# SCO ID:

AGREEMENT NUMBER

PURCHASING AUTHORITY NUMBER (If Applicable)

STATE OF CALIFORNIA - DEPARTMENT OF GENERAL SERVICES

**STANDARD AGREEMENT** 

STD 213 (Rev. 04/202	20)	17-MITPPS-21011		
1. This Agreement	is entered into between the Contracting Ago	ency and the Contractor named below:		
CONTRACTING AGE				
DEPARTMENT O	F HOUSING AND COMMUNITY DEVELOP	MENT		
CONTRACTOR NAME				
County of Mend	ocino			
2. The term of this	Agreement is:			
START DATE				
Upon HCD Appr				
THROUGH END DAT 6/25/2025	E			
3. The maximum a \$107,936	mount of this Agreement is:			
4. The parties agre	e to comply with the terms and conditions o	f the following exhibits, which are by this r	eference made a part of the Agreem	ent.
Exhibits	Title		Pages	
Exhibit A	Authority, Purpose, and Scope of Work			5
Exhibit B	Budget Detail and Payment Provisions			5
Exhibit C *	State of California General Terms and Conditions			GTC 4/17
Exhibit D	CDBG - Mitigation Terms and Conditions		26	
Exhibit E	Special Terms and Conditions			1
Exhibit F	Program Application and Additional Provisions 2			22
Exhibit G	Subrecipient Profile 2			2
	asterisk (*), are hereby incorporated by referen		hed hereto.	
	nn be viewed at <u>https://www.dgs.ca.gov/OLS/Re</u> REOF, THIS AGREEMENT HAS BEEN EXECUTE			
IIV VVIIIVESS VVIIEI	LEGI, ITHIS NONELLINEIVI TIMIS BEEN EXECUTE	CONTRACTOR		
CONTRACTOR NAME	(if other than an individual, state whether a corpo			
County of N		, , , , , , , , , , , , , , , , , , ,		
CONTRACTOR BUSIN		CITY	STATE	Z <b>I</b> P
501 Low Gap Road, Room 1010		Ukial	n CA	95482
PRINTED NAME OF PERSON SIGNING		TITLE		
Darcie Antle		CEO		
CONTRACTOR AUTH	ORIZED SIGNATURE	DATE SIG	NED	
Darcie	antle	12-19	9-2022	
		<u></u>		

# SCO ID:

STATE OF CALIFORNIA - DEPARTMENT OF GENERAL SERVICES					
STANDARD AGREEMENT	AGREEMENT NUMBER	PURCHASING AUTHORITY NUMBER (If Applicable)			
STD 213 (Rev. 04/2020)	17-M <b>I</b> TPPS-21011				
	STATE OF CALIFORNIA				
CONTRACTING AGENCY NAME					
CONTRACTING ACENCY ADDRESS	CITY	CITY CTATE 710		710	
CONTRACTING AGENCY ADDRESS	CITY		STATE	ZIP	
PRINTED NAME OF PERSON SIGNING		TITLE			
CONTRACTING AGENCY AUTHORIZED SIGNATURE		DATE SIGNED			
CALIFORNIA DEPARTMENT OF GENERAL SERVICES APPROVAL		TON (If Applicable)			

# **AUTHORITY, PURPOSE AND SCOPE OF WORK**

# 1. Authority & Purpose

The California Department of Housing and Community Development (hereinafter "Department") is the lead and responsible entity for administering the Community Development Block Grant – Mitigation (hereinafter "CDBG-MIT") funds appropriated under Public Law 115-123 and allocated to the State of California by the U.S. Department of Housing and Urban Development (hereinafter "HUD"). CDBG-MIT supports the State of California to carry out strategic and high-impact activities to mitigate disaster risks and reduce future losses in areas impacted by the Federal Emergency Management Agency's Major Disaster Declaration DR-4344 in October 2017 and DR-4353 in December 2017/January 2018. CDBG-MIT Planning and Public Services Program (hereinafter "MIT-PPS") projects are funded by CDBG-MIT funds to address risks to, or across, community lifelines that support human health and safety and provide mitigation for individual and community-based systems.

# 2. Scope of Agreement

#### A. Grant Funds

Subject to the terms and conditions of this Standard Agreement (hereinafter "Agreement"), the Department has allocated and agrees to provide grant funds in the maximum amount identified below to the subrecipient identified as "Contractor" on page 1, Section 1 of the STD 213 form (hereinafter "Subrecipient") for all Work (defined below) identified in this Agreement (hereinafter "Subrecipient Award"). All payments made to the Subrecipient will adhere to the provisions described in Exhibit B, Section 4 (Method of Payment) herein. In no instance shall the Department be liable for any costs in excess of this amount, nor for any unauthorized or ineligible costs or expenses. The Subrecipient Award is and shall not exceed \$500,000 per project and \$2,500,000 per subrecipient.

This Agreement governs the Subrecipient Award and each individual Project thereafter proposed by the Subrecipient and approved by the Department (each an "Approved Project", and collectively the "Approved Projects"), the budget for each of which is to constitute some portion of the Subrecipient Award. The cumulative total amount of all Approved Projects shall not exceed the total amount of the Subrecipient Award.

# B. Implementation of Agreement

By entering into this Agreement and thereby accepting the Award of grant funds, the Subrecipient agrees to comply with and implement this Agreement in a manner satisfactory to the Department and HUD and consistent with all

applicable laws, regulations, policies and procedures that may be required from time to time as a condition of the Department providing the grant funds, including but not limited to, all applicable CDBG-MIT Program Administration and Compliance requirements set forth by this Agreement, and in accordance with the Application documentation previously provided by the Subrecipient and made a part hereof. The Department's providing of grant funds under this Agreement is specifically conditioned on Subrecipient's compliance with this provision and all terms and conditions of this Agreement, the most recently published version of the Department's CDBG- MIT Action Plan for 2017 disasters (https://www.hcd.ca.gov/community-development/disaster-recovery-programs/cdbg-dr/cdbg-mit-2017/index.shtml) and any amendments thereto, related Federal Register notices, and the requirements of the authorities cited above, as the same may be amended from time to time.

This Agreement is subject to written modification and termination as necessary by the Department in accordance with requirements contained in any future state or federal legislation and/or state or federal regulations. All other modifications must be in written form and approved by both parties.

# 3. Subrecipient Scope of Work

The Subrecipient scope of work (hereinafter "Work") for this Agreement shall consist of the following:

The Subrecipient shall perform the funded activities described in the Work, as detailed in Exhibit F. All written materials or alterations submitted as addenda to the original Application and which are approved in writing by the Department are hereby incorporated as part of the Application. The Department reserves the right to require the Subrecipient to modify any or all parts of the Application in order to comply with CDBG-MIT program requirements. The Department reserves the right to monitor all Work to be performed by the Subrecipient, its contractors, and subgrantees in relation to this Agreement. Any proposed revision to the Work must be submitted in writing for review and approval by the Department and may require an amendment to this Agreement. Approval shall not be presumed unless such approval is made by the Department in writing.

- A. For the purposes of performing the Work, the Department agrees to provide the amount(s) identified in Exhibit B Budget as detailed in Exhibit F, Additional Provisions. Unless amended, the Department shall not be liable for any costs in excess of the total approved budget. The Department shall not, under any conditions, be liable for any unauthorized or ineligible costs.
- B. Planning activity(ies), as defined in the MIT-PPS Policies and

Procedures, do not have to meet a CDBG-Mitigation National Objective. Public Service activity(ies), as defined in the MIT-PPS Policies and Procedures, shall meet one of the two CDBG-Mitigation National Objectives:

- 1. Benefit to Low/Moderate Income Persons; or
- 2. Urgent Need Mitigation
- C. Subrecipient shall collect data and submit reports to the Department in accordance with the reporting requirements detailed in Section 24 of Exhibit D herein.
- D. The Subrecipient shall monitor all Approved Projects in accordance with the requirements of Section 1.9 of the MIT-PPS Policies and Procedures.

# 4. Effective Date and Commencement of Work

- A. This Agreement is effective upon approval by the Department representative's signature on page one of the fully executed Standard Agreement, STD 213 (the "Effective Date").
- B. Subrecipient agrees that no Work toward the implementation of the project activity or program activity, as identified in Exhibit F, shall commence without prior written authorization from the Department prior to the execution of this Agreement by the Department.

# 5. <u>Term of Agreement and Performance Milestones</u>

A. Term of Agreement: With the exception of the grant closeout procedures set forth in Exhibit B, Section 7, the Subrecipient shall complete the Approved Project(s) activities on or before the expenditure deadline identified on the STD 213 of this Agreement and identified below. Time is of the essence in order to ensure complete and compliant Projects before grant closeout.

All grant funds must be expended by: 06/25/2025, unless expressly extended by the department in writing

This Agreement will expire on: 06/25/2025

B. Performance Milestones: Subrecipient shall adhere to the performance milestones below. Time is of the essence with respect to all such milestones.

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- 1. Subrecipient must submit monthly report data in accordance with the requirement of Section 1.24 of the MIT-PPS Policy and Procedure to HCD during the term of this Agreement.
- Subrecipient must fully expend all MIT-PPS activity funds within three
  years of execution of this Agreement. If Subrecipient fails to fully
  expend MIT-PPS activity funds within three years of execution of this
  Agreement, the Department reserves the right to disencumber the
  Subrecipient's Award amount in this Agreement by the amount then
  unspent.

Failure to meet performance milestones:

If any performance milestones listed above are not met, the Department reserves the right to withhold further payments to Subrecipient until such time as satisfactory progress is made toward meeting the performance measures. Subrecipient shall diligently work with MIT-PPS staff to submit: (a) a written mitigation plan specifying the reason for the delay; (b) the actions to be taken to complete the task that is the subject of the missed measure deadline; and, (c) the date by which the completion of said task will occur.

The Department reserves the right to reallocate unobligated grant funds within the MIT-PPS program, in its sole and absolute discretion if the Department determines the Subrecipient is unable to meet the performance milestones in a timely manner following the failure to meet said milestones. The Department reserves all rights and remedies available to it in case of a default by Subrecipient of its responsibilities and obligations under the terms of this Agreement. All remedies available to the Department are cumulative and not exclusive.

C. The Subrecipient and its Contractors, as applicable, shall adhere to all performance and Project milestones as established above.

# 8. MIT-PPS Program Contract Management

A. Department Contract Manager: The Department Contract Manager for this Agreement is the MIT-PPS Program Manager or the Program Manager's designee. Written communication regarding this Agreement shall be directed to the Department Contract Manager at the following address:

CA Department of Housing and Community Development Division of Financial Assistance – MIT-PPS P.O. Box 952054

17-MITPPS-21011

Sacramento, CA 94252-2054

- B. Contract Management: Day-to-day administration of this Agreement shall take place via Grants Network, including but not limited to:
  - 1. Financial Reports (Funds Requests)
  - 2. Activity Reports
  - 3. Other Reports, as required
  - 4. Submittal of any and all requested supporting documentation
  - 5. Standard Agreement Issuance and Amendments
- C. Subrecipient Contract Administrator: The Subrecipient Contract Administrator (must be a Subrecipient employee) is identified in Exhibit G, Profile. Unless otherwise directed by the Department, any notice, report, or other communication required by this Agreement shall be directed via Grants Network or written to the Subrecipient's Contract Administrator at the contact information identified in Exhibit G, Profile.

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# **BUDGET DETAILS AND PAYMENT PROVISIONS**

## 1. Budget

All Budget amounts are specified in Exhibit F, section 3, Budget Worksheet.

# 2. Availability of Funds

- A. The Department's provision of funding to Subrecipient pursuant to this Agreement is contingent on the availability of CDBG-MIT funds, and subject to the requirements to spend 50% of program funds to benefit the MID, and 70% of grant-wide funds for LMI benefit, and continued federal and state authorization for CDBG- MIT activities and is subject to amendment or termination due to lack of funds or authorization.
- B. The Department shall be relieved of any obligation for making payments to the Subrecipient if funds allocated to the State by HUD cease to be available for any reason or there is any limitation on, or withdrawal of, the Department's authority to administer the CDBG-MIT program or any portion thereof.

# 3. <u>Expenditure of Funds</u>

# A. Project and Activity Costs

No Project or Activity costs may be incurred or funds reimbursed until and unless Subrecipient provides documented compliance with the National Environmental Protection Act (NEPA) requirements established in 24 CFR 50, 24 CFR 58, and 42 USC 4321, et seq. and California Environmental Quality Act (CEQA); California Code of Regulations, Title 14, Division 6, Chapter 3, Sections 15000 – 15387 as referenced in Exhibit D, section 14

Activity Delivery Costs may be incurred prior to documented NEPA and CEQA compliance. See Section 4(A)(3) below for reimbursement requirements of Activity Delivery costs.

# B. Priority of Funds

The Grantee agrees to utilize funds available under this Agreement to supplement rather than supplant funds otherwise available.

# C. Withholding Funds

The Department reserves the right to withhold payments pending timely delivery of program and project reports or documents as may be required under this Agreement, and for defaults by the Subrecipient, as noted in Exhibit D.

# D. Disencumbering Funds

Disencumbering Funds: The Grantee agrees that funds determined by the Department to be surplus upon completion of the activity, or that have not been spent prior to the Expenditure Deadline, will be subject to disencumbrance by the Department.

### E. Indirect Costs

The Department will only consider reimbursement of indirect cost expenditures from Subrecipients that have an approved Indirect Cost Rate Proposal from the Department, HUD or other cognizant federal agency. If Subrecipient does not have an approved Indirect Cost Rate Proposal, Subrecipient shall develop a proposal for determining the appropriate CDBG-MIT share of indirect costs and shall submit it to the Department for approval prior to submission of Financial Reports for reimbursement of indirect cost expenditures.

# F. Compliance with the OMB Uniform Guidance Audit Requirements

Grant funds will not be disbursed to any Subrecipients identified by the State Controller's Office (SCO) as non-compliant with the Federal Single Audit Act, as described in the OMB Uniform Guidance and 2 CFR Part 200 Sub-Part F. No funds may be disbursed until compliance with the Uniform Guidance is demonstrated to the satisfaction of the Department.

#### G. Grant Administration

The Subrecipient agrees to administer this Agreement in accordance with the provisions of Section 7097 through and including Section 7126 of Title 25 of the California Code of Regulations.

# 4. Method of Payment

Payments will be made directly to Subrecipients as reimbursements based on the documented and satisfactory completion of agreed upon performance milestones detailed in Subrecipient Work as indicated in Exhibit A, and confirmation of Subrecipient's compliance with the terms of this Agreement.

Financial Reports shall be submitted electronically through Grants Network. The Department shall not authorize payments or reimbursements unless it has determined the activities indicated in the Financial Report have been performed in compliance with the terms of this Agreement and any other agreements executed by the parties in connection herewith. Financial Reports shall be submitted by the Subrecipient to the Department at least once per month.

#### Α. Reimbursements for Costs Incurred

- 1. The Subrecipient may use grant funds for reimbursement by the Department for Eligible Expenses as defined herein, applied to Activities approved by the Department through the application processes described in Exhibit A. Eligible Expenses include but are not limited to, costs associated with Subrecipient program implementation, including staff time and development of policies and procedures for Approved Activities, as determined by the MIT-PPS Program Policies and Procedures.
- 2. Activity Delivery Costs expenditures shall be paid only after such costs are expended for Work satisfactorily completed, provided the Department determines that the Program Performance Milestones in this Agreement and/or Approved Project Performance Milestones are on track. Subrecipient may expend up to the indicated Activity Delivery amount identified in Exhibit A.
- 3. To receive reimbursement for Projects and Activities, the Subrecipient shall timely submit all required Department forms via Grants Network. Financial Reports must include the level of documentation specified by the Department in the Department's Grant Administration Manual located on the Department's website, in order to be reviewed and processed.

#### B. **Final Financial Reports**

- 1. The final Financial Report for the Subrecipient Award must be submitted to the Department before the expenditure deadline of this Agreement.
- 2. If the final Financial Report for costs expended during the term of this Agreement has not been received by the Department before the expenditure deadline in Exhibit A, the Department may disencumber any funds remaining in which case grant funds will no longer be available to the Subrecipient.

#### 5. Recapture of Funds

A Subrecipient may be required to repay all or a portion of the funds received from the Department, including Activity Delivery, pursuant to this Agreement if the Subrecipient, among other things, does not fulfill its obligations under this Agreement or fails to meet applicable federal requirements. The reasons for a recapture of funds by the Department include, but are not limited to, the following:

Α. The Subrecipient does not comply with the terms of this Agreement or any agreement executed by the Subrecipient and the Department in connection here with;

- B. The Subrecipient withdraws from the Program prior to completion of the Project(s) or Activity(ies);
- C. The Subrecipient fails to meet a National Objective.

The potential recapture of funds pursuant to this provision is in addition to, and not in lieu of, any other rights and remedies of the Department under this Agreement.

#### **Project Budget Revisions and Amendments** 6.

Budget line item adjustments may be made in accordance with the following:

- A. Budget Revisions: Adjustments to the Budget that do not require an increase or reduction of total activity budget, a change in National Objective, or a change in the type or a reduction in number of beneficiaries assisted may be completed as a Budget Revision. Budget Revisions shall include but not be limited to:
  - Adjustments that reallocate funds between budget line items 1.
  - 2. Adjustments that increase or decrease the detail included in the submitted lined item budgets, including adding and removing budget line items, without increasing or decreasing the scope of work and without changing the overall budget.
    - Budget Revisions must be approved by the Department prior to implementation. Approval shall be provided either through the online grant management system, or in writing, as appropriate. If approved, Budget Revisions shall automatically be deemed a part of, and incorporated into, this Agreement. Project budget revisions must be submitted through Grants Network and subsequently approved by the Department prior to implementation. Approval shall be provided through Grants Network.
- В. Agreement Budget Revisions: Adjustments to the Subrecipient Award that result in an increased or a reduced total award amount shall require an Agreement amendment. Agreement amendments must be fully executed by both the Subrecipient and the Department prior to implementation.

#### 7. **Project and Activity Closeout Procedures**

The Subrecipient must submit the following to the Department at the completion of each Project and Activity.

1. A Final Activity Report (Project Completion Report) that includes all required reporting data for the Activity including but not limited to eligible

activities, costs, beneficiaries, and National Objective;

- 2. If applicable, a copy of the produced plan
- 3. If applicable, Final Labor Standards Report as described in Exhibit D(14)(A)(2) herein.
- 4. Evidence, satisfactory to the Department, of compliance with any other Special Conditions of this Agreement; and,
- 5. A resolution from the governing body acknowledging the accomplishments of the Approved Project and confirming that the Approved Activity is complete and that all Financial Reports have been processed and reimbursed.

Upon receipt of the above documentation, the Department will close the Activity and finalize the activity in DRGR for final reporting to HUD.

# 8. <u>Document Retention Policy</u>

Subrecipient shall retain all books, records, accounts, documentation, and all other materials relevant to this Agreement for a minimum period of five (5) years after the Department notifies the Subrecipient that the grant agreement between HUD and the State of California has been closed.

# General Terms and Conditions (GTC 04/2017)

# EXHIBIT C

- 1. <u>APPROVAL</u>: This Agreement is of no force or effect until signed by both parties and approved by the Department of General Services, if required. Contractor may not commence performance until such approval has been obtained.
- AMENDMENT: No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties.
- 3. <u>ASSIGNMENT</u>: This Agreement is not assignable by the Contractor, either in whole or in part, without the consent of the State in the form of a formal written amendment.
- 4. <u>AUDIT</u>: Contractor agrees that the awarding department, the Department of General Services, the Bureau of State Audits, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896).
- 5. <u>INDEMNIFICATION</u>: Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by Contractor in the performance of this Agreement.
- 6. <u>DISPUTES</u>: Contractor shall continue with the responsibilities under this Agreement during any dispute.
- 7. <u>TERMINATION FOR CAUSE</u>: The State may terminate this Agreement and be relieved of any payments should the Contractor fail to perform the requirements of this Agreement at the time and in the manner herein provided. In the event of such termination the State may proceed with the work in any manner deemed proper by the State. All costs to the State shall be deducted from any sum due the Contractor under this Agreement and the balance, if any, shall be paid to the Contractor upon demand.

- 8. <u>INDEPENDENT CONTRACTOR</u>: Contractor, and the agents and employees of Contractor, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the State.
- 9. <u>RECYCLING CERTIFICATION</u>: The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post-consumer material as defined in the Public Contract Code Section 12200, in products, materials, goods, or supplies offered or sold to the State regardless of whether the product meets the requirements of Public Contract Code Section 12209. With respect to printer or duplication cartridges that comply with the requirements of Section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (Pub. Contract Code §12205).
- 10. NON-DISCRIMINATION CLAUSE: During the performance of this Agreement, Contractor and its subcontractors shall not deny the contract's benefits to any person on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. Contractor shall insure that the evaluation and treatment of employees and applicants for employment are free of such discrimination. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12900 et seq.), the regulations promulgated thereunder (Cal. Code Regs., tit. 2, §11000 et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (Gov. Code §§11135-11139.5), and the regulations or standards adopted by the awarding state agency to implement such article. Contractor shall permit access by representatives of the Department of Fair Employment and Housing and the awarding state agency upon reasonable notice at any time during the normal business hours, but in no case less than 24 hours' notice, to such of its books, records, accounts, and all other sources of information and its facilities as said Department or Agency shall require to ascertain compliance with this clause. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. (See Cal. Code Regs., tit. 2, §11105.)

Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Agreement.

- 11. <u>CERTIFICATION CLAUSES</u>: The CONTRACTOR CERTIFICATION CLAUSES contained in the document CCC 04/2017 are hereby incorporated by reference and made a part of this Agreement by this reference as if attached hereto.
- 12. <u>TIMELINESS</u>: Time is of the essence in this Agreement.

- 13. <u>COMPENSATION:</u> The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel, per diem, and taxes, unless otherwise expressly so provided.
- 14. <u>GOVERNING LAW</u>: This contract is governed by and shall be interpreted in accordance with the laws of the State of California.
- 15. <u>ANTITRUST CLAIMS:</u> The Contractor by signing this agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Contractor shall comply with the requirements of the Government Codes Sections set out below.
  - The Government Code Chapter on Antitrust claims contains the following definitions:
    - "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of Section 16750 of the Business and Professions Code.
    - 2) "Public purchasing body" means the State or the subdivision or agency making a public purchase. Government Code Section 4550.
  - b. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective at the time the purchasing body tenders final payment to the bidder. Government Code Section 4552.
  - c. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Government Code Section 4553.
  - d. Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action. See Government Code Section 4554.

- 16. <u>CHILD SUPPORT COMPLIANCE ACT</u>: For any Agreement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:
  - a. The contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code; and
  - b. The contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.
- 17. <u>UNENFORCEABLE PROVISION</u>: In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.
- 18. <u>PRIORITY HIRING CONSIDERATIONS</u>: If this Contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Pub. Contract Code §10353.

# 19. <u>SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS:</u>

- a. If for this Contract Contractor made a commitment to achieve small business participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) report to the awarding department the actual percentage of small business participation that was achieved. (Govt. Code § 14841.)
- b. If for this Contract Contractor made a commitment to achieve disabled veteran business enterprise (DVBE) participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the name and address of the DVBE(s) that participated in the performance of the Contract; (3) the amount each DVBE received from the prime Contractor; (4) that all payments under the Contract have been made to the DVBE; and (5) the actual percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. (Mil. & Vets. Code § 999.5(d); Govt. Code § 14841.)

20. <u>LOSS LEADER</u>: If this contract involves the furnishing of equipment, materials, or supplies then the following statement is incorporated: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in Section 17030 of the Business and Professions Code. (PCC 10344(e).)

# CDBG-MITIGATION TERMS AND CONDITIONS

# 1. Definitions

Activity Funds – means any reasonable and necessary costs that are directly related to labor and/or direct construction and/or direct Project implementation costs which will meet a national objective as defined in 42 U.S.C. 5304(b)(3), as amended and 24 CFR 570.483.

Activity Delivery Funds - means any reasonable and necessary costs for the implementation, management or oversight of a Project.

Activity Reports – Reports submitted by the Subrecipient that describe Project and Activity progress and/or beneficiaries served during a given reporting period.

Approved Activity – An Activity that has been submitted to the Department through the Notice of Funding Availability and reviewed and approved to fund with the Subrecipient Award by the Department.

Area Median Income (AMI) - means the median family income for specific geographic areas, adjusted for household size, as calculated by HUD, and published annually by the Department at <a href="https://www.hcd.ca.gov/grants-funding/income-limits/state-andfederal-income-limits.shtml">https://www.hcd.ca.gov/grants-funding/income-limits/state-andfederal-income-limits.shtml</a>.

California Environmental Quality Act (CEQA) - is a state statute that requires state and local agencies to identify the significant environmental impacts of their actions and to avoid or mitigate those impacts, if feasible.

Department – means the California Department of Housing and Community Development.

Disaster Recovery Grant Reporting System (DRGR) – The electronic system primarily used by the Department to access grant funds from HUD and report performance accomplishments for grant-funded activities to HUD. The DRGR system is used by HUD to review grant-funded activities, prepare reports to Congress and other interested parties, and monitor program compliance.

Duplication of Benefits (DOB) - Financial assistance received from another source that is provided for the same purpose as the CDBG Mitigation-MIT funds, in accordance with Federal Register Notices 84 FR 28836 and 84 FR 28848.

Eligible Expenses – Those necessary and reasonable costs under 2 CFR 200.400 through 475, and applicable notices and waivers, and as identified in Section 1.13 of the

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MIT-PPS Policies and Procedures Manual, and as approved by the Department. Eligible Expenses do <u>not</u> include any costs which are disallowed or otherwise deemed ineligible by the State of California and/or HUD.

Financial Reports (Funds Requests) - the forms and processes required for a Subrecipient to request the drawdown of grant funds.

Grant Funds – The CDBG-MIT funds allocated to the Subrecipient for the implementation of the MIT-PPS program and eligible Approved Projects. Grant funds include Activity Funds and Activity Delivery Funds.

Household - One or more persons occupying a housing unit.

HUD – The United States Department of Housing and Urban Development.

Indirect Costs - means those costs incurred for a common or joint purpose benefitting more than one cost objective, and not readily assignable to the cost objectives specifically benefitted, without effort disproportionate to the results achieved. To facilitate equitable distribution of indirect expenses to the cost objectives served, it may be necessary to establish a number of pools of indirect costs. Indirect cost pools must be distributed to benefitted cost objectives on bases that will produce an equitable result in consideration of relative benefits derived.

Indirect Cost Rate Proposal - means the documentation prepared by a governmental unit or subdivision thereof to substantiate its request for the establishment of an indirect cost rate as further defined in 2 CFR 200.56 and 2 CFR 200.57.

Low- to Moderate- Income (LMI) – Low to moderate income people are those having incomes not more than the "moderate-income" level (80% Area Median Family Income) set by the federal government for the HUD-assisted housing programs. This income standard changes from year to year and varies by Household size, county and the metropolitan statistical area.

Standard Agreement ("Agreement") – The contractual arrangement between the Department and the Subrecipient which sets forth the terms and conditions by which CDBG-MIT funds must be utilized with regards to Approved Projects.

National Environmental Policy Act (NEPA) – The federal law and associated regulations which establishes a broad national framework for protecting the environment. NEPA's basic policy is to assure that all branches of government consider the environment prior to undertaking any major federal action that could significantly affect the environment.

Subrecipient – A 'Subrecipient' is a non-State or Federal entity receiving a direct award of grant funds from the Department for the purpose of funding Approved Projects to carry out activities that produce a plan or meet a National Objective.

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Subrecipient Award – The amount of grant funds allocated to the Subrecipient for Approved Activities.

# 2. <u>National Objectives</u>

In accordance with 24 CFR 570.208, Section 104(b)(3) of the Housing and Community Development Act of 1974, and as further outlined within the waivers and alternative requirements at Federal Register Notice 84 FR 45838, all CDBG-MIT funded activities, with the exception of Planning activities, must satisfy either the Low-to Moderate Income (LMI) or the Urgent Need Mitigation (UNM) national objective. HUD created a new National Objective - Urgent Need Mitigation (UNM) – for CDBG-MIT programs. This National Objective provides a better fit for CDBG-MIT activities that aim to address risks that do not tie back to the disaster events of the 2017 CDBG-DR funding or subsequent disasters. Projects using the UNM national objective must provide documentation that demonstrates a measurable and verifiable impact on reducing risks at the completion of the activity.

- Address the current and future risks as identified in the Mitigation Needs Assessment of the most impacted and distressed areas; and
- Result in a measurable and verifiable reduction in the risk of loss of life and property.

Planning activities do not require a national objective be established. HUD's Federal Register Notice (84 FR 45838) governing the MIT allocation describes planning efforts as addressing the national objectives without the limitation of any circumstances. All Public Services activities must meet one national objective criterion, LMI or UNM, related to its specific mitigation impact and defined direct benefits or service area.

Upon completion of the Approved Project(s) funded under this Agreement and prior to the funding expiration date of this Agreement, the Subrecipient must document that the Approved Project(s) met the LMH National Objective. The Department shall review the actual National Objective achievements of the Subrecipient. If the Subrecipient does not or cannot satisfactorily document the National Objective achievement of an Approved Project, the Approved Project may be deemed ineligible and repayment of funds may be required of the Subrecipient.

## 3. Duplication of Benefits

A Duplication of Benefits (DOB) occurs when a program beneficiary receives assistance from multiple sources for a cumulative amount that exceeds the total need for a particular recovery purpose. The amount of the duplication is the amount of assistance provided in excess of the total need for the same purpose. It is the Department's responsibility to ensure that MIT-PPS provides assistance only to the extent that the disaster recovery need has not been fully met by funds that have already been paid, or will be paid, from another source.

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The Subrecipient must report all funds obtained for the activity from any source from the date of the disaster until the Project is completed.

The Subrecipient agrees to repay to the Department immediately upon demand any assistance later received for the same purpose as the CDBG–MIT funds and that exceeds the total need for the particular recovery purpose.

# 4. Remedies and Termination for Noncompliance

- A. Remedies for Noncompliance: In addition to any other rights and remedies the Department may have under this Agreement, at law, or in equity, the Department may initiate remedies for noncompliance as identified in 2 CFR 200.339 at any time it has been determined that the Subrecipient is no longer meeting the terms and conditions of this Agreement. Remedies for noncompliance may be required in addition to, in lieu of, or prior to termination. Such remedies for noncompliance with a federal statute or regulation, a state statute or regulation, an assurance, in a State plan or application, or elsewhere may include, as appropriate:
  - 1. Temporarily withhold cash payments pending correction of the deficiency by the Subrecipient.
  - 2. Disallow all or part of the cost of the action not in compliance.
  - 3. Wholly or partly suspend or terminate the Subrecipient's grant funds.
  - 4. Withhold further and/or future awards for CDBG-MIT funds and/or any other funds administered by the Department.
  - 5. Request that the Federal Awarding Agency initiate suspension or debarment proceedings.
  - 6. Take other remedies that may be legally available, such as:

In the case of costs incurred without meeting a National Objective, require repayment of all funds reimbursed and/or paid to the Subrecipient, including Activity Delivery, as appropriate.

In the case of Duplication of Benefits, require repayment of all CDBG-MIT funds reimbursed and/or paid to the Subrecipient where other financial assistance was received for the same purpose or in excess of the need.

In taking an action to remedy noncompliance, the Department will provide the Subrecipient an opportunity for such hearing, appeal, or other administrative proceeding to which the Subrecipient is entitled under any statute or regulation

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applicable to the action involved as per 2 CFR 200.342. Such appeal shall be governed by, and conducted in accordance with, the appeal processes and procedures set forth in section 5 herein.

Effects of Suspension and Termination. Subrecipient costs resulting from obligations incurred by the Subrecipient or any of the Subrecipient's Contractors during a suspension or after termination of an Agreement are not allowable unless otherwise authorized by the Department in a written notice or as allowable in 2 CFR 200.343. The enforcement remedies identified in this Section do not preclude a Subrecipient or any of the Subrecipient's Contractors from being subject to 2 CFR Part 2424. CDBG-MIT funds may not be provided to excluded or disqualified persons pursuant to 24 CFR 570.489(I) and 2 CFR 200.339.

The remedies available to the Department under this Agreement are cumulative and not exclusive.

- B. <u>Termination for Noncompliance:</u> Grant funds provided by this Agreement may be terminated in whole or in part as per federal regulation at 2 CFR 200.340 by HUD or by HCD if Subrecipient fails to comply with the terms and conditions of the Agreement that include the terms and conditions of the federal award. All terminations shall include written notification setting forth the reason(s) for such termination, the effective date, and the portion to be terminated in the case of partial terminations and will follow termination notification requirements identified in 2 CFR 200.341.
- C. <u>Termination Without Cause:</u> This Agreement may be terminated by the Department in whole or in part at any time without cause only with the consent of the Subrecipient. In the case of a termination of the whole Agreement, the parties shall agree upon termination conditions, including the effective date. In the case of a partial termination, the parties shall agree upon termination conditions, including the portion to be terminated and the effective date.
- D. <u>Termination With Cause:</u> This Agreement may be terminated by the Department in whole or in part at any time for cause by giving at least 14 days' prior written notice to the Subrecipient. Termination with cause includes termination prior to the end of the period of performance for failure to comply with the terms and conditions of this Agreement, and pursuant to 2 CFR 200.340(c), such termination shall be reported to the appropriate federal program integrity and performance system accessible through the System for Award Management. Termination with cause also includes, without limitation, a failure by Subrecipient to comply with the Project Schedule, Project and Activity Performance Milestones, Reporting Requirements, and/or Special Conditions issued for a Project to use CDBG-MIT funds.

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5. Appeals Process for Finding of Noncompliance: If Subrecipient disagrees with a finding of noncompliance and/or any accompanying remedy and/or termination that are associated with such finding, the Subrecipient may appeal the disputed decision to the Department in writing via U.S. Mail no later than thirty (30) calendar days from the date of HCD's issuance of the disputed decision. In the event the 30th day falls on a weekend or a recognized state or federal holiday, the Subrecipient's written request for appeal shall be due by 5:00 pm Pacific Time the following business day.

There are two levels of appeal available to aggrieved subrecipients:

- Level I Request for Reconsideration, and
- Level II Request for Official Review

A Subrecipient must first submit a written Level I Request for Reconsideration to the Program Manager within thirty (30) calendar days from HCD's issuance of the underlying decision as described above. If the written request is timely submitted, the Program Manager then has ten (10) calendar days of receipt of such request within which to issue any stay requested by the Subrecipient, in full or in part, and thirty (30) calendar days within which to issue a written reconsideration decision. Submitting a timely Level I Request for Reconsideration (and receiving a subsequent reconsideration decision from the Program Manager) is a necessary predicate to the Subrecipient having a right to initiate a Level II Request for Official Review.

A Subrecipient who disagrees with a Reconsideration decision may submit a Level II Request for Official Review to the Disaster Recovery Section Chief or Designee within thirty (30) calendar days from the issuance of the underlying reconsideration decision, as described above. The Section Chief or Designee will conduct an independent review and has thirty (30) calendar days within which to issue a written Official Review decision, which shall be final and binding and not subject to further appeal.

Time is of the essence with regards to the Subrecipient's obligation to timely file appeals or requests to the Department within the time periods set forth in this Appeals Process. As such, any appeal by Subrecipient that is not timely made in strict accordance herewith shall be void and not considered, and the initial decision or finding shall automatically remain as originally issued.

### 6. Severability

A. If any provision of this Agreement, or an underlying obligation, is held invalid by a court of competent jurisdiction, such invalidity may not affect any other provisions of this Agreement and the remainder of this Agreement shall remain in full force

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and effect. Therefore, the provisions of this Agreement are, and shall be, deemed severable.

B. The Subrecipient shall notify the Department immediately of any claim or action undertaken by or against it which affects or may affect this Agreement or the Department and shall take such action with respect to the claim or action as is consistent with the terms of this Agreement and the interests of the Department.

# 7. Waivers

No waiver or any breach of this Agreement shall be held to be a waiver of any prior or subsequent breach. The failure of the Department to enforce, at any time, the provisions of this Agreement or to require, at any time, performance by the Subrecipient of these provisions shall in no way be construed to be a waiver of such provisions nor to affect the validity of this Agreement or the right of the Department to enforce these provisions. All waivers by the Department must be in writing in order to be valid.

# 8. <u>Uniform Administrative Requirements</u>

The Subrecipient, its agencies or instrumentalities, shall comply with the policies, guidelines and Administrative Requirements of 2 CFR Part 200, et seq., as applicable, as they relate to the cost principles, audit requirements, acceptance and use of federal funds under this part.

- A. Single Audit Compliance: Funds will not be disbursed to any Subrecipient identified by the State Controller's Office (SCO) as non-compliant with the Federal Single Audit Act, as described in the Uniform Administrative Requirements, Cost Principles, And Audit Requirements for Federal Awards at 2 CFR 200 Sub-Part F. No funds may be disbursed until compliance with the Uniform Guidance is demonstrated to the satisfaction of the Department.
- B. Accounting Standards: The Subrecipient agrees to comply with, and administer the activity in conformance with, 2 CFR Part 200.300, et seq., and agrees to adhere to the accounting principles and procedures required therein, utilize adequate internal controls and maintain necessary source documentation for all costs incurred.
- C. Suspension and Debarment: By executing this Agreement, Subrecipient verifies and affirms that it has not been suspended or debarred from participating in or receiving federal government contracts, subcontracts, loans, grants, or other assistance programs. Subrecipient further agrees to verify that its Developers and Contractors have not been suspended or debarred from participating or receiving federal government contracts, subcontracts, loans, grants, or other assistance programs.

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# 9. Compliance with State and Federal Laws and Regulations

- A. The Subrecipient, its agencies or instrumentalities, Contractors shall comply with all local, state, and federal laws, statutes, and regulations, as well as policies and procedures established by the Department for the administration of MIT-PPS, as the same may be amended from time to time.
- B. The Subrecipient shall comply with the requirements of 24 CFR 570, the HUD regulations concerning Community Development Block Grants, 2 CFR 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, Final Guidance, adopted by HUD at 2 CFR 2400, and all federal regulations, rules, and policies issued pursuant to these regulations. The Subrecipient further agrees to utilize funds available under this Agreement to supplement rather than supplant funds otherwise available.

# 10. <u>Authority to Impose Additional Special Conditions</u>

In accordance with 2 CFR 200.208, Department reserves the right and authority to impose additional specific conditions issued under this Standard Agreement under any of the following circumstances:

- A. When, in HCD's sole discretion, HCD finds that Subrecipient has a history of failure to comply with the general or specific terms and conditions applicable to the CDBG-MIT funds allocated under this agreement or to other awards of federally-funded grant or loan assistance passed through the Department.
- B. When Subrecipient fails to meet expected performance goals under this agreement.
- C. When Subrecipient poses an increased risk for noncompliance based on factors including, but not limited to, financial stability, quality of management systems, history of performance under Federal awards, history of timeliness under Federal awards, history of conformance with terms and conditions of previous federal awards, and reports and findings from audits.
- D. When, in the Department's sole discretion, such conditions are necessary to ensure timely and compliant performance under the federal award.

Such specific conditions, or special conditions, may include, withholding of authority to proceed to the next phase of an Approved Project until receipt of evidence of acceptable performance within a given period of performance, requiring additional detailed financial reports, requiring additional project monitoring, requiring the Subrecipient to obtain technical or management assistance, establishing additional prior

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approvals, or any other condition HCD deems reasonable and necessary to safeguard Federal funds.

# 11. Equal Opportunity Requirements and Responsibilities

The obligations undertaken by Subrecipient include, but are not limited to, the obligation to comply with all federal laws and regulations described in Subpart K of 24 CFR Part 570 and specifically with each of the following, among other things, as the same may be amended from time to time:

- A. <u>Title VI of the Civil Rights Act of 1964</u>: This act provides that no person shall be excluded from participation, denied program benefits, or subject to discrimination based on race, color, and/or national origin under any program or activity receiving federal financial assistance.
- B. <u>Title VII of the Civil Rights Act of 1968 (The Fair Housing Act)</u>: This act prohibits discrimination in housing on the basis of race, color, religion, sex and/or national origin. This law also requires actions which affirmatively promote fair housing.
- C. Restoration Act of 1987: This act restores the broad scope of coverage and clarifies the application of the Civil Rights Act of 1964. It also specifies that an institution which receives federal financial assistance is prohibited from discriminating on the basis of race, color, national origin, religion, sex, disability or age in a program or activity which does not directly benefit from such assistance.
- D. Section 109 of Title 1 of the Housing and Community Development Act of 1974 [42 U.S.C. 5309]: This section of Title 1 provides that no person shall be excluded from participation (including employment), denied program benefits, or subject to discrimination on the basis of race, color, national origin, or sex under any program or activity funded in whole or in part under Title 1 of the Act.
- E. The Fair Housing Amendment Act of 1988: This act amended the original Fair Housing Act to provide for the protection of families with children and people with disabilities, strengthen punishment for acts of housing discrimination, expand the Justice Department jurisdiction to bring suit on behalf of victims in federal district courts, and create an exemption to the provisions barring discrimination on the basis of familial status for those housing developments that qualify as housing for persons age 55 or older.
- F. The Age Discrimination Act of 1975: This act provides that no person shall be excluded from participation, denied program benefits, or subject to

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discrimination on the basis of age under any program or activity receiving federal funding assistance. Effective January 1987, the age cap of 70 was deleted from the laws. Federal law preempts any State law currently in effect on the same topic.

- G. <u>Section 504 of the Rehabilitation Act of 1973</u>: It is unlawful to discriminate based on disability in federally assisted programs. This Section provides that no otherwise qualified individual shall, solely by reason of his or her disability, be excluded from participation (including employment), denied program benefits, or subjected to discrimination under any program or activity receiving federal funding assistance.
- H. The Americans with Disabilities Act of 1990 (ADA): This act modifies and expands the Rehabilitation Act of 1973 to prohibit discrimination against "a qualified individual with a disability" in employment and public accommodations. The ADA requires that an individual with a physical or mental impairment who is otherwise qualified to perform the essential functions of a job, with or without reasonable accommodation, be afforded equal employment opportunity in all phases of employment.
- I. <u>Executive Order 11063</u>: This executive order provides that no person shall be discriminated against on the basis of race, color, religion, sex, or national origin in housing and related facilities provided with federal assistance and lending practices with respect to residential property when such practices are connected with loans insured or guaranteed by the federal government.
- J. <u>Executive Order 12259</u>: This executive order provides that the administration of all federal programs and activities relating to housing and urban development be carried out in a manner to further housing opportunities throughout the United States.
- K. The Equal Employment Opportunity Act: This act empowers the Equal Employment Opportunity Commission (EEOC) to bring civil action in federal court against private sector employers after the EEOC has investigated the charge, found "probable cause" of discrimination, and failed to obtain a conciliation agreement acceptable to the EEOC. It also brings federal, state, and local governments under the Civil Rights Act of 1964.
- L. The Uniform Guidelines on Employee Selection Procedures adopted by the Equal Employment Opportunity Commission in 1978: This manual applies to employee selection procedures in the areas of hiring, retention, promotion, transfer, demotion, dismissal and referral. It is designed to assist employers, labor organizations, employment agencies, licensing and certification boards in complying with the requirements of federal laws prohibiting discriminatory

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employment.

- M. The Vietnam Era Veterans' Readjustment Act of 1974 (revised Jobs for Veterans Act of 2002): This act was passed to ensure equal employment opportunity for qualified disabled veterans and veterans of the Vietnam War. Affirmative action is required in the hiring and promotion of veterans.
- N. <u>Executive Order 11246</u>: This executive order applies to all federally assisted construction contracts and subcontracts. It provides that no person shall be discriminated against on the basis of race.

# 12. Relocation, Displacement, and Acquisition

The Subrecipient shall comply with the provisions of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and regulations adopted to implement the Act in 24 CFR Part 42, 49 CFR Part 24, and Section 104(d)of the Housing and Community Development Act of 1974 as they apply to the performance of this Agreement.

# 13. The Training, Employment, and Contracting Opportunities for Business and Lower Income Persons Assurance of Compliance (Section 3):

The Subrecipient and the Subrecipient's Contractors and Developers shall comply with Section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u), and implementing regulation at 24 CFR, Part 75. The responsibilities outlined in 24 CFR Part 75.19 include:

- A. Implementing procedures designed to notify Section 3 residents within the neighborhood service area of the project about training and employment opportunities generated by Section 3 covered assistance and Section 3 business concerns about contracting opportunities generated by Section 3 covered assistance.
- B. Notifying potential Contractors for Section 3 covered projects of the requirements of Part 75, Subpart C and incorporating the Section 3 clause set forth below in all solicitations and contracts in excess of \$100,000 as required at 24 CFR 75.27.

#### Section 3 Clause

The work to be performed under this contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (Section 3). The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted\_projects covered by Section 3, shall, to the greatest extent feasible, be directed to

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low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.

The parties to this contract agree to comply with HUD's regulations in 24 CFR. Part 75, which implement Section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the Part 75 regulations.

The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and subrecipients for training and employment positions can see the notice. The notice shall describe the Section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.

The contractor agrees to include this Section 3 clause in every subcontract subject to compliance with regulations in 24 CFR Part 75 and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this Section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR Part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR Part 75.

The contractor acknowledges that subrecipients, contractors, and subcontractors are required to meet the employment, training, and contraction requirements of 24 CFR 75.19, regardless of whether Section 3 language is included in recipient or subrecipient agreements, program regulatory agreements, or contracts.

The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR Part 75 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR Part 75.

Noncompliance with HUD's regulations in 24 CFR Part 75 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.

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The contractor agrees to submit, and shall require its subcontractors to submit to them, annual reports detailing the total number of labor hours worked on the Section 3 Project, the total number of labor hours worked by Section 3 Workers, and the total number of hours worked by Targeted Section 3 Workers, and any affirmative efforts made during the quarter to direct hiring efforts to low- and very low-income persons, particularly persons who are Section 3 workers and Targeted Section 3 workers.

- C. Facilitating the training and employment of Section 3 workers and the award of contracts to Section 3 business concerns by undertaking activities such as described in Section 75.25(b), as appropriate, to reach the goals set forth in Section 75.23 and in Federal Register Vol. 85, No. 189, page 60909, until superseded by HUD in a subsequent publication. As of September 29, 2020, the minimum Section 3 benchmark is twenty-five (25) percent or more of the total number of labor hours worked by all workers on a Section 3 project are Section 3 workers; and five (5) percent or more of the total number of labor hours worked by all workers on a Section 3 project are Targeted Section 3 workers.
- D. Documenting actions taken to comply with the foregoing requirements, the results of those actions taken and impediments, if any.

# 14. Environmental Compliance

- A. The Subrecipient shall comply with the California Environmental Quality Act (CEQA) requirements as they apply to this Project(s).
- B. The Subrecipient shall comply with the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251, *et seq.*, as amended, 1318 relating to inspection, monitoring, entry, reports, and information, as well as other requirements specified in said Section 114 of the Clean Air Act and Section 308 of the Clean Water Act, and all regulations and guidelines issued thereunder.
- C. The Subrecipient shall comply with the requirements of the Clean Air Act, 42 U.S.C. 1857, et seq., as amended.
- D. The Subrecipient shall comply with Environmental Protection Agency (EPA) regulations pursuant to 40 CFR Parts 15 and 50, as amended.
- E. The Subrecipient shall comply with the requirements of the Flood Disaster Protection Act of 1973 (42 U.S.C. 4001). The Subrecipient shall assure that for activities located in an area identified by the Federal Emergency Management Agency (FEMA) as having special flood hazards, that flood insurance under the National Flood Insurance Program is obtained and maintained as a condition of financial assistance for acquisition or construction purposes (including rehabilitation).

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- F. The Subrecipient shall comply with the requirements of the Residential Lead-Based Paint Hazard Reduction Act of 1992 and Section 401(b) of the Lead-Based Paint Poisoning Prevention Act of 1971. The Subrecipient agrees that any construction or rehabilitation of residential structures with assistance provided under this Agreement shall be subject to HUD Lead-Based Paint Regulations at 24 CFR 570.608, and 24 CFR Part 35, Subpart B. Such regulations pertain to all CDBG-assisted housing and require that all owners, prospective owners, and tenants of properties constructed prior to 1978 be properly notified that such properties may include lead-based paint. Such notification shall point out the hazards of lead-based paint and explain the symptoms, treatment and precautions that should be taken when dealing with lead-based paint poisoning and the advisability and availability of blood lead level screening for children under seven. The notice should also point out that if lead-based paint is found on the property, abatement measures may be required.
- G. The Subrecipient shall comply with the Historic Preservation requirements set forth in the National Historic Preservation Act of 1966, as amended (16 U.S.C. 470), the Archaeological and Historical Preservation Act of 1974 (Public Law 93-291), and the procedures set forth in 36 CFR Part 800, Advisory Council on Historic Preservation Procedures for Protection of Historic Properties, insofar as they apply to the performance of this agreement. The Subrecipient shall also comply with Executive Order 11593 on the protection and enhancement of the cultural environment. In general, this requires concurrence from the State Historic Preservation Officer for all rehabilitation and demolition of historic properties that are fifty years old or older or that are included on a federal, state, or local historic property list.
- H. Subrecipient shall comply with all National Environmental Policy Act (NEPA) requirements as applicable to the performance of this Agreement as found in 24 CFR Part 50, 24 CFR Part 58, as applicable, and 40 CFR 1500 1508. Subrecipient shall not receive authority to incur activity costs until they have successfully documented compliance with the applicable NEPA requirements, including public noticing and publishing.

The subrecipient understands and agrees that this Agreement does not constitute a commitment of funds or site approval, and the commitment of funds or approval may occur <u>only</u> upon satisfactory completion of environmental review and receipt by the Department of an approval of the request for release of funds and certification from HUD or the Department under 24 CFR Part 58. The provision of any funds to the project is expressly conditioned on the Department's determination to proceed with, modify or cancel the project based on the results of the environmental review.

## 15. Procurement

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The Subrecipient shall comply with the procurement provisions in 2 CFR Part 200.318 – 200.326, Procurement Standards as well as all other Administrative Requirements for Subrecipient and Cooperative Agreements to State, local and federally recognized Indian tribal governments as set forth in 2 CFR 200, et seq., as applicable. All procurements must be conducted in a fair, open, and competitive manner in compliance with both the spirit and the letter of applicable federal and state procurement laws.

# 16. <u>Procurement of Recovered Materials</u>

In accordance with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, the Contractor shall procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition. The Contractor shall procure items designated in the EPA guidelines that contain the highest percentage of recovered materials practicable unless the Contractor determines that such items: (1) are not reasonably available in a reasonable period of time; (2) fail to meet reasonable performance standards, which shall be determined on the basis of the guidelines of the National Institute of Standards and Technology, if applicable to the item; or (3) are only available at an unreasonable price.

This clause shall apply to items purchased under this Agreement where: (1) the Contractor purchases in excess of \$10,000 of the item under this contract; or (2) during the preceding Federal fiscal year, the Contractor: (i) purchased any amount of the items for use under a contract that was funded with Federal appropriations and was with a Federal agency or a State agency or agency of a political subdivision of a State; and (ii) purchased a total of in excess of \$10,000 of the item both under and outside that contract.

# 17. <u>Construction Standards</u>

The Subrecipient and Developer shall ensure that all Approved Projects comply with the following requirements:

The Architectural Barriers Act of 1968 (42 U.S.C. 4151-4157)

The Architectural Barriers Act (ABA) stands as the first measure by Congress to ensure access to the built environment for people with disabilities. The law requires that buildings or facilities that were designed, built, or altered with federal dollars or leased by federal agencies after August 12, 1968 be accessible.

<u>California Green Buildings Standards Code (CALGreen) (Title 24, Part 11 of the California Code of Regulations)</u>

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All new construction of residential buildings or reconstruction of substantially damaged buildings must incorporate California Green Buildings Standards Code (CALGreen).

# Sustainability Requirements

All rehabilitation, reconstruction, and new construction must be designed to incorporate principles of sustainability, including water and energy efficiency, resilience, and mitigating the impact of future disasters. Wherever feasible, the Subrecipient, Subrecipient's and Contractors must follow best practices, such as those provided by the U.S. Department of Energy.

## National Floodplain Elevation Standards

Subrecipients and Contractors must comply with the national floodplain elevation standards for new construction, repair of substantially damaged structures, or substantial improvements to residential structures in flood hazard areas. All structures designed for residential use within a 100-year (or one percent annual chance) floodplain will be elevated with the lowest floor at least two feet above the base flood elevation level and comply with the requirements of 83 FR 5850 and 83 FR 5861.

# Wildland-Urban Interface Building Codes (WUI Codes)

All Approved Projects under this program that are located in a CAL FIRE high fire zone must comply with applicable WUI codes, found in Title 24, Chapter 7a of the California Building Code, which offer specific material, design and construction standards to maximize ignition- resistance.

# 18. Federal Labor Standards Provisions

The Subrecipient and the Developer shall at all times comply, and cause all Project contractors to comply, with applicable federal labor standards, including without limitation, the following:

- A. <u>Davis-Bacon Act (40 U.S.C. §§ 3141-3148)</u>, which requires that workers receive no less than the prevailing wages being paid for similar work in their locality. Prevailing wages are computed by the Federal Department of Labor and are issued in the form of federal wage decisions for each classification of work. The law applies to most construction, alteration, or repair contracts over \$2,000.
- B. "Anti-Kickback Act of 1986" (41 U.S.C. §§ 51-58), which prohibits attempted as well as completed "kickbacks," which include any money, fees, commission, credit, gift, gratuity, thing of value, or compensation of any kind. The act also provides that the inclusion of kickback amounts in contract prices is prohibited

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conduct in itself. This act requires that the purpose of the kickback was for improperly obtaining or rewarding favorable treatment. It is intended to embrace the full range of government contracting.

- C. Contract Work Hours and Safety Standards Act CWHSSA (40 U.S.C. § 3702), which requires that workers receive "overtime" compensation at a rate of one and one-half (1-1/2) times their regular hourly wage after they have worked forty (40) hours in one week.
- D. <u>Title 29, Code of Federal Regulations CFR, Subtitle A, Parts 1, 3 and 5, which are the regulations and procedures issued by the Secretary of Labor for the administration and enforcement of the Davis-Bacon Act, as amended.</u>

The Subrecipient shall maintain documentation that demonstrates compliance with hour and wage requirements of this part. Such documentation shall be made available to the Department for review upon request. Subrecipient shall be responsible for monitoring Developer, contractors, and subcontractors, as applicable, for compliance with these provisions.

# 19. <u>State Prevailing Wages</u>

- A. The Subrecipient shall ensure that the requirements of California Labor Code (LC), Chapter 1, commencing with Section 1720, Part 7 [LC Section 1720-1743] pertaining to the payment of prevailing wages and administered by the California Department of Industrial Relations are met.
- B. For the purposes of this requirement "construction work" includes, but is not limited to rehabilitation, alteration, demolition, installation, or repair done under contract and paid for, in whole or in part, through this Agreement. All construction work shall be done through the use of a written contract with a properly licensed building contractor incorporating these requirements (the "Construction Contract"). Where the Construction Contract will be between the Subrecipient and a licensed building contractor, the Subrecipient shall serve as the "awarding body" as that term is defined in the LC. Where the Subrecipient will provide funds to a third party that will enter into the Construction Contract with a licensed building contractor, the third party shall serve as the "awarding body." Prior to any disbursement of funds, including but not limited to release of any final retention payment, the Department may require a certification from the awarding body that prevailing wages have been or will be paid.
- C. The applicable wage rate determination on construction work will be the more restrictive of the rate prescribed in LC Section 1770-1784 or the Davis-Bacon Wage Determination.

# 20. Agreements with Contractors

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- A. The Subrecipient shall not enter into any agreement, written or oral, with any Contractor or other party without the prior determination that the Contractor or other party is eligible to receive federal funds and is <u>not</u> listed on the Federal Consolidated List of Debarred, Suspended, and Ineligible Contractors.
  - The terms "other party" is defined as public or private nonprofit agencies or organizations and certain (limited) private for-profit entities who receive grant funds from a Subrecipient to undertake Approved Projects.
- B. An agreement between the Subrecipient and any Contractor or other party shall require:
  - 1) Compliance with all State and federal requirements described in this Agreement including without limitation those that pertain to labor standards, nondiscrimination, Americans with Disabilities Act, Equal Employment Opportunity and Drug Free Workplace, and prevailing wages. In addition to these requirements, all contractors and subcontractors shall comply with the applicable provisions of the California Labor Code.
  - 2) Maintenance of at least the minimum State required Workers' Compensation Insurance for those employees who will perform the Approved Project activities.
  - Maintenance, as required by law, of unemployment insurance, disability insurance and liability insurance, which is reasonable to compensate any person, firm, or corporation, who may be injured or damaged by the contractor, or any subcontractor in performing the Approved Project activities.
  - 4) Compliance with the applicable Equal Opportunity Requirements described in Section 10 of this Exhibit.
- C. Contractors shall:
  - 1) Perform the Approved Project activities in accordance with federal, state and local regulations, as are applicable.
- D. Contractors and Subcontractors: Drug-Free Workplace Act of 1988
  - 1) Publish and give a policy statement to all covered employees informing them that the unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited in the covered workplace and specifying the actions that will be taken against employees who

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violate the policy.

- 2) <u>Establish a drug-free awareness program</u> to make employees aware of a) the dangers of drug abuse in the workplace; b) the policy of maintaining a drug-free workplace; c) any available drug counseling, rehabilitation, and employee assistance programs; and d) the penalties that may be imposed upon employees for drug abuse violations.
- 3) Notify employees that as a condition of employment on a federal contract or grant, the employee must a) abide by the terms of the policy statement; and b) notify the employer, within 5 calendar days, if he or she is convicted of a criminal drug violation in the workplace.
- 4) Notify the contracting or granting agency within 10 days after receiving notice that a covered employee has been convicted of a criminal drug violation in the workplace.
- 5) <u>Impose a penalty on or require satisfactory participation</u> in a drug abuse assistance or rehabilitation program by any employee who is convicted of a reportable workplace drug conviction.
- 6) Make an ongoing, good faith effort to maintain a drug-free workplace by meeting the requirements of the act.

# 21. Rights to Inventions Made Under a Contract or Agreement

If a Federal award meets the definition of "funding agreement" under 37 CFR 401.2(a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of recipient or subrecipient must comply with requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulation issued by the awarding agency.

# 22. <u>Special Conditions Pertaining to Hazards, Safety Standards and Accident Prevention</u>

A. <u>Use of Explosives</u>: When the use of explosives is necessary for the prosecution of the work, the Contractor shall observe all local, state and federal laws in purchasing and handling explosives. The Contractor shall take all necessary precaution to protect completed work, neighboring property, water lines, or other underground structures. Where there is danger to structures or property from blasting, the charges shall be reduced, and the material shall be covered with suitable timber, steel or rope mats.

The Contractor shall notify all owners of public utility property of intention to use

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explosives at least 8 hours before blasting is done close to such property. Any supervision or direction of use of explosives by the engineer does not in any way reduce the responsibility of the Contractor or his Surety for damages that may be caused by such use.

- B. <u>Danger Signals and Safety Devices</u>: The Contractor shall make all necessary precautions to guard against damages to property and injury to persons. The Contractor shall put up and maintain in good condition, sufficient red or warning lights at night, suitable barricades and other devices necessary to protect the public.
- C. Protection of Lives and Health: The Contractor shall exercise proper precaution at all times for the protection of persons and property and shall be responsible for all damages to persons or property, either on or off the worksite, which occur as a result of prosecution of the work. The safety provisions of applicable laws and building and construction codes, in addition to specific safety and health regulations described by Chapter XIII, Bureau of Labor Standards, Department of Labor, Part 1518, Safety and Health Regulations for Construction, as outlined in the Federal Register, Volume 36, No. 75, Saturday, April 17, 1971, Title 29 LABOR, shall be observed and the Contractor shall take or cause to be taken, such additional safety and health measures as the Developer may determine to be reasonably necessary.

## 23. Prohibition Against Payments of Bonus or Commission

The assistance provided under this Agreement shall not be used in the payment of any bonus or commission for the purpose of:

- A. Obtaining the Department's approval of the Application for such assistance; or,
- B. Any other approval or concurrence of the Department required under this Agreement, Title I of the Housing and Community Development Act of 1974, or the State regulations with respect thereto; provided, however, that reasonable fees for bona fide technical, consultant, managerial or other such services, other than actual solicitation, are not hereby prohibited if otherwise eligible as program costs.

## 24. Reporting Requirements

A. Subrecipient must timely submit the reports prescribed below. The Department reserves the right to request additional detail and support for any report made. Reports must be made according to the dates identified, in the formats provided by the Department, and via the Department's Grants Network unless otherwise specified at the discretion of the Department. The Subrecipient's performance under this Agreement will be assessed based in part on whether it has submitted the reports on a timely basis.

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- Monthly Activity Report: Subrecipient must submit a Monthly Activity Report that addresses the following, at a minimum: (1) a description of the current status of the Collective Work; 2) a description of activities to be undertaken in the next reporting period; (3) a description of problems or delays encountered in Collective Work and course of action taken to address them; (4) a description of actions taken to achieve Collective Work expenditure deadlines; and (5) a summary of Collective Work fiscal status, including award amount, funds drawn, and remaining balance. Unless otherwise waived in writing by the Department, Monthly Activity Reports must begin on the 10<sup>th</sup> calendar day of the second month following execution of this Agreement and must continue through the receipt and approval by the Department of the Project Completion Report, detailed below.
- 2) <u>Semi-Annual Labor Standards Report:</u> During the term of construction for each Approved Project, each April 1<sup>st</sup> and October 1<sup>st</sup>, the Subrecipient must submit the Labor Standards Cover Memo, the HUD Form 4710 and the Davis Bacon Labor Standards Report 5.7 (if applicable). These forms are located on the Department's website and are also available upon request.
- 3) Activity Completion Report: At the completion of construction and once an Approved Project is placed in service, the Subrecipient must submit a Project Completion Report. The performance metrics will be identified in Exhibit A.

## 25. Fiscal Controls

The Subrecipient shall be responsible for the internal control and monitoring of fiscal and programmatic/operational goals and procedures. The Subrecipient shall establish and maintain such fiscal controls and fund accounting procedures as required by Federal regulations, or as may be deemed necessary by the Department to ensure the proper disbursement of, and accounting for, funds paid to the Subrecipient under this Agreement.

- A. Deposit of Funds: Subrecipient shall maintain separate accounts within established bookkeeping systems for the deposit of CDBG-MIT funds and Program Income. Deposits in minority banks are encouraged.
- B. Fiscal Liability: Subrecipients shall be liable for all amounts which are determined to be due by the Department, including but not limited to, disallowed or ineligible costs which are the result of Subrecipient's or its Contractor's conduct under this Agreement. Subrecipients shall also be liable for the repayment of any and all amounts it has received under this Agreement and which HUD is seeking

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reimbursement for from the Department. Subrecipient's obligation to repay the foregoing amounts to the Department shall survive indefinitely the expiration or earlier termination of this Agreement. Subrecipient shall be notified in writing and shall be permitted to respond regarding any controversy or proceeding between the Department and HUD arising from this Agreement.

C. Fiscal Records: All financial transactions must be supported by complete and verifiable source documents. Records shall provide a clear audit trail and shall be maintained as specified in Section 7 herein.

## 26. Monitoring Requirements

The Department monitors its Subrecipients based upon an assessment of risk posed by the Subrecipient and according to specific monitoring criteria per 2 CFR 200.332. During the term of this Agreement, the Department shall perform program and/or fiscal monitoring of the Subrecipient and Approved Projects to ensure compliance with federal and state requirements and timely project completion. The Subrecipient shall be required to resolve any monitoring findings to the Department's satisfaction by the deadlines set by the Department. In the event Subrecipient disagrees with a finding and/or any accompanying corrective actions or sanction(s) that are associated with such finding, Subrecipient shall follow an appeals process provided by the Department.

## 27. Audit/Retention and Inspection of Records

- A. The Subrecipient must have intact, auditable fiscal and program records at all times. If the Subrecipient is found to have missing audit reports from the California State Controller's Office (SCO) during the term of this Agreement, the Subrecipient will be required to submit a plan to the State for submitting the audit to the SCO. If the deadlines are not met, the Department may initiate remedies for noncompliance in accordance with Section 4 herein. The Subrecipient's audit completion plan is subject to prior review and approval by the Department.
- B. The Subrecipient agrees that the Department or its designee will have the right to review, obtain, and copy all records pertaining to performance of this Agreement. The Subrecipient agrees to provide the Department or its designee with any relevant information requested and shall permit the Department or its designee access to its premises, during normal business hours for the purpose of interviewing employees and inspecting and copying such books, records, accounts, and other material that may be relevant to a matter under investigation for the purpose of determining compliance with California Public Contract Code (PCC) Section 10115 et seq., Government Code (GC) Section 8546.7 and 2 CCR 1896.60, et seq., and other requirements of this Agreement. The Subrecipient further agrees to maintain such records for a minimum period of five (5) years

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after the Department notifies Subrecipient that the HUD/the Department contract has been closed according to the record retention requirements at 2 CFR 200.334. The Subrecipient shall comply with the caveats and be aware of the penalties for violations of fraud and for obstruction of investigation as set forth in Public Contract Code section 10115.10.

- C. An expenditure which is not authorized by this Agreement or which cannot be adequately documented shall be disallowed and must be reimbursed to the Department or its designee by the Subrecipient.
- D. Absent fraud or material error on the part of the Department, the determination by the Department of the allowability or validity of any expenditure shall be final and conclusive.
- E. For the purposes of annual audits, Subrecipient shall comply with 2 CFR Part 200 Subpart F for the State MIT-PPS Program. Pursuant to 2 CFR Part 200 Subpart F, the Subrecipient shall perform an annual audit at the close of each fiscal year in which this Agreement is in effect. The costs of the MIT-PPS related portion of the audit may be charged to the program in accordance with Public Law 98-502, 2 CFR Part 200 Subpart F, and Title 25 CCR Section 7122.
  - The audit shall be performed by a qualified State, department, local or independent auditor. The agreement/contract for audit shall include a clause which permits access by the Department to the independent auditor's working papers.
  - 2) If there are audit findings, the Subrecipient must submit a detailed response to the Department for each audit finding. The Department will review the response and, if it agrees with the response, the audit process ends, and the Department will notify the Subrecipient in writing. If the Department is not in agreement, the Subrecipient will be contacted in writing and informed what corrective actions must be taken. This action may include the repayment of disallowed costs or other remediation.
  - 3) The Department shall not approve reimbursement for any expenditures for the audit, prior to receiving an acceptable audit report.
  - 4) If so, directed by the Department upon termination of this Agreement, the Subrecipient shall cause all records, accounts, documentation and all other materials relevant to the grant activity(ies) to be delivered to the Department as depository.
- F. Notwithstanding the foregoing, the Department will not reimburse the Subrecipient for any audit cost incurred after the expenditure deadline of this Agreement.

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## 28. Signs

If the Subrecipient places signs stating that the Approved Activity is funded with private or public dollars and the Department is also providing financing, it shall indicate in a typeface and size commensurate with the Department's funding portion of the Approved Activity that the Department is a source of financing through the MIT-PPS Program.

## 29. <u>Insurance</u>

The Subrecipient shall have and maintain in full force and effect during the term of this Agreement such forms of insurance, at such levels as may be determined by the Subrecipient and the Department to be necessary for specific components of the grant activity(ies) described in Exhibit A.

## 30. Anti-Lobbying Certification

The Subrecipient shall require that the language of this certification be included in all contracts or subcontracts entered into in connection with the Approved Project(s) and shall certify and disclose accordingly. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into.

Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and no more than \$100,000 for such failure.

- A. No federal appropriated funds have been paid or will be paid, by or on behalf of it, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
- B. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal contract, grant, loan, or cooperative agreement, it will complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

## 31. Conflict of Interest

Pursuant to 24 CFR 570.489(h), no member, officer, or employee of the Subrecipient, or

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its designees or agents, no member of the governing body of the locality in which the program is situated, and no other public official of such locality or localities who exercise or have exercised any functions or responsibilities with respect to MIT-PPS activities assisted under this part, or who are in a position to participate in a decision making process or gain inside information with regard to such activities, including members and delegates to the Congress of the United States, may obtain a financial interest or benefit from a MIT-PPS assisted activity, or have a financial interest in any contract, subcontract or agreement with respect to a MIT-PPS assisted activity or its proceeds, either for themselves or those with whom they have business or immediate family ties, during their tenure, or for 1 year thereafter. The Subrecipient shall incorporate, or cause to be incorporated, in all such contracts or subcontracts a provision prohibiting such interest pursuant to the purposes of this section.

## 32. Obligations of Subrecipient with Respect to Certain Third-Party Relationships

The Subrecipient shall remain fully obligated under the provisions of this Agreement notwithstanding its designation of any third party or parties for the undertaking of all or any part of the Collective Work with respect to which assistance is being provided under this Agreement to the Subrecipient. The Subrecipient shall comply with all lawful requirements of the Department necessary to ensure that the Collective Work, with respect to which assistance is being provided under this Agreement to the Subrecipient, is carried out in accordance with the Department's Assurance and Certifications, including those with respect to the assumption of environmental responsibilities of the Department under Section 104(g) of the Housing and Community Development Act of 1974 [42 U.S.C. § 5304(g)].

## 33. Energy Policy and Conservation Act

This Agreement is subject to mandatory standards and policies relating to energy efficiency which are contained in the State Energy Conservation Plan issued in compliance with the federal Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871).

# 34. <u>State Contract Manual Requirements (Section 3.11, Federally Funded Contracts (Rev. 3/03)</u>:

- A. All contracts, except for State construction projects that are funded in whole or in part by the Federal government, must contain a 30-day cancellation clause and the following provisions:
  - It is mutually understood between the parties that this contract may have been written for the mutual benefit of both parties before ascertaining the availability of congressional appropriation of funds to avoid program and

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fiscal delays that would occur if the contract were executed after that determination was made.

- 2. This contract is valid and enforceable only if sufficient funds are made available to the State by the United States Government for the purpose of this Program. In addition, this contract is subject to any additional restrictions, limitations, or conditions enacted by the Congress or to any statute enacted by the Congress that may affect the provisions, terms, or funding of this contract in any manner.
- 3. The parties mutually agree that if the Congress does not appropriate sufficient funds for the program, this contract shall be amended to reflect any reduction in funds.
- 4. The Department has the option to invalidate the contract under the 30 day cancellation clause or to amend the contract to reflect any reduction in funds.
- B. Exemptions from provisions A.1 through A.4 above may be granted by the Department of Finance provided that the director of the State agency can certify in writing that Federal funds are available for the term of the contract.
- C. Gov. Code § 8546.4(e) provides that State agencies receiving Federal funds shall be primarily responsible for arranging for Federally required financial and compliance audits, and shall immediately notify the Director of Finance, the State Auditor, and the State Controller when they are required to obtain Federally required financial and compliance audits.

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#### **EXHIBIT E**

## SPECIAL TERMS AND CONDITIONS

## 1. Application Review

Subrecipient has provided the Department with information about the Subrecipient's experience, processes, policies, and procedures related to the management of federal funding in the Subrecipient's jurisdiction. These submissions, in addition to discussions with the Subrecipient, have been used to inform this Agreement and are being materially relied upon by the Department in agreeing to enter into this Agreement.

Should there be substantive changes to the organization, key personnel, methods, capacity, policies, or processes of the Subrecipient that impact the implementation of this Agreement, the Subrecipient shall promptly notify the Department of said changes.

### 2. Risk Assessment

During the term of this Agreement, Subrecipient agrees to timely provide documents and information to facilitate the Department's Subrecipient monitoring risk assessment process. Subrecipient further agrees to comply with the requirements, requests, and results of the Department's risk assessment, including participation in Subrecipient monitoring events.

## 3. **Special Conditions**

Pursuant to the Department's initial Risk Assessment, Subrecipient agrees to adhere to the following Special Condition:

#### Asset Management:

Subrecipient will develop and implement policies and procedure that demonstrate conformity with asset management requirements outlined in 2 CFR 200.311, 200.313 and 200.314 and applicable Federal Register Notices, in conjunction with technical assistance from the Department. The Subrecipient will submit the asset management policies and procedures to the Department for a review of sufficiency. The asset management policies and procedures must be determined to be sufficient by the Department in order to clear the grant condition. The condition must be cleared in advance of any work performed by the Subrecipient and prior to reimbursement/drawdown of any MIT-PPS funds

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#### **EXHIBIT F**

## **ADDITIONAL PROVISIONS**

## Mendocino County - Fire-Hazard Abatement Ordinance Implementation Planning

- 1. **Project Overview**
- 2. THE NATIONAL OBJECTIVE TO BE ACHIEVED AS A RESULT OF THIS PROJECT: N/A

Per 84 FR 45838, Planning activities do not require a national objective be established as they are considered to already address the national objectives without the limitation of any circumstances

- 3. THE NUMBER OF INDIVIDUALS BENEFITTING AS A RESULT OF THIS PROJECT:
  - Total beneficiaries: 85,225
  - Total low/mod beneficiaries: 39,090

Mendocino County – Fire-Hazard Abatement Ordinance Implementation Planning and Capacity Building

#### **Detailed Activity Description**

Develop a Planning and Capacity Building project to enable the County to implement a new ordinance concerning the abatement of hazardous vegetation and combustible material to reduce fire hazards. The project will research, prepare plans, and identify future actions through gathering data on the need for abatement as well as develop a system, or plan, of addressing the problem through community training, education, and facilitated action.

The Planning and Capacity Building project would provide for setting in place basic software and protocols for trained members of the public to log and assess potential issues, and to generate educational warning notices to landowners who need to reduce fire hazards on their properties. The project will result in a plan that evaluates steps required to enforce the hazard-abatement ordinance and proposes procedures for reporting and implementing abatement activities.

The project was developed to meet the requirements of a new ordinance, County Code Chapter 8/77, which provides for the abatement of hazardous vegetation and combustible material to reduce fire hazards. The project's plan and capacity building activities will allow the County to meet the risk reduction requirement of the ordinance. The data from the plan will help the County understand the scope of abatement problems and assess future staffing needs related to resolving problems. The software will increase the County's capacity to implement the new ordinance. Using the software, the County will be able to receive and analyze data related to fire hazards requiring abatement.

The project takes place in Mendocino County, including zip code 95470, a MID area. The project will benefit the entire county, including LMI populations. According to HUD data, Mendocino County is 45.87% LMI.

Proposed Total Beneficiaries: 85,225

Proposed Total Low-to-Moderate Income Beneficiaries: 39,090

#### **Deliverable Narrative**

Deliverable 1: Contractor Contract

Deliverable 2: Educational Campaign Flyer

Deliverable 3: Software Manual

Deliverable 4: Final Version of Educational Notices to landowners

Deliverable 5: Finalized Plan

Deliverable 6: Monthly Activity Report

Deliverable 7: Monthly Financial Report

#### **Task Narrative**

Deliverable 1: Contractor Contract

- Task 1: Prepare RFP and issue RFP
- Task 2: Review proposals, select successful vendor, execute contract
- Deliverable 2: Educational Campaign Flyer
  - Task 1: Meet with project team and determine campaign strategies
  - Task 2: Design Educational Flyer
  - Task 3: Distribute Educational Flyer through printed copies, social media, and websites
- Deliverable 3: Software Manual
  - Task 1: Meet with County Information Technology Department (IT)
  - Task 2: Develop software to automate recording of abatement data and sending notices
  - Task 3: Create manual for software users
- Task 4: Train staff and volunteers on software and how to log and assess data, generate educational warning notices who need to reduce fire hazards on their properties
  - Deliverable 4: Final Version of Educational Notices to landowners
    - Task 1: Draft Notice to landowners
    - Task 2: Notice reviewed by project team, including counsel
  - Deliverable 5: Finalized Plan
    - Task 1: Meet with project team: counsel, IT, code enforcement
    - Task 2: Discuss plan strategies
- Task 3: Gather data, develop plan for community education, training, and facilitated action.
- Task 4: Draft plan that details steps required to enforce the hazard abatement ordinance and procedure for reporting abatement
  - Task 5: Review plan with code enforcements and counsel.
  - Task 6: Receive and incorporate plan feedback
  - Task 7: Finalize plan
  - Deliverable 6: Monthly Activity Report
    - Task 1: Collect monthly report from subcontractor
    - Task 2: Enter data and submit in grants portal
  - Deliverable 7: Monthly Financial Report
    - Task 1: Collect invoices and issue payments to subcontractors

## Task 2: Enter data and submit in grants portal

#### **Timeline**

July 2022-October 2022—Deliverable 1: Contractor Contract

November 2022—Deliverable 2: Educational Campaign Flyer

November 2022-May 2023—Deliverable 3: Software Manual

November 2022-December 2022—Deliverable 4: Final Version of Educational Notices to landowners

November 2022-June 2023—Deliverable 5: Finalized Plan

# Applications: Mendocino County Fire-Hazard Abatement Ordinance Implemention Planning and Capacity Building

Mitigation - Planning and Public Services (MIT-PPS)

#### Profile

ungx@mendocinocounty.org

#### What project type are you applying for?

**Planning** 

#### Do you commit to having capacity to carry out program activities?

Yes

#### If yes, please describe the capacity and staffing in detail.

This is a proposal to establish capacity for implementing enforcement of Mendocino County's new fire-hazard abatement ordinance.

#### \*Updated by NX (5/4/21)

Information received by HCD via email from ungx@mendocinocounty.org (4/12/21) See more information in attachment titled "CBDG Abatement - Round 1 Draft 2"

#### Question:

The application indicates that this Project is to build capacity. Can you please confirm that you have enough capacity to implement this Project?

#### Answer:

Mendocino County does not currently have sufficient resources to implement or enforce our recently adopted Fire-Hazard Abatement Ordinance. The requested funds would provide capacity for the program to be implemented on a trial basis, so that we can develop supporting methods and processes and train a corps of volunteers who could support certain aspects of the program on an ongoing basis. It would also allow us to gain concrete data about the need for mitigation beyond what can be accomplished through education and outreach, and to document the costs and benefits of sustaining an ongoing enforcement program. Partnerships have already been developed with the Mendocino County Fire Safe Council (MCFSC) and Fire Aside consultants to proceed with this Project once funded.

#### \*Updated by NX (5/4/21)

Information received by HCD via email from ungx@mendocinocounty.org (4/12/21) See more information in attachment titled "CBDG Abatement - Round 1 Draft 2"

#### Question:

How will this Project build capacity and lead into MIT-RIP round 2?

#### Answer:

This project will not lead into a MIT-RIP round 2 application. It is a complete project in itself. The entry in our original application stating that there would be a subsequent MIT-RIP application was in error.

#### Are you applying for more than one Planning Activity?

Yes

#### **Planning Activity**

Capacity Building

Is this planning project to build capacity to implement projects under the Resilient Infrastructure Program? Yes

#### Is the project regional in approach?

No

## Does the project include collaboration amongst jurisdictional and nonprofit partners?

No

Eligible Applicants are required to identify which of the 2017 declared disasters the submitted project is related to. The disaster(s) related to the project can be determined by the MID area(s) the project serves or benefits. CDBG-MIT does not require a project tieback to the 2017 declared disaster.

#### What disaster is this project related to?

DR-4344

## Eligible applicant type

County

Is this a project on behalf of another government entity or special district other than the Eligible Applicant?  ${\sf No}$ 

#### **Project Title**

Mendocino County Fire-Hazard Abatement Ordinance Implemention Planning and Capacity Building

#### Org Name

County of Mendocino

#### Provide a snapshot summary of the project.

On February 9, 2012 the Mendocino County Board of Supervisors voted unanimously to adopt a new ordinance creating County Code Chapter 8.77 to provide for the abatement of hazardous vegetation and combustible material to reduce fire hazards. The new ordinance stems, in part, from years of complaints from rural residents concerned about neighboring properties that are endangering their community with neglected and overgrown flammable vegetation and invasive species, as well as accumulations of flammable rubbish and litter. Because most home ignition in a wildfire event is caused by drifting embers, which can travel up to a mile and still be an ignition danger, property owners who do not adequately reduce hazards on their properties increase risk for a wide area of the surrounding community.

Unfortunately, the County of Mendocino does not currently have available staff or funding to support this important new ordinance with an enforcement program. The current request is for funding to research, prepare plans, identify actions, and trial, on an outsourced basis, the eventual implementation of an efficient code-enforcement program to actualize the new ordinance. This funding would also allow Mendocino County to begin gathering data on the extent of the need for abatement and, equally importantly, to simultaneously develop and test a system of addressing the problem though community training, education and facilitated action.

The program would provide for setting in place basic software and protocols for trained members of the public to log and assess potential issues, and to generate educational warning notices to landowners who need to reduce fire hazards on their properties. The Mendocino County Fire Safe Council (MCFSC) would assess and trial steps required to enforce the new hazard-abatement ordinance, including accepting online reporting of fire hazards using a system co-developed with Fire Aside Inc; issuing notices to property owners to make them aware of hazards and maintenance steps required to mitigate them; and tracking follow-up actions including evaluations and inspections, setting the stage for possible future issuing of citations, penalties, and enforcement actions. This program can enable tremendous progress toward reduction of damage and suffering countywide, extrapolated indefinitely into the future. It will educate landowners about how to better protect their properties and neighbors from losses of life and property in a major wildfire event, enhance aesthetics and community pride, and most likely improve neighbor relations and general community resiliency at the same time.

Running an initial process relying on community-initiated input and informal requests for abatement will allow the County to develop data about the scope of abatement problems and assess future staffing needs before hiring full-time staff for resolving problems that the informal process cannot address.

\*Updated by NX (5/4/21)

Information received by HCD via email from ungx@mendocinocounty.org (4/12/21) See more information in attachment titled "CBDG Abatement - Round 1 Draft 2"

#### Ouestion:

Can you provide more detail and clarification on the Community Training/ Education referenced in the application and if it's included in this Project? If not, is this Project planning for those items?

#### Answer:

The current project is primarily a Community Training/Education effort that will also serve to build capacity and expertise for an eventual County enforcement program. The program includes two levels of Community Training/Education. First, we would provide training to members of the significant countywide network of Neighborhood Fire Safe Councils (NFSCs) and other interested community members in evaluating reported fire hazards that potentially violate state or county codes. These trained volunteers would then issue practice notices, to be evaluated by program staff and provide further training if needed to improve future evaluations.

Secondly, after approval by the program manager, educational notices would be issued to homeowners who need to abate hazards on their properties. Staff would be available to work with those homeowners to verify that they understand the hazards their property poses for themselves and their community, and follow up to determine whether the educational notice resulted in remedial action.

Upload project description, if available.

#### **Project Location Description**

This activity benefits Mendocino County

#### Does the project fall into one of these zip codes/counties?

95470 - Mendocino County

Public Services projects must select a National Objective. Planning projects do not require a National Objective. The Urgent Need Mitigation (UNM) national objective is for CDBG-MIT activities that aim to address risks that do not tie back to the disaster events of the 2017 CDBG-DR funding, or subsequent disasters. Projects using the UNM national objective must provide documentation that demonstrates a measurable and verifiable impact on reducing risks at the completion of the activity. Projects using the LMI national objective are those that have a benefit to Low to moderate income person, which is defined as persons having incomes not more than the "moderate-income" level (80% Area Median Family Income) set by the federal government for the HUD-assisted Housing Programs.

#### Does the project benefit an LMI population or area?

Yes

#### Describe how the project benefits a LMI area (additional material and information may be required)

This project benefits the entirety of Mendocino County, including all areas/populations designated as LMI. Overall, the County of Mendocino population is 45.87% LMI.

# Upload document of data supporting the LMI population to be benefitted and/or a map of the service area (Optional)

Mendocino County Block Groups.pdf

#### Does the project service area benefit the MID?

Yes

#### Describe how the project benefits a MID area (additional material and information may be required)

Mendocino County includes MID areas within FEMA-designated disaster DR-4344, the Redwood Complex Fire that began on the night of October 8–9, 2017. Our MID area residents have become particularly sensitive to fire hazards in their neighborhoods, and are eager for support where risks are identified. The County Supervisor who represents the population within the designated disaster area was in fact the main proponent of the recently adopted ordinance. The current proposed project would allow the County to begin effectively addressing hazards in that area, which includes a high proportion of vulnerable populations, to prevent the 2017 severity of damage and distress from ever occurring again.

#### Upload documentation that supports how the project benefits a MID area (Optional)

Mendocino County Block Groups.pdf

#### What Census Tracts/Block Groups are served by this project?

The project serves all Census Block Groups in Mendocino County. The block numbers can be found in the pdf Mendocino County Block Groups.

#### \*Updated by NX (5/4/21)

Information received by HCD via email from ungx@mendocinocounty.org (4/12/21)

See more information in attachment titled "CBDG Abatement - Round 1 Draft 2"

#### Question:

Please confirm that the service area is the entire county and includes the MID Zip Code.

#### Answer:

Confirmed

#### What is the total dollar amount of the project?

295,000

#### Anticipated CDBG-MIT funding need (\$ amount)

295,000

Have you applied for other sources of funds for this project?  $\ensuremath{\mathsf{No}}$ 

Project Budget broken down by eligible activity and activity costs

#### Basis of Total Project Cost and Amount of CDBG-MIT requested

This is a planning and public service program grant whose deliverable is an abatement-reporting and education program, including an assessment of the need for formal county enforcement action and the creation of a plan for implementing that formal program. The budget labor estimates are in four primary sections: 1) an estimate of time that will be required for County or contract personnel to plan both the abatement reporting process and for the county to develop a formal enforcement process; 2) the cost of Fire Aside Inc software to automate the reporting and tracking of abatement requests and send notice to homeowners; 3) labor for MCFSC to provide overall local management of the project, and for a half-time MCFSC abatement officer; and 4) labor for County of Mendocino personnel to administer and report on the grant.

Budget details are provided in the attached file.

\*Updated by NX (5/4/21)

Information received by HCD via email from ungx@mendocinocounty.org (4/12/21) See more information in attachment titled "CBDG Abatement - Round 1 Draft 2"

#### Question:

Can you please provide additional detail on the budget and information about the software budget line item?

#### Answer:

The software budget information is based on a quote from Fire Aside, a company that specializes in customer software to support fire-hazard mitigation projects. Fire Aside has developed software for conducting defensible-space home inspections for Marin County. The MCFSC has met with Fire Aside to discuss the specific needs of Mendocino County's project. Adapting this highly congruous software will enable the program to launch quickly and efficiently once funding is available. Fire Aside can supply their supporting detail on request.

#### Describe prior experience and previous success in implementing planning and/or public services projects.

This project will be similar to the County of Mendocino's Planning and Building Services' enforcement of the County Building Code. The scale and scope of the current project can be expected to be smaller than that process, which has been operating successfully for decades.

Is the proposed project identified as a priority project in your hazard mitigation plan?  $Y_{\text{PS}}$ 

# What community lifeline will this project protect? Health and Safety are prioritized in the Planning and Public Services program.

Safety & Security

#### How will this project reduce risk to community lifeline(s)?

This proposal squarely addresses the Safety and Security lifeline; abatement of significant fire hazards is critical to reducing and potentially even eliminating safety and security risks to lives and property. However, abatement cannot happen without encouragement. Educating and spurring landowners toward mitigating the County's most grievous fire hazards will make the entire region better prepared for wildfire, potentially slowing or stopping its spread far beyond the effects of current efforts.

This project will ultimately make responders' jobs far easier during a major wildfire incident, and reduce damage and destruction to essential County infrastructure and key community resources in other Community Lifeline categories: emergency-shelter venues (Food, Water & Shelter), hospitals and clinics (Health & Medicine), cell towers and emergency-alert systems (Communications), and roads, bridges and transit features (Transportation).

# How will this project improve resilience for protected classes, underserved communities, and vulnerable populations?

Many of the County's low-income residents live in areas of highest wildfire risk outside cities, among steep hills reached by onelane dirt roads, limited telecommunications access, little neighborhood organization, and other critical vulnerabilities. Pushing landowners to take responsibility for fire hazards on their properties will make residences safer for low-income renters who could otherwise become the victims of neglected maintenance. Low-income landowners can take advantage of assistance programs provided by the Mendocino County Fire Safe Council.

These efforts will make vulnerable community members' homes, as well as their neighbors' homes, more fire-safe countywide. Notices generated by this project will also provide education about improving fire safety, increasing awareness, preparedness and resiliency throughout the community and reducing the impact of future disasters.

\*Updated by NX (5/4/21)

Information received by HCD via email from ungx@mendocinocounty.org (4/12/21) See more information in attachment titled "CBDG Abatement - Round 1 Draft 2"

#### Ouestion:

Can you please provide additional detail on how this project will improve resilience for protected classes, underserved communities, and vulnerable populations?

#### Answer:

Mendocino County's population is highly vulnerable by many measures, with high proportions in protected classes and underserved communities. Our population is 45.87% LMI, and compared to California as a whole, it is significantly older (23.23% over 65 vs. 15.24%), and poorer (median household income \$54.4K, with 14.28% of households in poverty, compared to \$82.6K and 9.39% statewide). Our unemployment rate is 6.59% (vs. 5.76 statewide) and our population is less educated, with only 23.94% having attained a BA degree or higher compared to 33.9% statewide. (ref.

http://www.healthymendocino.org/demographicdata?id=260 accessed 4/4/21). 16.7% of Mendocino's population is disabled, compared to 12.6% statewide. 34% of Mendocino's population is non-white or Hispanic, and 9.2% have limited English proficiency. Also, 59% of homes in Mendocino County are considered to be at high or very high risk from wildfire. (https://www.listoscalifornia.org/wp-content/uploads/2020/11/MendocinoDD9.19.pdf)

Mendocino's local economy is also struggling under the impact of numerous challenges, including changes in the cannabis industry, a freeway bypass, and recent wildfire disasters with no significant relief in sight. Making homes and neighborhoods better protected from wildfire damage will clearly increase resilience for disadvantaged communities during future events.

The proposed program aims at educating residents who are not adequately addressing wildfire hazards—and eventually abating those hazards. Vulnerable homes and properties make all nearby homes more vulnerable as well. A recent analysis conducted by the University of California Extension found that individual home loss from the 2018 Camp Fire in Paradise was directly linked to distance from the nearest burned home, i.e., more vulnerable houses mean more vulnerable neighborhoods. This program is directly targeted at reducing hazard levels at the County's most vulnerable properties.

As noted in our application, most of our population is in high or very high wildfire risk zones. Mendocino County is a mostly rugged mountainous area of 3,878 square miles—nearly 30% larger than Delaware and Rhode Island combined—with a population of 86,801 and a population density of only 22.4 people per square mile. It has no interstate highway, and the narrow, winding roads connecting coastal and inland communities are often washed out or blocked by landslides.

Most of Mendocino's population is in high or very high wildfire risk zones, as illustrated by recent wildfire events. During the 2017 Redwood Complex Fire alone, more than 8,500 people fled for their lives from hurricane-force firestorms that struck suddenly in the middle of the night, with hundreds fleeing on foot because roads were blocked by flaming trees. Nine people lost their lives, and more than 500 families were left homeless. On July 27, 2018, the Ranch and River fires started within hours of each other near the communities of Ukiah and Hopland respectively. Both fires grew rapidly, nearly merging. In order to more effectively manage the fires, officials combined them into the Mendocino Complex Fire. It spread through portions of Mendocino, Lake, Colusa, and Glenn Counties, and caused the evacuation of more than ten communities.

The Mendocino Complex Fire burned 459,123 acres, a record-breaking size at the time; the Ranch Fire alone reached 410,203 acres to become the largest modern California wildfire at the time. It destroyed 280 structures while damaging 37 others, causing at least \$267 million in damages. It also forced the closure of Highway Routes 20 and 175 in Mendocino County and Routes 20, 29 and 175 in Lake County. The impact to the transportation system included extensive damage to Highways 20 and 175 in both counties. The cost of removing hazardous trees, replacing metal beam guard rails, signage, fencing, and drainage systems, unclogging ditches and stabilizing denuded slopes, and other roadway impacts in both Mendocino and Lake Counties, totaled over

\$10,500,000.

The August (2020) Complex Fire, which burned 298,000 acres inside the Mendocino National Forest as well as considerable acreage in five other counties, is now the largest fire in modern California history, destroying 935 buildings and resulting in1 firefighter death. The Oak Fire north of Willits last fall burned 1,100 acres and resulted in the evacuation of over 3,200 people and the destruction of 56 structures.

These data indicate that Mendocino County's population is underserved, vulnerable and at high risk. This project is essential to help remove mitigate hazards from high-risk properties in the middle of our communities, where they are most likely to put homes and lives at risk.

#### Can this project be replicated in other communities?

Yes

#### If yes, provide a description.

This Project can be replicated in two main areas. First, we will develop and document a process for allowing concerned residents to assist in an informal process to encourage the reduction of dangerous fuel build-up. Successful rollout of this trial system will provide an inexpensive option for other communities to replicate. Secondly, Mendocino County will be developing a plan to implement its new ordinance in cases that require formal enforcement. That process should be repeatable as well.

Will you be able to quantitatively measure the impact the proposed project will have on current and future risk? Yes

Explain how you will quantitatively measure the impact of the proposed project on current and future risk.

We will track all instances of submitted complaints, responses, notices sent, citations issued, inspections triggered, and compliance steps taken. These data will ultimately measure how many properties have been successfully brought into compliance with basic fire-safety requirements.

Upload quantitative data showing a project's anticipated impact on current and future risks.

Given a 3 year Period of Performance and Assuming Spring 2021 start date, what is your expected period of performance? (anticipated start date and completion date)

Summer 2021 will be spent in planning and developing procedures for the new program, hiring the project lead and adapting and testing of the tracking software. We are requesting staffing for an 18-month development period beginning in fall 2021. Completion date is projected as June 30, 2023.

**Proposed Project Timeline** 

### **APPLICABLE LOCAL POLICIES AND PLANS**

**Do you have procurement policies and procedures?** Yes

If yes, upload your procurement policies and procedures.

01Purchasing.pdf

If yes, but the policies and procedures are in another previously uploaded document, please name the document.

Do you have a current hazard mitigation plan?

Yes

If yes, upload your plan

Mendocino LHMP Merged.pdf

If yes, but the plan is in another previously uploaded document, please name the document.

In using HUD funds for projects, Subrecipients must comply with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended by the Uniform Relocation Act Amendments of 1987 (URA or Uniform Act).

Do you have existing policies and procedures to ensure compliance with the Uniform Relocation Act (URA)?  $N_0$ 

#### If no, please provide a status.

The County has no written policy on the URA but will comply with all state and federal regulations applicable to the project.

Do you have policies and procedures for completing National Environmental Policy Act (NEPA) and California Environmental Quality Act (CEQA) environmental reviews?

No

#### If no, please provide a status.

The County has no written policy on the CEQA but will comply with all state and federal regulations applicable to the project. The County routinely conducts, either in-house or via consultants, environmental review of proposed projects to ensure compliance with all applicable environmental regulations, including the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA).

Section 3 of the Housing and Urban Development Act of 1968 (Section 3), as amended, requires that economic opportunities generated by CDBG-DR funds be targeted toward Section 3 residents. A Section 3 plan must establish standards and procedures to be used to ensure that the objectives of Section 3 are met and records, reports, and other documents or items to demonstrate compliance with Section 3 regulations are maintained.

#### Do you have a Section 3 plan?

No

#### If no, please provide a status.

The County has no written policy on Section 3 but will comply with all state and federal regulations applicable to the project.

#### Do you have anti-lobbying policies and procedures?

Yes

#### If yes, upload your anti-lobbying policies and procedures.

political activity.pdf

If yes, but the policies and procedures are in another previously uploaded document, please name the document.

#### Do you have conflict of interest policies and procedures?

Yes

#### If yes, upload your conflict of interest policies and procedures.

2018ConflictofInterestCode.pdf

If yes, but the policies and procedures are in another previously uploaded document, please name the document.

#### Do you have non-discrimination policies and procedures?

Yes

#### If yes, upload your non-discrimination policies and procedures.

Non-doscrimination merged.pdf

If yes, but the policies and procedures are in another previously uploaded document, please name the document.

#### Do you have timekeeping policies and procedures?

No

#### If no, please provide a status.

There is no written policy on timekeeping, however, County staff are required to track their time in an online timesheet by projects and activities.

#### Do you have financial management policies and procedures?

Yes

#### If yes, upload your financial management policies and procedures.

accounting standard practice manual.pdf

If yes, but the policies and procedures are in another previously uploaded document, please name the document.

#### Do you affirm that your policies and procedures are consistent with 2 CFR part 200?

Yes

## ORGANIZATIONAL STRUCTURE, CAPACITY, AND AUTHORITY

#### What is your governing board meeting schedule?

The Board of Supervisors meet at least twice a month, typically every other Tuesdays. The meeting schedule can be found at https://mendocino.legistar.com/Calendar.aspx

Documentation for staff experience may include one or both of the following: A narrative description of the experience details of key staff for this project and whether they are new hires or existing staff. A chart of staff by experience in CDBG and/or federal grants management AND experience related to content of the project applied for.

Staff Experience: How many staff do you have with experience in CDBG or federal grants management? How many staff do you have with experience related to content of the project being applied for?

org chart.docx

#### **Debarment Check**

sam.gov capture.pdf

#### **Government Agency Taxpayer ID Form**

GovtTINForm Signed.pdf

#### Payee Data Record STD 204 Form

STD204 Signed.pdf

### Have you reviewed the sample authorizing resolution?

Yes

#### **Budget Worksheet**

#### **View Budget Worksheet**

https://portal.ecivis.com/#/peerBudget/D0547125-9BE9-4A25-AA5E-96F37D39242E

#### **Goals Worksheet**

#### **View Application Goals**

https://portal.ecivis.com/#/peerGoals/FC4E2FB5-9C17-4F4B-A2D6-EA41F56F3183

#### **Additional Information**

CDBG Abatement - Round 1 Draft 2.docx

### **Additional Information**

PPS Planning Duplication of Benefits Affidavit.pdf

# **Additional Information** PPS Implmentation Duplication of Benefits Affidavit.pdf **Additional Information** Implementation Hazard Abatement CDBG-MIT PPS DOB Calculator.xlsx **Additional Information** Planning Hazard Abatement CDBG-MIT PPS DOB Calculator.xlsx **Additional Information** Hazard Abatement Planning Exemption signed.pdf **Additional Information** Anti-lobbying Certification Fire Hazard Planning.pdf **Additional Information** 2018ConflictofInterestCode.pdf **Additional Information** Fire abatement Planning Scope.docx **Additional Information** Timekeeping Procedure.docx **Additional Information Additional Information** File Upload File Upload **Additional Information Additional Information Additional Information Additional Information** # of Reviews # of Denials

**Average Score** 

File Upload

File Upload	
File Upload	
File Upload	

## **Applications: File Attachments**

Upload document of data supporting the LMI population to be benefitted and/or a map of the service area (Optional) Mendocino County Block Groups.pdf

**Upload documentation that supports how the project benefits a MID area (Optional)**Mendocino County Block Groups.pdf

Staff Experience: How many staff do you have with experience in CDBG or federal grants management? How many staff do you have with experience related to content of the project being applied for?

org chart.docx

CDBG-DR MIT RIP Program Applicant: County of Mendocino December 2020

Block Group Label	Block Group Label   Block Group GEO ID   Block Group Name	Low-Mod Population   Low-N	Low-Mod Universe Lov	Low-Mod Percentage
4	I — .	Ñ	2	55.29%
В	60450101002 Block Group 2, Census Tract 101, Mendocino County, California	290	1135	%96.99
U	60450101003 Block Group 3, Census Tract 101, Mendocino County, California	605	855	70.76%
٥	60450102001 Block Group 1, Census Tract 102, Mendocino County, California	315	415	75.90%
Е	60450102002 Block Group 2, Census Tract 102, Mendocino County, California	320	640	20.00%
ш	60450102003 Block Group 3, Census Tract 102, Mendocino County, California	245	280	42.24%
<sub>0</sub>	60450102004 Block Group 4, Census Tract 102, Mendocino County, California	190	555	34.23%
工	60450102005 Block Group 5, Census Tract 102, Mendocino County, California	098	1275	67.45%
_	60450103001 Block Group 1, Census Tract 103, Mendocino County, California	330	615	23.66%
П	60450103002 Block Group 2, Census Tract 103, Mendocino County, California	790	1935	40.83%
×	60450103003 Block Group 3, Census Tract 103, Mendocino County, California	415	840	49.40%
1	60450103004 Block Group 4, Census Tract 103, Mendocino County, California	180	635	28.35%
M	60450104001 Block Group 1, Census Tract 104, Mendocino County, California	315	495	63.64%
Z	60450104002 Block Group 2, Census Tract 104, Mendocino County, California	195	415	46.99%
0	60450104003 Block Group 3, Census Tract 104, Mendocino County, California	565	1075	52.56%
Ь	60450104004 Block Group 4, Census Tract 104, Mendocino County, California	555	1140	48.68%
۵	60450105001 Block Group 1, Census Tract 105, Mendocino County, California	925	1555	59.49%
R	60450105002 Block Group 2, Census Tract 105, Mendocino County, California	330	089	52.38%
S	60450105003 Block Group 3, Census Tract 105, Mendocino County, California	380	1390	27.34%
1	60450105004 Block Group 4, Census Tract 105, Mendocino County, California	625	262	78.62%
N	60450106001 Block Group 1, Census Tract 106, Mendocino County, California	455	750	%29.09
۸	60450106002 Block Group 2, Census Tract 106, Mendocino County, California	1645	2930	56.14%
W		235	945	24.87%
×	60450106004 Block Group 4, Census Tract 106, Mendocino County, California	089	1575	43.17%
¥	60450107001 Block Group 1, Census Tract 107, Mendocino County, California	240	250	43.64%
Z	60450107002 Block Group 2, Census Tract 107, Mendocino County, California	250	1185	21.10%
AA	60450107003 Block Group 3, Census Tract 107, Mendocino County, California	740	1075	68.84%
AB	60450107004 Block Group 4, Census Tract 107, Mendocino County, California	280	262	47.06%
AC	60450107005 Block Group 5, Census Tract 107, Mendocino County, California	1110	1360	81.62%
AD	60450107006 Block Group 6, Census Tract 107, Mendocino County, California	780	1175	88:99
AE	60450107007 Block Group 7, Census Tract 107, Mendocino County, California	180	425	42.35%
AF		495	845	28.58%
AG	60450108012 Block Group 2, Census Tract 108.01, Mendocino County, California	185	1390	13.31%
АН	60450108013 Block Group 3, Census Tract 108.01, Mendocino County, California	620	2185	28.38%
Al	60450108014 Block Group 4, Census Tract 108.01, Mendocino County, California	450	2135	21.08%
AJ	60450108021 Block Group 1, Census Tract 108.02, Mendocino County, California	160	865	18.50%
AK	60450108022 Block Group 2, Census Tract 108.02, Mendocino County, California	430	1260	34.13%
AL		250	685	36.50%
AM	60450109002 Block Group 2, Census Tract 109, Mendocino County, California	165	390	42.31%
AN	60450109003 Block Group 3, Census Tract 109, Mendocino County, California	1475	2870	51.39%
AO		240	975	24.62%
AP		685	1605	42.68%
AQ	60450110021 Block Group 1, Census Tract 110.02, Mendocino County, California	185	860	21.51%

CDBG-DR MIT RIP Program Applicant: County of Mendocino December 2020

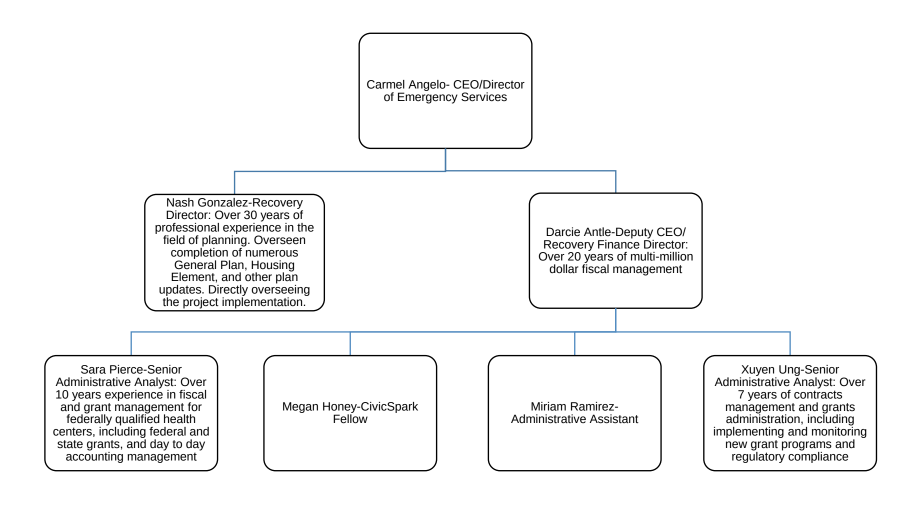
Block Group Label	Block Group GEO ID Block Group Name	Low-Mod Population	Low-Mod Universe	Low-Mod Percentage
AR	2	165	750	22.00%
AS	60450110023 Block Group 3, Census Tract 110.02, Mendocino County, California	099	1380	47.83%
AT	60450110024 Block Group 4, Census Tract 110.02, Mendocino County, California	0†1	322	39.44%
AU	60450110025 Block Group 5, Census Tract 110.02, Mendocino County, California	1055	2110	20.00%
AV	60450111021 Block Group 1, Census Tract 111.02, Mendocino County, California	087	262	38.66%
AW	60450111022 Block Group 2, Census Tract 111.02, Mendocino County, California	029	1260	53.17%
AX	60450111023 Block Group 3, Census Tract 111.02, Mendocino County, California	089	1610	42.24%
AY	60450112001 Block Group 1, Census Tract 112, Mendocino County, California	0/2	096	38.54%
AZ	60450112002 Block Group 2, Census Tract 112, Mendocino County, California	069	902	65.19%
AAA	60450112003 Block Group 3, Census Tract 112, Mendocino County, California	027	029	67.16%
AAB	60450113001 Block Group 1, Census Tract 113, Mendocino County, California	1275	1925	66.23%
AAC	60450113002 Block Group 2, Census Tract 113, Mendocino County, California	1420	2650	53.58%
AAD	60450113003 Block Group 3, Census Tract 113, Mendocino County, California	029	1375	48.73%
AAE	60450114001 Block Group 1, Census Tract 114, Mendocino County, California	587	280	49.14%
AAF	60450114002 Block Group 2, Census Tract 114, Mendocino County, California	02	962	7.04%
AAG	60450114003 Block Group 3, Census Tract 114, Mendocino County, California	310	920	31.96%
ААН	60450114004 Block Group 4, Census Tract 114, Mendocino County, California	140	362	35.44%
AAI	60450114005 Block Group 5, Census Tract 114, Mendocino County, California	170	720	16.67%
AAJ	60450114006 Block Group 6, Census Tract 114, Mendocino County, California	150	470	31.91%
AAK	60450115001 Block Group 1, Census Tract 115, Mendocino County, California	760	1170	64.96%
AAL	60450115002 Block Group 2, Census Tract 115, Mendocino County, California	1045	2080	50.24%
AAM	60450115003 Block Group 3, Census Tract 115, Mendocino County, California	455	1595	28.53%
AAAN	60450115004 Block Group 4, Census Tract 115, Mendocino County, California	202	390	56.94%
AAO	60450115005 Block Group 5, Census Tract 115, Mendocino County, California	069	1120	61.61%
AAP	60450116001 Block Group 1, Census Tract 116, Mendocino County, California	589	1030	51.94%
AAQ	60450116002 Block Group 2, Census Tract 116, Mendocino County, California	1385	1905	72.70%
AAR	60450116003 Block Group 3, Census Tract 116, Mendocino County, California	598	1220	%06.02
AAS	60450116004 Block Group 4, Census Tract 116, Mendocino County, California	895	1795	49.86%
AAT	60450117001 Block Group 1, Census Tract 117, Mendocino County, California	195	1205	16.18%
AAU	60450117002 Block Group 2, Census Tract 117, Mendocino County, California	155	875	17.71%
AAV	60450117003 Block Group 3, Census Tract 117, Mendocino County, California	105	009	17.50%
AAW	60450117004 Block Group 4, Census Tract 117, Mendocino County, California	240	1180	20.34%
AAX	60450117005 Block Group 5, Census Tract 117, Mendocino County, California	185	355	52.11%
AAY	60450118001 Block Group 1, Census Tract 118, Mendocino County, California	450	1170	38.46%
AAZ	60450118002 Block Group 2, Census Tract 118, Mendocino County, California	420	882	47.46%
	Total	39105	85250	45.87%

CDBG-DR MIT RIP Program Applicant: County of Mendocino December 2020

Block Group Label	Block Group Label   Block Group GEO ID   Block Group Name	Low-Mod Population   Low-N	Low-Mod Universe Lov	Low-Mod Percentage
4	I — .	Ñ	2	55.29%
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U	60450101003 Block Group 3, Census Tract 101, Mendocino County, California	605	855	70.76%
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П	60450103002 Block Group 2, Census Tract 103, Mendocino County, California	790	1935	40.83%
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1	60450103004 Block Group 4, Census Tract 103, Mendocino County, California	180	635	28.35%
M	60450104001 Block Group 1, Census Tract 104, Mendocino County, California	315	495	63.64%
Z	60450104002 Block Group 2, Census Tract 104, Mendocino County, California	195	415	46.99%
0	60450104003 Block Group 3, Census Tract 104, Mendocino County, California	565	1075	52.56%
Ь	60450104004 Block Group 4, Census Tract 104, Mendocino County, California	555	1140	48.68%
۵	60450105001 Block Group 1, Census Tract 105, Mendocino County, California	925	1555	59.49%
R	60450105002 Block Group 2, Census Tract 105, Mendocino County, California	330	089	52.38%
S	60450105003 Block Group 3, Census Tract 105, Mendocino County, California	380	1390	27.34%
1	60450105004 Block Group 4, Census Tract 105, Mendocino County, California	625	262	78.62%
N	60450106001 Block Group 1, Census Tract 106, Mendocino County, California	455	750	%29.09
۸	60450106002 Block Group 2, Census Tract 106, Mendocino County, California	1645	2930	56.14%
W		235	945	24.87%
×	60450106004 Block Group 4, Census Tract 106, Mendocino County, California	089	1575	43.17%
¥	60450107001 Block Group 1, Census Tract 107, Mendocino County, California	240	250	43.64%
Z	60450107002 Block Group 2, Census Tract 107, Mendocino County, California	250	1185	21.10%
AA	60450107003 Block Group 3, Census Tract 107, Mendocino County, California	740	1075	68.84%
AB	60450107004 Block Group 4, Census Tract 107, Mendocino County, California	280	262	47.06%
AC	60450107005 Block Group 5, Census Tract 107, Mendocino County, California	1110	1360	81.62%
AD	60450107006 Block Group 6, Census Tract 107, Mendocino County, California	780	1175	88:99
AE	60450107007 Block Group 7, Census Tract 107, Mendocino County, California	180	425	42.35%
AF		495	845	28.58%
AG	60450108012 Block Group 2, Census Tract 108.01, Mendocino County, California	185	1390	13.31%
АН	60450108013 Block Group 3, Census Tract 108.01, Mendocino County, California	620	2185	28.38%
Al	60450108014 Block Group 4, Census Tract 108.01, Mendocino County, California	450	2135	21.08%
AJ	60450108021 Block Group 1, Census Tract 108.02, Mendocino County, California	160	865	18.50%
AK	60450108022 Block Group 2, Census Tract 108.02, Mendocino County, California	430	1260	34.13%
AL		250	685	36.50%
AM	60450109002 Block Group 2, Census Tract 109, Mendocino County, California	165	390	42.31%
AN	60450109003 Block Group 3, Census Tract 109, Mendocino County, California	1475	2870	51.39%
AO		240	975	24.62%
AP		685	1605	42.68%
AQ	60450110021 Block Group 1, Census Tract 110.02, Mendocino County, California	185	860	21.51%

CDBG-DR MIT RIP Program Applicant: County of Mendocino December 2020

Block Group Label	Block Group GEO ID	Block Group Name	Low-Mod Population	Low-Mod Universe	Low-Mod Percentage
AR	60450110022	60450110022 Block Group 2, Census Tract 110.02, Mendocino County, California	165	750	22.00%
AS	60450110023	60450110023 Block Group 3, Census Tract 110.02, Mendocino County, California	099	1380	47.83%
AT	60450110024	60450110024 Block Group 4, Census Tract 110.02, Mendocino County, California	140	355	39.44%
AU	60450110025	60450110025 Block Group 5, Census Tract 110.02, Mendocino County, California	1055	2110	20.00%
AV	60450111021	60450111021 Block Group 1, Census Tract 111.02, Mendocino County, California	230	265	38.66%
AW	60450111022	60450111022 Block Group 2, Census Tract 111.02, Mendocino County, California	029	1260	53.17%
AX	60450111023	60450111023 Block Group 3, Census Tract 111.02, Mendocino County, California	089	1610	42.24%
AY	60450112001	60450112001 Block Group 1, Census Tract 112, Mendocino County, California	370	096	38.54%
AZ	60450112002	60450112002 Block Group 2, Census Tract 112, Mendocino County, California	290	902	65.19%
AAA	60450112003	60450112003 Block Group 3, Census Tract 112, Mendocino County, California	450	029	67.16%
AAB	60450113001	60450113001 Block Group 1, Census Tract 113, Mendocino County, California	1275	1925	66.23%
AAC	60450113002	60450113002 Block Group 2, Census Tract 113, Mendocino County, California	1420	7650	23.58%
AAD	60450113003	60450113003 Block Group 3, Census Tract 113, Mendocino County, California	029	1375	48.73%
AAE	60450114001	60450114001 Block Group 1, Census Tract 114, Mendocino County, California	285	280	49.14%
AAF	60450114002	60450114002 Block Group 2, Census Tract 114, Mendocino County, California	0/	366	7.04%
AAG	60450114003	60450114003 Block Group 3, Census Tract 114, Mendocino County, California	310	026	31.96%
ААН	60450114004	60450114004 Block Group 4, Census Tract 114, Mendocino County, California	140	368	35.44%
AAI	60450114005	60450114005 Block Group 5, Census Tract 114, Mendocino County, California	120	720	16.67%
AAJ	60450114006	60450114006 Block Group 6, Census Tract 114, Mendocino County, California	150	470	31.91%
AAK	60450115001	60450115001 Block Group 1, Census Tract 115, Mendocino County, California	190	1170	64.96%
AAL	60450115002	Block Group 2, Census Tract 115, Mendocino County, California	1045	2080	50.24%
AAM	60450115003	60450115003 Block Group 3, Census Tract 115, Mendocino County, California	455	1595	28.53%
AAAN	60450115004	60450115004 Block Group 4, Census Tract 115, Mendocino County, California	205	098	56.94%
AAO	60450115005	60450115005 Block Group 5, Census Tract 115, Mendocino County, California	069	1120	61.61%
AAP	60450116001	60450116001 Block Group 1, Census Tract 116, Mendocino County, California	235	1030	51.94%
AAQ	60450116002	60450116002 Block Group 2, Census Tract 116, Mendocino County, California	1385	1905	72.70%
AAR	60450116003	60450116003 Block Group 3, Census Tract 116, Mendocino County, California	982	1220	%06:02
AAS	60450116004	60450116004 Block Group 4, Census Tract 116, Mendocino County, California	895	1795	49.86%
AAT	60450117001	60450117001 Block Group 1, Census Tract 117, Mendocino County, California	195	1205	16.18%
AAU	60450117002	60450117002 Block Group 2, Census Tract 117, Mendocino County, California	155	875	17.71%
AAV	60450117003	Block Group 3, Census Tract 117, Mendocino County, California	105	009	17.50%
AAW	60450117004	60450117004 Block Group 4, Census Tract 117, Mendocino County, California	240	1180	20.34%
AAX	60450117005	60450117005 Block Group 5, Census Tract 117, Mendocino County, California	185	355	52.11%
AAY	60450118001	60450118001 Block Group 1, Census Tract 118, Mendocino County, California	450	1170	38.46%
AAZ	60450118002	60450118002 Block Group 2, Census Tract 118, Mendocino County, California	420	882	47.46%
		Total	al 39105	85250	45.87%



The County of Mendocino receives millions in State and Federal grant funding annually for a variety of projects, programs, and activities and therefore has significant experience administering grant-funded projects to ensure adequate oversight, compliance, and execution. CDBG-DR

MIT-RIP projects will be directed and overseen by the County Executive Office Disaster Recovery Department. The Disaster Recovery Director will be responsible for managing the project, with support from Administrative Analysts and Finance personnel. The County also maintains contracts for on-call Project Management support via third party consultants who may be called upon to support County staff depending on workload and other active projects. The County will provide documentation of the procurement process used to engage these consultants for approval from HCD prior to utilizing consultants on CDBG-DR projects.

In addition, the County of Mendocino is a non-entitlement jurisdiction for standard CDBG funding and is familiar with the record keeping and documentation requirements for that funding source. The County routinely conducts, either in-house or via consultants, environmental review of proposed projects to ensure compliance with all applicable environmental regulations, including the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA). All new procurement of consultants and contractors for CDBG-DR projects will be conducted in compliance with state, federal, and local procurement regulations.

# Mendocino County Fire Hazard Abatement Ordinance Implementation Planning and Capacity Building – Budget Narrative

County grant admin cost of \$3,876 is for record keeping, reporting, and monitoring to HCD. Subcontractor project management at a rate of \$42 overseeing the project over 1 year, including design, meeting scheduling and facilitation, reporting the process and education campaign, manage the software development process, overall and project management.

County IT software development: This aligns with Deliverable 3 to have a completed software that will automatically issue notices, retain data, and have a manual for volunteers and staff to learn how to operate the software. This includes IT staff time working with the project manager and stakeholders to design and select a software according to the process of the work plan. This also includes time for IT staff to work with a software vendor for installment and integration.

County legal consultation: This aligns with Deliverables 4 to have a finalized notice that could be sent out to property owners not complying with the abatement ordinance and Deliverable 5 to have a finalized work plan with process and procedures on how to implement the abatement ordinance. This includes county counsel staff time in reviewing the draft notices, provide feedback, review the abatement ordinance, participate in meetings, and provide legal counsel on the process work plan and noticing procedures.

Code enforcement: Aligns with Deliverable 5 to create the end result of a finalized work plan with process and procedures enforce the abatement ordinance. This includes staff time of Planning & Building Services Department, specifically the code enforcement division to participate in the planning meetings, reviewing the abatement ordinance, creating the process for the work plan, and provide consultation on code enforcement issues relating to the plan.

Software automation and support: This supports Deliverables 3 and 5 to have an automated system that aligns with the completed work plan in Deliverable 5. This includes purchasing of a software and support costs associated with the software purchase.

## **Budget Report**

Passthrough Agency: California Department of Housing and Community Development

Program: CDBG-Mitigation Planning & Public Services NOFA

Stage: Pre-Award

Report Date: 05/24/2022

Requested By: Xuyen Ung

ungx@mendocinocounty.org

## **Budget Items**

Category	Title	Description	Units	Unit Cost	Extended Cost	Direct Cost	Indirect Cost	GL Account	Cost Share	Туре
Activity										
Activity Total			0	\$0.00	\$0.00	\$0.00	\$0.00		\$0.00	
0	a formation of									
General Adminis										
General Adminis	stration Total		0	\$0.00	\$0.00	\$0.00	\$0.00		\$0.00	
<b>Activity Delivery</b>	У									
	County admin and reporting	admin and reporting	1	\$3,876.00	\$3,876.00	\$3,876.00	\$0.00		\$0.00	Direct Cost
	County IT software	County IT software	1	\$4,800.00	\$4,800.00	\$4,800.00	\$0.00		\$0.00	Direct Cost
	Development	Development								
	county legal consultation	county legal	1	\$16,000.00	\$16,000.00	\$16,000.00	\$0.00		\$0.00	Direct Cost
		consultation								
	code enforcement	design the process	1	\$28,800.00	\$28,800.00	\$28,800.00	\$0.00		\$0.00	Direct Cost
	software automation and	software automation	1	\$45,000.00	\$45,000.00	\$45,000.00	\$0.00		\$0.00	Direct Cost
	support	and support		. ,		. ,				
	subcontractor project	project management	1	\$9,460.00	\$9,460.00	\$9,460.00	\$0.00		\$0.00	Direct Cost
	management					·				
Activity Delivery Total		6	\$107,936.00	\$107,936.00	\$107,936.00	\$0.00	•	\$0.00	•	

#### Other

Othici										
Category	Title	Description	Units	Unit Cost	Extended Cost	Direct Cost	Indirect Cost	GL Account	Cost Share	Type
Other										
Other Total			0	\$0.00	\$0.00	\$0.00	\$0.00		\$0.00	
Grant Total			6	\$107,936.00	\$107,936.00	\$107,936.00	\$0.00		\$0.00	

Budget Report, Created by Xuyen Ung, ungx@mendocinocounty.org, 05/24/2022

Source: eCivis™ Portal http://www.ecivis.com/

17-MITPPS-21011 Approved Date: 7/16/2021 Prep Date: 5/23/2022

# EXHIBIT G SUBRECIPIENT PROFILE

# ungx@mendocinocounty.org

## **Applicant Information:**

Tell us about you.

Linked Applicant: ungx@mendocinocounty.org

First name: Xuyen

Last name: Ung

Email: ungx@mendocinocounty.org

Title: Senior Admin Analyst

Company: County of Mendocino

Company Website: www.mendocinocounty.org

City: Ukiah

State: US-CA

# **Organization Information:**

Tell us about your organization.

Organization Name: County of Mendocino

**Employer Identification Number (EIN)**: 946000520

**DUNS:** 078770880

Authorized Representative : Carmel J. Angelo

**Business/Finance Representative : Darcie Antle** 

## **Organization Address:**

Address: 501 Low Gap Roadm Room 1010

City: Ukiah

State: US-CA

County: Mendocino

Congressional District/Region: 2

**Zip**: 95482

Phone: 707-463-4441

Authorized Representative (if different from above)

Name: Carmel J. Angelo

Title: CEO

Email: ceo@mendocinocounty.org

Phone: 707-463-7741

Business/Finance Contact (if required)

Program Year: PY2020

Are you applying on behalf of an additional Jurisdiction?: value2

2 Email: ungx@mendocinocounty.org

2 Title: Sr Admin Analyst

2 Company: County of Mendocino

2 Company Website: www.mendocinocounty.org

2 City: Ukiah

2 State: US-CA

## 2 Organization Information:

2 Organization Name: County of Mendocino

2 Tell us about your organization.

2 Employer Identification Number (EIN): 946000520

2 DUNS: 078770880

2 Authorized Representative : Darcie antle

## 2 Organization Address:

2 Address: 501 Low Gap Road

2 Address 2: Room 1010

2 City: Ukiah

2 State: US-CA

2 County: Mendocino County

2 Congressional District/Region: 2

2 Zip: 95482

2 Phone: 707-463-4441

2 Authorized Representative (if different from above)2 Business/Finance Contact (if required)

Created by : zengine+31229@srm.ecivis.com

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