CITIZEN PARTICIPATION

Jurisdictions must provide for and encourage citizen participation, particularly for low- and moderate-income persons and others that may be affected by the proposed CDBG-funded activities. **Public meetings and hearing processes must be conducted according to state CDBG regulations 25 CCR Section 7080, otherwise the application may be found to be ineligible.** Applicants must ensure compliance with the Federal Regulations 24 CFR 570.486(a) and the State of California’s Annual Plan Update to the Consolidated Plan:

**Purpose:**

- inform citizens of the jurisdiction’s opportunity to apply for CDBG grant funding and to expend existing and anticipated Program Income (including Supplemental Activities);
- obtain citizen input on which activities should be included in funding proposals and applications to the Department; and
- provide a public review of program performance.

**Actions:**

- public notices
- public hearings
- submittal of documentation of public notices and public hearings

*New to this NOFA, if a jurisdiction plans to submit an application requesting a Waiver to the 50 percent Expenditure Rule, then the public notices must also include language that the jurisdiction will submit an application that includes a Waiver Request to the Fifty Percent Expenditure Rule, and the same shall be reflected in the Resolution.*

Pursuant to the State’s Annual Plan, all local governments must comply with the following requirements:

**Citizen Participation Requirements for Local Governments receiving CDBG (Section 91.115(e)):** The State encourages participation of citizens in all aspects of the State’s CDBG program, including the planning and development of the State’s program and the local application and implementation process. To promote participation of citizens as program beneficiaries, especially Low/Moderate-income persons, the State encourages applications by local governments where high rates of poverty exist, and encourages eligible local governments to use CDBG funds to principally benefit targeted income group households. The State requires local governments that receive CDBG funds from the State to comply with at least the following citizen participation requirements:
1. Local governments that apply for and administer CDBG funds must have active citizen participation processes that encourage participation by Low/Moderate-income persons and by residents of neighborhoods with high concentrations of housing and community development needs and low/moderate income individuals and households.

2. In accordance with federal regulations (24 CFR, Section 570.486), the State requires local governments to meet federal citizen participation and noticing requirements. The required citizen participation activities include holding accessible public hearings after proper notice. Proper recordkeeping is required. The State monitors for compliance with these federal requirements during its review of each grantee’s performance.

3. Local governments must meet the needs of limited-English speaking persons where significant numbers exist.

4. In accordance with CPD Notice CPD 05-03, issued by the U.S. Department of Housing and Urban Development (HUD), Community Planning and Development, on June 6, 2005, regarding the New Freedom Initiative, local governments participating in the CDBG Program are encouraged to expand their outreach efforts to persons with disabilities. This expansion is intended to ensure that persons with disabilities are aware of the support that may be available to them through CDBG-assisted programs in the jurisdictions in which they reside. The State recommends that local government applicants and grantees of the State CDBG Program notify and partner with local disability advocacy groups, Independent Living Centers (ILCs), and persons with disabilities to identify the needs of persons with disabilities and to determine how best to address the identified needs. The New Freedom Initiative is intended to remove the barriers to community living that are present in the lives of persons with disabilities.

**PUBLIC HEARINGS AND MEETINGS**

Both a public hearing and a public meeting must be publicly noticed in a local newspaper of general circulation or noticed in a fashion that otherwise follows local procedures for formal noticing of public hearings or meetings. Public meetings do not need to be before a governing body or other formal government appointed group. The meeting must be at a time and location which is fully accessible to the public. The meeting should have a sign-in sheet and minutes kept of all comments.

Public hearings are typically before a governing body and include the formal processes of (1) wide and accessible public noticing, (2) hearing opening, (3) comments taken from the public and recorded into the hearing minutes, (4) hearing closing and (5) formal minutes from the hearing published or posted for public reference on the applicant's website or in a public place with easy public access. An applicant may choose to conduct all its CDBG citizen participation using a public hearing process to allow for more consistency.

All hearings should be noticed as widely as possible and held at a time and place convenient to the public, with accommodations made for persons with disabilities. Where a significant number of limited-English speaking persons can reasonably be expected to participate, the notice must be in the appropriate language(s) and provision must be made for interpreters at the hearing.
All hearings should be noticed at least 10 days prior to being conducted (unless local policies are more restrictive). However, at a minimum, all public hearings must follow the requirements of the Brown Act of 2003 (applicable language at the end of this document).

Public notices should always contain the following information:

1. The time and place of the hearing
2. The availability of a Public Information File about the CDBG program
3. The reason for the public hearing; topic(s) for which comments are being sought
4. All CDBG topics to be discussed including both grant-funded and program income funded activities
5. An invitation to submit written comments and guidance on where to send such comments

In addition, specific public hearings require specific information in the public notice, as noted in the following sections.

APPLICATION HEARINGS

It is important to fully disclose the following information to the public at public meetings and hearings prior to submitting the application to the Department. It is recommended that 30 days lapse between the meeting and hearing. Sample Notices are provided in this appendix, and proof of publication of the actual public meeting and public hearing notices must be included in the grant application.

24 CFR 570.486(a)(5) states that a local jurisdiction’s citizen participation plan must:

1. Provide for a minimum of two public hearings, each at a different stage of the program, for the purpose of obtaining citizens' views and responding to proposals and questions. Together the hearings must cover:
   - community development and housing needs;
   - development of proposed activities; and
   - a review of program performance.

2. The public hearings to cover community development and housing needs must:
   - be held before submission of an application to the state;
   - be reasonable notice of the hearings; and
   - be held at times and locations convenient to potential or actual beneficiaries, with accommodations for the handicapped.

3. Public hearings shall be conducted in a manner to meet the needs of non-English speaking residents where a significant number of non-English speaking residents can reasonably be expected to participate.
A. **At Application Design Phase:** At least one publicly-noticed meeting must be held during the time when the applicant is determining what the community development and housing needs are and deciding which local project(s) or activity(s) to apply for funding. This public meeting is not required to be in front of the governing body but members of the governing body should be in attendance. All residents, especially in the areas where funds will be used, should be encouraged to participate. The public notice for this hearing must include the following information:

- the amount of CDBG funds available;
- the amount of CDBG Program Income on hand or anticipated; and,
- available funding for eligible activities.

Furthermore, at this hearing, the following information must be offered:

- an explanation of the CDBG program;
- an opportunity for attendees to ask questions and suggest possible uses of funds;
- a discussion of the National Objectives of the CDBG Program;
- information about the amount of funding available, the range of possible activities that may be undertaken with CDBG funds, and the opportunities for citizen involvement as the program progresses; and,
- an invitation for written comments and how to submit such comments.

B. **Prior to Submitting an Application for Funding:** After the application has been prepared, and before it is submitted to the Department, the jurisdiction should hold a formal public hearing before the local governing body and must result in a Resolution to submit the application. The public notice for this hearing must include the following information:

- the application’s dollar amount; activities being proposed, including supplemental activities; and,
- a relocation plan, if residents will be relocated as a result of the proposed activity

Furthermore, in this Application Submittal Hearing, the same items as in the Design Phase Hearing, listed above, should be covered. In addition, the jurisdiction should:

- fully describe the proposed activity(s) in the application, including supplemental activities;

**Note:** While one public hearing covering all local housing and community development needs is required, two or more public hearings are recommended. One should be held at each stage of the application process. However, if only one hearing is held, it must cover all topics and requirements below, as well as being held before the governing body so that a resolution can be obtained. An executed resolution must be included in the application.

“Best Practice” is to develop a Local Citizen Participation Plan to have consistent policies to involve local residents in CDBG and other local affairs.
provide information about the amount of funding that is being requested for the entire application and the breakdown for each activity to be applied for;

- describe the amount of CDBG Program Income on hand or anticipated;

- describe where each activity will be carried out and how it will meet the National Objective(s);

- if a proposed activity is likely to result in displacement, include the jurisdictions anti-displacement and relocation plans;

- provide information on the estimated time schedule to accomplish the activity;

- for Planning and Technical Assistance (PTA) activities, state the amount of cash match required and the source of the cash match; and,

- provide opportunity for attendees to comment on the program.

**RECORDKEEPING**

The applicant should keep a record of all public hearings. The record should contain copies of the public notices, minutes of the hearings documenting that the contents of the notice were discussed at the hearing, a list of attendees and a summary of comments. If no comments were received, that should be noted in the record. We recommend reading the contents of the Notice into the minutes to ensure that all items are discussed. Attendees are not required to sign a sign-in sheet, but the file should show that a list was made available for sign-in at the start of the hearing. If attendees were present but did not sign or if no one attended, the file should so indicate.

**DECISIONS REGARDING APPLICATION CONTENT/GRIEVANCES AND COMPLAINTS**

The local governing body has the sole discretion of deciding the contents of an application for funding. Any allegations made by any resident of the community that the procedural or legal requirements of the program are being violated should be thoroughly investigated. Any written complaints and grievances must receive a written response within 15 days where practicable.

**SAMPLE NOTICES**

Sample public notices for use at the application design stage and the application submittal stage are given below. Copies of the affidavits of publication (or if posted, copies must be certified by city/county clerk) must be included in the application.

Use the following link and refer to Chapter 18 of the current State CDBG Grant Management Manual (GMM) for additional information on citizen participation requirements: CDBG Grant Management Manual.

**PUBLIC INFORMATION FILE REQUIREMENTS**

CDBG applications and grant agreements are public information and are available for review by the public. Applicants are advised that information submitted to the Department may have to be made available to the public under the State Public Records Act unless an exemption under this
Act applies to the information submitted and the applicant establishes a valid claim of confidentiality under such exemption.

SOME APPLICABLE PROVISIONS OF THE BROWN ACT

The Act, in its entirety, may be found here:

Some key provisions are below, but the Department strongly encourages all jurisdictions to ensure that they are, at a minimum, familiar and compliant with this Act.

CHAPTER IV.
NOTICE AND AGENDA REQUIREMENTS

The Brown Act provides for three different types of meetings. Regular meetings occur at a time and location generally set by ordinance, resolution, or by-laws. At least 72 hours prior to a regular meeting, an agenda must be posted which contains a brief general description of each item to be transacted or discussed at the meeting...unless specifically exempted, all meetings must be conducted within the geographical boundaries of the body’s jurisdiction. (Section 54954(b))

1. Regular Meetings

Each legislative body, except for advisory bodies and standing committees, shall provide for the time and place for regular meetings by ordinance, resolution, or by-laws. (Section 54954(a).) If a body calls a meeting at a time or place other than the time or place specified for regular meetings, it is either a special or emergency meeting. Accordingly, the body must satisfy the appropriate notice requirement, and should indicate the type of meeting on the notice. Even where it is not required, the body may wish to provide additional notice in the form of the type of notice and agenda provided for a regular meeting.

Meetings of advisory bodies and standing committees for which 72-hour notice is provided, pursuant to section 54954.2, are considered regular meetings. (Section 54954(a).)

A. Agenda Requirement

At least 72 hours prior to a regular meeting, the body must post an agenda containing a brief general description of each item to be discussed or transacted at the meeting, including items to be discussed in closed session (Section 54954.2(a).) The Act makes it clear that discussion items must be placed on the agenda, as well as items which may be the subject of action by the body.

The purpose of the brief general description is to inform interested members of the public about the subject matter under consideration so that they can determine whether to monitor or participate in the meeting of the body.
Notice of Public Meeting for Discussion of Possible State CDBG Application

NOTICE IS HEREBY GIVEN that the (jurisdiction) will conduct a public meeting on (date) at (time), at (place) in order to discuss possible applications for funding under the next fiscal year’s (July 1 to June 30) State Community Development Block Grant (CDBG) Program and to solicit citizen input on possible competitive and supplemental activities to be included in the application.

The Community Development and Economic Development Allocations of the State CDBG program will publish a combined “Notice of Funding Availability” (NOFA) each program year. Eligible cities and counties may submit applications for CDBG funds under the NOFA for a maximum per application request of $5,000,000. It is estimated that the funding of the State 2017 CDBG program allocation is approximately $46,646,000 in total. The Economic Development “Over-the-Counter” (OTC) Allocation requires a separate application with a maximum limit of $3,000,000 per year. The NOFA also includes the Native American and Colonia’s Allocations. The Native American Allocation is only for areas with high concentrations of low-income Native American residents, who are not part of a federally recognized Native American Indian tribe or Rancheria. The Colonia’s funding is only for designated communities within 150 miles of the Mexican-American border.

ELIGIBLE ACTIVITIES UNDER THE ABOVE ALLOCATIONS IN THE NOFA CONSIST OF: HOMEOWNERSHIP ASSISTANCE AND HOUSING REHABILITATION PROGRAMS; PUBLIC FACILITY AND PUBLIC IMPROVEMENTS PROJECTS (INCLUDING PUBLIC IMPROVEMENTS IN SUPPORT OF NEW HOUSING CONSTRUCTION); PUBLIC SERVICE PROGRAMS, PLANNING STUDIES, ECONOMIC DEVELOPMENT BUSINESS ASSISTANCE AND MICROENTERPRISE ACTIVITIES. ELIGIBLE ACTIVITIES PAID FOR WITH STATE CDBG FUNDS MUST MEET ONE OR MORE OF THE THREE NATIONAL OBJECTIVES LISTED IN CDBG FEDERAL STATUTES AS FOLLOWS: BENEFIT TO LOW –MODERATE INCOME HOUSEHOLDS OR PERSONS; ELIMINATION OF SLUMS AND BLIGHT; OR MEETING URGENT COMMUNITY DEVELOPMENT NEED.

The (jurisdiction) anticipates submitting an application under the NOFA published during the next program year. The (jurisdiction) has or anticipates receiving approximately $------------ in CDBG Program Income that must be expended prior to expending awarded grant funds.

The purpose of this public hearing is to give citizens an opportunity to make their comments known regarding what types of eligible activities the (jurisdiction) should apply for under the State CDBG program. A separate public hearing will be held to discuss and approve the application prior to submittal to the State.

If you require special accommodations to participate in the public hearing, please contact (contact name and phone number).

If you are unable to attend the public hearing, you may direct written comments to the (jurisdiction), at (mailing address), or you may telephone (contact name and phone number). In addition, information is available for review at the above address between the hours of (hours of availability) on (days of availability, e.g. Monday -Friday).

The (jurisdiction) promotes fair housing and makes all its programs available to low and moderate income families regardless of age, race, color, religion, sex, national origin, sexual preference, marital status or handicap.
Notice of Public Hearing for Submittal of State CDBG Application

NOTICE IS HEREBY GIVEN that the [jurisdiction] will conduct a public hearing on [date] at [time], at [place] in order to discuss the submittal of an application in response to the 2017 State Community Development Block Grant (CDBG) Notice of Funding Availability (NOFA), and to solicit citizen input.

The [department/agency] on behalf of the [jurisdiction] is applying for a grant [amount] and the approval to expend approximately $-------- in existing or anticipated Program Income under the NOFA for the following eligible activities: [list specific activities and dollar amounts applied for]

NOTE: 1) If activities (including one Supplemental activity) are not listed, they will not be eligible for funding;

2) If any of the activities are likely to result in displacement, include reference to the Department’s anti-displacement and relocation plan in the notice and indicate that relocation issues will be discussed as part of the hearing.

The purpose of the public hearing is to give citizens an opportunity to make their comments known on the proposed activities/application.

If you require special accommodations to participate in the public hearing, please contact [contact name and phone number].

If you are unable to attend the public hearing, you may direct written comments to the [jurisdiction], at [mailing address], or you may telephone [contact name and phone number]. In addition, information is available for review at the above address between the hours of [hours of availability] on [days of availability, e.g. Monday -Friday].

The [jurisdiction] promotes fair housing and makes all its programs available to low- and moderate-income families regardless of age, race, color, religion, sex, national origin, sexual preference, marital status or handicap.
LIMITED ENGLISH PROFICIENCY (LEP)

Final Notice on LEP and Frequently Asked Questions from HUD’s FHEO Headquarters

Discriminatory Effect

The Fair Housing and Employment Office (FHEO) have already been making Title VI findings of non-compliance for many years if:

- program shows under-representation of protected class/es likely to include LEP persons;
- recipient cannot show effective outreach and marketing to LEP persons; and/or,
- recipient cannot demonstrate policies to accommodate LEP persons.

Programs to which LEP Guidelines Apply

Any program to which federal financial assistance to HUD is applied, including:

- Public and Indian Housing (PIH): Low-Income Public Housing, voucher, project-based, homeownership, moving to work, etc.
- CPD: CDBG, HOME, ESG, McKinney, etc.
- Housing: project-based Section 8, mod, rehab, etc.

What the LEP Guidelines Require of Recipients

- Are there LEP persons in the service area?
- Devise a plan for oral interpretation & written translations based upon four-factor analysis, in:
  - Outreach
  - Conduct of day-to-day activities
- Take necessary and reasonable step.

Four-Factor Analysis of Needs

- **Factor 1:** Identify the number / proportion of LEP persons in the service area:
  - The more LEP persons, the greater the need.
  - NOT who speaks other languages, but who speaks English less than well or not at all.
  - Data Source: US Census / American Factfinder2 Table QT-P17 or SF 3/DP2 or B16001.

- **Factor 2:** Analyze frequency of contact
  - The more frequent the contact, the greater the apparent need.
  - Anticipate that increased outreach may result in increased frequency of contact and higher overall participation by LEP persons.

- **Factor 3:** Analyze importance of contact
  - The more important the contact, the greater the need.
  - Compulsory participation = high importance.
  - Identification of vital documents (documents that if not translated could result in denial of benefits / exclusion from program even if unintended).
• **Factor 4: Weighing of cost vs. resources vs. benefits**
  - Consider sharing resources with other recipients.
  - Consider industry best practices.
  - Consider that HUD documents are already translated.

**Oral Interpretation**

• Oral interpretation is always a requirement.
• Recipient must have a plan for communicating with applicant/participant if he/she is unable to communicate effectively in English.
• Language cards to allow identification of language spoken.
• Resources such as language line, use of staff.
• *Never:* “If you need a translator, bring your own.”

**Written Translations**

• Guidelines establish “safe harbor of presumptive compliance” if four-factor analysis of needs establishes:
  - Less than 1,000 persons LEP in one language within service area – translation required.
  - Less than five percent of population LEP in one language (at least 50) = translation required.
  - Disclaimer on translated documents: “provided for information only.”

**Language Assistance Plan**

• Identifies groups who need language assistance.
• States how agency will provide language services (translation plan).
• Train staff on plan.
• Public notice of plan.
• Self-assessment & monitoring of plan’s effectiveness.