## Funding Approval and HOME Investment Partnerships Agreement

Title II of the National Affordable Housing Act

U.S. Department of Housing and Urban Development Office of Community Planning and Development OMB Approval No. 2506-0171 (Exp. 09/30/2023)

Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless that collection displays a valid OMB control number.

The HOME statute imposes a significant number of data collection and reporting requirements. This includes information on assisted properties, on the owners or tenants of the properties, and on other programmatic areas. The information will be used: 1) to assist HOME participants in managing their programs; 2) to track performance of participants in meeting fund commitment and expenditure deadlines; 3) to permit HUD to determine whether each participant meets the HOME statutory income targeting and affordability requirements; and 4) to permit HUD to determine compliance with other statutory and regulatory program requirements. This data collection is authorized under Title II of the Cranston-Gonzalez National Affordable Housing Act or related authorities. Access to Federal grant funds is contingent on the reporting of certain project-specific data elements. Records of information collected will be maintained by the recipients of the assistance. Information on activities and expenditures of grant funds is public information and is generally available for disclosure. Recipients are responsible for ensuring

confidentiality when public disclosure is not required.						
Participant Name and Address	2. Participant Number					
	Tax Identification Number		tion Number	4. DUNS Number		
4. Approp		iation Number 5.		5. F	FY (yyyy)	
6. Previous Obligation (Enter "0" for initial FY allocation)					\$0.00	
a. Formula Funds		\$				
b. Community Housing Development Org. (CHDO) Competitive			\$			
7. Current Transaction (+ or -)					\$	
a. Formula Funds		\$				
1. CHDO (For deobligations only)		\$				
2. Non- CHDO (For deobligations only)		\$				
b. CHDO Competitive Reallocation or Deobligation (see #18 below)			\$			
8. Revised Obligation			\$			
a. Formula Funds		\$				
b. CHDO Competitive Reallocation		\$				
9. Special Conditions (check applicable box)	10. Date o	of Obligation (Congressional Release Date)				
☐ Not applicable ☐ Attached	(mm/dd/	J/yyyy) / /				
HOME Investment Partnerships Act (42 U.S.C. 12701 et seq.). The Participal HUD regulations at 24 CFR Part 92 (as is now in effect and as may be ame 40093, including any special conditions*, constitute part of this Agreement. Suspecified, available to the Participating Jurisdiction/Entity upon execution of the formula reallocation are covered by this Agreement upon execution of an amother consent. HUD's payment of funds under this Agreement is subject to the information reporting procedures issued pursuant to 24 CFR 92.502. To the eamendment, deobligate funds previously awarded to the Participating Jurisdiction other consent. The Participating Jurisdiction/Entity agrees that funds invested qualifies as affordable housing. Repayment shall be made as specified in 24 environmental review, decision making, and actions, as specified and required. The Grantee shall comply with requirements established by the Office of Numbering System (DUNS), the Central Contractor Registration (CCR) dataff A to Part 25 of the Financial Assistance Use of Universal Identifier and Centrication (CCR) and Appendix A to Part 170 of the Requirements for Federal Funding 2010) (to be codified at 2 CFR part 170).	ended from time Subject to the phis Agreement by He Participating extent authorized tion/Entity with din affordable CFR Part 92. din regulation Management base, and the participal Accountabile.	e to provise by the top of the to	time) and this HOME Investions of this Agreement, It he parties. All funds for the without the Participating Judiction's/Entity's compliant HUD regulations at 24 Cf the Participating Jurisdictioning under 24 CFR Part 92 Participating Jurisdiction at CFR 92.352 and 24 CFR Budget (OMB) concerning Funding Accountability stration, 75 Fed. Reg. 556	estment HUD will be specification with FR Part fon's/Enf 2 are rep agrees t R Part 58 ng the [ y and Tr 71 (Sep	t Partners Il make th fied Fisca ion's exec h HUD's el 92, HUD tity's exec payable v to assume 8.  Dun and ransparer ot. 14, 201	chip Agreement, form HUD be funds for the Fiscal Year I Year provided by HUD be cution of the amendment of electronic funds transfer and may, by its execution of all cution of the amendment of when the housing no longer all of the responsibility for Bradstreet Data Universating Act, including Appendix 10) (to be codified at 2 CFF
11. For the U.S. Department of HOD (Name and Title of Authorized Official)		12. Signature			13. Date / /	
14. For the Participating Jurisdiction/Entity (Name and Title of Authorized Official)		15. Signature			16. Date	
17. Check one:  Initial Agreement Amendment #		<u>I</u>				
18. Funding Information: HOME Source of Funds Appropriation Code PAS Code Amore \$ \$ \$	<u>unt</u>					

## \*Special Conditions

HOME funds used for projects not completed within 4 years of the commitment date, as determined by a signature of each party to the agreement shall be repaid, except that the Secretary may extend the deadline for 1 year if the Secretary determines that the failure to complete the project is beyond the control of the participating jurisdiction.

No HOME funds may be committed to any project unless each participating jurisdiction certifies that it has conducted an underwriting review, assessed developer capacity and fiscal soundness, and examined neighborhood market conditions to ensure adequate need for each project.

Any homeownership units funded with HOME funds which cannot be sold to an eligible homeowner within 6 months of project completion shall be rented to an eligible tenant.

No HOME funds may be awarded for development activities to a community housing development organization that cannot demonstrate that it has staff with demonstrated development experience.