

**Vermont Housing Improvement Program 2.0 (VHIP 2.0)** 

The State of Vermont launched the Vermont Housing Improvement Program 2.0 (VHIP 2.0) in March 2024. VHIP 2.0 is a competitive award process that provides grants and forgivable loans up to \$50,000 to property owners who agree to create safe, affordable rental units. The flexible program offers several options to both create and rehabilitate units. Property Owners must match at least 20% of awarded funds and maintain the unit(s) as long-term affordable rentals.

### **Program Overview**

- VHIP 2.0 offers 5-year grants or 0% interest 10-year forgivable loans of up to \$50,000 to construct an Accessory
  Dwelling Unit (ADU) that meets the Vermont Rental Housing Health Code guidelines. The completed units must
  comply with the Vermont Rental Housing Health Code and local ordinances, and all applicable NFPA Life Safety Code
  Standards and applicable Certificate of Occupancy requirements.
- VHIP 2.0 funds are disbursed on a reimbursement basis at certain points during the project, so you will need to have the capital upfront to cover project expenses until you receive reimbursement.
- The Property Owner must be current on their property taxes and mortgage payments to be eligible for the program.
- The Property Owner is required to contribute at least a 20% match of the grant or loan funds prior to first grant or loan disbursement. An "in-kind" match or deferred match timeline may be approved at the discretion of the Homeownership Center overseeing project management.
- The property owner must sign a Housing Affordability Covenant outlining that the unit will be rented at or below HUD Fair Market Rents (FMR) for the appropriate county (published annually), or at a rate allowed by a recognized housing assistance for the compliance period. Five-year grants also require placing tenants through a Coordinated Entry or USCRI refugee program, or other DHCD-approved agency.
- Pre-approval is available to assist with financing the project. The Property Owner must obtain any required State or local permits before final approval.
- Project scope may be reviewed and altered if the property is on or eligible for the State or National Historic Registry or to address structural issues identified.
- The Property Owner will provide information on tenants and rents to show they are complying with program requirements. This will include providing contact information and lease copies annually, and the VHIP Owner Compliance Certification to the Department of Housing & Community Development (DHCD).

### **Accessory Dwelling Units (ADUs)**

- An ADU is a distinct unit that is subordinate to a single-family dwelling, where the primary unit is occupied by the Property Owner as a permanent residence. Accessory Dwelling Unit(s) are further defined in 24S.A. § 4412 E.
- Applicants MUST be able to complete the project within 18 months of signing the Grant or Loan Agreement.
- Fire and safety inspections of the ADU and attached structures are required for approval and all fire, housing, and
  health code violations identified must be corrected by law and owners are subject to fines and penalties if they are
  not. It is always the Divisions of Fire Safety's goal to work with tenants and landlords to gain compliance through
  the education process. Applicants are encouraged to discuss their project with their local HOC before
  scheduling an inspection.







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### **Tenant Selection Parameters**

- Property Owner must accept paper applications in areas with limited internet access
- Cannot charge upfront more than first month's rent and a security deposit
- Must accept credit scores of 500 and above
- Property Owner must cover the expense of any credit or background checks

#### **Fair Housing & Landlord-Tenant Mediation**

Federal and State Fair Housing Laws prohibit discrimination in all aspects of housing, including home sales, rentals, housing policies, and financing. Discrimination is treating a person, or a particular group of people unfairly or differently than how other people are treated because they are a member of a protected class (race, family status, etc.).

#### **Federal Protected Classes**

Race

Color

- Religion
- Disability

- **National Origin**
- Sex

**Familial Status** 

#### Vermont's Additional Protected Classes

- Marital Status
- **Sexual Orientation**
- Age

**Gender Identity** 

- Victims of Abuse
- Receipt of Public Assistance

### **Application Checklist**

Watch interactive videos on Fair Housing Laws and Landlord-Tenant Mediation prior to VHIP 2.0 application
approval

Providing all the required documents makes your application more competitive and will ensure a timely decision. Co

	ing an are required documents makes your approached more competitive and win ensure a					
Complete Application Packet includes the following:						
	Completed VHIP 2.0 Application Form, signed by the Applicants (Property Owners)					
	Copy of property insurance					
	Copy of the tax bill for each property					
	Copy of the deed for each property					
	Completed Form W-9					
	Scopes of work and budget for the project					
Additional documents that may be required:						
	Copy of contractor contracts, if available					
	Copy of any applicable permits for final approval					
	Standard Lease Agreement					
	Sketch or plans of project					
	Copy of Inspection Report from the local health official or fire department					
	Bank statement or loan approval for projects with matches at or above \$10,000					

<sup>\*</sup>Incomplete Applications will be returned.







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### **Grants & Forgivable Loans**

- Grant and forgivable loans funds are considered taxable.
- 5-Year Grants: Units receiving these funds must be rented at or below HUD Fair Market Rent for 5 years. These units have the additional requirement to work with a Coordinated Entry Organization to identify a tenant exiting homelessness. Grants may be converted to forgivable loans, if approved by the Vermont Housing Division.
- 10-Year Forgivable Loans: Units receiving these funds must be rented at or below HUD Fair Market Rent for 10 years for the loan to be forgiven in its entirety. Funds will need to be repaid to the State of Vermont for every year this requirement is not met. For example, if a Property Owner only leases the unit for 7 years at or below FMR, 30% of the funding would need to be repaid.

#### Please select whether you are applying for a grant or a forgivable loan:

This application is for a 5-year grant, with the stipulations outlined above

This application is for a 10-year forgivable loan, with the stipulations outlined above

## Please complete this application and return with requested documentation to:

Rural*Edge* 1222 Main Street St. Johnsbury, VT 05819

Email: rentalrehab@ruraledge.org | Phone: 802-535-3555

### Services Provided by RuralEdge

- Attend an initial site visit of the property/units with Property Owner
- Review proposed scope of work and budget
- Help to define and finalize the project
- Confirm construction deadlines are being met and provide progress payments
- Conduct progress and final inspection to ensure all repairs have been completed
- Collect and verify all program documents: pre-work, during-work, post-work as required







Section A. Property Owner/Applicant Information

# **Application: Accessory Dwelling Units**

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Information on this form will be used to assess your eligibility for the Vermont Housing Improvement Program 2.0.

Property Owner/Applicant Name:			
Co-Owner/Applicant Name:			
Mailing Address:	City/Town: _		
State: Zip Code:	Email Address:		
Phone Number:	Can you receive texts:	Yes	No
Best way to reach you:			
Section B. Property Information Property Address:			
Have you discussed your project with local Zoning an		Yes	No
Does this property have a mortgage? Yes No	If yes, are you current on payments?	Yes	No
Municipality where you pay Property Taxes:	Are taxes current?	Yes	No
Do you have enough cash assets or loan commitment	ts set aside for the match?	Yes	No
If no, are you seeking pre-approval to secure		Yes	No
*Include a co	py of the Property Tax Bill.*		
*Includ	e a copy of the Deed*		
Expected start date of construction:	Expected end date of construction:		
Contractor name (if available/applicable):			
Other notes:			
*Attach the Scope of Work and Project Cost Es	timate and Budget for project (include cor available)*	ntractor	contract, if
Section C. Intended Use			
Has a tenant been identified? Yes No			
Will the tenant be a family member? Yes No			
f yes, would you be willing to lease the unit on the ownile the Rental Covenant is in place? Yes No	pen market if the family member moves ou	t of the	ADU or new unit







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If a tenant has not been identified, what will your screening process and qualifying criteria be? (Background checks, credit history, etc.)  Grants only: Do you agree to receive rental referrals from a CE agency or DHCD-approved agency? Yes No Are you willing to accept the Vermont Common Rental Application? Yes No Are you willing to maintain Fair Market Rent for the ADU for the entirety of the compliance period? Yes No Are you willing to maintain Fair Market Rent for the ADU for the entirety of the compliance period? Yes No Section D. Project Deadline  Lunderstand that if my rehabilitation project is not completed and occupied within 18 months of signing the grant or loan agreement I will forfeit the unspent portion of the grant or loan, and I will be responsible for any unpaid amounts owed to the contractors that I hire. RuralEdge or the Vermont Department of Housing and Community Development may seek recovery of funds for incomplete units, or any other violation of the program rules or the Housing Subsidy Covenant to the full extent allowable by law.  Applicant Signature:  Date:  Date:  Section E. Authorization and Acknowledgement  Each of the undersigned attests to the RURALEDGE and to the RURALEDGE'S actual or potential agents, successors and assigns and agrees and acknowledges that the information provided in this packet is true and correct as of the date set forth opposite my signature and that any intentional or negligent misrepresentation of this information contained in this packet may result in civil liability, including monetary damages, to any person who may suffer any loss due to reliance upon any misrepresentation that I have made on this application, and/or in criminal penalties including, but not limited to, fine or imprisonment or both under the provisions of Title 18, United States Code, Sec. 1001, et seq. RURALEDGE and its agents, brokers, insurers, successors, and assigns may continuously rely on the information contained in the packet. Each of the undersigned hereby acknowledges that RURALE							
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