

Government of India
Ministry of Housing & Urban Poverty Alleviation
(JNNURM Mission Directorate)

GUIDELINES FOR AFFORDABLE HOUSING IN PARTNERSHIP

1. INTRODUCTION

- 1.1 The Scheme of Affordable Housing in Partnership aims at operationalising the strategy envisaged in the National Urban Housing & Habitat Policy (NUHHP) 2007, of promoting various types of public-private partnerships - of the government sector with the private sector, the cooperative sector, the financial services sector, the state parastatals, urban local bodies, etc. – for realizing the goal of affordable housing for all. It intends to provide a major stimulus to economic activities through affordable housing for the creation of employment, especially for the construction workers and other urban poor, incentivize land assembly and increase affordable housing stock and create a stock of affordable housing to reduce the alarming affordable housing deficit.*
- 1.2 This Scheme is dovetailed with Rajiv Awas Yojna (RAY) and takes into account the experience of implanting Basic Services to the Urban Poor (BSUP) and Integrated Housing & Slum Development Programme (IHSDP) under JNNURM.*
- 1.3 The scheme is applicable to all cities under RAY.*
- 1.4 The scheme seeks to encourage State Governments to make provision for land to meet the acute shortage of affordable housing and to work in the partnership model envisaged in the NUHHP 2007.
- 1.5 These Guidelines will come into effect from 1st April, 2009 and the scheme will be a part of JNNURM.

2. OBJECTIVE

The basic aim of the Scheme is to incentivize land assembly and increase stock of affordable housing and provide the option of rental housing and dormitories for new migrants to reduce the alarming affordable housing deficit. It also targets the creation of demand for a large variety of industrial goods through the multiplier effect of housing on other economic activities provide stimulus to economic activities.

3. COVERAGE

- 3.1 The scheme will apply mainly to the cities covered under Rajiv Awas Yojana, where shortages of land for housing are driving unplanned growth and rising home prices and rentals to unsustainable levels.*

3.2 *The projects which should be eligible under this scheme for assistance would need to meet the following criteria:*

- a) Dwelling units should be a mix of EWS / LIG / MIG categories with the maximum size of a dwelling unit being at 1200 square feet super area, with at least 25% of them for EWS of about 300 square feet. In terms of carpet area, the minimum carpet area for EWS category shall be 25 square meters and maximum carpet area for MIG category shall be 80 square meters.*
- b) The sale price of dwelling units should have an upper ceiling in terms of Rupees per square meter of carpet area. The price ceiling would be settled in consultation with the State /UTs for different classes for approval.*
- c) Projects of rental housing & dormitories for new migrants*
- d) The upper ceiling of the rental (monthly/weekly/any other) in the first project(rental housing & dormitories) and the principles for fixing the same in the future projects would be proposed by the States/UTs as a part of the project submitted to the CSMC for approval.*

4. DEFINITION OF AFFORDABLE HOUSES

4.1 *Keeping in mind that the housing shortages affect mostly the EWS and LIG, and the younger group of urban-urban migrants changing cities in search of better prospects, affordable houses, for the purpose of this scheme, may be taken as houses ranging from about 300 square feet (super built up area) for EWS, 500 square feet for LIG and 600 square feet to 1200 square feet for MIG, at costs that permit repayment of home loans in monthly installments not exceeding 30% to 40% of the monthly income of the buyer. In terms of carpet area, an EWS category house would be taken as having a minimum 25 square metres of carpet area and the carpet area of an LIG category house would be limited to a maximum of 48 square metres. The carpet area of an MIG house would be limited to a maximum of 80 square meters. The size of the Rental Housing units and dormitories are to be decided by the States based on the needs and requirements of the target segment.*

5. STRATEGY OF THE SCHEME

5.1 The scheme for construction of affordable houses in partnership visualizes that the cost of land and construction would be held down to affordable levels:

- Land costs would be intermediated by States/UTs and Development Authorities/Urban Local Bodies, by providing land at nominal, predetermined or institutional rates (not including more than cost of acquisition and development costs of land) for specified housing or integrated housing projects. This would be the prerequisite for the scheme.

- Costs of land can also be intermediated by attracting private developers to build on their land, by granting zoning-related incentives such as land use conversion, extra FAR for the construction of affordable houses to be allotted by the State/UT government (where ever infrastructure permits densification), etc..
- Cost of construction can be held down by construction through no profit no loss organizations or at reasonable profit; and by beneficiaries directly accessing institutional funds for construction, namely the loans offered by public sector banks, available at reduced interest rates to individual buyers (as announced under the economic stimulus package).
- Cost of construction can also be driven down by planning layouts which mix EWS/LIG/MIG with HIG houses and commercial layouts, and cross subsidizing through the premium earned on the sale of HIG and commercial spaces.
- States/UTs could reduce costs of housing further by charging a reduced stamp duty to a maximum of 2% for affordable houses (LIG) and nil (0%) for EWS under this scheme and/or charging reduced tax rates on inputs for affordable housing
- Cost of construction can also be driven down by adopting appropriate construction technologies.

6. MAIN FEATURES OF THE SCHEME

6.1 The scheme modifies the guidelines of JNNURM (BSUP) for providing Central Assistance to States to incentivise land assembly for affordable housing to promote development of projects for a total of 10 lakh affordable housing units by provision of central assistance of 25% for the cost of provision of civic services for projects for affordable housing at an approximate cost of Rs. 5,000 crores to Central budget.

6.2 The main features of affordable housing in partnership scheme are:

- a) A project approach would be followed. Projects prepared by urban local bodies/urban development agencies/housing boards/improvement trusts/other agencies which may be designated as ‘implementing agencies’, accompanied by duly approved layout plans and maps to scale would be posed for sanction to the State Level Steering Committee and then the Central Sanctioning and Monitoring Committee set up for BSUP.
- b) Land for an affordable housing project could be identified within municipal limits, or on the periphery or outskirts of towns and cities within jurisdictions of development or planning authorities.

- c) *Projects with a minimum of 200 affordable houses would be entertained .This condition shall not apply for project/projects related to rental housing and dormitories for new migrants.*
- d) Dwelling units built under this scheme would be a mix of EWS/LIG/MIG
- e) The layout and specifications including design of the affordable houses to be built would be approved by the State/UT Government or its designated implementing agency.
- f) *The sale price of dwelling units would have an upper ceiling in terms of Rupees per square meter of carpet area. This ceiling would be proposed by the States/UTs for different classes of cities for approval by the Central Sanctioning & Monitoring Committee. For projects of rental (monthly/weekly/any other) in the first project and the principles for fixing the same in the future projects would be proposed by the States/UTs as a part of the project proposal submitted to the CSMC for approval.*
- g) Beneficiaries would be selected and allotments made on a transparent procedure by the State / implementing agency, e.g. draw of lottery, based of detailed guidelines approved by the State/UT Government.
- h) As far as possible, beneficiaries would be selected in advance to beginning construction, so that the loan for construction can be availed directly by beneficiaries. A tripartite agreement between loanee, bank and development agency should enable facilitation of loan procedures for the individual, and release to the development agency as per the progress in construction.
- i) EWS/LIG beneficiaries can be enabled to access loans under the Interest Subsidy Scheme for Housing the Urban Poor (ISHUP), which provides 5% interest subsidy on loans up to Rs. 1 lakh.
- j) Title to the EWS/LIG houses would be given as far as possible in the name of the woman. Where the land is at predetermined rates, title may be leasehold, subject to State/UT Government decision, with sufficient safeguards to ensure that the beneficiary is not dispossessed and the sale of the house to another name is not recognized or registered for a certain minimum period; within which transfer of the house should be permissible back to the designated (project) agency only, at cost of construction adjusted for inflation.
- k) States/UTs/implementing agencies would make effort to ensure that at least 25% of the total built up/constructed area of the projects proposed is EWS/LIG units.
- l) In order to promote EWS/LIG dwelling units / cross-subsidize the cost of land, the project, with approval of the State/UT Governments may also offer zoning incentives such as land use conversion, additional FAR/FSI for the patch, with or without TDR,

based on the prevailing market price of land and the cost of construction, provided the civic infrastructure at the site or the TDR sites is not put under strain.

- m) The State/ UT Government may also permit a portion of the identified plot of land being used for construction of HIG dwellings or commercial purpose, on which the development partner can raise funds to cross-subsidize the construction of EWS/LIG dwellings.
- n) In the case of partnership with a private developer on Government land, it would be required of the State/UT Government / implementing agency to select the private party by a transparent bidding process.
- o) If considered appropriate, the States/UTs may consider private lands under this scheme. Concessions and FAR, etc. would need to be judiciously designed by them to make it attractive on private lands. However, the project prerequisites will not be relaxed, and the project would not be entertained for sanction except through the State/UT Government
- p) Supervision of quality and timeliness of construction would need to be done by quality control mechanisms put in place by States/UTs. A three- tier Quality Management System will be mandatory. The first level will be developing agency, second by the State level quality monitor and third level by a nationally empanelled third party inspection and monitoring (TPIM) agency. Involvement of beneficiaries in the project should be encouraged.

7. CENTRAL GOVERNMENT ASSISTANCE

7.1 Based on the experience that housing colonies do not get occupied for want of civic service connectivities, Central Government assistance under this scheme will flow for the provision of civic services such as water supply including ground level/overhead service reservoirs, storm water drainage, solid waste management, sewerage including common sewerage treatment facilities, rain water harvesting, approach roads, electricity lines including electricity transformers, parks and playgrounds and other amenities.

7.2 *Central Assistance under the scheme will be limited to least of following:*

- *Rs. 50,000 per rental unit or Dwelling Unit for all dwelling units taking EWS, LIG and MIG units together which are proposed in the project; and*
- *25% of the cost of all civic services (external and internal) proposed in the project*

7.3 *Central funds would be released in three installments as additional Central Assistance. The first installment of one third will be released to State/UT Government or its designated State level agencies following the sanction of the DPRs by the CSMC. Subsequent installments would be released after utilization certificate for at least 70% of*

the earlier Central release is received. The last installment would be released after ascertaining the completion of construction and selection of beneficiaries.

8. AGENDA OF REFORM & MEMORANDUM OF AGREEMENT

Agenda of reform and the Memorandum of Agreement will be same as applicable to BSUP/IHSDP

9. NATIONAL STEERING GROUP

The National Steering Group of JNNURM, with the following composition, will steer the scheme to its objectives:-

1	Minister for Urban Development	Chairman
2	Minister of Housing and Urban Poverty Alleviation	Member
3	Secretary (HUPA)	Member
4	Secretary, Planning Commission	Member
5	Secretary (Expenditure)	Member
6	National Technical Adviser	Member
7	Secretary (Urban Development)	Member convenor

10. APPRAISAL AND SANCTION OF PROJECTS

The procedures of BSUP would be applicable.

11. SANCTION OF PROJECTS

The Central Sanctioning and Monitoring Committee in the Ministry of Housing & Urban Poverty Alleviation for sanctioning the projects submitted by States/UTs under BSUP, with the following composition, would also sanction Projects of affordable housing in partnership

1	Secretary (HUPA)	Chairman
2	Secretary (UD)	Member
3	Secretary, M/o Finance, Deptt. of Expenditure	Member
4	Principal Commission Adviser (HUD), Planning	Member
5	Secretary, M/o Environment & Forests	Member
6	Secretary, M/o Social Justice & Empowerment	Member
7	Secretary, M/o Health & Family Welfare	Member
8	Secretary, Department of School Education	Member
9	Literacy, Min. of HRD Joint Secretary & FA, Ministry of UD & HUPA	Member

10	Chief Planner, TCPO, Min. of UD	Member
11	Adviser, CPHEEO, Ministry of UD	Member
12	CMD, HUDCO	Member
13	Joint Secretary (JNNURM) & Mission Director	Member-Secretary

12. STATE LEVEL STEERING COMMITTEE

The State level Steering Committee for BSUP, with the following composition, would decide projects and their priorities for inclusion in the scheme, and for submission to the Central Sanctioning & Monitoring Committee

1	Chief Minister/Minister for Urban Development/Minister for Housing of the State Govt.	Chairman
2	State Govt, Minister, Urban Development/ Minister for Housing of the State Govt.	Vice Chairman
3	Concerned Mayors/Chairpersons of ULBs	Member
4	Concerned MPs/MLAs	Member
5	Secretary, Finance of the State Govt.	Member
6	Secretary (PHE) of the State Govt.	Member
7	Secretary (Municipal Administration/ Affairs	Member
8	Secretary (Housing) of the State Govt.	Member
9	Secretary (UD)/LSG/Municipal Affairs	Member-Secretary

13. NODAL AGENCY

Nodal Agency for BSUP would be the Nodal Agency for this scheme, and perform the same functions, inter alia:

- a. Appraisal of projects;
- b. Obtaining sanction of State Level Steering Committee for seeking assistance
- c. from Central Government under the scheme;
- d. Management of grants received from Central Government;
- e. Release of funds;
- f. Monitoring physical and financial progress of sanctioned projects; and
- g. Monitor implementation of reforms as committed in the MoA.

14. MISSION DIRECTORATE

The Mission Directorate for BSUP and IHSDP in the Ministry of Housing & Urban Poverty Alleviation, under the charge of Joint Secretary (JNNURM) & Mission Director,

would ensure effective coordination with State Governments and other agencies for expeditious processing of the project proposals and implementation of the scheme.

15. MONITORING PROGRESS OF PROJECTS

- 15.1 A provision of 5% of the grant will be earmarked under the Ministry's Budget for meeting Administration and IEC expenses, including support for project preparation, appraisal, monitoring, evaluation, and capacity building activities at various levels
- 15.2 The Ministry of Housing & Urban Poverty Alleviation will periodically monitor the scheme.
- 15.3 State Level Nodal Agency would send quarterly progress report to the Ministry of Housing & Urban Poverty Alleviation.
- 15.4 Upon completion of the project, nodal agency through the State Government, would submit completion report in this regard.
- 15.5 Central Sanctioning & Monitoring Committee may meet as often as required to sanction and review/monitor the progress of projects sanctioned under the Mission.
- 15.6 Monitoring of progress of implementation of reforms may be outsourced to specialized/technical agencies.
