

CITY CLERK ORIGINAL

C-7762
08/24/2011

SUBRECIPIENT CONTRACT - NONPROFIT CORPORATIONS

CITY OF GLENDALE, ARIZONA

COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM

PHYSICAL IMPROVEMENTS

FY 2011-2012

THIS SUBRECIPIENT CONTRACT ("Contract") is executed this 24th day of August, 2011 by and between Habitat for Humanity Central Arizona, an Arizona nonprofit corporation ("Agency"), and the City of Glendale, an Arizona municipal corporation ("City"). The parties hereby agree as follows:

1. Contract Amount:

- 1.1 The Agency will furnish all labor, materials, services, supervision, tools, equipment, licenses, and permits necessary to operate the Emergency Repair Home Program ("**Program**") as defined in the Scope of Services attached as **Exhibit A**.
- 1.2 The City will provide financial assistance in an amount not to exceed Two Hundred Fifty Thousand Dollars and 00/100 (\$250,000.00). This Contract price constitutes the entire consideration for the City's participation in the performance and completion of all work to be performed under this Contract.

2. Contract Term: Contract will be effective August 25, 2011 and will terminate on September 25, 2012.

3. Method of Payment: Payment will be made in such amounts and increments as may be approved by the City for various phases of work upon submission of a proper request for payment, including supporting documentation. See **Exhibit B** for billing and reporting information. The final request for payment will be submitted to the City within fifteen (15) days after expiration or termination of this Contract.

4. Program Income: Any Program Income, as defined in 24 CFR § 570.500(a), received by the Agency prior to grant close-out will be used to offset payment due in an amount directly proportional to the prorated share of Community Development Block Grant ("CDBG") funds used as set forth in 24 CFR § 570.504(c). Under this Contract, "Program Income" refers solely to those funds derived from the Agency provided in the City of Glendale and includes, but is not limited to income received from the clients served for services performed or materials purchased. Documentation supporting the amount of Program Income received will be submitted with monthly billings.

5. The City Certifies:

- 5.1 The services/project described by the Agency to be provided will principally benefit low and moderate income persons within the community.
- 5.2 That the public purpose is served by the financial participation of the City in the above-referenced service.
- 5.3 That the CDBG funds designated for the Program constitute reasonable and prudent assistance necessary for the completion of the Program.

6. The Agency Certifies:

- 6.1 That it is an Arizona nonprofit corporation.

- 6.2 That it intends to provide the service for which funds are granted under this Contract for at least one year.
- 6.3 That it possesses legal authority to execute this Contract.
- 6.4 That its governing body has duly adopted or passed as an official act, a resolution, motion, or similar action authorizing the person identified as the official representative of the Agency to execute this Contract and to comply with the terms of this Contract.
- 6.5 That the services will be carried out and administered in compliance with all federal laws and regulations as further described in **Exhibit C**.
- 6.6 That the Program assisted under this Contract is designed to give maximum feasible priority to activities that benefit low and moderate income families as defined in **Exhibit D**.
- 6.7 That if applicable, it will comply with the City's procurement, mediation and right of refusal clauses as described in **Exhibit E**.
- 6.8 That it will comply with all applicable laws.

7. **The City Agrees To:**

- 7.1 Disburse funds in a timely manner as described in this Contract.
- 7.2 Provide technical assistance to the Agency to comply with applicable federal provisions governing the use of CDBG funds.
- 7.3 Complete all environmental review requirements as described in 24 CFR Part 58.

8. **The Agency Agrees To:**

- 8.1 Activities. Utilize normal and customary practices and procedures for the delivery of the Agency services/project, and provide a level of service that is consistent with the level of service for similar activities administered by the Agency exclusive of this Contract as defined by the Scope of Services attached in **Exhibit A**.
- 8.2 Record Retention. Retain all records pertinent to expenditures incurred under this Contract for a period of six years from the date of the submission of the City's annual performance and evaluation report in which the specific activity is reported on for the final time. Records for non-expendable property acquired with funds under this Contract will be retained for six years after final disposition of such property. Records for any displaced person must be kept for six years after receipt of final payment. Notwithstanding the above, if there are litigation, claims, audits, negotiations or other actions that involve any of the records cited and that have started before the expiration of the five year period, then such records must be retained until completion of the actions and resolution of all issues, or the expiration of the six year period, whichever occurs later.
- 8.3 Uniform Administrative Requirements. Comply with the requirements and standards of OMB Circular No. A-122, "Cost Principles for Non-Profit Organizations." Establish and/or maintain accounting systems that meet the requirements for OMB Circular A-110 "Uniform Administrative Requirements for Grants and Contracts with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations." Comply with the audit requirements of the Single Audit Act Amendments of 1996, and OMB Circular A-133, "Audits of States, Local Governments, and Non-Profit Organizations." Compliance with these requirements will be subject to monitoring from time to time by the City or by the Department of Housing and Urban Development ("HUD").
- 8.4 Recordkeeping Requirements. Keep records of ethnic and racial statistics of all persons and families benefited by its services including, but not limited to, the number of low and moderate income persons assisted in accordance with federal income limits, the number of

elderly and disabled, family size, and the number of female heads of household. The Agency agrees to provide the City with monthly written progress reports of its activities no later than the 15th of each month that follows the month that activities being reported/billed until such time as the Contract expires. The Agency also agrees to submit on the 15th of July, 2012, a comprehensive report covering the agreed-upon objectives, activities, and expenditures for the fiscal year.

- 8.5 Access to Records. Provide City and HUD and/or their representatives access for purposes of monitoring, auditing, and examining performance to all pertinent books, documents and papers. However, nothing herein will be construed to require access to any privileged or confidential information as set forth in federal or state law.
- 8.6 Community Development Act of 1974. Acknowledges that the funds being provided by the City for said program are received by the City pursuant to the Housing and Community Development Act of 1974, as amended, 24 CFR Part 570 ("Act"), and that expenditures of these funds will be in accordance with the Act and all pertinent regulations issued by agencies of the federal government. The Agency agrees to comply fully with all federal, state and local laws and court orders applicable to its operation whether or not referred to in this Contract.
- 8.7 Independent Contractor. Acknowledges that the performance of obligations hereunder by an independent contractor is rendered in its capacity as an independent contractor and that it is in no way an agent of the City.
- 8.8 Indemnification and Hold Harmless. Indemnify, defend and hold harmless the City, and its officers, agents and employees, hereinafter collectively referred to as City, from all claims and suits, including attorneys' fees and costs of litigation, actions, loss, damage, expense, costs or claims, of any character or any nature arising out of any act, omission or work done in fulfillment of the terms of this Contract or an account of any act, omission, claim or amount arising or recovered under Workmen's Compensation Law, or arising out of the failure of the Agency or those acting under the Agency to conform to any statutes, ordinances, regulations, law or court decree. It is the intent of the parties to this Contract that the City will, in all instances, except for loss or damage resulting from the sole negligence of the City, be indemnified against all liability, loss or damage of any nature whatever for or on account of any injuries to or death of person or damages to or destruction of property belonging to any person arising out of or in any way connected with the performance of this Contract, regardless of whether or not the liability, loss or damage is caused in part by, or alleged to be caused in part by, but not solely, the negligence or fault of the City. It is agreed that the Agency will be responsible for primary loss investigation, defense and judgment costs where this Contract of indemnity applies.
- 8.9 Insurance. Will provide evidence of insurance in accordance with the request for proposals, as shown in **Exhibit F**. The City will be named by the insurer as an additional insured on all required insurance for all operations performed within the scope of this Contract. All certificates of insurance must provide for thirty day notice to the City of cancellation, nonrenewal or material change.

9. **Compliance With Laws:**

- 9.1 The Agency will comply with all applicable federal, state and local laws, statutes, ordinances, administrative rules, building codes, regulations and lawful orders of any public authority bearing on the performance of activities pursuant to this Contract. If the Agency discovers that any of the Contract documents are in conflict with any laws, statutes, ordinances, rules, building codes, regulations or lawful orders of a public authority, the Agency will promptly notify the City, in writing, of such conflict, specifying any necessary changes to the Contract documents or work to eliminate the conflict.

- 9.2 The Agency and its subcontractors will abide by all regulations pursuant to the Immigration and Naturalization Reform Act of 1986, specifically as it relates to employment and client services, and such other provisions as may be applicable. Should the Agency perform any work knowing it to be contrary to the applicable laws, ordinances, rules, building codes and/or regulations, and not give proper notice to the City, it will assume full responsibility, therefore, and will bear all cost incurred due to its negligence. Any dispute not disposed of by mutual contract by the parties hereto will be decided in accordance with the applicable Arizona laws, ordinances, codes of the state and local governments.
- 9.3 The Agency will comply with and require all subcontractors paid with funds provided by this Contract to comply with all of the applicable provisions of the Housing and Community Development Act of 1974, as amended, 24 CFR Part 570, and the Special Conditions for activities assisted pursuant to Title I of the Community Development Act of 1974.
- 9.4 The Agency will comply with § 84.16 Resource Conservation and Recovery Act ("RCRA") (Pub. L. 94-580, 42 U.S.C. § 6962), that any State agency or agency of a political subdivision of a State which is using appropriated Federal funds must comply with Section 6962. Section 6962 requires that preference be given in procurement programs to the purchase of specific products containing recycled materials identified in guidelines developed by the Environmental Protection Agency ("EPA") (40 CFR parts 247 through 254). Accordingly, State and local institutions of higher education, hospitals, commercial organizations and international organizations when operating domestically, and non-profit organizations that receive direct Federal awards or other Federal funds will give preference in their procurement programs funded with Federal funds to the purchase of recycled products pursuant to the EPA guidelines.
10. **Availability of Funds:** It is expressly understood by the parties hereto that this Contract has been negotiated and executed in anticipation of receipt of funds by the City from HUD pursuant to the CDBG Program and that therefore, the terms, conditions and sums payable under this Contract are subject to any changes or limitations which may be required by the terms of said grant contract.
11. **Reversion of Assets:** The Agency will forfeit to the City, upon expiration or termination of this Contract, any CDBG funds remaining and any accounts receivable attributable to the use of CDBG funds, including Program Income.
12. **Physical Improvements:** Any physical improvements over \$1,000 must be secured by a promissory note, lien document, special warranty deed and deed of trust as specified in the Loan Documents attached as **Exhibit G**.
13. **Acknowledgment:** The Agency will acknowledge the contribution of the City's CDBG Program in all published literature, brochures, programs, fliers, etc., during the term of the Contract.
14. **Certifications:** The Agency agrees to sign the following Certifications which are attached as **Exhibit H**:
- 14.1 Policy of Nondiscrimination on the Basis of Disability.
- 14.2 Anti-Lobbying, Section 319 of Public Law 101-121.
- 14.3 Contracting with Small and Minority Firms, Women's Business Enterprises and Labor Surplus Area Firms.
- 14.4 Drug-Free Workplace Act of 1988.
15. **Non-Discrimination:** The Agency will not discriminate against any applicant for employment or service, or any employee of the Agency on the basis of race, color, religion, sex, national origin, age or disability. The Agency will take affirmative steps to ensure that employees, applicants for

employment and applicants for service are treated without regard to race, color, religion, sex, national origin, age or disability. The Agency will post in a conspicuous place available to employees and the public, notices setting forth the provisions of this non-discrimination clause. The Agency will, in all solicitations or advertisements, state that all qualified applicants will receive consideration for employment or service without regard to race, color, religion, sex, national origin, age or disability.

16. Immigration Law Compliance:

- 16.1 The Agency, and on behalf any sub-contractor, warrants, to the extent applicable under A.R.S. § 41-4401, compliance with all federal immigration laws and regulations that relate to their employees as well as compliance with A.R.S. § 23-214(A) which requires registration and participation with the E-Verify Program.
- 16.2 Any breach of warranty under this Section is considered a material breach of this Contract and is subject to penalties up to and including termination of this Contract.
- 16.3 The City retains the legal right to inspect the papers of any Agency or sub-contractor employee who performs work under this Contract to ensure that the Agency or any sub-contractor is compliant with the warranty under this Section.
- 16.4 The City may conduct random inspections, and upon request of the City, the Agency will provide copies of papers and records of the Agency demonstrating continued compliance with the warranty under this Section. The Agency agrees to keep papers and records available for inspection by the City during normal business hours and will cooperate with the City in exercise of its statutory duties and not deny access to its business premises or applicable papers or records for the purposes of enforcement of this Section.
- 16.5 The Agency agrees to incorporate into any subcontracts under this Contract the same obligations imposed upon the Agency and expressly accrue those obligations directly to the benefit of the City. The Agency also agrees to require any sub-contractor to incorporate into each of its own subcontracts under this Contract the same obligations above and expressly accrue those obligations to the benefit of the City.
- 16.6 The Agency's warranty and obligations under this Section to the City is continuing throughout the term of this Contract or until such time as the City determines, in its sole discretion, that Arizona law has been modified in that compliance with this Section is no longer a requirement.
- 16.7 The "E-Verify Program" above means the employment verification program administered by the United States Department of Homeland Security, the Social Security Administration, or any successor program.

17. Prohibitions: The Agency certifies under A.R.S. §§ 35-391 *et seq.* and 35-393 *et seq.*, that it does not have, and during the term of this Contract will not have, "scrutinized" business operations, as defined in the preceding statutory sections, in the countries of Sudan or Iran.

18. Termination:

- 18.1 In accordance with 24 CFR § 85.43, the City may suspend or terminate this Contract if the Agency violates any term or condition of this Contract or if the Agency fails to maintain a good faith effort to carry out the purpose of this Contract.
- 18.2 Since the Agency's performance in furtherance of this Contract is also the consideration offered under this Contract, the Agency's failure to comply with each and every term and condition hereunder may result in immediate termination of this Contract and a refund of the weekly (or monthly, in the City's sole discretion) pro-rated amount of the previously tendered CDBG or other grant funds.

19.4 This Contract will be governed by and construed in accordance with the laws of the State of Arizona and all applicable federal laws and regulations.

19.5 The invalidity in whole or in part of any provision of this Contract will not void or affect the validity of any other provision of this Contract.

20. Contract Documents: The Contract comprises the entire agreement between the parties consists of the following exhibits:

- Exhibit A: Scope of Services
- Exhibit B: Billing and Reporting Information
- Exhibit C: Federal Laws and Regulations
- Exhibit D: Income Limits
- Exhibit E: Additional Requirements
- Exhibit F: Insurance Certificate
- Exhibit G: Loan Documents
- Exhibit H: Certifications

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IN WITNESS WHEREOF, all parties concerned acknowledge that they have read, understand, approve, and accept all of the provisions of this Contract.

CITY OF GLENDALE, an Arizona
municipal corporation

Honata Skubofor
By: Ed Beasley
Its: City Manager

ATTEST:

Pamela Hanna
Pamela Hanna, City Clerk (SEAL)

APPROVED AS TO FORM:

Craig Tindall
Craig Tindall, City Attorney

Habitat for Humanity Central Arizona,
an Arizona non-profit corporation

By: Greg A. Schwartz
Its: PRESIDENT

STATE OF ARIZONA)
County of Maricopa) ss.
)

On this the 24th day of AUGUST 2011, before me, the undersigned Notary Public, personally appeared Greg A. Schwartz, who acknowledged himself/herself to be the PRESIDENT of the Habitat For Humanity, and that (s)he as such official, being authorized to do so, executed the foregoing Subrecipient Contract for and on behalf of the said company for the purpose and consideration therein expressed. Contract # 1102011

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Michael A. ...
Notary Public

My Commission Expires:

4/11/2012

EXHIBIT "A"

EXHIBIT A
SCOPE OF SERVICES

1. The Scope of Services and the type of records that must be maintained are two elements of a Subrecipient Contract that vary most from activity to activity, and from grantee to grantee.
2. Agencies are required to prepare a Scope of Services, which is incorporated into the Subrecipient Contract with the City of Glendale. Each of the three sections of the Scope of Services (Description, Schedule, and Budget) must provide sufficient detail to permit effective monitoring of Agency's activities.
 - 2.1 Description: The description section details the activities to be carried out by the Agency. It should define the "who, what, where, and how" of the Program. It should specifically describe and quantify the services or products to be provided with City of Glendale funds. Where appropriate, it should specify how the Program will serve the intended beneficiaries.
 - 2.2 Schedule: A schedule is a required part of every Subrecipient Contract. It plays an essential role in the grant management system. The schedule should provide projected milestones and deadlines for accomplishment of tasks, or the delivery of services. These projected milestones and deadlines are a basis for measuring progress during the term of the Subrecipient Contract. For instance, the schedule for a public service activity may specify delivery of a certain number of staff-hours per quarter, or delivery of services to a certain number of persons per quarter. Other programs are likely to be more complex, requiring multiple tasks such as: establishing an office, developing program guidelines, taking applications, providing services to the client, outreach activities, and follow up. The schedule should include time frames for completing each task or activity.
 - 2.3 Budget:
 - a. The budget should provide a detailed presentation of projected revenues and expenses. The preparation of a detailed budget will help ensure that a project is adequately planned, in that, it will identify all expenses that are necessary to carry out the activities described in the program description, and quantify the resources required to cover these expenses.
 - b. The budget permits periodic comparisons of the projected use of funds with actual expenditures, as indicated on the monthly accomplishment reports submitted by the grantee. This comparison enables the City to seek corrective action where significant variations between the budget and actual expenditures are reported.

Organizational Experience:

Proposed Project: Habitat for Humanity Central Arizona (HFHCAZ) proposes to administer the City of Glendale's CDBG Emergency Home Repair Program. The program provides repairs to correct conditions which are considered emergency situations. An emergency is defined as a condition which is dangerous to the occupant's safety, health, sanitation or security, including extreme weather conditions.

Habitat shall provide a 24 hour hotline number that Glendale residents can call. Habitat shall respond to inquiries or requests for repairs in a timely fashion. All inquiries or calls shall be responded to within 24 hours of initial contact. Habitat will begin the process by assessing the emergency situation over the phone and/or in person. Next, the staff will qualify the homeowner and ensure that the homeowner meets the guidelines of the program. This consists of income qualifications (80% and below the Area Median Income range as defined by HUD), verifying homeownership (deed), verifying residency (utility bills), and verifying U.S. citizenship through an affidavit that is signed and notarized. Habitat will purchase a hand held portable scanner so that the verification can be completed either at the homeowner's residence or Habitat's Peoria Office.

An Environmental Clearance will be requested and received from the City prior to beginning the work. Habitat will work with the City to create a policy and/or procedures on how to handle after hours emergency situations. The policy will include the steps Habitat will take to stabilize the emergency situation until all necessary documentation can be completed.

Depending on the nature of the emergency repair Habitat will either complete the repairs using our knowledgeable and experienced construction staff, or if the emergency falls outside our scope of expertise, we will sub-contract with properly licensed and insured trades (HVAC, Plumbing and occasionally Electrical). Habitat will follow up with the homeowner to make sure that the work is done correctly, within the timeframes specified and do our utmost to provide excellent customer service. A customer satisfaction survey will be given to each homeowner at the completion of the repairs with a self-addressed stamped envelope to return to the city of Glendale.

Habitat will have up to two dedicated staff people to administer the Emergency Repair Program. One will be an experienced construction person and the other will be an administrative position. At least one of the two staff members will be bi-lingual. The staff members will be responsible for record keeping and adhering to the program's reporting requirements.

The program will serve up to 225 Glendale residents during the 13 month contract. The actual number of residents served will be dependent on several factors including: the number of calls received, nature of the emergency repairs and the cost involved for each repair. Success will be measured by number of residents served, documenting response and service completion times, comments in the customer satisfaction survey, and the city of Glendale's feedback.

Experience: Habitat for Humanity began building homes in 1985 for families in the 30-60% Area Median Income range. We have built/renovated more than 862 homes to date; including more than 50 homes in Glendale. We manage all aspects of home building including land purchase, infrastructure development, fund raising, family qualifying, selection and support, house construction, renovation, home repair and mortgage servicing. We manage multiple build sites and plan to grow into building and renovating 100 homes a year.

We have completed infill projects in the Phoenix, Central Park, Sunnyslope, Capital Mall, Mesa, Chandler, Tempe and Glendale, Guadalupe, Peoria and Avondale neighborhoods.

In addition to the traditional Habitat infill building model, we were the first Habitat affiliate to approach community building. From 1995 to 2002 we turned a 40-acre parcel of raw land located in South Phoenix into a thriving 195-home community known as South Ranch. South Ranch now serves as a national Habitat model. The community boasts a 1.5 acre park and playground, active homeowners association and block watch program, and a community center developed in partnership with the Stardust Foundation. In 1999, South Ranch won the City of Phoenix's Community Improvement Award for community design and was again recognized in 2006 by the Arizona State University Stardust Center for Arizona Excellence in Affordable Housing.

Additional Habitat communities include Villas Esperanza, a 93-home South Phoenix community with park, playground, basketball court and HOA; Pueblo Futuro, a 119 home El Mirage community with park, playground, basketball court and HOA; El Amor de Cristo, a 17 home cul-de-sac community with park in Peoria; Ironwood Trails an 18 home cul-de-sac Apache Junction community and our newly completed 32-unit Phoenix sub-division Oro Vista.

In 2008, we began providing rehabilitation services in response to the large inventory of vacant, foreclosed homes within the communities we serve. We have been successful in completing numerous renovations throughout the valley. Highlights include our partnership with the City of Glendale in the NSP program. Habitat acquired, renovated and re-sold 6 vacant, foreclosed homes in the target area, within the specified timelines. Habitat is also assisting the city with the sale of the NSP homes that city renovated.

During the Fiscal Year 2010-2011, HFHCAZ's built and/or renovated 51 homes throughout the valley. During the last two months of the Fiscal Year Habitat introduced its new product line – the Home Repair Program. We have successfully completed two home repairs. The program will be fully implemented into our services during this Fiscal Year 2011-2012.

The program will consist of three components – A Brush with Kindness which includes exterior painting and landscaping, Weatherization which will include upgrading windows, doors, insulation, etc and Critical Home Repair which includes HVAC, electrical, plumbing, ADA modifications, roofing etc. The program will serve homeowners that are low-to-moderate income.

HFHCAZ is very familiar with determining program eligibility through qualifying families. Our Family Services Department is bi-lingual and has more than 26 years of experience working with low-to-moderate income families. We have four HUD certified Counselors on staff. They are familiar with reviewing tax returns, pay-stubs and other income qualifying documents to insure that the homeowners meet the 80% and below AMI thresholds. HFHCAZ is also experienced in verifying citizenship as that is a Habitat requirement for homeownership. Within our organization we also have several notaries that are available to notarize the affidavit of citizenship. We are a mortgage servicer so we are familiar with liens, deeds, and verifying ownership of the homes. We are aware that the city will require a lien to be filed if repair costs exceed \$1,000.

We have strong partnerships with the cities in which we serve. We have received CDBG and/or HOME funding from the Cities of Glendale, Peoria, Surprise, Mesa, Arizona Department of Housing, and the Maricopa Community Development HOME Consortium. We have also received funding from the Cities of Avondale, Chandler, Apache Junction and Gilbert.

Habitat has a clear understanding of the requirements of CDBG funding. We already operate with Board approved policies governing:

- Equal Opportunity and fair housing laws
- Affirmative marketing, and displacement, acquisition and relocation requirements
- Lead-Based Paint Poisoning Prevention Regulations
- Conflict of Interest Laws
- Debarment and suspension certification
- Competitive Bidding Process and Federal Procurement Rules
- Section 3
- Section 504
- Language Access Plan

Each of the policies mentioned above are available for your review.

City of Glendale

Emergency Home Repair Program

Repair Classifications & Pricing Scenarios

1. Roofing	5. Plumbing	9. Exterior Doors	13. Miscellaneous	16. Overhead
2. Heating	6. Carpentry	10. Stairs & Steps	14. Labor Expense	
3. Cooling	7. Ceilings & Walls	11. Windows	15. Office Expense	
4. Electrical	8. Water Heaters	12. Minor Accessibility Modifications		

Below you will find hourly pricing and examples of pricing for different emergency repair scenarios. The scenario pricing is only for example and actual pricing may fluctuate. Market conditions may also cause fluctuation in pricing.

Permits: All applicable permits will be pulled at the City of Glendale prior to the start of the job.

SCOPE OF WORK	APPROXIMATE COST
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1. ROOFING

~Materials to replace a 2030 Sq Ft roof including shingles, underlayment, flashing, fasteners. 28 SQ using OC Oakridge Pro-30 Shingles	\$3,154.36
~Labor to remove and replace a 2030 sq ft roof	\$1,000.00
~Dumpster for 2030 sq ft roofing removal	\$375.00
~Price per Square (100 sq ft) of OC Oakridge Pro-30 Shingles	\$68.50
~Per sheet replacement cost of roof decking (4x8x15/32" OBS)	\$8.00
~Roof Cave in from leaking evaporative cooling including repairing trusses or rafters, OSB roof decking, shingles and underlayment	\$330.00
~Torch-down roofing for patios PER SQ FT	\$2.90

2. HEATING &

3. COOLING

~New HVAC System 3.5 Ton 14 SEER for 1300 SQ FT home	\$5,000.00
~Diagnostic Fee	\$58.50
~Replace any cap, contact, relay, transformer, disconnect (Includes Labor)	\$127.32
~Replace any Circuit Board, Control Board, Module (Includes Labor)	\$500.75
~Replace Exhaust Fan 100 CFM (Includes Labor)	\$172.85
~Replace Exhaust Fan 50-70 CFM (Includes Labor)	\$157.50
~Replace any Fan Blade (Includes Labor)	\$396.76
~Replace High or Low Voltage Fuses (Includes Labor)	\$57.65
~Unducer Motor (Includes Labor)	\$382.15
~Freon Leak Repair (Includes Labor)	\$350.00
~Freon Leak Search (Includes Labor)	\$120.00
~Replace any Motor and wheel (Includes Labor)	\$752.78
~Replace any Motor and wheel (Includes Labor)	\$414.24
~R410 Refridgerant PER POUND (Includes Labor)	\$37.50
~Replace any switch, ignitor, sensor (Includes Labor)	\$236.42
~New Honeywell Programmable Thermostat (Includes Labor)	\$221.12
~Replace any TXV, Rever Valve, King Valve (Includes Labor)	\$874.76

4. ELECTRICAL

~Hourly Rate: Standard	\$45.00
~Hourly Rate: Afterhours 5pm & weekends	\$75.00
~New Service Panel including labor	\$2,000.00
~Rewire a 12x12 room (approx \$100 per outlet, switch or light) including labor	\$700.00
~Replace a bad breaker including labor	\$150.00
~Replace burnt wiring includes labor	\$150.00

~Replace bad lighting fixture includes labor	\$175.00
~Add C/O Detector includes labor	\$165.00
~Add Smoke Detector includes labor	\$50.00
~Most minor repairs are 2hrs + parts	

5. PLUMBING

~Hourly Rate: Standard	\$65.00
~Hourly Rate: After 5pm & weekends	\$97.50
~Equipment Charges: Sewer Snake	\$150.00
~Equipment Charges: Sewer Camera	\$150.00
~Water Heater Replacement: 40 gallon Gas + 2 hrs	\$625.00
~Water Heater Replacement: 40 gallon Electric + 2 hrs	\$570.00
~Replace toilet with Dual Flush or Low Flow Toilet	\$150.00
~Replace Faucet with Low Flow Faucet	\$50.00
~Fixing a broken service line where digging is required depending on circumstances	\$400.00
~Most minor repairs are 2hrs + parts	

6. CARPENTRY

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~2x4 Studs	\$2.00
~2x6 Studs	\$3.00
~Fascia PER LINEAL FOOT	\$0.70
~Moulding Trim PER LINEAL FOOT	\$0.30

7. CEILINGS & WALLS

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~Drywall PER SHEET	\$8.20
~Non Paper Faced Backer Board (wet area)	\$20.70
~45LB Box of Drywall Mud	\$6.00
~Roll of Wallboard Tape	\$3.00
~Tape & Texture 25 SQ FT	\$100.00

7. WATER HEATERS

~See section 5. Plumbing

9. EXTERIOR DOORS

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~Replace 3' Exterior Door	\$200.00
~Replace 3' Security Door	\$115.00

10. STAIRS & STEPS

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~8' 1 1/8" MDF Stair Tread	\$20.00
~20' Stringer	\$66.00

11. WINDOWS

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~New 4'x4' energy efficient window	\$90.00
~New 5'x5' energy efficient window	\$113.00
~Removal of old window (Labor)	\$50.00
~Install of new window (Labor)	\$75.00
~Reglazing Glass including trip & labor charge PER SQ FT	\$15.00
~Reglazing Tempered Glass including trip & labor charge PER SQ FT	\$18.00

~New Screens	\$15.00
~New screen for sliding glass door	\$45.00
~Retro Fit 5'x5' window	\$125.00
~New Sliding Glass Door 6'8"x8'	\$520.00

12. MINOR ACCESSIBILITY MODIFICATIONS

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~Building a Ramp for Accessibility pressure treated w/ outdoor carpet UP TO 6" Above F.G.	\$50.00
~Building a Ramp for Accessibility pressure treated w/ outdoor carpet UP TO 3' Above F.G.	\$400.00
~Widening a 2'4" Bathroom Door to a 3'0" opening	\$600.00
~Adding 24" Grab Bar in Bathroom	\$25.00
~Leveling Floor PER SQ FT	\$16.00
~Add Concrete (4" deep) PER SQ FT	\$3.00

13. Miscellaneous

~Hourly Rate: Standard	\$25.00
~Hourly Rate: After 5pm & weekends	\$37.50
~Water Removal	Extremely Dependent on Situation
~Temporary Cooling PER DAY	\$75.00
~Remove and Replace Carpet Flooring PER SQ FT	\$2.60
~Remove and Replace Vinyl flooring PER SQ FT	\$2.60
~Stucco Remove and Replace 10'x10' Area	\$415.00
~Termite Treatment (whole house)	\$450.00
~Mold Remediation	Extremely Dependent on Situation
~Paint PER GALLON	\$20.00

14. Labor Expense

~Hourly Rate including Fringe Program Manager	up to 1 FTE	\$25.60
~Hourly Rate including Fringe Administrative Assistant	up to 1 FTE	\$19.20
~Mileage - average round trip from office to Glendale 15 miles	per mile	\$0.50

15. Office Expense

~Phones	Monthly	\$200.00
~Portable Scanner	One time cost	\$200.00

16. Overhead/In-direct Costs

~10% of Direct Costs	Annually up to	\$25,000.00
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EXHIBIT "B"

EXHIBIT B
BILLING AND REPORTING INFORMATION

1. This section is very important to the expeditious processing of your Agency's request for reimbursement. Please carefully follow the summary of reimbursement requirements listed below.
2. Monthly Billings:
 - 2.1 A letter requesting reimbursement of expenditures must be prepared on the Agency's letterhead. This letter must be reviewed and signed by the Agency's executive director (or authorized signatory). Reimbursement requests must be submitted on a **MONTHLY** basis, as stated in Exhibit A, Scope of Services. (Note: Grants Administration may approve exceptions for "Quarterly billings" on a case-by-case basis.)
 - 2.2 The Project/Program Budget spreadsheet summarizing monthly and year-to-date expenses must be prepared and submitted with each request for reimbursement. This report should also account for other resources utilized under this activity.
 - 2.3 Copies of all supporting documents must be submitted with the reimbursement request. The Agency will work closely with the program/project liaison to establish the specific documentation requirements for this contract. Examples of supporting documentation include copies of timesheets, pay stubs, mileage reports, invoices, statements, receipts, etc.
 - 2.4 The City's reimbursement process takes approximately two to three weeks to complete. (The first reimbursement request can take a little longer to process.) If the reimbursement procedures noted above are not followed correctly, the program/project liaison may return the reimbursement request to the Agency for revisions, or hold the request until all reimbursement requirements have been met. This will delay the reimbursement process.
3. Monthly Report on Accomplishments and Demographics:
 - 3.1 A monthly demographic report on Glendale residents served, including accomplishments and units of service delivered, must be submitted by the 15th of the following month. Failure to file this demographic report timely could also delay the reimbursement process.
 - 3.2 Specific formats to be used for reimbursement requests/performance reports are attached. These formats must be used by the agency unless otherwise authorized.
4. Activity Final Completion Report:
 - 4.1 Public Service Activities: Report On "Performance Measures" for Actual Activity "Outcomes." The report on "Performance Measures for Actual Activity Outcomes," is due by July 31, 2012. This report is to identify the "actual outcomes" produced by your activity over the past program year. "Actual Outcomes" will be measured by and against the "proposed outcomes and performance measures" that were established by your agency at the beginning of the program year.
 - 4.2 Physical Improvement Activities: Report On "Performance Measures" for Actual Activity "Outcomes." The report on "Performance Measures for Actual Activity

Outcomes,” is due 30 days after completion of the physical improvement activity. This report is to identify the “actual outcomes” produced by your activity after completion of the physical improvement activity. “Actual Outcomes” will be measured by and against the “proposed outcomes and performance measures” that were established by your agency at the beginning of the program year.

AGENCY LETTERHEAD (Required)

Sample

DATE

Gilbert Lopez
City of Glendale
Neighborhood Revitalization Division
5850 West Glendale Avenue
Glendale, Arizona 85301

Re: Community Development Block Grant, Physical Improvements

Dear Mr. Lopez:

Enclosed is the project billing for the month of _____, 20____. The amount of reimbursement expenses being requested is \$ _____. Also, attached is the supporting documentation in accordance with our contract requirements.

If you have any questions, please call me at _____.

Sincerely,

Jane Doe (**Authorized Signatory**)
Executive Director

Enclosure

EXHIBIT "C"

EXHIBIT C
FEDERAL LAWS AND REGULATIONS

1. Applicability of Uniform Administrative Requirements.

- 1.1 Agencies that are governmental entities (including public agencies) will comply with the requirements and standards of OMB Circular A-87, "Cost Principles for State, Local and Indian tribal Governments;" OMB Circular A-133, "Audits of States, Local Governments, and Nonprofit Organizations" (implemented at 24 CFR Part 44); and with the following Sections of 24 CFR Part 85, "Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments":
- a. Section 85.3, "Definitions."
 - b. Section 85.6, "Additions and exceptions."
 - c. Section 85.12, "Special grant or subgrant conditions for 'high-risk' grantees."
 - d. Section 85.20, "Standards for financial management systems," except paragraph (a).
 - e. Section 85.21, "Payment," except as modified by Section 570.513.
 - f. Section 85.22, "Allowable costs."
 - g. Section 85.26, "Non-Federal audit."
 - h. Section 85.32, "Equipment," except in all cases in which the equipment is sold, the proceeds will be Program Income.
 - i. Section 85.33, "Supplies."
 - j. Section 85.34, "Copyrights."
 - k. Section 85.35, "Subawards to debarred and suspended parties."
 - l. Section 85.36, "Procurement," except paragraph (a).
 - m. Section 85.37, "Subgrants."
 - n. Section 85.40, "Monitoring and reporting program performance," except paragraphs (b) through (d), and paragraph (f).
 - o. Section 85.41, "Financial reporting," except paragraphs (a), (b), and (e).
 - p. Section 85.42, "Retention and access requirements for records," except that the period will be four years.
 - q. Section 85.43, "Enforcement."
 - r. Section 85.44, "Termination for convenience."
 - s. Section 85.51, "Later disallowances and adjustments."
 - t. Section 85.52, "Collection of amounts due."
- 1.2 Agencies, except Agencies that are governmental entities, will comply with the requirements and standards of OMB Circular No. A-122, "Cost Principles for Nonprofit Organizations," or OMB Circular No. A-21, "Cost Principles for Educational Institutions," as applicable, and OMB Circular No. A-133, "Audits of States, Local Governments, and Nonprofit Organizations" (as set forth in 24 CFR part 45). Audits will be conducted annually. Such Agencies will also comply with the following provisions of the Uniform Administrative requirements of OMB Circular No. A-110 (implemented at 24 CFR part 84, "Uniform

Administrative Requirements for Grants and Agreements With Institutions of Higher Education, Hospitals and Other Nonprofit Organizations”) or the related CDBG provision, as specified in this paragraph:

- a. Subpart A -- “General”;
- b. Subpart B -- “Pre-Award Requirements,” except for § 84.12, “Forms for Applying for Federal Assistance”;
- c. Subpart C -- “Post-Award Requirements,” except for:
 - (1) Section 84.22, “Payment.” Grantees will follow the standards of § 85.20(b)(7) and 85.21 in making payments to Agencies;
 - (a) Section 84.23, “Cost sharing and matching”;
 - (b) Section 84.24, “Program income.” In lieu of § 84.24, CDBG Agencies will follow § 570.504;
 - (c) Section 84.25, “Revision of budget and program plans”;
 - (d) Section 84.32, “Real property.” In lieu of § 84.32, CDBG Agencies will follow § 570.505;
 - (e) Section 84.34(g), “Equipment.” In lieu of the disposition provisions of § 84.34(g), the following applies:
 - (i) In all cases in which equipment is sold, the proceeds will be Program Income (prorated to reflect the extent to which CDBG funds were used to acquire the Program Income (prorated to reflect the extent to which CDBG funds were used to acquire the equipment)); and
 - (ii) Equipment not needed by the Agency for CDBG activities will be transferred to the recipient for the CDBG program or will be retained after activities will be transferred to the recipient for the CDBG program or will be retained after compensating the recipient.
 - (f) Section 84.51(b), (c), (d), (e), (f), (g), and (h), “Monitoring and reporting program performance”;
 - (g) Section 84.52, “Financial reporting”;
 - (h) Section 84.53(b), “Retention and access requirements for records.” Section 84.53(b) applies with the following exceptions:
 - (i) The retention period referenced in § 84.53(b) pertaining to individual CDBG activities will be four years; and
 - (ii) The retention period starts from the date of submission of the annual performance and evaluation report, as prescribed in 24 CFR § 91.520, in which the specific annual performance and evaluation report, as prescribed in 24 CFR § 91.520, in which the specific activity is reported on for the final time rather than from the 24 CFR § 91.520, in which the specific activity is reported on for the final time rather than from the date of submission of the final expenditure report for the award; expenditure report for the award.

(i) Section 84.61, "Termination." In lieu of the provisions of § 84.61 CDBG Agencies will comply with § 570.503(b)(7).

d. Subpart D -- "After-the-Award Requirements," except for § 84.71, "Closeout procedures."

2. Equal Opportunity.

- 2.1 The Agency agrees to comply with Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and the HUD regulations under 24 CFR Part 1, which provides that no person in the United States will, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving Federal financial assistance by way of grant, loan, or contract and will immediately take any measures necessary to effectuate this Contract. If any real property or structure thereof is provided or improved with the aid of Federal financial assistance extended to the Agency, this assurance will obligate the Agency, or in the case of any transfer of such property or structure is used for a purpose of which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits.
- 2.2 The Agency agrees to comply with Title VIII of the Civil Rights Act of 1968 (P.L. 90-284), as amended by the Fair Housing Amendments Act of 1988 (P.L. 100-430), and will administer all programs and activities relating to housing and community development in a manner to affirmatively further fair housing within Constitutional limitations throughout the United States.
- 2.3 The Agency agrees to comply with Section 109 of the Housing and Community Development Act of 1974 and 1977, as amended, and in conformance with all requirements imposed pursuant to the regulations of the Department of HUD (24 CFR Part 570.602) issued pursuant to that Section; and in accordance with Equal Opportunity obligations of that Section, no person in the United States will, on the grounds of race, color, national origin, or sex, be excluded from participation in, be denied the benefits of, be subjected to discrimination under, any program or activity funded in whole or in part with the Community Development funds. Section 109 of the Act further provides that any prohibition against discrimination on the basis of age, under the Age Discrimination Act of 1975 (24 CFR Part 146), or with respect to an otherwise qualified handicapped person, as provided in Section 504 of the Rehabilitation Act of 1973 (24 CFR Part 8), will also apply to any program or activity funded in whole or in part with funds made available pursuant to the Act.
- 2.4 The Agency agrees to comply with Executive Order 11063 on equal opportunity in housing and related facilities owned or operated by the Federal Government or provided with Federal financial assistance.
- 2.5 The Agency agrees to comply with Executive Order 11246, as amended, requiring nondiscrimination and affirmative action to ensure nondiscrimination in employment by government contractors and subcontractors and under federally assisted construction contractors.
- 2.6 The Agency agrees to comply with Section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u), as amended, the HUD regulations issued pursuant thereto (24 CFR Part 135) as follows:
- a. The work to be performed under this Contract is on a project assisted under a program providing direct Federal financial assistance from the Department of Housing and Urban Development and 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 requires that to the greatest extent feasible, opportunities for training and employment be given to lower income residents of the project area and contracts for work in connection with the project be awarded to business concerns that are located in or owned in substantial part by persons residing in the area of the project.

- b. The parties to this Contract will comply with the provisions of said Section 3 and the regulations issued pursuant thereto by the Secretary of Housing and Urban Development set forth in 24 CFR Part 135, and all applicable rules and orders of the Department issued there under prior to the execution of this Contract. The parties to this Contract certify and agree that they are under no contractual or other disability that would prevent them from complying with these requirements.
 - c. The contractor will send to each labor organization or representative or workers, with which he has a collective bargaining agreement or other contract or understanding, if any, a notice advertising the said labor organization or workers' representative of his commitments under this Section 3 clause and will post copies of the notice in conspicuous places available to employees and applicants for employment or training.
 - d. The contractor will include this Section 3 clause to every subcontract for work in connection with the project and will, at the direction of the applicant or Community of Federal financial assistance, take appropriate action pursuant to the subcontract upon a finding that the subcontractor is in violation of regulations issued by the Secretary of Housing and Urban Development, 24 CFR Part 135. The contractor will not subcontract with any subcontractor where it has notice or knowledge that the latter has been found in violation of regulations under 24 CFR Part 135 and will not let any subcontract unless the subcontractor has first provided it with a preliminary statement of ability to comply with the requirements of these regulations.
 - e. Compliance with the provisions of Section 3, the regulations set forth in 24 CFR Part 135, and all applicable rules and orders of the Department issued there under prior to the execution of this Contract, will be a condition of the Federal financial assistance provided to the project.
3. **Subcontracting.** All work or services covered by this Contract, which is subcontracted by the Agency, will be specified by written contract and subject to all provisions of this Contract. All subcontracts must be approved by the City prior to execution.
4. **Interest of Certain Federal Officials.** No member of or delegate to the Congress of the United States shall be admitted to any share or part of this Contract or to any benefit to arise from the same.
5. **Interest of Members, Officers or Employees of the Agency, Members of Local Governing Body, or Other Public Officials.** No member, officer, or employee of the Agency or 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 exercises any functions or responsibilities with respect to the program during his tenure or for 1 year thereafter, will have any interest, direct or indirect, in any contract or subcontract, or the proceeds thereof, for work to be performed in connection with the program assisted under this Contract.
6. **Hatch Act.** The Agency agrees to comply with all provisions of the Hatch Act and that no part of the program will involve political activities, nor will personnel employed in the administration of the program be engaged in activities in contravention of Title V, Chapter 15, of the United States Code.

7. **Labor Standards Provisions.** The Agency agrees to comply with 24 CFR § 570.603, "Labor Standards" published by HUD for Community Development Block Grants.
8. **Compliance with Environmental Requirements.** The Agency agrees to comply with any conditions resulting from the City's compliance with the provisions of the National Environmental Policy Act of 1969 and the other provisions of law specified at 24 CFR § 58.5 insofar as the provisions of such Act apply to activities set forth in the Statement of Work.
9. **Compliance with Flood Disaster Protection Act.**
 - 9.1 This Contract is subject to the requirements of the Flood Disaster Protection Act of 1973 (P.L. 93-234). No portion of the assistance provided under this Contract is approved for acquisition or construction purposes as defined under Section 3(a) of said Act, for use in any area identified by the Secretary as having special flood hazards, which is located in a community not then in compliance with the requirements for participation in the national flood insurance program pursuant to Section 201(d) of said Act; and the use of any assistance provided under this Contract for such acquisition or construction in such identified areas in communities then participating in the national flood insurance program will be subject to the mandatory purchase of flood insurance requirements of Section 102(a) of said Act.
 - 9.2 Any contract or agreement for the sale, lease, or other transfer of land acquired, cleared, or improved with assistance provided under this Contract shall contain, if such land is located in an area identified by the Secretary as having special flood hazards and in which the sale of flood insurance has been made available under the National Flood Insurance Act of 1968, as amended, 42 U.S.C. 4001 et seq., provisions obligating the transferee and its successors or assigns to obtain and maintain, during the ownership of such land, such flood insurance required with respect to financial assistance for acquisition or construction purposes under Section 102(2) of Flood Disaster Protection Act of 1973. Such provisions will be required notwithstanding the fact that the construction of such land is not itself funded with assistance under this Contract.
10. **Compliance with Air and Water Acts.**
 - 10.1 This Contract is subject to the requirements of the Clean Air Act, as amended, 42 U.S.C. 1857 et seq.; the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.; and the regulations of the Environmental Protection Agency with respect thereto, at 40 CFR Part 15, as amended from time to time.
 - 10.2 In compliance with said regulations, the City will cause or require to be inserted in full in all contracts and subcontracts with respect to any nonexempt transaction thereunder funded with assistance provided under this Contract, the following requirements:
 - a. A stipulation by the contractor or subcontractor that any facility to be utilized in the performance of any nonexempt contract or subcontract is not listed on the list of Violating Facilities issued by the Environmental Protection Agency (EPA) pursuant to 40 CFR § 15.20.
 - b. Agreement by the contractor to comply with all the requirements of Section 114 of the Clear Air Act, as amended (42 U.S.C. 1857c-8), and Section 308 of the Federal Water Pollution Control Act, as amended, (33 U.S.C. 1318) relating to inspection, monitoring, entry, reports, and information, as well as all other requirements specified in said Section 114 and Section 308, and all regulations and guidelines issued thereunder.

- c. A stipulation that as a condition for the award of the contract, prompt notice will be given of any notification received from the director, Office of Federal Activities EPA, indicating that a facility utilized or to be utilized for the contract is under consideration to be listed on the EPA list of Violating Facilities.
 - d. Agreement by the contractor that he will include or cause to be included the criteria and requirements in paragraphs (a) through (d) of this section in every nonexempt subcontract and requiring the contractor to take such action as the Government may direct as means of enforcing such provisions.
 - e. In no event will any amount of the assistance provided under this Contract be utilized with respect to a facility that has given rise to a conviction under Section 113(c)(1) of the Clean Air Act or Section 309(c) of the Federal Water Pollution Control Act.
11. **Historic Preservation.** This Contract is subject to the requirements of P.L. 89-665, the Archaeological and Historic Preservation Act of 1974 (P.L. 93-291), Executive Order 11593, and the procedures prescribed by the Advisory Council on Historic Preservation in 36 CFR Part 800. The City must take into account the effect of a project on any district, site, building, structure, or object listed in or found by the Secretary of the Interior, pursuant to 35 CFR Part 800, to be eligible for inclusion in the National Register of Historic Places, maintained by the National Park Service of the U. S. Department of the Interior, and must make every effort to eliminate or minimize any adverse effect on a historic property.
12. **Historic Barriers.** This Contract is subject to the requirements of the Architectural Barriers Act of 1968 (42 U.S.C. 4151) and its regulations. Every building or facility (other than a privately owned residential structure) designed, constructed, or altered with CDBG funds must comply with requirements of the "American Standards Specifications for Making Buildings and Facilities Accessible to, and Usable by, the Physically Handicapped."
13. **Lead-Based Paint.** This Contract is subject to the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. 4821 et seq.), and Lead-Based Paint Regulations (24 CFR Part 35 and 24 CFR § 570.608 and/or 92.335), and related amendments thereto. The use of lead-based paint is prohibited whenever federal funds are used directly or indirectly for the construction, rehabilitation, or modernization of residential structures. All federally assisted residential structures and related property constructed prior to 1978, Homebuyer Programs, Tenant-Based Rental Assistance, and Special-Needs Housing (acquisition), will comply with existing and new Lead-Based Paint Hazard Reduction Requirements, effective September 15, 2000. As the Grantor or Participating Jurisdiction, the City of Glendale shall be consulted regarding the Agency/Grantee's compliance status.
14. **Property Disposition.** Real or personal property purchased in whole or in part with CDBG funds shall not be disposed through sale, use, or location without the written permission of the City. The proceeds from the disposition of real property will be considered Program Income and subject to 24 CFR § 570.504(c).
15. **Lobbying.** Block Grant funds shall not be used for publicity or propaganda purposes designed to support or defeat legislation proposed by federal, state, or local governments.
16. **Acquisition/Relocation.** This Contract is subject to providing a certification that it will comply with the acquisition and relocation requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, implementing regulations at 49 CFR Part 24, and 24 CFR Part 511.14, which govern the acquisition of real property for the project and provision of relocation assistance to persons displaced as a direct result of acquisition, rehabilitation, or demolition for the project.

17. **Section 504.** The Agency agrees to comply with any federal regulations issued pursuant to compliance with Section 504 of the Rehabilitation Act of 1973, which prohibits discrimination against the handicapped in any federally assisted program.
18. **Federal Fire Prevention and Control Act of 1992.** The Fire Administration Authorization Act of 1992 added a new Section 31 to the Federal Fire Prevention and Control Act of 1974. This Section requires that approved smoke detectors be installed in all houses assisted under the Community Development Block Grant Program. To comply with this requirement and locally adopted codes Agency shall install smoke detectors in all sleeping areas and any hallway connecting these sleeping areas.

EXHIBIT "D"



COMMUNITY REVITALIZATION DIVISION 2011 PROGRAM INCOME LIMITS

EFFECTIVE: 6/01/2011



Household Size	Median Income (\$)	30% of Median Income (\$)	50% of Median Income (\$)	60% of Median Income (\$)	80% of Median Income (\$)
1 Person	45,900	13,800	22,950	27,540	36,700
2 Persons	52,400	15,750	26,200	31,440	41,950
3 Persons	59,000	17,700	29,500	35,400	47,200
4 Persons	65,500	19,650	32,750	39,300	52,400
5 Persons	70,800	21,250	35,400	42,480	56,600
6 Persons	76,000	22,800	38,000	45,600	60,800
7 Persons	81,300	24,400	40,650	48,780	65,000
8 Persons	86,500	25,950	43,250	51,900	69,200
9 Persons	91,600	27,500	45,800	55,000	73,300
10 Persons	96,700	29,000	48,350	58,000	77,400

(Household Income Limits/Annual Gross Wages)
(*Revised per HUD 6/14/2011*)



EXHIBIT "E"

EXHIBIT E
ADDITIONAL REQUIREMENTS

See attached requirements:

1. Procurement
2. Disputes/Grievance Procedure
3. Right to Refuse Service

PROCUREMENT

1. The Agency agrees to comply with federal procurement requirements and the City's procurement code for all expenditures of funds. Below is an overview of the procurement requirements.
 - 1.1 Purchases over \$50,000 must be publicly bid.
 - 1.2 Purchases between \$10,001 and \$50,000 must follow competitive purchasing procedures based on written quotations.
 - 1.3 Purchases of \$5,000 to \$10,000, whenever practical, must be based on oral quotations, with file documentation of vendors contacted and quotations received.
 - 1.4 Purchases under \$5,000 do not require formal procurement.
 - 1.5 Expenditures for employee salaries or items such as client subsidies would not generally be subject to procurement requirements. (Such items do not generally constitute purchases.)
2. The Agency agrees to adopt a written procurement policy that, at a minimum, complies with the above procurement requirements, and to follow accounting procedures that will assure compliance with federal and city procurement codes.
3. The Agency further agrees to retain sufficient supporting documentation to demonstrate compliance with these requirements. Examples include, but are not limited, to the following:
 - 3.1 Copies of bid documents;
 - 3.2 Written quotations; and
 - 3.3 Evidence of oral quotations.

DISPUTES/GRIEVANCE PROCEDURE

1. The Agency agrees to negotiate and resolve any disputes in the delivery of activities stated herein and will inform the City in writing of such negotiations and resolutions.
2. In the event the issue is not resolved, the City will confer with all parties to understand the issue, if appropriate, offer guidance, and try and reach an amicable solution.
3. In the event the issue is not resolved, and with both parties agreeing, the City Mediation Program will be available to assist in resolving the dispute.

RIGHT TO REFUSE SERVICE

The City reserves the right to refuse, terminate, or suspend service or accounts to an individual, company, or agency, if the City believes that conduct or actions violate applicable law, is harmful to the interests of the City of Glendale and its affiliates, or meets the criteria covered under City's Right to Refuse Assistance Policy. Legal counsel will be consulted before such action is undertaken, unless an emergency exists.

EXHIBIT "F"

ACORD™

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YY) 03/02/2011

PRODUCER
Lockton Risk Services
P.O. Box 410679
Kansas City, MO 64012

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.

INSURED
Habitat for Humanity Central Arizona
9133 W Grand Ave. Suite 1,
Peoria, AZ 85345

Table with columns: INSURERS AFFORDING COVERAGE, NAIC #. Includes Federal Insurance Co (20281).

COVERAGES

THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

Main coverage table with columns: INSR LTR, ADDL INSRD, TYPE OF INSURANCE, POLICY NUMBER, POLICY EFFECTIVE DATE, POLICY EXPIRATION DATE, LIMITS. Includes General Liability, Automobile Liability, Garage Liability, etc.

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT / SPECIAL PROVISIONS
Certificate Holder is named Additional Insured as their interests may appear per contract or written agreement.

Table with columns: CERTIFICATE HOLDER, ADDITIONAL INSURED; INSURER LETTER, CANCELLATION. Includes City of Glendale address and signature area.

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

**EXHIBIT F
INSURANCE CERTIFICATE**

The Certificate of Insurance will contain the following information:

Item One:

- A. Commercial General Liability coverage with limits not less than \$1 million per occurrence, \$100,000 for property damage liability, and \$2 million aggregate.
- B. Unless a sole proprietorship, Agency shall carry Arizona Statutory Workers Compensation and Employers' Liability coverage.

Item Two: City of Glendale will be named Certificate Holder.

Item Three: City of Glendale will be named as "additional insured."

Item Four: The Certificate of Insurance will provide a 30-day notice to the City of Glendale for cancellation, non-renewal, or material change and must be an "occurrence," not a "claims made" policy.

Item Five: General Requirement for the Insuring Company:

- A. The insurance company underwriting the policy will have a Best Rating of B++ or better. Please request that your insurance provider supply some form of verification of the best rating of B++ or better.
- B. The insurance company underwriting the policy will **be licensed in the State of Arizona**.
- C. If the Certificate of Insurance contains a section page which notes: "Important, if the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s)." Insurance Certificates containing this clause will not be accepted without an **"endorsement" stating, "the City of Glendale is included as an 'additional insured' on the policy."**

EXHIBIT "G"

EXHIBIT G
DEED OF TRUST AND PROMISSORY NOTE

(See attached)



City of Glendale
Emergency Repair Program
Lien Agreement

A lien will be attached to the property, at the time cumulative or current expenditures are equal to or exceed One Thousand Dollars and 00/100 (\$1,000.00).

The lien term is based on a five year affordability period, with 1/5th of the lien amount forgiven for each year on anniversary date, as long as the applicant lives at residence. Sale or transfer of the assisted property prior to expiration of the lien will result in repayment of the lien amount to the City.

Applicants will be required to execute lien documents for the monetary value of assistance provided.

I have read and understand that this program receives funding from the federal government, and that it is a federal crime punishable by fine, imprisonment, or both, to knowingly make false statements concerning any of the facts applicable to receiving assistance as specified under the provisions of Title 18, United States Code, Section 104.

I have read and understand the program lien agreement requirements by signing and dating this document below.

Applicant or Legal Guardian Signature

Date

Applicant or Legal Guardian Signature

Date

When recorded mail to:

CITY OF GLENDALE
COMMUNITY REVITALIZATION
6829 NORTH 58 DRIVE #104
GLENDALE, AZ 85301

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<< CASE >>

NOTICE OF ASSESSMENT

Notice is hereby given of assessment by the City of Glendale Community Revitalization Division upon certain real property located within the City of Glendale, Arizona, in the amount of (ENTER DOLLAR AMOUNT SPELLED OUT & NUMERICAL DOLLAR AMOUNT).

The property upon which the assessment is made if more fully described as follows:

LEGAL DESCRIPTION: << LEGAL DESCRIPTION >>
PARCEL #: << PARCEL >>
ADDRESS OF PROPERTY: (approx.) << PROPERTY ADDRESS >>

Agent for the City of Glendale

STATE OF ARIZONA)
)
COUNTY OF MARICOPA)

SUBSCRIBED AND SWORN TO before me this ____ day of _____,
2011, on behalf of the City of Glendale.

Notary Public

When recorded mail to: |
|
|
CITY OF GLENDALE |
COMMUNITY REVITALIZATION |
6829 NORTH 58 DRIVE #104 |
GLENDALE, AZ 85301 |

<< Case number >>

SATISFACTION OF LIEN

The City of Glendale, 5850 West Glendale Avenue, Glendale, Arizona, filed for record in the office of the Maricopa County Recorder's Office, State of Arizona, a Notice of Assessment claiming a lien in favor of the City of Glendale, which lien is recorded in Maricopa County at: **RECORDING NUMBER << record number >>, DATED <<record date>>**, upon the property described below:

<<legal description>>

ADDRESS OF PROPERTY: (APPROX) <<propaddress>>

On the <<day>> of <<month>>, <<year>>m <<titleco>>, as owner or representative of the owner, of the above described property, fully satisfied the indebtedness described in the above-mentioned Notice of Assessment and Claim of Lien. Therefore, in consideration of such payment, the City of Glendale releases the above-mentioned Notice of Assessment and Claim of Lien against the property herein described and consents that the same be discharged of record.

Pursuant to A.R.S. section 9-499 and the Code of the City of Glendale Section 25 Article III, the City of Glendale authorizes and directs the Maricopa County Recorder to discharge of record the above described lien.

DATED THIS ____ DAY OF _____, 2011.

Agent for the City of Glendale

STATE OF ARIZONA)
)
COUNTY OF MARICOPA)

SUBSCRIBED AND SWORN to before me this ____ day of _____, 2011, on behalf of the City of Glendale.

Notary Public

EXHIBIT "H"

**EXHIBIT H
CERTIFICATIONS**

See attached Certifications:

1. Policy of Nondiscrimination on the Basis of Disability.
2. Section 319 of Public Law 101-121.
3. Contracting with Small and Minority Firms, Women's Business Enterprises and Labor Surplus Area Firms.
4. Drug-Free Workplace.

**POLICY OF NONDISCRIMINATION ON THE
BASIS OF DISABILITY**

The undersigned representative agrees, on behalf of Client, to have or adopt a Policy of Nondiscrimination on the Basis of Disability. Such Policy will state that the Agency does not discriminate on the basis of disabled status in the admission or access to, or treatment or employment in, its federally assisted programs or activities.

Ray C. Schwingel, President
Signature

8/24/11
Date

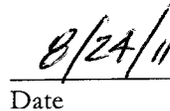
SECTION 319 OF PUBLIC LAW 101-121

The Undersigned certifies, to the best of his or her knowledge and belief, that:

1. No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, 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 making of any federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
2. 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, the undersigned will complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3. The undersigned will require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements), and that all agencies will 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 will be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

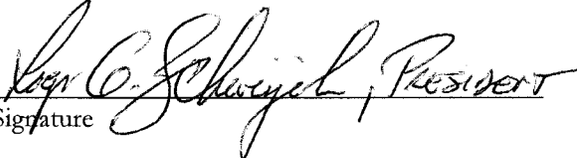

Signature


Date

DRUG-FREE WORKPLACE

The Agency certifies that it will maintain a drug-free workplace in accordance with the requirements of 24 CFR Part 24, Subpart F by:

1. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Agency's workplace and specifying the actions that will be taken against employees for violation of such prohibition.
2. Establishing an ongoing drug-free awareness program to inform employees about:
 - 2.1 The dangers of drug abuse in the workplace;
 - 2.2 The Agency's policy of maintaining a drug-free workplace;
 - 2.3 Any available drug counseling, rehabilitation and employee assistance programs; and
 - 2.4 The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace.
3. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph 1.
4. Notifying the employee in the statement required by paragraph 1 that, as a condition of employment under the grant, the employee will:
 - 4.1 Abide by the terms of the statement; and
 - 4.2 Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.
5. Notifying the City in writing, within ten calendar days after receiving notice under paragraph 4.2 from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice will include the identification number(s) of each affected grant.
6. Taking one of the following actions, within 30 calendar days of receiving notice under paragraph 4.2, with respect to any employee who is so convicted:
 - 6.1 Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - 6.2 Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state, local health requirements, law enforcement, or other appropriate agency.
7. Making a good faith effort to continue to maintain a drug-free workplace through implementation of the above-described paragraphs.


Signature

8/24/11
Date