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ABOUT THIS MANUAL

This manual provides instructions for qualifying for the Enterprise Zone (EZ) Real Property Investment Grant (RPIG). It has been compiled for the applicant (Qualified Zone Investor) and addresses the applicant’s responsibilities in completing the application materials.

Specific icons have been used throughout the manual to provide user-friendly instructions.
- Frequently asked questions have been included within each grant section and are denoted by a question mark symbol (?) within a text box.
- Important definitions, guidelines, and reminders are emphasized in highlighted text boxes.
- Snapshots of the actual application forms are included within the manual to provide step-by-step instructions for each component of the application.
- Details pertaining to required application materials are indicated by .
- Details pertaining to the timeline for submission are indicated by .
- Lastly, for your convenience, the definitions of key terms are included in the glossary on Pages 26-28. These terms are defined by statute and program regulations and must be followed.

A qualified representative of the Qualified Zone Investor is expected to complete all of the required application components. An independent Certified Public Accountant (CPA), licensed in the Commonwealth of Virginia, must attest to the application materials. For specific information on CPA eligibility, see the text box on Page 24.

The Real Property Investment Grant Application Instruction Manual is organized as follows:
- An overview of the grant amount and eligibility criteria;
- General limitations;
- Preliminary information for applicants to gather;
- Step-by-step instructions for completing the required application and supplemental materials.

ENTERPRISE ZONE GRANT QUALIFICATION PROCESS

Enterprise Zone grants are subject to an annual appropriation by the General Assembly. By statute, the Job Creation Grants (JCGs) receive funding priority. After fully funding the JCGs, the remaining funds will be allocated to the Real Property Investment Grants (RPIG) and the amount paid to each RPIG applicant will be prorated proportionally should grant requests exceed the remaining funds.

In Grant Year 2020, RPIGs were funded at a prorated amount of approximately 88 cents per qualified dollar. In Grant Year 2019, RPIGs were funded at a prorated amount of approximately 84 cents per qualified dollar.
The Qualified Zone Investor is expected to complete and submit all required application components. In the past, both hard copy and electronic submission were required. **Hard copies are no longer accepted.** Form EZ-RPIG, as well as all required attachments, including the CPA Attestation Report and supplemental documents, are submitted electronically through the Submission System. The EZ Application Submission System site can be found here: [https://dmz1.dhcd.virginia.gov/EZonePortal/](https://dmz1.dhcd.virginia.gov/EZonePortal/).

As part of the application process, an independent* Certified Public Accountant (CPA), licensed in Virginia, must attest to these application materials. The **CPA Attestation Report** is required and must be submitted with all RPIG grant applications. The **Agreed Upon Procedures for CPA Attestations** and **Attestation Report Templates** are available on the EZ Application Submission System.

*Must be independent of the Qualified Zone Investor

**SUBMITTAL REQUIREMENTS**

- All applications must be submitted through the system no later than 11:59PM, April 1, 2022 (EDT). Applicants will be prompted to save and print the completed application for their own records.

- Any application submitted without the required CPA Attestation Report or submitted after the deadline will be considered **late**. Such applications are held until DHCD determines that funds remain after fully funding on-time applications. At such time, DHCD will review and process late applications on a first-come, first-served basis. **Please keep in mind that DHCD is unable to pre-qualify any applicants.**
If submitting more than one application, each grant application and associated materials must be submitted separately via electronic submission.

**Application Confirmations**

Email confirmations will be sent throughout the submittal process to keep the applicant informed of the status of the application and to bring any submittal issues to the applicant’s attention prior to certain deadlines. Applicants will receive confirmation emails in the following order:

1. **Successful submission of the online application**
   This email will indicate the date and time of the submittal. DHCD recommends applicants print the application at this time and retain confirmation emails with their grant records. If the applicant has submitted all required documents as electronic attachments with signatures within the EZ Application Submission System, this notification is the only one that will be received.

   If you do not receive a confirmation email, your application was not received. If you receive an error message, your application was not received. Please contact staff immediately if you encounter technical issues with the online application system. (ezone@dhcd.virginia.gov)

2. **Notification of Deficiencies**
   DHCD will notify applicants by May 15th in cases where any additional information is required due to application deficiencies. The email will be sent from the following address: ezone@dhcd.virginia.gov. Please reply directly to that address when responding to the email.

3. **Notification of Resolution of Deficiencies**
   Applicants must resolve any identified deficiencies by June 1st. Once the applicant provides the requested information, a final email will be sent to the applicant confirming DHCD’s receipt of the requested material.
RPIGs are available for investments made to industrial, commercial, or mixed-use properties located within the boundaries of Enterprise Zones. Grants are available to Qualified Zone Investors in amounts up to 20% of the qualified real property investment, not to exceed $200,000 per building or facility within a five-year period.

| Eligible Properties | The property must be located within the boundaries of an Enterprise Zone.  
|                     | The building or facility must be commercial, industrial, or mixed-use.  
|                     | • Mixed-use is defined as a building incorporating residential uses in which a minimum of 30% of the useable floor space is devoted to commercial, office, or industrial use. |
| Eligible Investments & Thresholds | For the rehabilitation or expansion of an existing structure, the total amount of improvements must exceed $100,000 in Qualified Real property Investments (QRPI) for the Qualified Zone Investor to be eligible. For rehabilitation or expansion projects that include solar panels, the threshold is reduced to $50,000.  
|                     | For new construction projects, the total amount of improvements must exceed $500,000 in Qualified Real Property Investments for the Qualified Zone Investor to be eligible. For new construction projects that include solar panels, the threshold is reduced to $450,000.  
|                     | For Solar Only projects of at least $50,000 and no more than $100,000, the threshold is $0.  
|                     | Investments in Machinery & Tools and Business Personal Property are not considered Real Property and should not be included in RPIG calculations. |
| Eligible Applicants | Applicant must be the entity that capitalizes the investment on their books or deducts the investment as a business expense under federal Treasury Regulations for tax purposes.  
|                     | The following entities are prohibited from receiving the RPIG:  
|                     | • Units of local, state, or federal government (typically FEIN 546)  
|                     | • Any entity that does not incur the cost of the investment |
| Grant Term | Five-year periods beginning with the first qualification year in which a grant was awarded for the subject building or facility.  
|             | After the conclusion of a five-consecutive-year period, the property begins another eligibility period and the grant cap is restored. |
| Grant Cap | Grant awards are capped per building/ facility over a five-year term based on the cumulative level of investment starting with the qualification year in which a grant was first awarded.  
|             | Grants may not exceed $100,000 per building or facility in a five-consecutive-year period, where the total investment is less than $5 million.  
|             | Grants may not exceed $200,000 per building or facility in a five-consecutive-year period, where the total investment is more than $5 million. |
| Grant Calculations | The dollar amount of an RPIG is determined by the amount spent on qualified real property investments.  
|                   | Grants are available in amounts up to 20% of the qualified real property investment OVER the respective eligibility threshold, capped based on the limits indicated above. |
Real property investment expenditures funded by a federal, state, or local grant are not eligible for an RPIG and must be excluded from the RPIG application.

**General Limitations**

- Properties that have previously qualified for the RPIG within the current five-year period are listed in the RPIG Award Schedule online at [https://dmz1.dhcd.virginia.gov/EZonePortal/](https://dmz1.dhcd.virginia.gov/EZonePortal/). Please review the RPIG Award Schedule to verify that your property has not received an RPIG in the past four years. If the property is listed on the Award Schedule, the property may have a cap on future grant requests until the five-year period has passed.

- A Qualified Zone Investor may not apply for the RPIG for investments incurred in a previous grant year.

- Unlike with JCGs, retail, restaurants, and personal service establishments are eligible for RPIG, and non-profit entities are eligible to apply.

**ELIGIBLE PROPERTIES**

The Real Property Investment Grant (RPIG) is available for the rehabilitation, expansion, or new construction of commercial, industrial, or mixed-use buildings/facilities located within the boundaries of Virginia Enterprise Zones. The program defines eligible mixed-use properties as those incorporating residential uses in which a minimum of 30% of the useable floor space is devoted to commercial, office, or industrial use. Therefore, to be eligible for the RPIG, no more than 70% of the useable floor space in a mixed-use building or facility may be devoted to residential use. Solar projects that are located within the boundaries of Virginia Enterprise Zones, including solar-only, new construction with solar panels, and rehabilitation or expansion with solar panels, are also eligible.

The first thing a potential RPIG applicant should do is contact the Local Zone Administrators (LZA) to confirm the building or facility is within the boundaries of an Enterprise Zone. Each zone has a unique LZA. Contact information for Local Zone Administrators is available online at: [https://dmz1.dhcd.virginia.gov/EZonePortal/ZoneAdminInfo.aspx](https://dmz1.dhcd.virginia.gov/EZonePortal/ZoneAdminInfo.aspx).

**How does one distinguish between a building and a facility?**

For grant purposes, a facility is a complex of buildings, co-located at a single physical location within an Enterprise Zone, all of which are necessary to facilitate the conduct of the same trade or business. A facility typically represents a group of buildings under common ownership, management, and operations. Examples of Facilities: Mall, lumber mill plant, hotel with multiple buildings.

Common management and operations means that the group of buildings is designed to function as a unit, such that in the case of tenants, a management company dictates their hours of operations, etc. Clustered buildings that are not related operations but choose to co-locate for convenience or by coincidence do not constitute a facility. However, clustered buildings that share operations, amenities, and employees would constitute a facility.

If you are unsure whether your property is considered a building or part of a facility, please contact DHCD at ezone@dhcd.virginia.gov or (804) 371-7171 for clarification.
ELIGIBLE APPLICANTS

Any Qualified Zone Investor (entity or individual) capitalizing or expensing the costs associated with the real property investment may apply for the RPIG. A Qualified Zone Investor may be a:

- Property owner (occupant or non-occupant)
- One of multiple owners within a building
- Tenant
- Developer

For Qualified Zone Investors applying as a tenant or as an owner of space within a building, supplemental forms verifying coordination with the owner of the property, other tenants and/or other owners are required. Coordination requires all owners and tenants within a multi-owner/tenant building or facility to provide their (notarized) signature(s) and square footage leased/owned as indication of their understanding that RPIG awards are capped per building or facility. This is to ensure that no more than the applicable grant cap is requested within a five-consecutive-year period for the building or facility. All forms must be uploaded in the EZ Submission System no later than 11:59PM on April 1, 2022.

Multiple Owners in a Building/Facility

In the case where the Qualified Zone Investor owns space within a building/facility, the applicant will need to coordinate qualification (as described above) with all other owners within the building/facility.

The Qualified Zone Investor applying for an RPIG must have adequate documentation such as a deed of trust or an official property assessment to indicate the portion of the building (square footage) he/she owns on the date of issued placed in service document. The applicant must also request supporting documentation to determine the portion of the building that is owned by the other individuals or entities.

In cases where the required coordination does not take place, DHCD will determine the maximum grant amount available based on the proportion of the building the applicant owns. For an example of how DHCD applies the proration formula, see the scenario on Page 22 of this manual.

Multi-Tenant/Owner Eligibility Proration Formula

If no coordination has taken place (as described in the information above this box), DHCD will implement its proration procedures for such buildings based on the useable floor space leased/owned by the Zone Investor.

1. The maximum grant amount available (either $100,000 or $200,000) will be determined by the cumulative qualified real property investments made to the building/facility within the consecutive five-year period.
2. DHCD will then multiply the applicable grant cap by the percent of the building’s useable floor space for which the tenant has a lease or for which the owner has a deed of trust.
3. The grant cannot exceed this amount or 20% of the applicant’s qualified real property investment made in excess of the applicable investment threshold (not to exceed the maximum investment cap), whichever is less.
Tenants

Tenants may apply for qualified real property investments made to the portion of the building for which they hold a valid lease, only if the improvements were made directly by the tenant and not the owner of the property. Only leasehold improvements made directly by a tenant or improvements made under a capital lease are considered grant-eligible.

Tenant applicants are required to submit written, notarized consent from the owner of the building/facility. If required by the owner, the applicant will need to coordinate qualification with the other tenants; otherwise, DHCD will implement the proration formula explained in greater detail on page 22.

<table>
<thead>
<tr>
<th>Investment</th>
<th>Applicant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leasehold improvements made directly by tenant</td>
<td>Tenant applies for RPIG</td>
</tr>
<tr>
<td>Improvements made by landlord/owner under a capital lease</td>
<td>Tenant applies for RPIG</td>
</tr>
<tr>
<td>Improvements paid for by landlord/owner as part of an operating lease</td>
<td>Tenant may not apply for RPIG</td>
</tr>
</tbody>
</table>

Developers

If a developer who incurred expenditures for the real property investments but does not own the building at the time of application for RPIG, additional documentation must be submitted. Depending on the developer/owner situation, different forms of documentation will be required:

- If the developer owned the building when placed in service (P-I-S) documentation was issued (the name of the developer is listed as “owner” on P-I-S document), the developer must provide documentation that verifies ownership at the time of issuance. This could be a parcel print out that provides transaction history or a sales document that proves the date of sale as AFTER the P-I-S issuance.

- If the developer sold the property before the issuance of the final P-I-S documentation, the developer must prove that they have received consent from or coordinated with the current building owner(s) in one of two ways:
  - Provide the sales contract with the new owner(s) that notifies them of the grant availability and the developer’s intent to apply.
  - Provide a letter that notifies the current owners of the grant availability and the developer’s intent to apply. The letter must be signed by the current owners and notarized.

If I built a new building and sold the office space within the building prior to receiving my final CO, would I be eligible to apply for the maximum grant amount?

You would need to stipulate your intention to apply for the full grant amount was in the sales contract with the new owners (which you will need to provide to DHCD). If there was no stipulation, the grant request must be coordinated with the other owners of the building as of the date the issued Certificate of Occupancy or other applicable final placed in service documentation. A notarized letter signed by the current owners qualifies as coordination.
DETERMINATION OF GRANT YEAR

An applicant must apply for the RPIG for the calendar year in which the building was “placed in service.” To be eligible for Grant Year 2021, the placed in service documentation must be approved within the 2021 calendar year (between January 1st and December 31st, 2021). The RPIG application is due April 1st of the calendar year following the placed in service date.

The RPIG application may only include qualified real property investments that were completed under the final placed in service document provided and capitalized or expensed by the Qualified Zone Investor.

The placed in service date is:

- The date in which the final, approved Certificate of Occupancy (CO) is issued.
- The date in which a final inspection is approved for work done at the property, as long as no other trades permits are pending for the project and a CO was not required.
- In cases where the locality did not require permits, the date of a licensed third party inspector’s report which states that the project is complete (accompanied by a letter from the locality stating no permits were required for the scope of work).
- More details on Placed in Service Documentation available on Pages 12-14 and 16.

Due to statutory restrictions, DHCD is unable to process applications with placed in service documentation from previous calendar years, such as a final building inspection or final CO issued in 2020. Also, properties placed-in-service during 2022 will need to wait until the next grant cycle to apply for funding.

QUALIFIED REAL PROPERTY INVESTMENTS

Prior to beginning an RPIG application, a Qualified Zone Investor should determine if they meet the basic qualification criteria. Applicants should first assess the applicable type of qualified real property investment—rehabilitation, expansion, or new construction. They should then determine if they meet the respective minimum investment threshold in qualified real property investments.

Minimum investment thresholds:

- Rehabilitation & Expansion: $100,000 in qualified real property investments
- New Construction: $500,000 in qualified real property investments
- Solar Only ($50,000 to $100,000): $0 in qualified real property investments
- Rehabilitation/Expansion including solar: $50,000 in qualified real property investments
- New Construction including solar: $450,000 in qualified real property investments

Qualified real property investments include expenditures associated with any exterior, interior, structural, mechanical, or electrical improvements necessary to construct, expand or rehabilitate depreciable real property for commercial, industrial or mixed use. Qualified real property investments include any such expenditure...
regardless of whether it is considered properly chargeable to a capital account or deductible as a business expense under federal Treasury Regulations.

For example, if a Zone Investor’s qualified real property investment (QRPI) in the rehabilitation of an existing building is $500,000, the amount of RPIG they would be eligible to apply for is $80,000 ($500,000 - $100,000 threshold = $400,000 grant eligible QRPI; 20% of $400,000 is $80,000).

<table>
<thead>
<tr>
<th>RPIG Grant Calculation Examples</th>
<th>Investment Type</th>
<th>Rehab/Expansion</th>
<th>New Construction</th>
<th>Rehab/Exp. Capped</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$500,000</td>
<td>$900,000</td>
<td>$2,000,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>-$100,000</td>
<td>-$500,000</td>
<td>-$100,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$400,000</td>
<td>$400,000</td>
<td>$1,900,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>x .20</td>
<td>x .20</td>
<td>x .20</td>
<td></td>
</tr>
<tr>
<td>Total Grant Request</td>
<td>$80,000</td>
<td>$80,000</td>
<td>$380,000 (exceeds max)</td>
<td>$100,000</td>
</tr>
</tbody>
</table>

What Constitutes a Qualified Real Property Investment (QRPI)?

<table>
<thead>
<tr>
<th>Qualified</th>
<th>Unqualified</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Cabinetry (if taxed as real property)</td>
<td>- Accounting &amp; Bookkeeping Costs</td>
</tr>
<tr>
<td>- Carpentry</td>
<td>- Acquisition Costs</td>
</tr>
<tr>
<td>- Ceilings</td>
<td>- Appraisals</td>
</tr>
<tr>
<td>- Clean-up &amp; Dumpsters</td>
<td>- Architectural, Engineering &amp; Design Fees</td>
</tr>
<tr>
<td>- Contractors</td>
<td>- Bidding Process</td>
</tr>
<tr>
<td>- Demolition</td>
<td>- Blinds or other window treatments</td>
</tr>
<tr>
<td>- Doors &amp; Windows</td>
<td>- Bonding</td>
</tr>
<tr>
<td>- Drainage Systems</td>
<td>- Closing costs</td>
</tr>
<tr>
<td>- Driveways &amp; Paving (to property line)</td>
<td>- Furnishings</td>
</tr>
<tr>
<td>- Drywall &amp; Plaster</td>
<td>- Insurance</td>
</tr>
<tr>
<td>- Electrical Improvements*</td>
<td>- Kitchen &amp; Laundry Appliances</td>
</tr>
<tr>
<td>- Elevators</td>
<td>- Legal, Marketing or Other</td>
</tr>
<tr>
<td>- Excavation &amp; Grading</td>
<td>- Loan fees; Capitalized Interest</td>
</tr>
<tr>
<td>- Exterior Repair</td>
<td>- Machinery, Tools &amp; Equipment</td>
</tr>
<tr>
<td>- Fencing &amp; Gates</td>
<td>- Outbuildings</td>
</tr>
<tr>
<td>- Fire Suppression Systems &amp; Sprinkler Systems</td>
<td>- Permits, User Fees, Zoning Fees, Impact Fees, Inspection Fees, or Development Fees</td>
</tr>
<tr>
<td>- Fixtures</td>
<td>- Professional Services (Soft Costs)</td>
</tr>
<tr>
<td>- Gas Station Canopies (if taxed as real property)</td>
<td>- Realtor, Sales &amp; Leasing Fees</td>
</tr>
<tr>
<td>- HVAC</td>
<td>- Real Estate Taxes</td>
</tr>
<tr>
<td>- Labor (project-related labor only)</td>
<td>- Rent Loss</td>
</tr>
<tr>
<td>- Landscaping (including retention ponds)</td>
<td>- Signage or Wayfinding Signage</td>
</tr>
<tr>
<td>- Lead &amp; Termite Abatement</td>
<td>- Soil Testing</td>
</tr>
<tr>
<td>- Loading Docks</td>
<td>- Surveying Fees</td>
</tr>
<tr>
<td>- Management (Superintendents, CM/PM)</td>
<td>- Sweat Equity</td>
</tr>
<tr>
<td>- Masonry</td>
<td>- Temporary Facilities</td>
</tr>
<tr>
<td>- Mechanical Improvements*</td>
<td>- Public Utilities</td>
</tr>
<tr>
<td>- Painting</td>
<td>- Public Roads &amp; Sidewalks</td>
</tr>
<tr>
<td>- Plumbing</td>
<td>- Utility Hook-up, Extension, or Access Fees</td>
</tr>
<tr>
<td>- Roofing and Flashing</td>
<td>- Well, Septic, or Sewer Systems</td>
</tr>
<tr>
<td>- Sidewalks (to property line) &amp; Patios</td>
<td>- Workstations &amp; Cubicles (unless taxed real property)</td>
</tr>
<tr>
<td>- Solar Panels**</td>
<td>- No &quot;SOFT COSTS&quot;</td>
</tr>
<tr>
<td>- Storm Water Management</td>
<td>- NO MACHINERY &amp; TOOLS</td>
</tr>
<tr>
<td>- Thermal/Moisture Protection</td>
<td>- NO BUSINESS PERSONAL PROPERTY</td>
</tr>
<tr>
<td>- Wheelchair Lift</td>
<td>- NO &quot;SOFT COSTS&quot;</td>
</tr>
</tbody>
</table>

*Equipment unrelated to construction and labor/material may not be included in this category.

** Solar panels in excess of $50,000 can qualify for lower thresholds.
All grants of public funds (federal, state, local) where the grant proceeds were used to fund Qualified Real Property Investments should be excluded from the investment total. Grants received from private foundations may be used for Qualified Real Property Investments that can be included in the investment total.

Site Work & General Conditions

“Site work” and “general conditions” are common schedule items; however, not all items typically included under these categories constitute qualified real property investments. Often, unqualified items are inappropriately lumped into “site work” or “general conditions” and therefore, it is always best to break down and list all work included under the “site work” and “general conditions” categories.

<table>
<thead>
<tr>
<th>Qualified Site Work</th>
<th>Unqualified Site Work</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clearing</td>
<td>Sewer tie-in fees</td>
</tr>
<tr>
<td>Concrete excavation/earthwork</td>
<td>Utilities</td>
</tr>
<tr>
<td>Construction overhead</td>
<td>Work extending beyond property line</td>
</tr>
<tr>
<td>Paving</td>
<td>Installation/removal of Septic Systems</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Qualified General Conditions</th>
<th>Unqualified General Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clean up</td>
<td>Utilities</td>
</tr>
<tr>
<td>General Labor</td>
<td>Travel</td>
</tr>
<tr>
<td>Hoisting</td>
<td>Professional Fees</td>
</tr>
<tr>
<td>Mobilization</td>
<td>Signage</td>
</tr>
<tr>
<td>Project Management</td>
<td>Rent/Income Loss</td>
</tr>
<tr>
<td>Project Superintendents</td>
<td>Off-Site Space Rentals</td>
</tr>
<tr>
<td>Rental Equipment</td>
<td></td>
</tr>
</tbody>
</table>

How do I know if something qualifies for RPIG?

1. Was it capitalized or expensed on the Qualified Zone Investor’s books? (If no, then ineligible.)
2. How is it taxed by the locality? (If not Real Property, then ineligible.)
3. If the tenant moved out, could the item be removed? (If yes, then ineligible.)

These questions are not a clearinghouse for qualification. For questions regarding the eligibility of certain investments, please contact DHCD at or EZONE@dhcd.virginia.gov.

Conditional Items

The following items qualify as real property investments (i.e. their corresponding dollar amount can be included in the investment total) only if the described conditions are met.

<table>
<thead>
<tr>
<th>Awning/Canopy</th>
<th>Must be structurally part of building/roof to qualify. Awnings or canopies that are fabric or non-structural do not constitute a real property investment. If possible, submit a photo with hard-copy application.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Change Orders</td>
<td>Needs to be broken down into more specific categories, such as “additional flooring work” in order to ensure that each item is a qualified real property investment.</td>
</tr>
<tr>
<td>Plumbing/Piping</td>
<td>Can only include work that is structurally within the building/facility, not what runs from the building to the public utilities.</td>
</tr>
</tbody>
</table>
**REQUAED APPLICATION MATERIALS**

In the past, both hard copy and electronic submission were required. Hard copies are no longer accepted. **FORM EZ-RPIG**, along with all required attachments, including the CPA Attestation Report and supplemental documents, are submitted electronically through the Submission System and must be submitted online by **11:59 PM on April 1st, 2022 (EST)**. After submitting the online form, applicants should print and retain the completed EZ-RPIG application for their records.

### Real Property Investment Grant Submission Materials for Electronic Submission

<table>
<thead>
<tr>
<th>Materials</th>
<th>Submission Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>The following must be uploaded into the system:</td>
<td>All application materials are due to DHCD on April 1st, 2022</td>
</tr>
<tr>
<td>• Form EZ-RPIG</td>
<td>Applicants must submit their application and all required supporting documentation electronically through the EZ Online Submission System. Hard copies will NOT be accepted.</td>
</tr>
<tr>
<td>• Local Zone Administrator Verification</td>
<td></td>
</tr>
<tr>
<td><em>For GY2021, DHCD will accept both the original/previous LZA Verification Form, as well as the new LZA Verification Form. Next year, for GY2022, we will only accept the new LZA Verification Form.</em></td>
<td></td>
</tr>
<tr>
<td>• Applicant Declaration</td>
<td></td>
</tr>
<tr>
<td>• Placed in Service Documentation</td>
<td></td>
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<tr>
<td>• COV Form W-9</td>
<td></td>
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<tr>
<td>• CPA Attestation Report Form</td>
<td></td>
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<tr>
<td>• Itemized List of Qualified Real Property Investments</td>
<td></td>
</tr>
<tr>
<td>• Form EZ-RPIG Multiple Owner*</td>
<td></td>
</tr>
<tr>
<td>• Form EZ-RPIG Tenant-Owner Consent*</td>
<td></td>
</tr>
<tr>
<td>• Form EZ-RPIG Tenant Coordination*</td>
<td></td>
</tr>
<tr>
<td>• Form EZ-RPIG Mixed-Use*</td>
<td></td>
</tr>
</tbody>
</table>

* If Applicable

Details and instructions regarding each of the listed application materials are included in the following sections. All supplemental forms are available on the [EZ Online Submission System](https://dmz1.dhcd.virginia.gov/EZonePortal/) site at [https://dmz1.dhcd.virginia.gov/EZonePortal/](https://dmz1.dhcd.virginia.gov/EZonePortal/).

**PLACED IN SERVICE DOCUMENTATION**

A final (approved) Certificate of Occupancy, approved final building inspection, or licensed third-party inspector’s report (for projects that do not require any permits) for qualified real property investments (QRPIs) must be submitted with the application. Applicants must apply with the highest form of placed in service document **required by the locality**. If the nature of the project requires a Certificate of Occupancy, a Qualified Zone Investor cannot apply with a final building inspection even if a final building inspection was issued prior to a Certificate of
Occupancy. **DHCD verifies placed in service documentation issued/required for each project with local building code departments.**

When submitting the final **placed in service** documentation, please make note of the following:

- The name on the final Certificate of Occupancy, final building inspection, or licensed third-party inspector’s report must match the legal name on Form EZ-RPIG, Part I, Box 1.
- The physical address on the final placed in service documentation must be within an Enterprise Zone and must match the physical address listed on Form EZ-RPIG, Part I, Box 4.
  - If the name or address on the documentation differs from what is listed on Form EZ-RPIG Part I, Boxes 1 and 4, the applicant must complete Part II, Box B to explain the differences.
- The date of the placed in service documentation must fall within the 2021 calendar year.

**Certificate of Occupancy**

The Certificate of Occupancy must be **final**, meaning it is **not** temporary, conditional, or pending. For information regarding projects that require a Certificate of Occupancy, see **Section 116** of the Virginia Uniform Statewide Building Code.

**Final Inspection**

When submitting a final building inspection as the placed in service documentation, the inspection must be **approved** by the local jurisdiction in which the project was completed and final, meaning the final building inspection is completely passed and there are no associated trades permits still pending. There should be **no pending items or additional work** (however minor they may be) remaining when such a document is submitted. In some localities, final building inspections are issued prior to the finalization of associated trades inspections (mechanical, electrical, plumbing, etc.). DHCD does not consider a property fully placed into service until all building permits are finalized, including trades. In addition, DHCD does NOT accept letters from the locality as adequate final inspection placed in service documentation.

For information regarding projects that require a final building inspection, see **Section 113.8** of the Virginia Uniform Statewide Building Code.

**?**

During my inspection, the inspector noticed that the handrails along the stairway were loose and documented that the inspection was approved pending the installation of the new handrails. I then ordered new handrails, had them installed, and received another final building inspection that was approved in January 2022. Can I still apply for the 2021 calendar year?

Because the final inspection wasn’t fully approved until 2022, the Zone Investor would need to wait and apply for the 2022 calendar year. This holds true even if the final inspection was originally conducted in 2021. The inspection has to be completely passed with no pending items.

**Licensed Third-Party Inspector’s Report**

A licensed third-party inspector’s report (performed, signed and dated within the 2021 calendar year) can be submitted as the placed in service document **only when a project does not require any permits**. The third-party inspector’s report must meet the guidelines set forth by the local jurisdiction in which the project was completed.
The inspection report should reference the Qualified Zone Investor, the Physical Address of the Zone Establishment, and shall list the qualified zone investments and the dates in which they were inspected for completion. The property is considered placed-in-service on the date of the third-party inspection, not the date of the report.

It is the responsibility of the applicant to provide documentation from the locality that no permits were required for the scope of work included in the application. The locality’s building officials must provide a letter on official letterhead that references the physical address of the zone establishment and lists the qualified real property investments for which the applicant is seeking the grant.

Based on Section 113.7.1 “Third-Party Inspectors” of the Virginia Uniform Statewide Building Code:

“Each building official charged with the enforcement of the USBC shall have a written policy establishing the minimum acceptable qualifications for third-party inspectors. The policy shall include the format and time frame required for submission of reports, any prequalification or preapproval requirements before conducting a third-party inspection and any other requirements and procedures established by the building official.”

FORM EZ-RPIG

PART I: BACKGROUND INFORMATION

Directions are included below for the “Background Information” section of Form EZ-RPIG.

1. Qualified Zone Investor’s Legal Name
   - If the zone investor is a disregarded entity for tax purposes, please utilize the Legal Name and FEIN of the parent/taxable entity, and note the name of the disregarded entity on the COV W-9.

2. Type of Zone Investor: A Qualified Zone Investor is the individual or entity that incurred the cost of the qualified real property investments. A description of each classification follows.
   - “Owns building - Occupant”: Owns and occupies the entire building/facility
   - “Owns building - Non-occupant”: Owns the entire building or facility, but does not occupy the building.
   - “Owns space in building”: Qualified Zone Investor only owns a portion of the building. For example, owning a medical office condominium that spans one of eight floors of a building. This type of Qualified Zone Investor is required to submit the supplemental Form EZ-RPIG Multiple Owner and coordinate qualification with all other owners within the same building/facility.
• “Tenant in building”: Qualified Zone Investor occupies leased space in a building or facility. This type of Qualified Zone Investor is required to submit the supplemental Form EZ-RPIG Tenant-Owner Consent and may be required to coordinate qualification with other tenants using Form EZ-RPIG Tenant Coordination.

• “Developer”: Entity or individual that capitalizes or expenses the qualified real property investment but does not currently own or occupy the building. See Page 9 of this manual for more detail.

3. FEIN/SSN and 2-Digit EDI Suffix: The FEIN/SNN provided with the application is used to track the qualified investors and to disburse all grant funds. See Page 24 of this manual for more detail.

   • “FEIN”: If the applicant is an S Corp, LLC, Partnership, Corporation, Sole Proprietorship, or other business entity, indicate the applicant’s Federal Employment Identification Number (FEIN).
     - If the zone investor is a disregarded entity for tax purposes, please utilize the Legal Name and FEIN of the parent/taxable entity, and note the name of the disregarded entity on the W-9.

   • “SSN”: If the applicant is an individual, indicate the applicant’s Social Security Number (SSN).

   • “2-Digit EDI Suffix”: Optional: If applicable, applicants who already participate in the EDI program through the Department of Accounts should have Suffix numbers for each bank account registered for Commonwealth of Virginia payments. The Suffix number (typically formatted as 00, 01, 02, etc.) should correlate to the desired bank account for the EZ grant payment.

4. Physical Address of Building: Indicate the physical location of the applicant’s property.

5. Real Property Use Classification: Indicate the use classification of the real property as industrial, commercial, or mixed-use.
   - If the building/facility is mixed use, the supplemental form EZ-RPIG Mixed-Use must be submitted.

6. Type of Real Property: Indicate whether the real property investments were made to a building or facility.
   - See Page 6 of this manual for more information on how to distinguish between a building and a facility.
   - If the building for which an RPIG is being sought is part of a complex of buildings, it must be classified as a “facility” per the definition in the Program Regulations.

7. Type of Real Property Investment: Indicate whether the investment was for new construction or the rehabilitation or expansion of an existing building/facility.
   - To determine whether or not the investment is classified as rehabilitation, expansion, or new construction, refer to the definitions in the Glossary at the end of the manual.

8. Property Identification Number: List the property identification number(s) associated with the physical address listed in Part I, Box 4.
These unique identification numbers vary by locality. The Local Zone Administrator will provide the proper number to use for their zone. LZA Contact information is available on the EZ Online Submission System site at: https://dmz1.dhcd.virginia.gov/EZonePortal/.

A building or facility can span multiple parcels. Additionally, a building with multiple owners or tenants, or even with multiple street fronts, may have multiple property identification numbers. In such cases, all property identification numbers corresponding to the building/facility must be identified in this space.

9 - 11. Zone Name and Zone #, Zone Designation Date: Indicate the Zone in which the property is located.

- Contact the Local Zone Administrator to verify which Zone the property is located in (Box 9). Once the zone name is entered online, the corresponding zone number field (Box 10) and zone designation date (Box 11) will automatically populate.

12. Name of Local Zone Administrator: State the name of the Local Zone Administrator (LZA).

- LZA contact information is available at https://dmz1.dhcd.virginia.gov/EZonePortal/.

13. LZA Verification: The signature of the LZA is required. The application must be signed and submitted by the April 1st deadline to be considered on time. The signature of the LZA verifies that the address, type of real property and property identification number are correct, and that the property is within the Zone in Box 9. *For GY2021, DHCD will accept both the original/previous LZA Verification Form, as well as the new LZA Verification Form. Next year, for GY2022, we will only accept the new LZA Verification Form.

14. Narrative Summary: The online application has a #14, which is for a narrative summary of the project. Provide general information about the project to give us an understanding of the use of the building and the changes that were made to it, as well as the end user.

PART II: PLACED-IN-SERVICE DOCUMENTATION

A. Type of Placed-in-Service Documentation: Check the box that corresponds with the type of Placed-in-Service documentation that you are submitting with your application.

B. Explanation of Placed-in-Service Documentation: Provide clarification on any differences between the name appearing as the Qualified Zone Investor’s Legal Name and Physical Address of the Zone Property, and the name and address listed on the final Placed-in-Service Documentation.

- If the documentation refers to multiple-addresses, a thorough explanation should be provided in this section. All inspections/certificates of occupancy must be dated within the calendar year.

- If there are multiple inspections/certificates of occupancy, an explanation of the scope of work included in each inspection/certificate can be included if not shown on the documentation. If the property was placed into service on more than one date in the calendar year, please enter the earlier date in Part IV, Box 1, but note all other dates in the explanation in Part II, Box B.
- The text box is limited to 1,000 characters. Applicants may attach additional information to the hard copy of the application if necessary.

<table>
<thead>
<tr>
<th></th>
<th>CERTIFICATE OF OCCUPANCY</th>
<th>FINAL INSPECTION</th>
<th>THIRD PARTY INSPECTOR’S REPORT</th>
</tr>
</thead>
</table>

B. Please explain any differences in the name and address listed on the final Placed-in-Service documentation from the name and address listed in Part I, Boxes 1 and 4. You may attach a letter to the hard-copy submission if additional space is required to explain discrepancies. A letter from the locality may not be provided in lieu of placed-in-service documentation if a Certificate of Occupancy or Final Building Inspection was required by the locality. Documentation should be dated within Calendar Year 2019.

**PART III: ITEMIZED LIST OF QUALIFIED REAL PROPERTY INVESTMENTS**

Qualified Zone Investors need to collect documentation of payment such as invoices, receipts, and checks to enter in the categories of work completed (i.e. demolition, carpentry, etc.) and the corresponding dollar amount associated with the work in Part III of Form EZ-RPIG. The Qualified Zone Investor may only include qualified real property investments that correspond with the final placed in service documentation.

- See Pages 10-11 of this manual for a list of qualified real property investment examples.
- Labor and material costs associated with a particular real property investment such as “painting” or “demolition” should be combined and listed as one category. For each item listed on the schedule, DHCD assumes that the labor, materials, and equipment necessary to perform such qualified real property investments are included in the total cost of each investment.
- Costs on the schedule should represent the actual dollar amount of investment. Investment amounts reflected in the schedule should NOT be rounded.
- For projects that contain more than 20 qualified real property investments, list the sum of the dollar amount for the remaining investments in line 20 of the schedule and label the category as “see attachment.” Attach a list of the remaining items (listed separately) and corresponding dollar amounts to the hard copy of this form.
## PART IV: QUALIFICATION INFORMATION

On this portion of the Form EZ-RPIG, the Qualified Zone Investor fills in information regarding the dollar amount of Qualified Real Property Investments and the resulting grant request based on the level of investment. For Qualified Zone Investors applying as owners of a space within a building/facility, such applicants can only request the full, applicable grant amount if they coordinated qualification. See the Supplemental Forms section for more details.

| Date Real Property Placed in Service (MM/DD/YYYY) | 1. / /2021 |
| Qualification is requested for calendar year: | 2. 2021 |

### 3. Grant Calculation:

<p>| | |</p>
<table>
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<tr>
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</thead>
<tbody>
<tr>
<td>A. Actual dollar amount of qualified real property investments made by applicant:</td>
<td>3A. $</td>
</tr>
<tr>
<td>B. Applicable investment threshold based on the type of real property investment:</td>
<td>3B. $</td>
</tr>
<tr>
<td>C. Amount of public grant funds received and used to fund qualified real property investments</td>
<td>3C. $</td>
</tr>
<tr>
<td>D. Grant eligible dollar amount (Box 3A minus Box 3B and Box 3C):</td>
<td>3D. $</td>
</tr>
<tr>
<td>E. Multiply Box 3D by 20%. This is the amount of grant the zone investor is requesting. For investments (3A) less than $5 million, this amount cannot exceed $100,000. For investments (3A) of $5 million or more, this amount cannot exceed $200,000. Tenants or zone investors who own a space within a building cannot request the maximum grant amount if they did not coordinate qualification or receive owner consent.</td>
<td>3E. $</td>
</tr>
</tbody>
</table>

### 4. Real Property Investment Grants previously issued to this building or facility. See RPIG Award Schedule.

<p>| | |</p>
<table>
<thead>
<tr>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Have real property investment grants been awarded to the building or facility in the last four years?</td>
<td>4A. □ YES □ NO</td>
</tr>
</tbody>
</table>

The sum of the qualified real property investments is automatically calculated online and populates Part III, Box 3A.
PART V: CONTACT INFORMATION

The Qualified Zone Investor must provide contact information for the grant applicant representative as well as contact information for the CPA who prepared the Attestation Report in this section.

PART VI: APPLICATION INFORMATION

This portion of the application notifies DHCD that supplemental forms should accompany Form EZ-RPIG. Check the boxes that are applicable to your submission.

PART VII: DECLARATION

The application must be signed and dated by a representative of the Qualified Zone Investor that has reviewed the application and required attachments for accuracy and completion. Form EZ-RPIG MUST be submitted with an signature.
When applicable, supplemental forms must be uploaded in PART IX of the Portal Submission System in addition to the required application materials. ALL uploaded documents must be uploaded separately (one PDF with all of the documents will NOT be accepted). Password protected documents will NOT be accepted.

When applicable, supplemental forms must be uploaded in Part IX in addition to the required application materials. ALL uploaded documents must be uploaded separately (one PDF with all of the documents will NOT be accepted). Password protected documents will NOT be accepted.

Prior to submitting an application, please review the form(s) carefully. Once submitted, applicants are unable to increase the level of investment if items (qualified real property investments) were mistakenly omitted.
For a Qualified Zone Investor that owns a space within a building, the supplemental Form EZ-RPIG Multiple-Owner must be submitted in Part IX of the RPIG page of the Portal submission system. This form documents the amount of space within the building or facility owned by the applicant and enables the applicant to coordinate the qualification process with the other owners of the building/facility. Each owner within the building/facility must sign the coordination statement on Page 2 of the form.

In the case where there has been no coordination with the other owners, DHCD will implement its proration procedures based on the useable floor space owned by the Qualified Zone Investor. The maximum grant amount available is determined by whichever is less of the following scenarios:

- 20 percent of the Qualified Zone Investor’s grant eligible investment, capped at the applicable limit for the cumulative level of investment; or
- The square foot percentage owned by the Qualified Zone Investor (as documented in Part II of the supplemental form) multiplied by the applicable investment cap, $100,000 or $200,000.

The purpose of coordination is to ensure that no more than the applicable grant cap is requested within a five-consecutive year period for the building or facility. This especially holds true in instances where there are multiple applicants from the same building that simultaneously apply for the RPIG for work completed in the same calendar year. Irrespective of each applicant’s level of investment, coordination entails that the Zone Investors agree upon the amount each owner will request such that no more than the applicable grant cap ($100,000 or $200,000) is requested within a five-consecutive-year period.

Supplemental Form EZ-RPIG Tenant-Owner Consent must be completed and submitted in Part IX of the RPIG page of the Portal submission system by all tenants in buildings applying for RPIG funds, regardless of whether the owner of the building requires further tenant coordination or not.

For tenants applying for the grant, the tenant is required to:
1. Disclose the total number of square feet in the building in addition to the amount of space they are leasing from the owner.

| Square footage leased by Zone Investor: As indicated on valid lease agreement. | 1 square feet |
| Total usable floor space in building | 2 square feet |
| Total usable floor space occupied by zone investor: Divide line 1 by line 2 and multiply by 100. | 3 % |

2. Confirm the owner’s consent for allowing the tenant to submit an application for the Real Property Investment Grant.

PART IV: TYPE OF CONSENT (CHECK ONLY ONE BOX BELOW)

A. Sole Tenant
   - My consent is not contingent on coordination as this applicant is the sole tenant in this building.
B. Multiple Tenants:
   - My consent is not contingent upon the applicant coordinating with the building’s other tenants.
   - My consent is contingent upon the applicant coordinating with the building’s other tenants. In so, the EZ-RPIG Tenant Coordination Form must also accompany the hard-copy application submitted to DHCD, with signatures from each additional tenant in the building.

3. Obtain written consent from the owner of the property.

PART V: CONSENT OF OWNER

Owner of the property located at Part I, Box 2 above, grants permission to the tenant referenced in Part I, Box 1 to apply for the Real Property Investment Grant in the amount of $________ as indicated on Form EZ-RPIG, Part IV, Box 3D.

Name of Owner: [Signature] [Date]

Sworn and subscribed to before me, a Notary Public, in and for the Commonwealth of Virginia by ______________, this __ day of ______________, 2012.

Notary Public: [Registration Number] [My Commission Exp].

4. Sign the declaration.

GRANT APPLICANT REPRESENTATIVE: I, the undersigned representative of the qualified zone investor, declare that the information has been prepared and examined by me and is, to the best of my knowledge, accurate. I also understand that I will disclose the lease or other applicable real estate documents to the CPA performing the agreed upon procedures established by DHCD and to DHCD at their request.

<table>
<thead>
<tr>
<th>Grant Applicant Representative</th>
<th>Title</th>
<th>Daytime Phone #</th>
<th>E-mail Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature</td>
<td></td>
<td>Date (MM/DD/YYYY)</td>
<td></td>
</tr>
</tbody>
</table>

5. Upload the document in Part IX of the RPIG page of the Portal submission system.

Form EZ-RPIG Tenant Coordination

Form EZ-RPIG Tenant Coordination is required when tenants applying for RPIG funds receive owner consent contingent upon the notification and coordination of all other tenants in the building.

For tenants applying for the grant, the tenant is required to:
1. Disclose the total number of square feet in the building in addition to the amount of space they are leasing from the owner.

**PART II: QUALIFICATION INFORMATION**

| 1. Square footage leased by zone investor (for which grant is being sought) | 1. Square feet |
| 2. Total useable floor space in building | 2. Square feet |
| 3. Total useable floor space occupied by zone investor | 3. % |

2. Coordinate with all other tenants in the building/facility, by having them fill out the Tenant Coordination Form which must be notarized.

**PART III: COORDINATION**

A, Tenant | B, Representative, Title | C, Square footage leased

D, Signature | E, Date

F, Notary

Sworn and subscribed to before me, a Notary Public, in and for the Commonwealth of Virginia by ________________,

____ day of ______________, 202

Notary Public ______________ Registration Number ______________

My Commission Expires ______________

3. Sign the declaration.

**GRANT APPLICANT REPRESENTATIVE** I, the undersigned representative of the qualified zone investor, declare that the information has been prepared and examined by me and is, to the best of my knowledge, accurate. I also understand that I will disclose the lease or other applicable real estate documents to the CPA performing the audit upon procedures established by DHCD and to DHCD at their request.

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<th>Signature</th>
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</tr>
</thead>
</table>

4. Upload the document in **Part IX of the RPIG page of the Portal submission system.**

**Multi-Tenant Proration Example**

A commercial building is occupied by two tenants. Each makes improvements to the portion for which they hold a valid lease but the two tenants do not coordinate their applications for the RPIG. The total **useable floor space** in the building is 100,000 square feet. Each of these tenants occupies one half of the building (50% each). Tenant A spent $500,000 in qualified real property investments; Tenant B spent $200,000 in QRPIs.

Since the cumulative investment in 2020 (between tenants A and B) is less than $5 million, the maximum grant amount for the entire building is capped at $100,000. Because Investors A and B each occupy 50% of the building, the grant cap translates into a maximum of grant award of $50,000 per tenant. While 20% of $400,000 is $80,000, Investor A would only be eligible to receive a maximum RPIG of $50,000. Investor B, however, would receive the full $20,000 (20% of $100,000) because he is still under his individual cap of $50,000. If the two investors had coordinated, both could have received their full request: $80,000 for Investor A and $20,000 for Investor B.
5. If the owner requires coordination (as indicated on the Tenant-Owner Consent Form) with other tenants and no coordination is provided, DHCD will apply its proration formula to the grant award as illustrated in the box below.

6. Upload the document in **Part IX of the RPIG page of the Portal submission system**.

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**Form EZ-RPIG Mixed-Use**

The supplemental **Form EZ-RPIG Mixed-Use** must be submitted in **Part IX of the RPIG page of the Portal submission system** for Qualified Zone Investors applying for qualified investments to a mixed-use building. **Mixed-use** is defined in Section 59.1-548A of the Code of Virginia as “a building incorporating residential uses in which a minimum of 30 percent of the useable floor space will be devoted to commercial, office, or industrial use.”

For a property that contains any residential or non-commercial uses, the applicant is required to:

1. Obtain a declaration from the preparer of the measure drawings or plans for the work done to the referenced building. The preparer of these plans may be the licensed architect, surveyor, or drafts person (or representative of the architect, surveyor, etc.) that created the approved plans that were submitted to the locality to obtain the necessary permits for the real property investment. This individual will supply the **useable floor space** calculations as indicated on the measured drawings/plans.

   **PART I: QUALIFICATION INFORMATION**

   1. Number of Useable Floors in Building
   2. Useable Floor Space By Use (See the 2019 Real Property Investment Grant Instruction Manual for the definition of “useable floor space.”
   3. Total Useable Floor Space

   | 1. | 2a. Useable square footage for office, commercial, or industrial use | 2b. Useable square footage for residential use | 3. Total Useable Floor Space
<table>
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</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>s square feet</td>
<td>s square feet</td>
<td>s square feet</td>
</tr>
</tbody>
</table>

   4. Total useable floor space in building devoted to commercial, office, retail, or industrial use.

   - Divide Box 2a by Box 3 and multiply by 100.
   - Box 4 must be at least 30 percent of the useable floor space to meet the VELA definition of mixed-use.

2. Obtain an official AIA seal on the form. If the preparer of the plans is a **Surveyor, draftsperson, contractor**, etc., that individual must have his/her signature notarized on the form. If the preparer cannot be contacted, the applicant may obtain Third Party Verification by a licensed, independent third party as described below.

   **PART II: ARCHITECT VERIFICATION**

   PREPARER OF MEASURED DRAWINGS/PLANS: I, the undersigned, declare that I have prepared the measured drawings/plans used to complete this form and that such plans were submitted to the locality and approved in order to obtain the necessary permits for the mixed-use building. In addition to my signature, I have included my professional seal (i.e. AIA) as the verification that the information on this form is accurate and based on the above mentioned measured drawings/plans. If an architect did not prepare the drawings, the preparer of the drawings (i.e. surveyor, draftsperson) must sign and have this form notarized.

   **Preparer of Drawings/Plans**
   **Title**
   **Daytime Phone #**
   **E-mail Address**
   **Signature**
   **Date (MMDD/YYYY)**

   **AIA Seal**
   **Notary**

   Sworn and subscribed to before me, a Notary Public, in and for the Commonwealth of Virginia by ______________________ the _____ day of ___________ 20__

   Notary Public ______________________
   Registration Number ______________ My Commission Expires ____________________
3. **Third Party Verification:** If no plans were required by the local jurisdiction to obtain the necessary building permits for the project or if the applicant (or a member of the applicant’s firm) prepared his/her own drawings, Form EZ-RPIG Mixed-Use, Part II can be completed by the applicant and verified by a licensed, independent third-party. The licensed third-party will need to provide his/her own signature on the form, verifying the accuracy of the information provided in Part II.

   - A letter from the local jurisdiction’s Building Code Office verifying that no plans or drawings were required must be included with the application materials. A licensed third-party can be an architect (AIA seal required), surveyor, or draftsperson (notarization required).

4. Sign the declaration.

5. Upload the document in **Part IX of the RPIG page of the Portal submission system.**

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**W-9**

A completed **Commonwealth of Virginia W-9** form must be submitted with each grant application in **Part IX of the RPIG page of the Portal Submission System.** The FEIN or SSN listed in Part I must match the FEIN or SSN on the W-9. A blank W-9 form can be found here: [https://www.doa.virginia.gov/forms/CVG/W9_COVSubstitute.pdf](https://www.doa.virginia.gov/forms/CVG/W9_COVSubstitute.pdf)

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**DISREGARDED ENTITIES & SUBSIDIARIES**

If the zone investor is a disregarded entity for tax purposes, please utilize the Legal Name and FEIN of the parent/taxable entity on Form EZ-RPIG, and fill out the **Commonwealth of Virginia W-9** Form accordingly.

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**CPA ATTESTATION REPORT FOR RPIG APPLICATIONS**

As required by statute, a CPA must perform an attestation following the **Agreed-Upon Procedures** outlined by DHCD with every RPIG application. There are no exemptions from the attestation for RPIG applications. The CPA must be independent of the Qualified Zone Investor and licensed by the Commonwealth of Virginia. The CPA will test the documentation and calculations used to prepare the Real Property Investment Grant application and will report on these procedures and their findings in the Attestation Report. This report is to be signed by the CPA and uploaded into **Part IX of the RPIG page of the Portal submission system** by April 1st, 2022.

Contact your CPA to find out if they are able to fulfill the attestation requirements for the Real Property Investment Grant application. All CPAs should know if they are able to perform agreed upon procedures.

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Can my CPA prepare the application and accompanying materials and attest?

Professional standards (AICPA) provide that a CPA can offer assistance provided the CPA does not assume management responsibilities, such as making management decisions or performing management functions. The decision to follow any advice provided remains with management of the entity.
These procedures and additional information is available on the EZ Online Submission System site at: https://dmz1.dhcd.virginia.gov/EZonePortal/cpas.aspx.

**CPA Attestation Report (RPIG and JCG)**
- Real Property Investment Grant Attestation Report Form
- Job Creation Grant Attestation Report Form
- UPDATED DRAFT CPA Agreed Upon Procedures Manual (RPIG and JCG)
- Guidance on CPA Attestation Report Format and Documentation of Findings

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**Taxability of Grants**

Under IRS regulations, grant awards may be considered taxable income. A 1099-G will be issued to all grantees for the EZ awards received. For tax-related questions, please contact your tax professional for guidance.

Note: If a grant applicant has any type of outstanding liability to the State (such as an outstanding tax liability), the awarded grant amount will be reduced by the dollar amount of the liability. DHCD does not have records of potential liabilities as this process is handled outside the agency. **If you receive a grant award that is less than the amount noted in the qualification letter, please call the Department of Accounts at (804) 371-8383.**

**Record Keeping Requirements**

The Department may at any time review an applicant’s records related to qualification under this section to assure that information provided in the application process is accurate. Qualified Zone Investors shall maintain all documentation regarding RPIG qualification for a minimum of three years following the receipt of the grant. Real Property Investment Grantees are annually monitored by DHCD at random. Grants that do not have adequate documentation regarding qualified real property investments may be subject to repayment.

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**CONTACT INFORMATION**

If you have any questions about qualifying for the Enterprise Zone grants or other aspects of the program, please contact:

Virginia Department of Housing and Community Development  
600 E. Main Street, Suite 300  
Richmond, Virginia 23219  
(804) 371-7171  
EZONE@dhcd.virginia.gov  
www.dhcd.virginia.gov
Agreed upon procedures engagement:
Means an engagement between an independent Certified Public Accountant licensed by the Commonwealth and the Qualified Zone Investor seeking to qualify for Enterprise Zone incentive grants whereby the independent Certified Public Accountant, using procedures specified by the Department, will test and report on the assertion of the Qualified Zone Investor as to their qualification to receive the Enterprise Zone incentive pursuant to 59.1-549 of the Code of Virginia.

Building:
Means any construction meeting the common ordinarily accepted meaning of the term (building, a usually roofed and walled structure built for permanent use) where 1) areas separated by interior floors or other horizontal assemblies and 2) areas separated by fire walls or vertical assemblies shall not be construed to constitute separate buildings, irrespective of having separate addresses, ownership or tax assessment configurations, unless there is a property line contiguous with the fire wall or vertical assembly.

Capital lease:
Means a lease that meets one or more of the following criteria and as such is classified as a purchase by the lessee: the lease term is greater than 75 percent of the property’s estimated economic life; the lease contains an option to purchase the property for less than fair market value; ownership of the property is transferred to the lessee at the end of the lease term; or the present value of the lease payments exceed 90 percent of the fair market value of the property.

Common control:
Means those firms as defined by Internal Revenue Code § 52(b).

Expansion:
Means an increase in square footage or the footprint of an existing nonresidential building via a shared wall, or enlargement of an existing room or floor plan. Pursuant to Real Property Investment Grants this includes mixed-use buildings.

Facility:
Means a complex of buildings, co-located at a single physical location within an Enterprise Zone, all of which are necessary to facilitate the conduct of the same trade or business. This definition applies to new construction, as well as to the rehabilitation and expansion of existing structures.

Independent Certified Public Accountant:
Means a public accountant certified and licensed by the Commonwealth of Virginia who is not an employee of the business firm seeking to qualify for state tax incentives and grants under this program.

Local Zone Administrator:
Means the chief executive of the city or county, in which an enterprise zone is located, or his or her designee. Pursuant to Enterprise Zone designations made prior to July 1, 2005, this shall include towns.

Mixed-use:
Means a building incorporating residential uses in which a minimum of 30 percent of the useable floor space will be devoted to commercial, office or industrial use. Buildings where less than 30 percent of the useable floor space is devoted to commercial, office or industrial use shall be considered primarily residential in nature and shall not
be eligible for the Real Property Investment Grant under 13 VAC 5-112-330. This definition applies only for the purpose of qualifying for Enterprise Zone incentives.

**Mobilization:**
Mobilization includes preparatory work and operations necessary for the movement of heavy equipment and supplies (construction supplies NOT office supplies) to the project site, necessary for work on the project.

**New construction:**
Means a single, nonresidential facility built on previously undeveloped land or a nonresidential structure built on the site/parcel of a previously razed structure with no remnants of the prior structure or physical connection to existing structures or outbuildings on the property. Pursuant to Real Property Investment Grants this shall include mixed-use buildings.

**Placed in service:**
Means the final Certificate of Occupancy has been issued or the final building inspection has been approved by the local jurisdiction for real property improvements or real property investments, or in cases where a project does not require permits, the licensed third-party inspector’s report indicating that the project is complete.

**Qualified real property investment:**
Means the amount expended for improvements to rehabilitate expand or construct depreciable real property, regardless of whether it is considered properly chargeable to a capital account or deductible as a business expense under federal Treasury Regulations. The improvements must be placed in service during the calendar year within an Enterprise Zone provided that the total amount of such improvements equals or exceeds (i) $100,000 with respect to a single building or a facility in the case of rehabilitation or expansion or (ii) $500,000 with respect to a single building or a facility in the case of new construction. Qualified real property investments include expenditures associated with (a) any exterior, interior, structural, mechanical or electrical improvements necessary to construct, expand or rehabilitate a building for commercial, industrial or mixed use; (b) excavations; (c) grading and paving; (d) installing driveways; and (e) landscaping or land improvements. Qualified real property investments shall include, but not be limited to, costs associated with demolition, carpentry, sheetrock, plaster, painting, ceilings, fixtures, doors, windows, fire suppression systems, roofing, flashing, exterior repair, solar panels, cleaning and cleanup.

Consistent with the provisions of § 59.1-548, Code of Virginia, beginning on January 1, 2020, the installation of solar panels shall be considered eligible investments for the purposes of the real property investment grants, provided that such solar installation investment is in an amount of at least $50,000 and the grant shall be calculated at a rate of 20 percent of the amount of qualified real property investments in excess of $450,000 in the case of construction of a new building or facility. Grants shall be calculated a rate of 20 percent of the amount of qualified real property investment in excess of $50,000 in the case of the rehabilitation or expansion of an existing building or facility. In the case where the grant is awarded based solely on solar investment, the grant shall be calculated at a rate of 20 percent of the amount of total qualified real property investments made in solar installation. For such properties eligible for real property investment grants made solely on the basis of solar installation investments of at least $50,000 but not more than $100,000, awards shall not exceed $1,000,000 in aggregate in any fiscal year.

**Qualified real property investment shall not include:** The cost of acquiring any real property or building; other costs including: (i) the cost of furnishings; (ii) any expenditure associated with appraisal, architectural, engineering, surveying, and interior design fees; (iii) loan fees, points, or capitalized interest; (iv) legal, accounting, realtor, sales and marketing, or other professional fees; (v) closing costs, permits, user fees, zoning fees, impact fees, and inspection fees; (vi) bids, insurance, signage, utilities, bonding, copying, rent loss, or temporary facilities incurred
during construction; (vii) utility connection or access fees; (viii) outbuildings; (ix) the cost of any well or septic or sewer system; and (x) roads; the basis of any property: (i) for which a grant under this section was previously provided; (ii) for which a tax credit under § 59.1-280.1 of the Code of Virginia was previously granted; (iii) which was previously placed in service in Virginia by the Qualified Zone Investor, a related party as defined by Internal Revenue Code § 267 (b), or a trade or business under common control as defined by Internal Revenue Code § 52 (b); or (iv) which was previously in service in Virginia and has a basis in the hands of the person acquiring it, determined in whole or in part by reference to the basis of such property in the hands of the person from whom it was acquired or Internal Revenue Code §1014 (a).

**Qualified Zone Investor:**
Means an owner, tenant, or developer of real property located within an Enterprise Zone who expands, rehabilitates or constructs such real property for commercial, industrial or mixed use. In the case of a tenant, the amounts of qualified zone investment specified in this section shall relate to the proportion of the property for which the tenant holds a valid lease. Units of local, state and federal government or political subdivisions shall not be considered Qualified Zone Investors.

**Rehabilitation:**
Means the alteration or renovation of all or part of an existing nonresidential building without an increase in square footage. Pursuant to Real Property Investment Grants this shall include mixed-use building.

**Same trade or business:**
Means the operations of a single company, related companies, or companies under common control.

**Useable floor space:**
Means all space in a building finished as appropriate to the use(s) of the building as represented in measured drawings. Unfinished basements, attics, and parking garages would not constitute useable floor space. Finished common areas such as stairwells and elevator shafts should be apportioned based on the majority use (i.e. 51%).