LISA FALLON, CPA P.C.

AMHERST HOUSING AUTHORITY

Amherst, Massachusetts

REPORT ON AGREED-UPON PROCEDURES

For the Fiscal Year ending March 31, 2023

LISA FALLON, CPA P.C.

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INDEPENDENT AUDITORS' REPORT ON APPLYING AGREED-UPON PROCEDURES

November 29, 2023

The Board of Commissioners Amherst Housing Authority Amherst, Massachusetts

We have performed the procedures enumerated below, which were agreed to by the Board of Commissioners, the Department of Housing and Community Development (DHCD) and management of the Amherst Housing Authority, solely to perform the agreed-upon procedures, as prescribed by the Massachusetts Department of Housing and Community Development for the year ended March 31, 2023. The Amherst Housing Authority's management is responsible for management decisions and functions and maintaining internal controls, including monitoring ongoing activities. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in this report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

The procedure and the associated findings are presented in the Schedule of Agreed-Upon Procedures included in the report.

We were not engaged to and did not conduct an examination, the objective of which would be the expression of an opinion on the effectiveness of the Amherst Housing Authority's internal controls or on compliance with certain provisions of laws, regulations, contracts, and grant agreements. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and use of the Board of Commissioners, DHCD and management of the Amherst Housing Authority, is not intended to be and should not be used by anyone other than these specified parties.

lisa Fallon, CPA PC

Housing Authority Name:		AMHERST HOUSING AUTHORITY			
Fiscal Year End (FYE):			Mar 2023		
Date of AUP Conducted:			10/30/2023 12:00:00 AM		
E:	xecutive Dire	ector:	Pamela Rogers, Inter	im	
		CPA:	Lisa Fallon, CPA, P.C) .	
	CPA PI	none:	413-893-9585		
		HMS:	Evelyn Muasya		
Total	AUP Except	ions:	4		
	A. G	eneral A	Accounting		
Total # of exceptions: 1				Rating: Operational Guida	nce
	Exceptions	Exc	eption Explanation	CPA Recommendations	LHA Response
A. Reconciling financial statements to general ledger.					
1. The amounts reported on the Operating Statement and Balance Sheet (DHCD Forms 51-1 and 51-2, respectively) reconcile to the LHA's general ledger. (Tolerable error of +/-\$100). For all cases that don't match, please detail specifics including at a minimum account and variance amount in column to right.	NE				
B. The following general ledger accounts reconcile to support match, please detail specifics including at a minimum account. 1. Cash accounts (#1111 to #1114.1 and #1162) are in	t and variand				For all cases that don't
agreement with bank statements and reconciliations	NE				
2. Tenant Accounts Receivable and Prepaid Tenant Rent accounts (#1122, #1124 and #2240) are in agreement with agings of Tenants Accounts Receivable (TAR)	NE				
3. Capital Assets and Accumulated Depreciation (all fixed assets except 1400.2) are in agreement with the depreciation schedule/fixed asset listing).	NE				
Accounts Payables accounts (#2111, #2111.1, #2120 and #2139) are in agreement with supporting documentation for Accounts Payables and accruals.	NE				
5. Accrued Compensated Absences accounts (#2135 and #2335.01) are in agreement with the compensated absences schedule.	NE				
6. DHCD approved budget exemptions for direct reimbursement as found in the (ANUEL & Subsidy Worksheet - Section 8 in the Operating Statement) are in agreement with LHA record of actual expenses in the General Ledger.	NE				

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7. Salaries and Gross Wages (4110, 4410, 4120) (tolerable error of +/- 3.0%) are in agreement with the MA form WR-1 (state filings).	NE						
8. Balance Sheet Accounts (#2140, #2339.1, and #2339.2) are in agreement with OPEB/pension reporting.	NE						
C. DHCD Public Housing Notice #2018-4, Direct Cost Exemption for Operating Reserve Augmentation in FY2018 Budget & New Operating Reserve Thresholds.							
1. The amounts reported on the Operating Statement and Balance Sheet (DHCD Forms 51-1 and 51-2, respectively) reconcile to the LHA's general ledger. (Tolerable error of +/-\$100). For all cases that don't match, please detail specifics including at a minimum account and variance amount in column to right.	E	reserves were budgeted to be at 35% and actual results	The Firm recommends the Authority work to bring up its operating reserves going forward.	The Authority acknowledges this level of reserves and has taken steps in the FY24 budget to correct this.			
	B. 1	enant Accounting					
Total # of exceptions: 0			Rating: No Findings				
	Exceptions	Exception Explanation	CPA Recommendations	LHA Response			
A. Select a random sample of rent transactions (Small - 5, Medand 20% are lease enforcements (if have).	l - 10, Large	- 15, Very Large - 20) of rent to	ransactions. Include at least 2	20% are credit adjustments			
The Authority retained supporting documentation for rent receipts.	NE						
2. The Authority posted rent receipts to the correct tenant accounts.	NE						
The Authority retained documentation supporting credit	NE						
adjustments.							
	NE						
adjustments. 4. The Authority followed its rent collection policy for non-payment of rent (i.e., issued a notice to quit, followed eviction protocol.) B. Account Write-Offs	NE						
adjustments. 4. The Authority followed its rent collection policy for non-payment of rent (i.e., issued a notice to quit, followed eviction protocol.)	NE NE						
adjustments. 4. The Authority followed its rent collection policy for non-payment of rent (i.e., issued a notice to quit, followed eviction protocol.) B. Account Write-Offs 1. Documentation of Board approval to write-off account (board approval of write-off required per budget guidelines for Acct							

C. Payroll					
Total # of exceptions: 0		Rating: No Findings			
Exceptions	Exc	eption Explanation	CPA Recommendations	LHA Response	
A. Wage Reporting					

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1. Actual wages for the Top 5 highest paid employees was consistent with the DHCD-approved budget (Schedule of All Salaries and Positions Report), excluding over-time and longevity payments. (Tolerable error of +/- 3.0% of budgeted salary)	NE			
2. Verify the amount reported on the Top 5 Compensation Form matches exactly the amount reported on reconciled to the WR-1.	NE			
3. LHA is in possession of DHCD-approved executive contract signed by the LHA, Executive Director and DHCD. If LHA can show that currently being processed by DHCD and was not returned to the LHA for failing to meet DCHD's requirements, LHA can produce the last DHCD-approved executive contract or at-will agreement signed by the LHA, Executive Director and DHCD.	NE			
3. Payroll Testing for all employees from all funding sources	- Select a sir	ngle payroll period:		
The payroll register accurately accounts for time worked as logged on employee timesheets/time cards.	NE			
2. Timesheets/time cards are maintained by all employees (including Executive Director) and were approved by supervisor (except Executive Director) including leave taken.	NE			
C. Compensated Absences Policy	1			
identified on timesheets/time cards and accurately accounted for in a compensated absences register.	NE			
1. Personnel Policy includes (1) the limits on the amount of vacation and sick leave that will be accrued each year, and when and how such leave will be accrued; (2) a limit on the amount of accrued vacation that may be carried over from year to year, and; (3) a cap on the payout for accrued and unused sick leave at the end of employment per PHN 2017-14.	NE			
The Authority is accounting for annual leave time earned in accordance with the Authority's personnel policy.	NE			
	D.	Accounts Payable		
Total # of exceptions: 0			Rating: No Findings	
	Exceptions	Exception Explanation	CPA Recommendations	LHA Response
A. Select a random sample of (Small - 15, Med - 20, Large - 25, arge or unusual items identified in a review of the cash disbuemployee expense reimbursement transaction, at least one cafor all discrepancies, to the right detail the type of payable, the	rsements jo apital expens	urnal. The auditor should subset, at least one operating expe	stitute for at least one credit c	ard statement, at least one
1. Cash disbursements were authorized in accordance with the Authority's policies.	NE			
Cash disbursements are in agreement with supporting documentation.	NE			
Supporting documentation is sufficiently detailed.	NE			
4. Costs are allowable (i.e. sales tax, alcohol, lottery tickets)	NE			

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NE								
NE								
E. Inventory								
		Rating: No Findings						
Exceptions	Exception Explanation	CPA Recommendations	LHA Response					
NE								
NE								
NE								
NE								
	F. Procurement							
		Rating: No Findings						
Exceptions	Exception Explanation	CPA Recommendations	LHA Response					
For A to C below, examine the cash disbursements journal (or check register) as well as the contract register and identify purchases of goods and services during the year that should have been competitively procured. From these purchases that should have been competitively procured, select a sample (Small - 3, Med - 5, Large - 7, Very Large - 9) of known or possible procurements valuing \$10,000 or more; if possible when selecting the sample, include at least one procurement valuing \$10,000 to \$50,000 and one procurement valuing more than \$50,000 (for goods and services for MGL c. 30B only). If any in the sample were not competitively procured, enter as an exception in A. For sampled purchases that went through procurement, follow procedures under B or C below depending on the size of the procurement.								
NE								
NE	# \$50,000) (for goods and so	ruiges for MCL o 20P anhi						
	NE NE NE NE NE NE NE NE NE NE	Exceptions Exception Explanation NE NE NE F. Procurement Exceptions Exception Explanation or check register) as well as the contract red. From these purchases that should have urements valuing \$10,000 or more; if possint valuing more than \$50,000 (for goods a sampled purchases that went through pro	Rating: No Findings Exceptions Exception Explanation CPA Recommendations NE NE NE F. Procurement Rating: No Findings Exceptions Exception Explanation CPA Recommendations F. Procurement Rating: No Findings Exceptions Exception Explanation CPA Recommendations or check register) as well as the contract register and identify purchases and. From these purchases that should have been competitively procured urrements valuing \$10,000 or more; if possible when selecting the sample in valuing more than \$50,000 (for goods and services for MGL c. 30B onl sampled purchases that went through procurement, follow procedures under the sample of					

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LHA can follow more conservative federal regulations when a	-	If N/A selected for any one b	pelow, then default all drop do	wns to N/A in this section]		
Proper procurement method used.	NE					
2. Proper selection based on MGL c.30B s.5 solicitation of quotes requirements.	NE					
3. Documentation of a written purchase description with solicitation of written quotes from at least three persons.	NE					
4. Contract was for not more than 3 years unless majority board vote allowed it to be longer.	NE					
5. Board vote is documented approving individual contract, or a board vote to delegate authority over certain contracts (by dollar threshold or other criteria) to an LHA staff member, usually Executive Director.	NE					
Contract did not go through automatic renewals unless renewals were part of the original procurement.	NE					
7. The contracts are included on the Authority's contract register.	NE					
C. Known and possible procurements valuing (more than \$50, LHA can follow more conservative federal regulations when a				wns to N/A in this section]		
Proper procurement method used.	N/A					
2. Proper selection based on MGL c.30B s.5 IFB requirements or MGL c.30B s.6 RFP requirements. If using MGL C.30B s.6 RFP requirements, LHA must have a Chief Procurement Officer (CPO) conduct the procurement under c.30B s.6.	N/A					
3. Documentation of Newspaper advertisement, LHA's Office and COMMBUYS two weeks prior to bidding process. If contract was for over \$100K, it was advertised in the Goods & Services Bulletin.	N/A					
4. If IFB, contract award went to lowest bidder. If RFP, contract went to lowest bidder or letter explaining why went with another bidder.	N/A					
5. Board vote is documented approving individual contract, or a board vote to delegate authority over certain contracts (by dollar threshold or other criteria) to an LHA staff member, usually Executive Director.	N/A					
6. Contract did not go through automatic renewals unless renewals were part of the original procurement.	N/A					
7. The contracts are included on the Authority's contract register.	N/A					
	G. El	igibility Compliance				
Total # of exceptions: 3	Total # of exceptions: 3 Rating: Corrective Action					
	Exceptions	Exception Explanation	CPA Recommendations	LHA Response		
	. Public Housing - Select a sample (Small LHA - 5, Medium LHA - 10, Large or Very Large LHA - 15) of tenant files (from programs 200, 667, 705); if the LHA has nultiple property managers, at least one file should be selected per manager.					

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1. The Authority performed timely annual rent determinations (or bi-annual if the Authority has a waiver from DHCD to do so).	E	One sampled annual redetermination occurred more than 12 months after the prior redetermination.	redeterminations occur no more than 12 months after the prior one.	request for further documentation as requested. Ultimately the redetermination was completed late. AHA staff have been educated on "best guess" efforts with follow up in the future to ensure timely redetermination.
2. The Authority properly calculated rent.		One sampled file did not include imputed or actual interest on bank accounts totalling more than \$5,000. In another file the heat deduction	The Firm recommends the Authority verify actual/imputed interest is included in income when assets exceed \$5,000; and ensure deductions are not	Staff has been educated on ways to determine all bank and financial accounts to accurately determine income and assets. AHA has reached
B. MRVP - Select a sample of annual rent determinations (sam drop downs to N/A in this section]	ple 1 <mark>2</mark> ‰ (mi	was enteled of leased MRVP u	nits) idated N/A selected for a	
				a solution to the duplicate heat deductions. In the meantime, staff has been educated to proof all redeterminations prior to final submission.
3. The Authority verified family composition.	NE			
4. The Authority verified income, exclusions from income and deductions.	NE			
5. The Authority properly sent notifications of rent redetermination at least 60 days prior to the effective date.	NE			
6. The Authority properly sent notifications of rent change at least 14 days prior to the effective date.	NE			
7. The Authority was timely in the execution of lease addendums.	NE			
The Authority performed timely annual rent determinations.	NE			
2. The Authority properly calculated rent.	NE			
3. The Authority verified family composition.	NE			

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4. The Authority verified income, exclusions from income and deductions.		One sampled file included bank statement verification for only two of three accounts.	The Authority should ensure bank statements are obtained from all accounts to properly verify assets and income.	Staff has been educated on ways to determine all bank and financial accounts (including cash apps) to accurately determine income and assets.
5. The Authority obtained Certificates of Fitness (COF).	NE			
6. The Authority obtained Letters of Compliance for Lead Paint if child <6 years old and building built prior to 1978 with no new construction permit.	NE			
7. The Authority obtained Proofs of Ownership	NE			
8. The Authority obtained W9s for landlords.	NE			

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