Housing Authority: Great Barrington

Fiscal Year End (FYE): 3/31/17
Date AUP Conducted: 8/7/17
Executive Director: Vera Cartier
CPA: Gary L. DePace, CPA PC
CPA Phone: (413) 267-5223

A. Rent Collection / Tenant Accounts Receivable / Account Write-Offs		
	Number of Category Exceptions: 1 Category Rating: Operational Guidance	
A. Rent Collection – W	alk-through of sample (Small - 3, Med - 5, Large - 7, Very Large - 9) of individual rent receipts to ensure all the following steps are being executed.	No Exception Found
-	collected is complete, accurate and includes all necessary information.	NE NE
	checks for current amount due is not accepted payment by LHA.	NE
	unts from receipt log to deposit slip for bank. Cash is deposited daily per DHCD guidelines (per Accounting Manual Sec. 8, p. 3). Except IF: LHA has only one employee who deposits cash at least weekly.	NE
4. Reconcile t	enant ledger with receipt log, bank deposit and General Ledger.	NE
	General Ledger matches bank statement (bank reconciliation) and Operating Statement and Balance Sheet (51-1 and 51-2 respectively).	NE
B. Rent Collection – Se		Exception Found
	and evaluate internal controls and segregation of duties for steps 1 to 5 above. For LHAs with only one administrative employee: if sufficient internal controls on of duties are not in place, there are mitigating controls in place, such as reporting the frequency/amount of credit adjustments to the board or fee	E
C. Rent Collection – Te	nant Accounts Receivables (TAR)	No Exception Found
 Aging of Te 	nant Accounts Receivable is matched to the General Ledger and to the Balance Sheet TAR (51-2).	NE
	ple of uncollected TAR accounts (Small - 3, Med - 5, Large - 7, Very Large - 9). Rent Collection is in compliance with LHA rent collection policy (per Contract for stance (CFA) and Management Plan IIIC).	NE
	for Doubtful Accounts is determined in accordance with GAAP and LHA has evaluated estimate on annual basis. Reasonable allowance based on historical nent Agreements reconcile to the Balance Sheet/Operating Statements and are in accordance with DHCD policy.	NE
	– Walk-through uncollected rent that was written-off.	No Exception Found
	found, please select N/A option from drop down for both steps 1 and 2.	·
1. Obtain deta	ail of write-offs and verify that write-offs are in accordance with DHCD policy.	NE
2. Documenta	ation of Board approval to write-off account (board approval of write-off required per budget guidelines for Acct #4570 - Collection Loss).	NE
Exceptions Noted:	B.) The Firm notes that internal controls over rent collections can be strengthened. Currently, the only step not being done by the administrative assistant is the bank reconcilati	ion.
Internal Control Recommendation:	B.) The Firm recommends that the Executive Director take over some of the steps involved in the rent collection process.	
Authority's Response:	The Executive Director has taken over control of the bank deposits using the Administrative Assistant as a cross-check as to compilation of the deposits. The Executive Director the Administrative Assistant on procedure in order to have a backup in place for this procedure.	will train

	Housing Authority: Great Barrington	
	B. Payroll/Fringe Benefits	
A. Wage Reconciliation	Number of Category Exceptions: 1 Category Rating: Operational Guidance	No Exception Found
1. Verify ana	vitically (not to exact amount) that FYE-end wages gross payroll reported on the LHA's General Ledger for all programs and all employees matches actual wage orted on Forms 941 and WR-1 (state and federal filings).	NE NE
2. Look at DH (within % AN Compensatio	ICD-approved budget <i>Schedule of All Salaries and Positions "Report"</i> in HAFIS and identify five highest paid salaries from all funding sources. Verify analytically UEL increase for that year - exclude overtime in calculation for maintenance employees) that it matches the amount reported at FYE on the LHA's Top 5 in Form (LHA should have a copy on file). Verify the amount reported on the Top 5 Compensation Form matches exactly the amount reported on reconciled d the corresponding state online submission (mass.gov/lwd/unemployment-insur/employers/).	NE
· ·	ossession of DHCD-approved executive contract signed by the LHA, Executive Director and DHCD. If LHA can show that currently being processed by DHCD and rned to the LHA for failing to meet DCHD's requirements, LHA can produce the last DHCD-approved executive contract signed by the LHA, Executive Director	NE
B. Select a Single Pay	Period:	No Exception Found
1. Trace time	sheets/timecards to the payroll register.	NE
2. Test for co	mpleteness and accuracy.	NE
Proper cor a timesheet.	ntrols and approvals are in place, i.e. employees sign timesheets, the Executive Director signs off on employee timesheets, and the Executive Director maintains	NE
C. Obtain a compensa	ted absences liability schedule:	Exception Found
Sheet (51-2) year, and wh for accrued a are properly	nsistency with personnel policy (personnel policy required per Contract for Financial Assistance (CFA) and Management Plan IIa2) and reconcile to Balance and General Ledger. If AUP conducted after 9/30/17, personnel policy includes (1) the limits on the amount of vacation and sick leave that will be accrued each en 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 ind unused sick leave at the end of employment per PHN 2017-14. Verify analytically future liabilities for employee benefits (particularly GASB 45 and GASB 68) reflected on Operating Statement (51-1) and Balance Sheet (51-2). If GASB 68 actuarial reports were not received by the LHA in time for year-end financial t is OK for LHA to report last year's GASB 68 numbers.	NE
2. Proper cor	ntrols and approvals are in place, i.e. Executive Director approves employee compensated absences.	E
3. Compensa	ted absences should be tracked apart from the timesheets, and verification with timesheets should be performed.	E
4. Accrued a	nd Accumulated leave time matches. Time is accruing as it should.	E
Exceptions Noted:	C.2,3,4.) The Firm notes that the compensated absences of the only eligible employee are being tracked by the employee themself, rather than the Director or other administra	ative staff member.
Internal Control Recommendation:	C.2,3,4.) The Firm recommends that the Authority set up a tracking system for compensated absences accruals and usage, which should be maintained by an administrative en	mployee.
Authority's Response.	The Executive Director will use the current payroll system (Intuit Quickbooks) to track employee compensated absences accruals and usage.	

Housing Authority: Great Barrington		
	C. Accounts Payable/Disbursements	
	Number of Category Exceptions: 2 Category Rating: Operational Guidance	
A. Select a sample (Sm	all - 3, Med - 5, Large - 7, Very Large - 9) of operating and capital expenditures (at least 1 of each type if have).	No Exception Found
 Approval ar 	nd Segregation of Duties	NE
Accuracy		NE
Supporting	Documentation	NE
Allowability		NE
Allocation		NE
6. Classification		NE
	all - 6, Med - 10, Large - 14, Very Large - 18) of credit card/debit card statements.	Exception Found
If no credit/debit expe	nditures can be found, please select N/A option from drop down for <u>all</u> steps 1 to 8.	Exception Found
 Approval ar 	nd Segregation of Duties	NE
2. Accuracy		NE
Supporting	Documentation (CPAs: include date, description of charge and amount of transaction for each purchase missing documentation below)	E
4. Allowability		NE
Allocation		NE
Classification	on	NE
7. No Sales Ta	ıx Paid	E
8. Card is in H	ousing Authority name; not Executive Director (or any other staff member) name.	NE
D. Select a sample (Sn	nall - 3, Med - 5, Large - 7, Very Large - 9) of employee reimbursements (include at least one travel reimbursement).	Exception Found
1. Approval a	nd Segregation of Duties	NE
2. Accuracy		E
·	Documentation	E
4. Allowability		NE
5. Allocation		NE
6. Classification	on .	NE
Exceptions Noted:	C.3.) The Firm notes that supporting documentation on credit card expenditures was missing for several USPS purchases: \$98.00 on 3/2/16; \$94.00 on 4/20/16; \$95.36 on 6/ several Inuit payroll purchases: \$358.67 on 2/28/16; \$8.50 on 6/11/16; \$381.44 on 2/11/17. A purchase from CRB Backup of \$59.99 on 6/17/16 was also missing documenta on a purchase of Inuit payroll on 4/14/2016. The amount of sale tax paid was not individually listed on the receipt. D.2&3.) The Firm notes that documentation for the reium therefor could not be tested for accuracy.	tion. C.7.) The Firm notes that sales tax was paid
Internal Control Recommendation:	being approved, C.7.) The Firm recommends that the Authority contact all vendors from which it needs to make credit card purchases to provide them with its tax exemption certificate, D.2&3.) The Firm recommends that	
Authority's Response:	Credit card purchases will be attached to statements. All vendors will have a copy of our tax exempt certificate.	

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	D. Inventory (Fixed Assets)	
	Number of Category Exceptions: 1 Category Rating: Operational Guidance	
A. Obtain a copy of th	e depreciation schedules/fixed asset listing:	Exception Found
	isting includes both capitalized and non-capitalized items (such as refrigerators, stoves, community room equipment, office equipment, etc.) of \$1,000 or more. sall necessary information, including a tag with an LHA-assigned number for all assets of \$1,000 or more (and all refrigerators and stoves of any value).	Е
vehicles, that	on schedule/fixed asset listing includes all relevant assets of \$5,000 or more. It also includes all necessary information to sufficiently identify an asset. For includes the make/model/year and for modernization jobs the Fish number.	E
3. Items on o	epreciation schedule/fixed asset listing are being accurately depreciated.	NE
4. Reconcile	depreciation schedule/fixed asset listing to Form 51-1 (Operating Statement) and General Ledger and evaluate for completeness and sufficiency of detail.	NE
5. Verify ana	ytically that items listed still exist and are in possession of LHA.	NE
6. Assets are purchase.	appropriately allocated between Federal and State on General Ledger, Operating Statement (51-1), and depreciated according to which funds were used for	NE
B. Capitalization Polic		No Exception Found
1. Verify capi	talization policy is within state established limits (per Accounting Manual, Sec. 16, p.3).	NE
C. Vehicles		No Exception Found
1. Confirm ve	hicles are listed on fixed asset listing, and trace vehicles listing to insurance policies.	NE
Exceptions Noted:	A.1.) The Firm notes that the Authority's inventory listing needs to be updated to include recently purchased items. A.2.) The Firm notes that the Authority's depreciation sche	edule/fixed asset listing lacks detail.
Internal Control Recommendation:	A.1.) The Firm recommends that the Authority add any recently purchased items of \$1,000 or more to its inventory listing. A.2.) The Firm recommends that the Authority add asset listing. Depreciable assets should include details such as make, model, and year for vehicles and machinery, as well as any other specifying information that would help	
Authority's Response.	We are working on the inventory system and noted the work to be done on depreciation of vehicles etc. Also Assets such as refrigerators and stoves.	

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E. Procurement/Public Bidding for Goods and Services

Number of Category Exceptions: 1 Category Rating: Operational Guidance

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 \$35,000 and one procurement valuing \$35,000 or more (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.

Competitive Procur	rement When Required	No Exception Found
1. Verify that	sampled purchases for goods and services that should have been competitively procured as defined per MGL c. 30B were competitively procured.	NE
•	nts valuing (pre 11/7/16 - \$10,000 up to \$35,000 OR post 11/7/16 \$10,000 up to and including \$50,000) (for goods and services for MGL c. 30B only). If no ound valuing \$10,000 up to \$35,000, please select N/A option from drop down for each step 1 - 7 below.	No Exception Found
1. (pre 11/7/	16) Proper selection based on MGL c.30B s.5 IFB requirements/(post 11/7/16) Proper selection based on MGL c.30B s.5 solicitation of quotes requirements.	NE
.,	16) Documentation of solicitation of at least three oral or written quotes/(post 11/7/16) Documentation of a written purchase description with solicitation of es from at least three persons.	NE
	DHCD-approved template or developed by LHA (not a vendor contract).	NE
4. Contract w	vas for not more than 3 years unless majority board vote allowed it to be longer.	NE
	e 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	NE
	d not go through automatic renewals unless renewals were part of the original procurement.	NE
7. LHA Procu	rement Policy exists (per Accounting Manual Sec. 16, p.2) and is compliant with MGL c. 30B elements mentioned in 1 to 6 above.	NE
	nts valuing (pre 11/7/16 - \$35,000 or more OR post 11/7/16 more than \$50,000) (for goods and services for MGL c. 30B only). If no procurement can be found ease select N/A option from drop down for each step 1 - 8 below.	No Exception Found
•	ection based on MGL c.30B s.5 IFB requirements or MGL c.30B s.6 RFP requirements. (post 11/7/16 only: If using MGL C.30B s.6 RFP requirements, LHA must Procurement Officer (CPO) conduct the procurement under c.30B s.6.)	NE
.,	16) Documentation of Newspaper advertisement two week prior to bidding process/(post 11/7/16) on of Newspaper advertisement, LHA's Office and COMMBUYS two weeks prior to bidding process.	NE
3. If contract	was for over \$100K, it was advertised in the Goods & Services Bulletin.	NE
4. If IFB, cont	rract award went to lowest bidder. If RFP, contract went to lowest bidder or letter explaining why went with another bidder.	NE
Contract is	DHCD-approved template or developed by LHA (not a vendor contract).	NE
	e 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 lally Executive Director.	NE
7. Contract d	id not go through automatic renewals unless renewals were part of the original procurement.	NE
	rement Policy exists (Accounting Manual Sec. 16, p.2) and is compliant with MGL c. 30B elements	
mentioned in	n 1 to 7 above.	NE
Obtain a copy of th	e contract register and verify:	Exception Found
	egister exists and includes all modernization as well as goods and services contracts (per Accounting Manual, Sec. 6, p.12)/PHN 2017-14.	E
	ontract, it includes the following information: contractor, description, active/inactive, start date, end date, extensions available, contract award amount, change	E
	nt, contract expenditures to date and remaining value.	-
3. Evaluate it	or completeness by analyzing the cash disbursements journal against the contract register.	E
Exceptions Noted:	D.) The Firm notes that the Authority does not maintain a contract register.	
Internal Control ecommendation:	D.) The Firm recommends that the Authority maintain a contract register for contracts awarded in relation to Modernization projects, as well as for contracts the Authority has operations.	for goods and services within regular
thority's Response:	A Contract register will be used from hereon in.	

F. Cash Management and Investment Practices		
	Number of Category Exceptions: 1 Category Rating: Operational Guidance	
•	year-end bank statements:	Exception Found
 Test the m earlier). 	onthly bank reconciliation to ensure that the following two match: General Ledger and bank statements (exclude deposits of rent collected as this was covered	E
Checks tha reconciliation	It have been issued and marked on General Ledger but have not been cashed (not on bank statement), known as checks in transit are identified as a part of the	E
Bank and Investme	nt Accounts	No Exception Found
1. Verify that	banking and investment accounts are properly insured or collateralized (per Accounting Manual Sec. 16, p.7)	NE
Exceptions Noted:	A.) The Firm notes that not all of the bank statements for the accounts that comprise the PET balance could be provided for verification. The Firm also notes that the checking a reconciled.	account for the 689 program could not be
•		account for the 689 program could not be
•		
Noted:	reconciled.	
Noted: Internal Control Recommendation:	reconciled. A.) The Firm recommends that the Authority ensure all bank statements are filed in a way that makes them easy to retrieve. The Firm also recommends that the Authority ensure	

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G. Operating Subsidy		
Number of Category Exceptions: 0 Category Rating: No Findings		
A. Obtain copy of DHCD-approved budget exemptions.	No Exception Found	
f no DHCD-approved exemptions, please select N/A option from drop down for step 1 below.		
1. Compare DHCD-approved budget exemptions for direct reimbursement (as found in the ANUEL & Subsidy Worksheet - Section 8) to LHA record of actual expenses to the General Ledger.	NE	
B. Revenue Reconciliation	No Exception Found	
1. Reconcile revenue to the General Ledger. Compare revenue reported in Accounts #3110, #3190, #3610 and #3690 in the Operating Statement (51-1) to the General Ledger to the amounts reported in the ANUEL & Subsidy Worksheet.	NE	
C. Utility Reconciliation	No Exception Found	
1. Reconcile utilities to the General Ledger. Compare utilities reported in Account #4300 on the Operating Statement (51-1) to the General Ledger to the amounts reported in the ANUEL & Subsidy Worksheet.	NE	
Exceptions Noted: None		
Internal Control Recommendation: None		
Authority's Response: N/A		

Housing Authority: Great Barrington H. Annual Rent Calculation and Compliance Number of Category Exceptions: 2 Category Rating: **Operational Guidance** To conduct A through D below, 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 multiple property managers, at least one file should be selected per manager. Conduct A to C and E, if have MRVP, sample 10% (min:1 max:15) of leased MRVP units. A. Obtain the rent roll and HAP roll: No Exception Found 1. Verify analytically the completeness of the resident population. (Rent roll and HAP roll support what is reported on Operating Statement Form 51-1). NE B. Timeliness of Annual Rent Calculation No Exception Found 1. Verify timeliness of annual rent redetermination (occurs one year from move-in date or last annual recertification). Except IF: LHA can produce DHCD waiver for Chapter NE 667 annual rent redetermination requirement and has done rent redetermination once within 2 years of move-in date or last annual recertification). C. Accuracy of Rent Calculation **Exception Found** 1. Test rent calculation for proper verification of income, expenses and deductions. Ε 2. Verify family composition for allowance purposes. NE 3. Documentation of income, exclusions from income, and deductions. NE D. Timeliness of Notifications Regarding Rent Changes **Exception Found** NE 1. Verify notification of rent redetermination sent at least 60 days prior to effective date (see 760 CMR 6.04 (4)(b)). 2. Verify Notice of Rent Change sent no less than 14 days prior to effective date (see 760 CMR 6.04 (4)(e)). Ε 3. Verify timeliness and proper execution of Lease Addendum (see 760 CMR 6.06 (5)(q)). NE E. MRVP Documentation (starting with AUPs conducted after 7/31/17) Not Applicable 1. MRVP file has Certificate of Fitness (COF). N/A N/A 2. MRVP file has Letter of Compliance for Lead Paint if child <6 years old and building built prior to 1978 with no new construction permit. 3. MRVP file has Proof of Ownership which is either 1. Deed/Online Printout from Registry of Deeds or 2. Proof of Insurance or 3. Tax Documents. N/A 4. MRVP file has W9. N/A C.1.) The Firm notes that a signed General Authorization form was not acquired from every adult tenant in one of the sampled households to ensure that there were no additional sources of income outside the lease-Exceptions Noted: holder. D.2.) The Firm notes that not every file had a Notice of Rent Change that was sent out at least 14 days prior to the effective date. C.1.) The Firm recommends that the Authority acquire a signed General Authorization form from each adult tenant within each household. D.2.) The Firm recommends that the Authority ensure that all Notices of Rent Internal Control Change are sent out at least 14 days prior to the effective date. If the Notice is delayed because of the tenant's inability to provide information in a timely manner, documentation of the Authority's efforts to contact the Recommendation: tenant in order to retrieve that information should be kept on file. Authority's Response: General Authorization forms included in all application packets and tenant files.