between the borrower and lender that details the timetable for completing the rehabilitation work, how the escrow funds will be used, and a payment schedule to the contractor and borrower.

*Contractors are required to be licensed with the State of Massachusetts, and be active and in good standing with the Contractors' License Board.
-Contractors must have public liability and property damage insurance, and worker's compensation, unemployment and disability insurance, to the extent required by State law.
-Contractor must agree to comply with all federal and state regulations

The LRA must submit copies of all documentation that supports the rehabilitation work, e.g. plans and specifications, “As-Completed” appraisal, contracts, rehabilitation escrow agreement, certificate of completion, title insurance endorsement, etc., to MassHousing

MANAGEMENT OF ESCROW ACCOUNT
An escrow account sufficient to finance the completion of the deleading must be maintained by the LRA in a non-interest bearing account. The completion escrow shall be held in trust for the benefit of Borrower and MassHousing until the deleading is completed. The completion escrow amount may provide for periodic draws against the escrow as portions of the deleading are completed.

The LRA is responsible for managing all disbursements from this account according to the terms of the Escrow Agreement. Disbursements should occur only after the deleading work for which the disbursement is being requested has been inspected and approved by the LRA. Required documentation for disbursements must include signed and dated contractor invoices.

Disbursements from the Borrower’s Escrow Account must be made directly to the Borrower, Supplier, and/or Contractor. If the Borrower or contractor presents paid receipts for materials/supplier(s) for
improvements listed on the contract for work may be paid directly to the supplier and/or Contractor. These expenditures must be reasonable and the LRA must monitor the delivery and installation of all purchased material. If paid receipts are used to support a disbursement payable directly to the Borrower, the LRA must use caution to ensure that the same receipt is not repeatedly used to support more than one disbursement.

The Local Rehabilitation Agency must not disburse any proceeds from the Escrow Account without a signed request for disbursement from the Borrower.

Based on the scope of work, the LRA shall utilize a mechanics lien waiver and title run downs to ensure release of potential liens and payment to the contractor.

The LRA must maintain records on all escrow disbursements.

A ten percent (10%) holdback is required until the LRA receives a copy of the Certificate of Compliance.

**Escrow Account**

At loan closing, the Borrower will endorse the Loan proceeds check issued by the Lender in accordance with the Escrow Agreement. The Local Rehabilitation Agent will deposit the loan proceeds check in a Non-Interest Bearing Escrow Account, which is held jointly in the name of the Borrower and Local Rehabilitation Agency.

Any funds remaining in the Escrow Account six (6) months after the Closing Date must be applied to reduce the principal balance of the Loan unless the Agency provides an extension in writing prior to the end of the six (6) month period. These funds should be sent, by check to:

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MassHousing
Home Ownership Lending
One Beacon Street, 6th Floor
Boston, MA 02108
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The check should be made payable to MassHousing for credit to the account of the Borrower. A cover letter from the LRA should include the Borrower name and property address. The LRA must notify the Borrower in writing of this action.

**Disbursement Limits:**

1. The Local Rehabilitation Agency may limit the number of disbursements per loan. (The Borrower should be informed of the number and amounts of disbursements allowed before the loan is closed.)

2. Due to the nature of work done to bring the property in compliance with the Lead Law, it will be necessary for an executed Letter of Full Deleading Compliance to be produced along with an executed contractor's invoice in order that final disbursements of funds be made.

3. No loan proceeds may be used for work begun prior to the date of the loan closing, other than the initial lead paint inspection. All advance payments to a contractor are solely the responsibility of the Borrower, and not the responsibility of the Local Rehabilitation Agency.
4. There is no contingency fee required for a Get the Lead Out loan.

5. No reimbursements for materials may be made to a Lead Safe Renovator or Homeowner with CLPPP Certificate until a Certificate of Compliance is received by the Local Rehabilitation Agency.

**Contract and Inspection Report Review: All Loans**
Prior to closing a Loan, the LRA shall obtain an inspection report and contract for work to be completed on subject property. This contract (bid), completed by a state licensed lead contractor, state licensed lead safe renovator and/or homeowner must be consistent with the Lead Inspection Report. After lead work is completed, the state licensed inspector will prepare the Letter of Full Deleading Compliance.

**LRA FEES**
MassHousing will pay a fee to the Local Rehabilitation Agency for the services provided in the amount of a flat fee of $1,500.00 (this fee does not include LRA inspection fees). The Lender will disburse funds to the LRA after the Loan has been purchased by MassHousing. The LRA has the ability to waive the fee.

**RELOCATION**
Relocation costs to Mortgagors cannot be included in the loan amount. Relocation assistance is available from a separate fund for lodging and related taxes only, if required. The following guidelines outline in detail the steps that must be followed when relocation expenses are incurred:

M.G.L. C. 111, s. 197 and 105 CMR 460.160(A) requires that a dwelling unit or residential premises shall not be occupied while deleading is being conducted. Furthermore, the residential premises or dwelling unit cannot be reoccupied until deleading is completed according to the procedures specified in 105 CMR 460.160(D), and it meets the conditions of a reoccupancy reinspection specified in 105 CMR 460.760(A) and a certificate of compliance issued by a licensed inspector. In order to receive MassHousing funds to carry out any type of deleading work, an acceptable plan for alternative housing must be approved and acknowledged by the Local Rehabilitation Agency and by the Mortgagor(s), **in writing, prior to Loan closing**.

Costs for alternative housing may not be incorporated into the loan amount and are the responsibility of the Borrower(s). There is a limited pool of funds available for households (i.e. homeowners or tenants) who cannot locate no-cost housing. Funds will be available on a first come first served basis through MassHousing and must be the minimum amount necessary to effectuate relocation. Alternative housing must be based on **average local area lodging costs**, not to exceed a total of $750 per household. The Local Rehabilitation Agency is responsible for determining the average local area lodging costs, and for approving, **in writing**, the household’s (i.e. Borrower(s)/and or tenant(s)) alternative housing location.

**Please note that alternative housing reimbursement is limited to lodging and related taxes. Items such as transportation, meals, and telephone charges are not reimbursable.**

The homeowners and/or tenants will not be granted reimbursement for lodging not approved in writing by the Local Rehabilitation Agency **prior to the relocation and deleading**. A local area is the city or town in which the prospective deheaded property is located, or a city or town contiguous to it. All reimbursable lodging must be situated **within the Commonwealth of Massachusetts**. MassHousing must approve any
exceptions to these criteria in writing prior to the loan closing and deleading or reimbursement will not be granted.

To ensure that the abatement process is carried out effectively, the following relocation guidelines must be followed:

(1) Owner-occupants/tenants shall make every effort to obtain no-cost alternative housing during abatement with relatives, friends or neighbors. In the event that this option is unavailable, the owner-occupant(s)/tenant(s) shall certify to their inability to obtain no-cost housing, in writing, and submit the certification to the Local Rehabilitation Agency.

(2) The Local Rehabilitation Agency shall then assist the owner-occupant(s)/tenant(s) in locating possible sources of alternative housing funds through local, municipal, or state agencies. If this search is unsuccessful, the Local Rehabilitation Agency shall, in writing, detail the search efforts that were undertaken on the Mortgagor's behalf and indicate the estimated amount necessary for the alternative housing, the number of days that alternative housing assistance will be required, and the average cost of alternative housing in the local area. Once the homeowner(s) and or tenants select alternative housing, they must obtain the Local Rehabilitation Agency’s written approval of the accommodations as to the alternative housing location and its cost.

(3) Homeowners will be reimbursed for approved alternative housing expenses incurred during the deleading process only after submission of the following documentation by the Local Rehabilitation Agency to MassHousing:

- The Homeowner’s written and signed certification that they were unable to obtain alternative housing with relatives, friends, or neighbors.

- A letter of Full Deleading Compliance in accordance with Massachusetts’s law and regulations as well as CLPPP’s regulation 105 CMR 460.760 (D0 (2) (b).

- The Homeowner’s paid in full itemized receipt from the LRA approved hotel or motel which provided the alternative housing during the deleading process.
ROLE OF LENDER
Lenders are responsible for underwriting, processing and closing the Mortgage Loan. Lenders will qualify applicants using sound and customary underwriting standards

Lender Approval
Lenders must obtain special approval from MassHousing to participate in the Get the Lead Out Program before reserving funds.

Lender Fees
The Agency will pay a fee to the Lender of $1,000 per loan when Lead Paint Loan is purchased by the Agency.

Underwriting Considerations

Maximum LTV
Loan-to-value ratios do not apply to this program. Loans are not dependent upon equity in the home.

Qualifying Ratios
The maximum debt-to-income ratio permitted is 50% of the Borrower’s gross income including the Lead Paint Loan. There is no debt-to-income ratio for the 0% deferred loan for owner occupants with children under the age of six or who are court ordered to delead or have a code enforcement to delead in place.

Credit
Loans will be written in accordance with Mortgage Lender’s internal prudent and reasonable credit guidelines for Borrowers who are deleading for preventative reasons. The credit guidelines for a 0% deferred loan for owner occupants with children under the age of six or who are court ordered to delead or have a code enforcement to delead in place will be looked at on a case by case basis. There is no minimum credit score. The lender should contact MassHousing to discuss credit issues on these loans.

The 0% Deferred loans meet the current exemptions from Sections 4 and 5 of RESPA dated October 6, 2010 and the criteria set forth in 12 Code Fed. Regs. § 1026.3(h) and § 1024.5(d), effective October 3, 2015.

Credit Investigation: Owner Occupants and Investors
The Lender must submit a single depository credit report as evidence of a Mortgagor's credit standing (other than Non-Profits). The credit investigation shall include information on all persons required to sign the application and to execute the Note. Under no circumstances will the Agency accept credit applications or loan reviews that are more than three months old as of the date of loan closing.

Income Verification
Salaried Employee: Lender must obtain the Borrower’s IRS W-2 forms, for last 2 years and current paystub with year-to-date figures; calculate monthly income based on year-to-date figure to annualize.

Self Employed: 2 years signed federal income tax returns with all applicable schedules; a year-to-date profit and loss statement if at time of application more than 120 days have elapsed from the end of the tax year.
Required Documents

Underwriting Owner-Occupants

The Lender must review for approval the following documentation:

- Title Rundown (evidence of ownership)
- 30 days of paystubs
- Last year’s W-2’s
- If self-employed, last two years tax returns (business and personal) and Profit and Loss Statement
- If a multi-family last year’s tax return
- Credit Report – Single Repository
- Copies of leases if not owned during previous tax year
- Verification of current taxes, water & sewer payments and insurance
- Loan Application
- All real estate taxes, water bills and other assessments must be paid to date.
- Lender will use 75% of actual rents, or 50% of market rents if vacant, and subtract from all monthly mortgage obligation including the Lead Paint loan. Positive cash flow will be added income, and negative cash flow will be added to debt.

Borrowers must be able to finance any cost beyond the per unit maximum allowed under the Lead Paint Program with private financing, savings, or other verifiable sources. If the deleading contract estimate exceeds the maximum loan amount, a copy of a certified bank check for the difference made out to the Mortgagor and Local Rehabilitation Agency must be provided to the Lender with the application package.

Underwriting Investors

Investors will have to qualify for a mortgage based on common underwriting standards and have sufficient cash flow to meet all mortgage debt obligations. Maximum Debt to Income ratio permitted is 50% of investor’s gross income, including Lead Paint Loan. The following documents will be used during the underwriting process:

- verification of current mortgage payments (all properties owned by investors);
- verification of current taxes, water and sewer payments, insurance (property to be deleded);
- credit report;
- past year’s tax returns; (for multi-families)
- affidavit certifying tenants’ income (if vacant structure, affidavit certifying that all units to be deleded (Form LP-009) will be initially rented to income eligible tenants); (Additional documentation is NOT required).
- loan application;
- copies of leases, if the property was not owned by applicant previous tax year.
- Lender will use 75% of actual rents, or 50% of market rents if vacant, and subtract from all monthly mortgage obligation including the Lead Paint loan. Positive cash flow will be added income, and negative cash flow will be added to debt.
- All real estate taxes, water bills and other assessments on all properties to be deleded by the investor must be paid to date.
investors must be able to finance any cost beyond the per unit maximum allowed under the Lead Paint Program with private financing, savings, or other verifiable sources.

Underwriting Non-Profits
Non-Profits will have to qualify for a mortgage based on common underwriting standards and have sufficient cash flow to meet all mortgage debt on the property. The following items will be used during the underwriting process:

- a 501(c)(3) determination letter issued by the IRS or equivalent evidence of federal tax-exempt status;
- audited financial statement covering the most recent fiscal year;
- a profit and loss statement covering the most recent ninety (90) day period;
- a fully completed Intake application
- have two (2) year’s experience providing housing for low- and moderate-income families;
- certify that there is a voluntary board and no part of the net earnings of the organization benefits any member, founder, contributor, or individual;
- proof of signatory authorization;
- an affidavit certifying income of tenants to be deeded and/or that income eligible tenants will occupy vacant units after lead abatement; (Additional documentation is NOT required).
- copies of leases.

The Investor and Non-Profit loans meet the requirements as set forth in 12 Code Fed. Regs. § 1026.2(a)12.

Right of Rescission
The Agency will not purchase a Loan when the Right of Rescission has been waived.

Lien Position
Liens placed through the Homestead Act must subordinate to the MassHousing Lead Paint Loan. The Lead Paint Abatement Program has been designed as a second mortgage loan program. MassHousing will assume a third position behind a second mortgage, equity line or MassHousing Home Improvement Loan only. If there are more than 2 liens on the property, the Lender should contact MassHousing to discuss.

Loans must be secured by a recorded lien in the form of a mortgage. The Mortgage and Mortgage Rider must be executed by all persons or other entities having an Ownership Interest in the Residence.

Property must have a clear, marketable title.

Insurance Requirements
At the Closing Date, the property securing each Loan must be covered by hazard insurance including fire and extended coverage insurance in amounts required under all MassHousing Mortgage Loans.

Security
All Lead Paint Loans are secured by a recorded mortgage.

Warranty Regarding Anti-Predatory Laws
Lenders must warrant that any Loan sold to the Agency complies with all applicable laws, including anti-predatory laws, and is not a “high cost” Loan as defined by state law. Delivery of a Loan to MassHousing for purchase shall constitute an affirmative covenant by the Lender that the Loan complies with the applicable laws.

**Encumbrances**
The Agency will not approve loans for properties that have encumbrances including, but not limited to, tax liens, municipal liens, attachments, or judgements. The guidelines for a 0% deferred loan for owner occupants with children under the age of six or who are court ordered to delead or have a code enforcement in place will be looked at on a case by case basis. The lender should contact MassHousing to discuss encumbrances issues on these loans.

**Bankruptcy**
A bankruptcy must be fully discharged prior to the time of application

**Closing costs**
For Investor and Non-Profit loans, reasonable closing costs and fees can be rolled into the loan including attorney fee (including title update), credit report, flood cert, MERS fee, recording fee, LRA fee (flat fee of $1,500), State Inspection fees and LRA inspection fees.

Closing costs and fees for 0% Deferred loans will be paid by MassHousing.

**Contingency Amount**
There is no contingency amount required on a Get the Lead Out loan.
RESERVATION OF FUNDS
This section describes in detail the Reservation System which must be utilized by Lenders to access Agency Mortgage financing. Funds for all programs are accessed on a first-come, first-served basis with strict deadlines for delivery of Eligible Loans to the Agency for purchase.

Reservation System
Reservations for MassHousing funds will be made via the internet, at the following address: www.emasshousing.com.

The MassHousing reservation system is a business to business extranet that facilitates electronic transactions between MassHousing and its lending partners over the internet. In its current configuration, the system is designed for use by Lenders that are approved Sellers of MassHousing Loans.

In order to access the system, a Lender must register online. Once access is granted, training will be available to the Lender both online and in person by contacting her/his Training and Marketing Representative at MassHousing.

Loan Amount Exceptions
For loans with approved exceptions to exceeding the maximum loan amount, please enter the standard program limit for the property type. Once the exception is verified and the file is ready to fund, MassHousing will change to the correct amount (per the signed approval letter included in file) and fund accordingly.

Loan Registration
Loan Registrations can only be accepted through MassHousing’s lender extranet at: www.emasshousing.com. Loan Registrations can be made from 10:00am to 10:00pm on days the Agency is open for business.

LOAN DELIVERY/PRE PURCHASE REVIEW/LOAN FUNDING

Loan Closing Notification
Lenders must notify MassHousing on the closing of each Loan via www.emasshousing.com. The emasshousing site will accept closing notification and related closing information no earlier than the disbursement date. At the end of the rescission period, the lender will enter the disbursement date into emasshousing.com.

MassHousing outsources certain pre-purchase functions and all document tracking functions to Titan Lenders Corp. (“Titan”), Http://www.titanlenderscorp.com/. Titan will complete a pre-purchase review to ensure the accuracy and completeness of the closing documents, credit file, data integrity and compliance with state and federal regulatory requirements. Lenders must utilize their own interim funding facility. Titan will work with Lenders to address file differences prior to funding. Loans will be funded by MassHousing once all conditions have been cleared.

Titan conducts these reviews and provides document tracking services on behalf of MassHousing; and as such, does not release Lenders from their obligations or reps and warranties under the Master Loan Purchase Agreement. Titan will not perform an underwriting review as part of this process. MassHousing staff will continue to assist Lenders with any questions or issues in this regard.
Document Delivery
Lenders deliver the Original Note with proper endorsement to MassHousing along with a Reimbursement Invoice (invoice is for 0% deferred loans only) after the rescission period of over. A copy of the Note and the remainder of the Loan file must be sent to:

Titan Lenders Corp.
5353 West Dartmouth Avenue, Suite 50-Lower Level
Denver, CO 80227

Both the original Note and the remainder of the Loan file must be delivered to their respective destinations no later than the lock expiration date.

File Order
Lenders must deliver the loan file to Titan in the order shown on MassHousing’s Document Checklist Form LP-001. Lenders should avoid submission of two sided copies, shipping of duplicate copies or unexecuted forms and disclosures deemed immaterial. Placing the documents in the required stacking order will expedite the review of the Lender’s Loan file.

Mortgage Electronic Registration System MERS
Lenders must be an active member of MERS when selling loans to MassHousing. Active members create a unique MIN number for each transaction and are required to deliver loans on “MERS as Original Mortgagee” (MOM) documents using the MIN number. Lenders must register the loan with MERS using their company name and provide evidence of registration as part of the loan package sent to Titan for pre-purchase review. Once MassHousing notifies the Lenders of the loan purchase, Lenders will transfer the Beneficial and Servicing Rights within five (5) days of the date of funding.

Pre-Purchase File Review
Titan will complete a review of a Loan file prior to MassHousing purchasing the Loan. When document errors and omissions are cited by Titan, a Purchase Discrepancy Report will be issued to the Lender. The Lender will have up to the later of the rate lock expiration date or 7 calendar days from the date of the initial Purchase Discrepancy Report to clear the discrepancies. The 7 calendar days begins with the date found on the Purchase Discrepancy Report plus one day.

Lenders should perform their own post-closing review of the Loan before submission to Titan to facilitate a timely purchase of each Loan.

Funding of Loans
Loan Funding is a process whereby MassHousing purchases a Note, Security Instrument, and servicing rights from the Lender. Once it has been determined that a Loan is acceptable for purchase, MassHousing will make every effort to fund the purchase within two (2) business days. Loan funding will be conducted via wire transfer.

Reimbursement to the Lender for 0% Deferred Loans
For a 0% Deferred loan, at loan closing the lender will disburse all closing costs and fees to the appropriate parties. At loan funding, the Lender will be wired the loan amount which is for abatement only. The Lender will submit a Reimbursement Invoice along with the original Note to MassHousing. The invoice should include itemized closing costs and fees associated with the loan (see Form LP-013 Reimbursement Invoice). Once MassHousing receives the Reimbursement Invoice it will be processed and funds will be wired to the Lender within 5 business days.
For Investor and Non-Profit loans the closing costs and fees will be paid by the Borrower and can be rolled into the loan amount. The Lender does not submit an invoice to MassHousing. The Lender will be funded the total loan amount in a wire.

**Servicing**  
MassHousing services all Lead Paint Loans.

**Subordination Requests**  
MassHousing will consider subordination of its liens whereby the new Loan amount is to be less than, or equal to, the outstanding principal balance of the existing loan(s) and which is to be subject to an interest rate that is lower than the existing priority loan(s); and which is to be for a term greater than, or equal to, the remaining term of the existing loan(s); this is more commonly referred to as a “no-cash-out, rate/term refinance.” The only exception to this policy is that we will allow Borrowers to finance the closing costs into the new Loan amount. All subordination requests should be directed to the Home Ownership Mortgage Service Center 1-888-843-6432.
ROLE OF MASSHOUSING
MassHousing will monitor the work progress via reports received from the Mortgage Lender.

MassHousing reserves the right to inspect all documentation relating to the management of the construction project and/or escrow advances upon request to the Mortgage Lender and reviews and approves project extensions.

Inspections
The Agency or an authorized representative shall have the right to inspect the property to be abated at any time from the date of the Note, upon giving due notice to the Borrower(s) or the occupant(s).

MassHousing Construction Monitoring
On a monthly basis, the Mortgage Lender will provide a *status of all outstanding rehab projects, which will include Borrower’s name, MassHousing Loan number, original escrow balance, current escrow balance, percent disbursed, percent of project completion and estimated completion date. The status report will be sent to MassHousing at rehabmonitoring.com.

Request for Extension for Escrow Agreement
If the rehab work cannot be completed within the specified timeframe of the Escrow Agreement, the Local Rehab Agency must notify MassHousing in writing the reason for an extension and the projected completion time. MassHousing will review and approve the extension request and the Local Rehab Agency will add an addendum to the original Escrow Agreement with the extension terms. These requests should be sent to rehabmonitoring.com.

Required Documents for Monitoring Process
These required documents for the Monitoring Process are to be sent to MassHousing, upon completion of the project.

- Non-Interest Bearing Escrow Agreement
- *Monthly Status Reports
- Copies of disbursement requisitions
- Copies of paid receipts for items paid directly to the borrower
- Change order requests (if applicable)
- Borrower Letter of Completion (signed by borrower work has been completed satisfactory and request
- Verify issuance and sign off on Permits by city/town (if applicable)
- Certificate of Compliance
- Form LPM-014 – Monitoring Checklist
- Form LPM-015 – Extension Request (if applicable)
- Form LPM-016 – Final Inspection and Release of Funds
- Form LPM-017 – Borrower Letter of Completion
- Form LPM-018 – Contractor Letter of Completion

Audit of closing and escrow account; any remaining funds are sent to MassHousing to apply to principal.
FORMS
Lenders are expected to use FNMA, FHLMC and HUD standard documents and forms for all Mortgage Loan applications and Mortgage Loans. In addition, there are forms unique to the Agency’s Programs which must be completed and/or distributed.

The following is a list of MassHousing forms:

Form LP-001 – Lender Document Checklist
Form LP-002 – LRA Document Checklist
Form LP-003 – 0% Interest Deferred Payment Note
Form LP-004 – MERS Mortgage
Form LP-005 – 0% Interest Deferred Owner Occupied Uniform Mortgage Rider
Form LP-006 – 0% Interest Deferred Truth in Lending Disclosure Statement
Form LP-007 – 0% Interest Deferred Mortgage Repayment Terms Disclosure
Form LP-008 – Escrow Agreement
Form LP-009 – Investor/Non-Profit Affidavit
Form LP-010 – Homeowner Questionnaire
Form LP-011 – Income Limits
Form LP-012 – Waiver Request
Form LP-013 – Reimbursement Invoice for 0% Deferred only

MONTORING FORMS
Form LPM-014 – Monitoring Document Checklist
Form LPM-015 – Extension Request
Form LPM-016 – Final Inspection and Release of Funds
Form LPM-017 – Borrower Letter of Completion
Form LPM-018 – Contractor Letter of Completion