Funding Approval/Agreement
Title I of the Housing and Community
Development Act (Public Law 930383)
HI-00515R of 20515R

U.S. Department of Housing and Urban Development Office of Community Planning and Development Community Development Block Grant Program OM

OMB Approval No. 2506-0193 exp 5/31/2018

FII-00515R of 20515R						1	
1. Name of Grantee (as shown in item 5 of Standard Form 424)			3a. Grantee	s's 9-digit Tax ID Number	3b. Grai	ntee's 9-digit DUNS Number	
Pensacola			5960004		1480	83558	
2. Grantee's Complete Address (as shown in item 5 of Standard Form 424)				of funds may begin			
180 Governmental Center			(mm/dd/yyy		77		
Pensacola, FL 32501-0000			5a. Project/	Grant No. 1		ount Approved	
				W-12-0016	\$452	,160	
		5b. Project/	Grant No. 2	6b. Amo	ount Approved		
Grant Agreement: This Grant Agreement between the Deauthority of Title I of the Housing and Community Develop HUD regulations at 24 CFR Part 570 (as now in effect and a part of the Agreement. Subject to the provisions of this Graof the Agreement by the parties. The funding assistance sprovided the activities to which such costs are related are cassistance specified here unless they are authorized in HUD agrees to assume all of the responsibilities for environment pursuant to Section 104(g) of Title I and published in 24 (recipient entities to which it makes funding assistance hereu	oment Act of 19 s may be amend, int Agreement, pecified in the Furried out in conregulations or a stal review, decore Part 58. T	74, as amended from time to HUD will make funding Approventiance with all approved by waitsion making, a	time), and the the funding ral may be used applicable applicable and actions, and actions are actions.	301 et seq.). The Gran nis Funding Approval, assistance specified he sed to pay costs incurr requirements. Pre-agn d in the special conditi as specified and required as specified and required.	tee's submissions including any spected available to the date after the date element costs may ons to the Fundired in regulation	s for Title I assistance, the ecial conditions, constitute the Grantee upon execution specified in item 4 above on to be paid with funding a Approval. The Grantee is issued by the Secretary	
U.S. Department of Housing and Urban Development (By Name)			Grantee Name (Contractual Organization)				
Lisa Hill		Pensacola (City Of Pensacola)					
Title CPD Director			Title MAYOR				
Signature Digitally signed by: LISA HILL	Date (mm/dd/y	ууу)	Signature	0.00	- Inches	Date-(mm/dd/yyyy)	
DN. CN = LISA HILL C = US 0 = U.S.					Market Same		
Planning and Development	1/22/202	1	$1 \times 2 C(1)/2 = 13$		3-31-2021		
'Đate: 2021.03.12 10;54:50 -05'00'						7 7. 2301	
7. Category of Title I Assistance for this Funding Action:	8. Special Con	ditions	020	ate HUD Received Subm	ission I 10 oboo	k one	
7. Salogory of This 17 balotation for this 1 this ing 7 balon.	(check one)		9a. Date HUD Received Submission 10. check one (mm/dd/yyyy) 1/8/2021 ⊠ a. Orig. Funding				
Entitlement, Sec 106(b)	None		9b. Date Grantee Notified Approval				
17		ł		m/dd/yyyy)		o. Amendment	
	ĺ			ate of Start of Program Y	ear	Amendment Number	
					21		
	11. Amount of	Community Deve			The state of the s		
	Block Grant a. Funds Reserved for this 0 b. Funds now being Approve c. Reservation to be Cancel			FY (2020)			
			Grantee	\$452,160			
			ed	, , , , , , , , , , , , , , , , , , , ,			
			led				
	(11a mi	nus 11b)					
12a. Amount of Loan Guarantee Commitment now being Approved	j	12b. Name and	complete Add	Iress of Public Agency			
N/A		City Of Per	nsacola				
Loan Guarantee Acceptance Provisions for Designated A		í	nmental Cente				
			FL 32501-0000				
Department of Housing and Urban Development on the above date with respect to the above grant number(s) as Grantee designated to receive loan			f Authorized Official for Designated Public Agency				
giprantae acciptomae and corona to commit with the towns and conditions							
of the Agreement, applicable regulations, and other requirements of HUD			MYOR				
now or hereafter in effect, pertaining to the assistance provide	led it.	Signature	1000	7 0			
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HUD Accounting use Only							
Batch TAC Program Y A Reg Area Do	cument No.	Project Number	Catego	ory Amount		Effective Date (mm/dd/yyyy) F	
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<u> </u>	<u> </u>	Project Number		Amount			
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Date Entered PAS (mm/dd/yyyy) Date Entered LOCCS (mm/dd	d/yyyy) Batch	Number	Transactio	on Code Ent	ered By	Verified By	

Additional CDBG-CV Requirements

In addition to the terms and conditions in the Funding Approval/Agreement, the following requirements apply to Grantees receiving CDBG-CV funds in accordance with the Coronavirus Aid, Relief and Economic Security Act (CARES Act) (Pub. L. 116-136).

- 1) The Grantee agrees to comply with the requirements in the CARES Act that apply to CDBG-CV grants and must use the CDBG-CV grant funds to prevent, prepare for and respond to coronavirus.
- 2) The grantee agrees to comply with the requirements of the Housing and Community Development Act of 1974 (42 USC 5301 et seq.) and implementing regulations at 24 CFR part 570, as now in effect and as may be amended from time to time, and as modified by the rules, waivers and alternative requirements published by HUD from time to time. Rules, waivers and alternative requirements of Federal Register notices applicable to CDBG-CV grants are hereby incorporated into and made a part of the grant agreement.
- 3) The Grantee may use CDBG-CV funds as reimbursement for previously incurred costs, provided that those costs are allowable and consistent with the CARES Act's purpose to prevent, prepare for and respond to coronavirus.
- 4) The grantee agrees to establish and maintain adequate procedures to prevent any duplication of benefits as required by section 312 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5155), as amended by section 1210 of the Disaster Recovery Reform Act of 2018 (division D of Public Law 115–254; 132 Stat. 3442).
- 5) The period of performance for the funding assistance specified in the Funding Approval/Agreement ("Funding Assistance") shall be six years. It shall begin on the date specified in item 4 in the Funding Approval/Agreement and shall end six years later, on the month and day specified in item 4. The Grantee shall not incur any obligations to be paid with the Funding Assistance after this period of performance.
- 6) The Recipient shall attach a schedule of its indirect cost rate(s) in the format set forth below to the executed Funding Approval/Agreement that is returned to HUD. The Recipient shall provide HUD with a revised schedule when any change is made to the rate(s) described in the schedule. The schedule and any revisions HUD receives from the Recipient shall be incorporated herein and made a part of this Funding Approval/Agreement, provided that the rate(s) described comply with 2 CFR part 200, subpart E.

Administering		Direct
Department/Agency	<u>Indirect cost rate</u>	<u>Cost Base</u>
	•	
	% %	
	% %	
	%	

Instructions: The Recipient must identify each agency or department of the Recipient that will carry out activities under the grant, the indirect cost rate applicable to each department/agency (including if the de minimis rate is used per 2 CFR §200.414(f)), and the type of direct cost base to which the rate will be applied (for example, Modified Total Direct Costs (MTDC)). Do not include indirect cost rates for subrecipients.

- 7) In addition to the conditions contained in the Funding Approval/Agreement (form HUD 7082), the grantee shall comply with requirements established by the Office of Management and Budget (OMB) concerning the Dun and Bradstreet Data Universal Numbering System (DUNS); the System for Award Management (SAM.gov.); the Federal Funding Accountability and Transparency Act as provided in 2 CFR part 25, Universal Identifier and General Contractor Registration; and 2 CFR part 170, Reporting Subaward and Executive Compensation Information.
- 8) The grantee shall ensure that no CDBG-CV funds are used to support any Federal, State, or local projects that seek to use the power of eminent domain, unless eminent domain is employed only for a public use. For the purposes of this requirement, public use shall not be construed to include economic development that primarily benefits private entities. Any use of funds for mass transit, railroad, airport, seaport or highway projects as well as utility projects which benefit or serve the general public (including energy-related, communication-related, water- related and wastewater-related infrastructure), other structures designated for use by the general public or which have other common-carrier or public-utility functions that serve the general public and are subject to regulation and oversight by the government, and projects for the removal of an immediate threat to public health and safety or brownfield as defined in the Small Business Liability Relief and Brownfields Revitalization Act (Public Law 107–118) shall be considered a public use for purposes of eminent domain.

- 9) The Grantee or unit of general local government that directly or indirectly receives CDBG-CV funds may not sell, trade, or otherwise transfer all or any such portion of such funds to another such entity in exchange for any other funds, credits or non-Federal considerations, but must use such funds for activities eligible under title I of the Act.
- 10) E.O. 12372-Special Contract Condition Notwithstanding any other provision of this agreement, no funds provided under this agreement may be obligated or expended for the planning or construction of water or sewer facilities until receipt of written notification from HUD of the release of funds on completion of the review procedures required under Executive Order (E.O.) 12372, Intergovernmental Review of Federal Programs, and HUD's implementing regulations at 24 CFR Part 52. The recipient shall also complete the review procedures required under E.O. 12372 and 24 CFR Part 52 and receive written notification from HUD of the release of funds before obligating or expending any funds provided under this agreement for any new or revised activity for the planning or construction of water or sewer facilities not previously reviewed under E.O. 12372 and implementing regulations.
- 11) CDBG-CV funds may not be provided to a for-profit entity pursuant to section 105(a)(17) of the Act unless such activity or project has been evaluated and selected in accordance with Appendix A to 24 CFR 570 "Guidelines and Objectives for Evaluating Project Costs and Financial Requirements." (Source This condition is included as requirement on the use of fiscal year 2020 CDBG funds by the Community Development Fund heading, Department of Housing and Urban Development Appropriations Act, 2020, Public Law 116-94, and is made applicable to this grant by the CARES Act).