

**DEPARTMENT OF HOUSING AND
URBAN DEVELOPMENT**

**Office of the Assistant Secretary for
Public and Indian Housing**

[Docket No. N-95-3851; FR-3803-N-01]

**Public and Indian Housing Youth
Sports Program; Funding Availability**

AGENCY: Office of the Assistant Secretary for Public and Indian Housing, HUD.

ACTION: Notice of Funding Availability (NOFA).

SUMMARY: This NOFA announces HUD's FY 1995 funding of \$13,925,000 for the Youth Sports Program (YSP) to be used for sports, cultural, educational, recreational, or other activities designed to appeal to youth as alternatives to the drug environment in public or Indian housing developments. In the body of this document is information concerning the purpose of the NOFA, applicant eligibility, available amounts, selection criteria, and application processing, including how to apply and how selections will be made.

DATES: Application is due March 13, 1995, at 3:00 PM local time, at the local HUD field office or, in the case of IHAs, in the local HUD Office of Native American Programs, with jurisdiction over the PHA or IHA.

FOR FURTHER INFORMATION ON THE PUBLIC AND INDIAN HOUSING YOUTH SPORTS PROGRAM, PUBLIC HOUSING CONTACT: Robin Prichard, Crime Prevention and Security Division (CPSD), Office of Community Relations and Involvement (OCRI), Public and Indian Housing, Department of Housing and Urban Development, 451 Seventh Street, S.W., Washington, D.C. 20410, telephone (202) 708-1197. A telecommunications device (TDD) for speech and hearing impaired individuals is available at (202) 708-0850. (These are not toll-free telephone numbers.)

FOR FURTHER INFORMATION ON THE PUBLIC AND INDIAN HOUSING YOUTH SPORTS PROGRAM FOR NATIVE AMERICAN PROGRAMS CONTACT: Tracy Outlaw, Office of Native American Programs, Public and Indian Housing, Department of Housing and Urban Development, Room B-133, 451 Seventh Street, S.W., Washington, D.C. 20410, telephone (202) 708-0088. A telecommunications device (TDD) for speech and hearing impaired individuals is available at (202) 708-0850. (These are not toll-free telephone numbers.)

SUPPLEMENTARY INFORMATION:

Paperwork Reduction Act Statement

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget (OMB) for review under the Paperwork Reduction Act of 1980 and have been assigned OMB control number 2577-0140.

I. Purpose and Substantive Description

(a) Authority

(1) This program is authorized by Section 520 of the National Affordable Housing Act (NAHA) (approved November 28, 1990, Pub. L. 101-625), as amended by section 126 of the Housing and Community Development Act of 1992 (HCDA 1992) (Pub. L. 102-550, approved October 28, 1992).

(2) 24 CFR part 135. Section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u) and the regulations at 24 CFR part 135 (see June 30, 1994 Interim Rule, 59 FR 33866) are applicable to funding awards made under this NOFA. One of the purposes of the assistance is to give to the greatest extent feasible, and consistent with existing Federal, State, and local laws and regulations, job training, employment, contracting and other economic opportunities to public housing residents and other low and very-low income persons (section 3 residents) and business concerns which provide economic opportunities to section 3 residents (section 3 business concerns).

(b) Allocation Amounts

Section 126(a) of HCDA (1992) provides that five percent of any amount made available in any fiscal year for the Drug Elimination Program shall be available for Youth Sports Program grants. The Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act 1995, (approved September 28, 1994, Pub. L. 103-327), (95 App. Act) appropriated \$290 million for the Drug Elimination Program in FY 1995. After deductions for Technical Assistance (\$10 million) and Clearinghouse (\$1.5 million), this appropriation results in \$13,925,000 as the amount set aside for the Youth Sports Program.

Program funds are to be used for sports, cultural, educational, recreational, or other activities designed to appeal to youth as alternatives to the drug environment in public or Indian housing developments. Because of the limited amount of funding appropriated for this program, and to ensure that the program is implemented on a broad,

nationwide basis, each applicant may submit only one application. The maximum annual Youth Sports grant amount per applicant is \$125,000. As more fully explained below, applicants must supplement grant funds with an amount of funds from non-Federal sources equal to or greater than 50 percent of the amount provided by the grant.

(c) Eligibility

(1) Eligible Applicants

Funding for this program in FY 1995 is limited to PHAs and IHAs. Although Section 520 of NAHA lists seven categories of entities qualified to receive grants (States; units of general local government; local park and recreation districts and agencies; public housing agencies (PHAs); nonprofit organizations providing youth sports services programs; Indian tribes; and Indian housing authorities (IHAs)), and HCDA 1992 section 126(b) added institutions of higher learning that have never participated in a Youth Sports program as eligible applicants, the 95 App. Act limited the funding for the Drug Elimination Program to PHAs and IHAs only. Since the funding of the Youth Sports Program is dependent on the appropriation for the Drug Elimination Program, the limitations that apply to Drug Elimination affect Youth Sports as well. Therefore, *for FY 1995 only PHAs and IHAs are eligible applicants for Youth Sports Program Funding.*

In designing an activity for funding, PHA and IHA applicants shall consult with RMCs/RCs where they exist, and with other entities that would be eligible for funding under this program, as listed above, with at least two years of experience in designing or operating sports, cultural, recreational, educational or other activities for youth. Eligible local entities that are affiliates of national organizations may rely on the experience of the national organization for this purpose. These consultations will provide applicants with valuable resident input and will involve entities with experience in designing and implementing the eligible types of activities under this program with PHA and IHA applicants that may not have this type of experience. These experienced entities may establish a sub-contracting relationship, in accordance with 24 CFR part 85, with the PHA/IHA if deemed appropriate by the grantee to further their public/private partnership. This consultation process will also provide entities that are not PHAs or IHAs with a greater appreciation and understanding of the

operations and problems of public and Indian housing developments. The end result will be more effective program activities that make more efficient use of program funds. This result is expected because it draws upon and combines the expertise of PHA and IHA applicants with respect to the operations and problems of public and Indian housing developments, and the expertise of other entities with respect to designing and implementing youth activities.

(2) Eligible Activities

Youth Sports Program funds may be used to assist in carrying out sports, cultural, recreational, educational or other activities for youth in any of the following manners:

(i) Acquisition, construction, or rehabilitation of community centers, parks, or playgrounds is an eligible activity under the Youth Sports Program.

(A) Acquisition, construction or rehabilitation costs shall not be approved unless the applicant demonstrates the need for the type of facilities to be assisted by the grant (Section III.(a)(3) of this NOFA).

(B) Facilities that receive Youth Sports funding must be used primarily for youth from the public or Indian housing developments in which the funded facility is operated (Section III.(a)(2)(ii) and III.(a)(10)(iii) of this NOFA).

(C) Facilities (community centers, parks, or playgrounds) acquired, constructed, or rehabilitated under this program must be on or adjacent to the premises of the public housing development identified in the application for assistance under this program. In the case of Indian Housing Authorities, the applicant must specify how youth from IHA developments will have access to the facility, since IHAs often cover large areas (Section III.(a)(9) of this NOFA).

(D) Facilities receiving Youth Sports funding must comply with any applicable local or tribal building requirements for recreational facilities (Section III.(a)(2)(iii) of this NOFA).

(E) Facilities receiving Youth Sports funding must be used for Youth Sports activities commensurate with the extent of the Youth Sports funding. For example, if a facility's operation is funded 60 percent by a Youth Sports grant, then it must be used at least 60 percent for Youth Sports activities.

(F) In accordance with the requirements of 24 CFR 8.21, facilities should be designed and constructed to be readily accessible to and usable by individuals with handicaps. Alterations to existing facilities shall, to the

maximum extent feasible, make them readily accessible to and usable by individuals with handicaps.

(G) In accordance with the requirements of 24 CFR 8.20, no qualified applicant with handicaps shall, because a recipient's facilities are inaccessible to or unusable by individuals with handicaps, be denied the benefit of, be excluded from participation in, or otherwise be subjected to discrimination in the program.

(ii) Redesigning or modifying public spaces in public or Indian housing developments to provide increased utilization of the areas by Youth Sports activities is an eligible activity under this program.

(A) The construction of sports facilities on public or Indian housing property to implement Youth Sports activities is permitted under this program. These facilities may include, but not be limited to, baseball diamonds, basketball courts, football fields, tutoring centers, swimming pools, soccer fields, public or Indian housing community centers, and tennis courts.

(iii) Provision of public services, including salaries and expenses for staff of youth sports programs, cultural activities, transportation costs, educational programs relating to drug abuse, and sports and recreation equipment are eligible activities under this program.

(A) Educational programs for youth relating to illegal drug use are permitted under this section. The program must be formally organized and provide the knowledge and skills youth need to make informed decisions on the potential and immediate dangers of drug abuse and involvement with illegal drugs. Grantees may contract with drug education professionals to provide the appropriate training or workshops. These educational programs may be part of organized sports activities or other eligible youth activities.

(B) Activities providing an economic/educational orientation for Youth Sports Program participants are eligible for funding as public services. These activities must provide, for public or Indian housing youth, the opportunities for interaction with, or referral to, higher educational or vocational institutions, and develop the skills of program participants to pursue educational, vocational, and economic goals. These activities may also provide public or Indian housing youth the opportunity to interact with private sector businesses in their community with the purpose of promoting the development of educational, vocational,

and economic goals in public or Indian housing youth.

(C) The cost of the initial purchase of sports and recreation equipment to be used by program participants is permitted under this program.

(D) Cultural and recreational activities, such as ethnic heritage classes, and art, dance, drama and music appreciation and instruction programs are eligible Youth Sports Program activities.

(E) Youth leadership skills training for program participants is permitted under this program. These activities must provide opportunities designed to involve public and Indian housing youth in peer leadership roles in the implementation of program activities, for example, as team or activity captains, counselors to younger program participants, assistant coaches, and equipment or supplies managers. Grantees may contract with youth trainers to provide services which may include training in peer pressure reversal, resistance or refusal skills, goal planning, parenting skills, and other relevant topics.

(F) Transportation costs directly related to Youth Sports activities (for example, leasing a vehicle to transport a Youth Sports team to a game) are eligible program expenses.

(G) The purchase of vehicles under this program is prohibited.

(H) Liability insurance costs directly related to Youth Sports activities are eligible program expenses.

(3) Threshold requirements for funding.

Every activity proposed for funding under the Youth Sports Program must satisfy each of the following requirements or it will not be considered for funding:

(i) The activity must be operated as, in conjunction with, or in furtherance of, an organized program or plan designed to eliminate drugs and drug-related problems in the public or Indian housing development or developments for which the activity is proposed. (See, Section III.(a)(7), below, of this NOFA.)

(ii) The activity for which funding is sought must be conducted with respect to public or Indian housing sites that HUD determines have a substantial problem regarding the use or sale of illegal drugs.

(A) The determination required in paragraph (ii) will be made on the basis of information submitted in the applicant's plan as described below in "Checklist of Application Submission Requirements," Section III.(a)(7).

(iii) The activities or facilities funded by Youth Sports grants must serve primarily youth from the public or

Indian housing developments for which the activities or facilities are operated. (See, Section III.(a)(10), below.)

(iv) Applicants must provide a workplan detailing a timeline for the implementation of activities and a budget for the activity or activities for which funding is sought, as required by Sections III.(a)(4) and (5), below.

(v) Applicants must be able to supplement the amount provided by a grant under the Youth Sports Program with an amount of funds from non-Federal sources equal to or greater than 50 percent of the amount provided by the grant. (See Section III.(a)(2)(ii), below.) Funds from non-Federal sources are funds the applicant receives for the Youth Sports activities identified in its application from the following:

(A) States;

(B) Units of general local government or agencies of such governments;

(C) Indian tribes;

(D) Private contributions;

(E) Any salary paid to staff to carry out the Youth Sports activities of the applicant, computed as follows:

(1) Only that portion of staff salaries representing time that will be spent on new and additional duties directly involved with Youth Sports activities may qualify as funds from non-Federal sources;

(2) Staff salaries that are paid with Youth Sports funds do not qualify as funds from non-Federal sources for the purpose of this program;

(F) The value of the time and services contributed by volunteers to carry out the program of the grant recipient to be determined as follows:

(1) Except as set out in paragraph (2), below, the value of time and services contributed by volunteers is to be computed on the basis of five dollars per hour;

(2) Where the volunteer is a professional or a person with special training performing a service directly related to the profession or special training, the value of the service is to be computed on the basis of the usual and customary hourly rate paid for the service in the community where the Youth Sports activity is located;

(G) The value of any donated material, equipment, or building, computed on the basis of the fair market value of the donated item(s) at the time of the donation;

(1) The applicant must document the fair market value of donated items by referencing bills of sale, advertised prices, or appraisals, not more than one year old and taken from the community where the item or the Youth Sports activity is located (whichever is more

appropriate), of identical or comparable items;

(H) The value of any lease on a building, or part of a building, computed on the basis of the fair market value of a lease for similar property similarly situated.

(1) The applicant must document the fair market value of a lease by referencing an existing, or no more than one year old, lease from the building involved; or evidence, such as advertisements or appraisals, of the value of leases for comparable buildings.

(vi) Grant funds provided under this program and any State, tribal, or local funds used to supplement grant funds under this program may not be used to replace other public funds previously used, or designated for use, for the purpose of this program. (See, Section III.(a)(2)(vi).

(d) Selection Criteria

Each application for a grant award that is submitted in a timely manner to the local HUD field office or, in the case of IHAs, to the appropriate HUD Office of Native American Programs, and that otherwise meets the requirements of this NOFA, will be evaluated. *An application must receive a minimum score of 65 points out of the maximum of 100 points that may be awarded under this competition to be eligible for funding.* Grants will be awarded to the three highest-ranked, eligible PHA applications within each of the following 10 groupings of Area and State Offices:

New England
New York, New Jersey
Mid-Atlantic
Southeast
Midwest
Great Plains
Rocky Mountain
Southwest
Northwest/Alaska
Pacific/Hawaii

In addition, grants will be awarded to the three highest-ranked, eligible IHA applications on a nation-wide basis, subject to the following condition: of the total grants awarded to IHAs, the Director of ONAP retains the authority to insure that each Field Office of Native American programs receives a minimum of one eligible grant. This means that before an award is made to an IHA from the jurisdiction of a Field ONAP in which an IHA has already received an award, that award may be made to the next highest scoring IHA from the jurisdiction of a Field ONAP in which no IHA has yet received an award.

All of the remaining eligible applications, both PHAs and IHAs, will

then be placed in overall nation-wide ranking order, with the remaining funds granted in order of rank, except as discussed above for IHAs, until all funds are awarded. The following criteria will be used to evaluate eligible applications:

(1) The extent to which the Youth Sports activities to be assisted with the grant address the particular needs of the area to be served by the activities and the applicant employs methods, approaches, or ideas in the design or implementation of the activities particularly suited to fulfilling the needs (whether such methods are conventional or unique and innovative). (Maximum points: 20). In assessing this criterion, HUD will consider the following factors:

(i) The appropriateness of the applicant's methods, approaches, or ideas in addressing the particular needs of the area to be served by the program, as reflected in the description of the services to be provided by the applicant's proposed Youth Sports Program (Section III.(a)(3) of this NOFA). (9 points)

(ii) The resources committed to each activity and service (Section III.(a)(5) of this NOFA) proposed for funding in the application. (4 points)

(iii) An estimate of the number of youth from public or Indian Housing developments that will be involved in the applicant's proposed activities, in accordance with Section III.(a)(8) of this NOFA. (4 points)

(iv) The applicant's explanation of the procedures that will be followed to ensure that the Youth Sports activities will serve primarily youth from the public or Indian housing development in which the program to be assisted by a grant is operated, as required by Section III.(a)(10)(iii). (3 points)

(2) The technical merit of the application of the qualified applicant. (Maximum points: 8). In assessing this criterion HUD will consider the following factor:

(i) The quality and thoroughness of the statement required in the application (Section III.(a)(6) of this NOFA) regarding the extent to which the applicant's proposed Youth Sports activities meet the selection criteria for this program. (8 points)

(3) The qualifications, capabilities, and experience of the personnel and staff of the sports program who are critical to achieving the objectives of the program as described in the application. (Maximum points: 10). In assessing this criterion HUD will consider the following factors:

(i) The position descriptions, or if the identity of persons who will fill

positions is known, the resumes, of staff critical to achieving the objectives of the applicant's program, required under Section III.(a)(10)(ii) of this NOFA. (6 points)

(ii) The nature of the duties volunteers will perform, required under Section III.(a)(10)(ii) of this NOFA. (4 points)

(4) The capabilities, related experience, facilities, and techniques of the applicant for carrying out its youth sports program and achieving the objectives of its program as described in the application, and the potential of the applicant for continuing the youth sports program. (Maximum points: 25) In assessing this criterion HUD will consider the following factors:

(i) The related experience of the applicant, as evidenced by its staff, and of the entity consulted by the applicant in preparing its application, in conducting the type of activities, in public or Indian housing, for which funding is requested (Section III.(a)(10)(i) and (ii) of this NOFA). (9 points)

(ii) The appropriateness, in terms of need, size, location, and suitability, of the facilities to be used for youth activities (Section III.(a)(9) of this NOFA). (3 points)

(iii) The applicant's workplan and implementation schedule for the Youth Sports activities for which funding is sought (Section III.(a)(4) of this NOFA). (9 points)

(iv) The extent of the resources committed to continue the operation of Youth Sports activities and facilities beyond the grant term included in the applicant's description of plans to continue the Youth Sports activities in the future, as required in Section III.(a)(12) of this NOFA. (4 points)

(5) The extent to which an applicant has demonstrated that it will meet its obligations under section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u), and HUD's implementing regulations at 24 CFR part 135. (Maximum points: 3) In assessing this criterion, HUD will consider the following factor:

(i) The applicant's plan for training and employing section 3 residents and contracting with section 3 business concerns for economic opportunities generated in connection with the assisted project or activity. (3 points)

(6) The severity of the drug problem at the local public or Indian housing site for the youth sports program and the extent of any planned or actual efforts to rid the site of the problem. (Maximum points: 8) In assessing this criterion HUD will consider the following factors:

(i) The extent of the drug-related problems at the housing developments to be assisted, as established in the applicant's plan required by Section III.(a)(7) of this NOFA. (4 points)

(ii) The extent of any planned or actual efforts to rid the housing developments to be assisted of their drug-related problem, as described in the applicant's plan required by Section III.(a)(7) of this NOFA. (4 points)

(7) The extent to which local sports organizations or sports figures are involved. (Maximum points: 4 points) In assessing this criterion, HUD will consider the following factor:

(i) The documentation provided in the application of the level of on-site or other participation by local sports, cultural, recreational, educational, or other community organizations or figures that is focused on the specific youth activities for which the application is prepared (Section III.(a)(11) of this NOFA). (4 points)

(8) The extent of the coordination of proposed activities with local resident management groups or resident associations (where such groups exist) and coordination of proposed activities with ongoing programs of the applicant that further the purposes of the Youth Sports program. (Maximum points: 14) In assessing this criterion, HUD will consider the following factors:

(i) The applicant's description of its consultations with resident management groups or resident associations, where they exist, and residents, as required by Section III.(a)(7) of this NOFA. (9 points)

(ii) The extent to which the applicant demonstrates the relationship of the Youth Sports activities with other existing anti-drug activities, if any, in the housing developments to be assisted as reflected in the applicant's plan required by Section III.(a)(7) of this NOFA. (5 points)

(9) The extent of non-Federal contributions that exceed the fifty percent amount of such funds required. (Maximum points: 4) In assessing this criterion, HUD will consider the following factor:

(i) The applicant's budget describing the share of the costs of the applicant's Youth Sports Program provided by a grant under this program and the share of the costs provided from funds from non-federal sources and other resources, such as the number of volunteers and volunteer hours committed, submitted in accordance with Section III.(a)(5) of this NOFA. (4 points)

(10) The extent to which the applicant demonstrates local government or tribal support for the program. (Maximum

points: 4) In assessing this criterion, HUD will consider the following factor:

(i) The applicant's description of local or tribal government support as evidenced by contributions from these entities listed under Section III.(a)(5) of this NOFA. (4 points)

(e) Environmental Review

Before making an award of grant funds under this part, HUD will perform an environmental review to the extent required under the provisions of NEPA, applicable related authorities at 24 CFR 50.4, and HUD's implementing regulations at 24 CFR part 50.

II. Application Process

(a) An application package may be obtained from the local HUD field office or by calling HUD's Drug Information and Strategy Clearinghouse at 1-800-578-3472. The application package contains information on all exhibits and certifications required under this NOFA.

(b) The deadline for the submission of grant applications under this NOFA is March 13, 1995. In order to be eligible, the original and two copies of the application must be physically received by 3:00 PM, local time, on the deadline date at the local HUD field office or, in the case of IHAs, in the local field Office of Native American Programs (FONAP), with jurisdiction over the PHA or IHA, Attention: Public Housing Division Director, or Office of Native American Programs Administrator. A list of these offices is included as Appendix A to this NOFA. This application deadline is firm as to date and hour. In the interest of fairness to all competing applicants, the Department will treat as *ineligible for consideration* any application that is received after the deadline. Applicants should take this practice into account and make early submission of their materials to avoid any risk of loss of eligibility brought about by any unanticipated or delivery-related problems. A FAX is not acceptable.

III. Checklist of Application Submission Requirements

(a) Each application for a grant under this program must include the following:

(1) Standard Grant Application Forms SF-424 and SF-424A with narrative showing breakdown by program and cost, to include all equipment.

(2) The following certifications, executed by the CEO of the applicant:

(i) A certification that the applicant will supplement the amount provided by a grant under this program with an amount of funds from non-federal sources equal to or greater than 50

percent of the amount provided by the grant;

(ii) A certification that the activities or facilities funded by the Youth Sports grant will serve primarily youth from the public or Indian housing developments in which the activities or facilities are operated;

(iii) A certification that facilities receiving Youth Sports funding comply with any applicable local or tribal building requirements for recreational facilities;

(iv) A certification that the applicant will maintain a drug-free workplace in accordance with the requirements of the Drug-Free Workplace Act of 1988, 24 CFR part 24, subpart F (Applicants may submit a copy of their most recent drug-free workplace certification, which must be dated within the past year.);

(v) A certification and disclosure in accordance with the requirements of Section 319 of the Department of the Interior Appropriations Act (Pub. L. 101-121, approved October 23, 1989), as implemented in 24 CFR part 87 (This statute generally prohibits recipients and subrecipients of Federal contracts, grants, cooperative agreements and loans from using appropriated funds for lobbying the Executive or Legislative Branches of the Federal Government in connection with a specific, contract, grant, or loan.);

(vi) A certification that grant funds provided under this program and any State, tribal, or local funds used to supplement grant funds under this program will not be used to replace other public funds previously used, or designated for use, for the purpose of this program.

(vii) A certification that the applicant has assessed its potential liability arising out of Youth Sports activities, has considered any limitations on liability under State, local or tribal law, and that, upon being notified of a Youth Sports grant award, the applicant will obtain adequate insurance coverage to protect itself against any potential liability arising out of the eligible activities under this program.

(viii) *Civil Rights*. A certification from the applicant that:

(A) It will comply with title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000(d)) and with HUD regulations at 24 CFR part 1, which state that no person in the United States shall, on the ground 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 for which the applicant receives financial assistance; and will immediately take any measures necessary to effectuate this agreement.

With reference to the real property and structures which are provided or improved with the aid of federal financial assistance extended to the applicant, this assurance shall obligate the applicant, or in the case of any transfer, the transferee, for the period during which the real property and structures are used for a purpose for which the federal financial assistance is extended or for another purpose involving the provision of similar services or benefits;

(B) It will comply with the Fair Housing Act (42 U.S.C. 3601-3620) and with implementing regulations at 24 CFR part 100, which prohibit discrimination in housing on the basis of race, color, religion, sex, handicap, familial status or national origin, and will administer its programs and activities relating to housing in a manner affirmatively to further fair housing;

(C) It will comply with Executive order 11063 on *Equal Opportunity in Housing* and with implementing regulations at 24 CFR part 107, which prohibit discrimination because of race, color, creed, sex or national origin in housing and related facilities provided with federal financial assistance;

(D) It will comply with Executive order 11246 and its implementing regulations at 42 CFR chapter 60-1, which state that no person shall be discriminated against on the basis of race, color, religion, sex or national origin in any phase of employment during the performance of federal contracts, and that affected persons shall take affirmative action to ensure equal employment opportunity. The applicant will incorporate, or cause to be incorporated, into any contract for construction work as defined in 24 CFR 130.5, the equal opportunity clause required by § 130.15(b);

(E) It will comply with the requirements of section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u), and with the regulations at 24 CFR part 135. For IHAs this certification will be made to the maximum extent consistent with, but not in derogation of, compliance with section 7(b) of the Indian Self-determination and Education Assistance Act (25 U.S.C. 450e(b)).

(F) It will comply with section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and with implementing regulations at 24 CFR part 8, which prohibit discrimination based on handicap in federally assisted and conducted programs and activities;

(G) It will comply with the Age Discrimination Act of 1975 (42 U.S.C. 6101-6107) and implementing

regulations at 24 CFR part 146, which prohibit discrimination against persons because of age in projects and activities receiving federal financial assistance;

(H) It will comply with Executive orders 11625, 12432, and 12138, which state that program participants shall take affirmative action to encourage participation by businesses owned and operated by members of minority groups and by women;

(I) It will comply with Title II of the Americans with Disabilities Act (42 U.S.C. 12131) and with implementing regulations at 28 CFR part 35, which prohibit discrimination on the basis of disability by public entities.

(3) A description of the nature of the services to be provided by the applicant's proposed Youth Sports Program, including an explanation of the way in which the activities or facilities proposed for funding address the particular needs of the area to be served by the program.

(4) A workplan with an 18 months maximum task timeline providing an implementation schedule for the Youth Sports activities.

(5) A budget describing the financial and other resources committed to each activity and service of the program. The budget must identify the share of the costs of the applicant's Youth Sports activities provided by a grant under this program and provide a narrative describing how the share of the costs provided from other sources of funds (e.g. local or tribal government, corporations, individuals), including funds from non-Federal sources, will be obtained.

(6) A statement regarding the extent to which the applicant's proposed Youth Sports activities meet the selection criteria in Section I. (d), above.

(7) A plan designed to eliminate drugs and drug-related problems on the premises of the housing developments proposed for funding. Applicants are given a choice to satisfy this requirement in one of two ways. First, an applicant may submit a current-year plan prepared for the housing developments in accordance with 24 CFR 961.15 as a part of a Drug Elimination Program grant. In this case, the applicant must indicate how its proposed Youth Sports activities will be operated as, in conjunction with, or in furtherance of the 961.15 plan. The other choice is that an applicant may submit an abbreviated plan prepared for this NOFA as follows:

(i) The plan must describe the drug-related problems in the developments that are proposed for funding under this program, using:

(A) Objective data, if available, from the local police precinct or the PHA's or IHA's records on the types, number and sources of drug-related crime in the developments proposed for assistance. If crime statistics are not available at the development or precinct level, the applicant may use other reliable, objective data including those derived from the records of Resident Management Corporations (RMCs), Resident Organizations (ROs), Resident Corporations (RCs), or other resident associations. The data should cover the past one-year period and, to the extent feasible, should indicate whether these data reflect a percentage increase or decrease in drug-related crime over the past several years.

(B) Information from other sources which has a direct bearing on drug-related problems in the developments proposed for assistance. Examples of these data are: resident/staff surveys on drug-related issues or on-site reviews to determine drug activity; vandalism costs and related vacancies attributable to drug-related crime; information from schools, health service providers, residents and police.

(ii) The plan must include a narrative discussion of the applicant's current activities, if any, to eliminate drug-related problems in the targeted developments. Any efforts being undertaken by community and governmental entities, residents of the development, Resident Management Corporations (RMCs), Resident Organizations (ROs), Resident Corporations (RCs), other resident associations, or any other entities to address the drug-related problems in the developments proposed for assistance must be described. The applicant must also indicate how its proposed Youth Sports activities will be operated as, in conjunction with, or in furtherance of the other activities described in the plan.

(8) An estimate of the number of youth involved.

(i) The applicant must provide the total estimated number of youth involved for each proposed activity and participating in youth leadership assignments (for example, team managers, assistant managers, team captains) computed on an annual and, if applicable, a session or seasonal basis (for example, classes or league sports may be organized in sessions or seasons that run for a certain number of weeks or months, or more activities may take place and more youth may be involved on weekends than on weekdays).

(ii) The total estimated number given for each activity must be further broken down by categories of age (e.g., 5-8

years old, 9-12 years old, etc.), sex (male, female, co-ed), and residency in public or Indian housing.

(9) A description of the facilities used.

(i) Facilities to be used for Youth Sports activities must be described in the application with regard to their dimensions, location, accessibility to the disabled, and the number of youth that can be accommodated at one time.

(A) In the case of an Indian housing development, if a facility to be acquired, constructed, or rehabilitated is not located on or adjacent to the premises of the development to be assisted, the application must specify how youth from the Indian housing development will have access to the facility (e.g., transportation will be provided, transportation service is readily available).

(ii) Where applicable, the application must provide a detailed explanation of all facility acquisition, construction, rehabilitation, operation, redesign or modification proposed for funding under this program.

(A) The application must specify what percent of the facility will be used for youth activities (as opposed to, for example, senior citizen or adult activities). This percentage may not be less than the percentage of Youth Sports funding provided for the facility.

(iii) The application must identify the entity that will be responsible for the operation of any facility funded by a Youth Sports grant.

(10) A description of the organization of the applicant's proposed Youth Sports program, which must detail:

(i) The consultations entered into by the applicant with RMCs/RCs, where they exist, and other entities experienced in the design and implementation of the type of proposed youth sports activities;

(ii) The position descriptions, or if the identity of persons who will fill positions is known, the resumes, of the staff that will be responsible for managing and operating the Youth Sports activities must be included in the application; if volunteers are involved, their number, job descriptions, and hours per week of involvement must be included;

(iii) The procedures that will be followed to ensure that the Youth Sports activities or facilities will serve primarily youth from the public or Indian housing development in which the program to be assisted by a grant is operated must be explained in the application.

(11) A description of the extent of involvement of local sports organizations or sports figures.

(i) The applicant must provide documentation of the level of on-site or other participation by local and nationally affiliated sports organizations, except as provided in Section (ii) below, with at least two years of organizational and operational experience. These may include, but are not limited to, strictly sports organizations, such as, Little Leagues, Midnight Basketball, or professional teams. Participation by cultural, recreational, or educational organizations is also permissible. The participation of these groups must be focused on the youth activities for which the application is prepared.

(ii) The applicant may demonstrate the involvement of local or national sports, cultural, recreational or educational figures, such as athletes, coaches, artists, entertainers and teachers in place of, or in addition to, the participation of organizations. The participation of these figures must be focused on the youth activities for which the application is prepared.

(12) A description of plans and resources to continue the Youth Sports activities beyond the grant term under this program, including the commitment of entities (e.g., local and tribal governments, corporations, community organizations) and individuals to continue their involvement in the applicant's Youth Sports activities and facilities.

(13) HUD Form 2880.

IV. Corrections to Deficient Applications

(a) HUD will notify an applicant, in writing, of any curable technical deficiencies in the application. The applicant must submit corrections in accordance with the information specified in HUD's letter within 14 calendar days from the date of receipt of HUD's letter notifying the applicant of any such deficiency.

(b) Curable technical deficiencies relate to items that:

(1) Are not necessary for HUD review under selection criteria/ranking factors; and

(2) Will not improve the substantive quality of the proposal. An example of a technical deficiency would be the failure of an applicant to submit a certification with its proposal.

V. Other Matters

(a) Environmental Impact

A Finding of No Significant Impact (FONSI) with respect to the environment has been made in accordance with HUD regulations at 24 CFR part 50 that implement section

102(2)(C) of the National Environmental Policy Act of 1969, 42 U.S.C. 4332. The FONSI is available for public inspection and copying from 7:30 to 5:30 weekdays in the Office of the Rules Docket Clerk, Room 10276, 451 Seventh Street, SW., Washington, DC 20401. HUD will review all applications and their proposed activities in accordance with the environmental requirements of 24 CFR part 50.

(b) Federalism Impact

The General Counsel, as the Designated Official under section 6(a) of Executive Order 12612, *Federalism*, has determined that the provisions of this NOFA do not have "federalism implications" within the meaning of the Order. The NOFA implements a program that provides positive sports, cultural, recreational, educational or other activities designed to appeal to youth as alternatives to the drug environment in public and Indian housing, and makes available grants to PHAs and IHAs to help them implement these activities. As such, the program helps PHAs and IHAs to combat serious drug-related crime problems in their developments, thereby strengthening their role as instrumentalities of the States. Further review under the Order is also unnecessary since the NOFA generally tracks the statute and involves little implementing discretion.

(c) Family Impact

The General Counsel, as the Designated Official for Executive Order 12606, *the Family*, has determined that the provisions of this NOFA have the potential for significant positive impact on family formation, maintenance and general well-being within the meaning of the Order. The NOFA implements a program that provides positive sports, cultural, recreational, educational or other activities designed to appeal to youth as alternatives to the drug environment in public and Indian housing, and makes available grants to PHAs and IHAs to help them implement these activities. As such, the program is intended to improve the quality of life of public and Indian housing development residents by reducing the incidence of drug-related crime and should have a strong positive effect on family formation, maintenance and general well-being for PHAs and IHAs selected for funding. Further review under the Order is also not necessary since the NOFA essentially tracks the authorizing legislation and involves little exercise of HUD discretion.

(d) Section 102 HUD Reform Act

Documentation and public access requirements. HUD will ensure that documentation and other information regarding each application submitted pursuant to this NOFA are sufficient to indicate the basis upon which assistance was provided or denied. This material, including any letters of support, will be made available for public inspection for a five-year period beginning not less than 30 days after the award of the assistance. Material will be made available in accordance with the Freedom of Information Act (5 U.S.C. 552) and HUD's implementing regulations at 24 CFR part 15. In addition, HUD will include the recipients of assistance pursuant to this NOFA in its quarterly **Federal Register** notice of all recipients of HUD assistance awarded on a competitive basis. (See 24 CFR 12.14(a) and 12.16(b), and the notice published in the **Federal Register** on January 16, 1992 (57 FR 1942), for further information on these documentation and public access requirements.)

Disclosures

HUD will make available to the public for five years all applicant disclosure reports (HUD Form 2880) submitted in connection with this NOFA. Update reports (also Form 2880) will be made available along with the applicant disclosure reports, but in no case for a period of less than three years. All reports—both applicant disclosures and updates—will be made available in accordance with the Freedom of Information Act (5 U.S.C. 552) and HUD's implementing regulations at 24 CFR part 15, subpart C, and the notice published in the **Federal Register** on January 16, 1992 (57 FR 1942), for further information on these disclosure requirements.)

(e) Section 103 HUD Reform Act

HUD's regulation implementing section 103 of the Department of Housing and Urban Development Reform Act of 1989 was published May 13, 1991 (56 FR 22088) and became effective on June 12, 1991. That regulation, codified as 24 CFR part 4, applies to the funding competition announced today. The requirements of the rule continue to apply until the announcement of the selection of successful applicants. HUD employees involved in the review of applications and in the making of funding decisions are limited by part 4 from providing advance information to any person

(other than an authorized employee of HUD) concerning funding decisions, or from otherwise giving any applicant an unfair competitive advantage. Persons who apply for assistance in this competition should confine their inquiries to the subject areas permitted under 24 CFR part 4.

Applicants who have questions should contact the HUD Office of Ethics (202) 708-3815. (This is not a toll-free number.) The Office of Ethics can provide information of a general nature to HUD employees, as well. However, a HUD employee who has specific program questions, such as whether particular subject matter can be discussed with persons outside the Department, should contact his or her Regional or Field Office Counsel, or Headquarters counsel for the program to which the question pertains.

(f) Section 112 HUD Reform Act

Section 13 of the Department of Housing and Urban Development Act contains two provisions dealing with efforts to influence HUD's decisions with respect to financial assistance. The first imposes disclosure requirements on those who are typically involved in these efforts—those who pay others to influence the award of assistance or the taking of a management action by the Department *and* those who are paid to provide the influence. The second restricts the payment of fees to those who are paid to influence the award of HUD assistance, if the fees are tied to the number of housing units received or are based on the amount of assistance received, or if they are contingent upon the receipt of assistance. Section 13 was implemented by final rule published in the **Federal Register** on May 17, 1991 (56 FR 22912).

Any questions regarding the rule should be directed to Director, Office of Ethics, room 2158, Department of Housing and Urban Development, 451 Seventh Street, S.W., Washington, D.C. 20410. Telephone: (202) 708-3815; TDD: (202) 708-1112. (These are not toll-free numbers.) Forms necessary for compliance with the rule may be obtained from the local HUD office.

Authority: Sec. 520, National Affordable Housing Act (approved November 28, 1990, Pub. L. 101-625); sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

Dated: December 27, 1994.

Joseph Shuldiner,

Assistant Secretary for Public and Indian Housing.

Appendix A: Listing of Addresses for HUD Field Offices Accepting Applications for the FY 1995 Public Housing Youth Sports Program

HUD—New England Area—Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont

Boston, Massachusetts HUD Field Office

Public Housing Division, Thomas P. O'Neill, Jr. Federal Building, 10 Causeway Street, Room 375, Boston, MA 02222-1092, (617) 565-5234, TDD Number: (617) 565-5453, Office hours: 8:30am-5:00pm local time

Hartford, Connecticut HUD Field Office

Public Housing Division, 330 Main Street, Hartford, Connecticut 06106-1860, (203) 240-4522, TDD Number: (203) 240-4665, Office hours: 8:00am-4:30pm local time

Manchester, New Hampshire HUD Field Office

Public Housing Division, Norris Cotton Federal Building, 275 Chestnut Street, Manchester, New Hampshire 03101-2487, (603) 666-7681, TDD Number: (603) 666-7518, Office hours: 8:00am-4:30pm local time

Providence, Rhode Island HUD Field Office

Public Housing Division, 10 Weybosset Street, Sixth Floor, Providence, Rhode Island 02903-2808, (401) 528-5351, TDD Number: (401) 528-5364, Office hours: 8:00am-4:30pm local time

HUD—New York, New Jersey Area—New York, New Jersey

New York HUD Field Office,

Public Housing Division, 26 Federal Plaza, New York, New York 10278-0068, (212) 264-6500, TDD Number: (212) 264-0927, Office hours: 8:30am-5:00pm local time

Buffalo, New York HUD Field Office

Public Housing Division, Lafayette Court, 5th Floor, 465 Main Street, Buffalo, New York 14203-1780, (716) 846-5755, TDD Number: Number not available, Office hours: 8:00am-4:30pm local time

Newark, New Jersey HUD Field Office

Public Housing Division, One Newark Center—12th Floor, Newark, New Jersey 07102-5260, (201) 622-7900, TDD Number: (201) 645-6649, Office hours: 8:30am-5:00pm local time

HUD—Midatlantic Area—Pennsylvania, Washington D.C., Maryland, Delaware, Virginia, West Virginia

Philadelphia, Pennsylvania HUD Field Office

Public Housing Division, Liberty Square Building, 105 South 7th Street, Philadelphia, Pennsylvania 19106-3392, (215) 597-2560, TDD Number: (215) 597-5564, Office hours: 8:00am-4:30pm local time

Washington, D.C. HUD Field Office

Public Housing Division, 820 First Street N.E., Washington, D.C. 20002-4502, (202) 275-9200, TDD Number: (202) 275-0967, Office hours: 8:00am-4:30pm local time

Baltimore, Maryland HUD Field Office, Public Housing Division, 10 South Howard Street, 5th Floor, Baltimore, Maryland 21201-2505, (401) 962-2520, TDD Number: (410) 962-0106, Office hours: 8:00am-4:30pm local time

Pittsburgh, Pennsylvania HUD Field Office

Public Housing Division, Old Post Office Courthouse Building, 700 Grant Street, Pittsburgh, Pennsylvania 15219-1939, (412) 644-6428, TDD Number: (412) 644-5747, Office hours: 8:00am-4:30pm local time

Richmond, Virginia HUD Field Office

Public Housing Division, The 3600 Centre, 3600 West Broad Street, P.O. Box 90331, Richmond, Virginia 23230-0331, (804) 278-4507, TDD Number: (804) 278-4501, Office hours: 8:00am-4:30pm local time

Charleston, West Virginia HUD Field Office

Public Housing Division, 405 Capitol Street, Suite 708, Charleston, West Virginia 25301-1795, (304) 347-7000, TDD Number: (304) 347-5332, Office hours: 8:00am-4:30pm local time

HUD—Southeast Area—Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee, Caribbean, Virgin Islands

Atlanta, Georgia HUD Field Office

Public Housing Division, Richard B. Russell Federal Building, 75 Spring Street, S.W., Atlanta, Georgia 30303-3388, (404) 331-5136, TDD Number: (404) 730-2654, Office hours: 8:00am-4:30pm local time

Birmingham, Alabama HUD Field Office

Public Housing Division, 600 Beacon Parkway West, Suite 300, Birmingham, Alabama 35209-3144, (205) 290-7601, TDD Number: (205) 290-7624, Office hours: 7:45am-4:30pm local time

Louisville, Kentucky HUD Field Office

Public Housing Division, 601 West Broadway, P.O. Box 1044, Louisville, Kentucky 40201-1044, (502) 582-6161, TDD Number: (502) 582-5139

Jackson, Mississippi HUD Field Office

Public Housing Division, Doctor A.H. McCoy Federal Building, 100 West Capitol Street, Room 910, Jackson, Mississippi 39269-1096, (601) 975-4746, TDD Number: (601) 975-4717, Office hours: 8:00am-4:45pm local time

Greensboro, North Carolina HUD Field Office

Public Housing Division, 2306 West Meadowview Road, Greensboro, North Carolina 27407, (919) 547-4000, TDD Number: 919-547-4055, Office hours: 8:00am-4:45pm local time

Caribbean HUD Field Office

Public Housing Division, New San Office Building, 159 Carlos East Chardon Avenue, San Juan, Puerto Rico 00918-1804, (809) 766-6121, TDD Number: Number not available, Office hours: 8:00am-4:30pm local time

Columbia, South Carolina HUD Field Office

Public Housing Division, Strom Thurmond Federal Building, 1835 Assembly Street,

Columbia, South Carolina 29201-2480, (803) 765-5592, TDD Number: Number not available, Office hours: 8:00am-4:45pm local time

Knoxville, Tennessee HUD Field Office

Public Housing Division, John J. Duncan Federal Building, 710 Locust Street, S.W., Room 333, Knoxville, Tennessee 37902-2526, (615) 545-4384, TDD Number: (615) 545-4379, Office hours: 7:30am-4:15pm local time

Nashville, Tennessee HUD Field Office

Public Housing Division, 251 Cumberland Bend Drive, Suite 200, Nashville, Tennessee 37228-1803, (615) 736-5213, TDD Number: (615) 736-2886, Office hours: 7:45am-4:15pm local time

Jacksonville, Florida HUD Field Office

Public Housing Division, Southern Bell Towers, 301 West Bay Street, Suite 2200, Jacksonville, Florida 32202-5121, (904) 232-2626, TDD Number: (904) 232-2357, Office hours: 7:45am-4:30pm local time

HUD—Midwest Area Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin

Chicago, Illinois HUD Field Office

Public Housing Division, Ralph H. Metcalfe Federal Building, 77 West Jackson Boulevard, Chicago, IL 60604, (312) 353-5680, TDD Number: (312) 353-7143, Office hours: 8:15am-4:45pm local time

Detroit, Michigan HUD Field Office

Public Housing Division, Patrick V. McNamara Federal Building, 477 Michigan Avenue, Room 1645, Detroit, Michigan 48226-2592, (313) 226-6880, TDD Number: (313) 226-7812, Office hours: 8:00am-4:30pm local time

Indianapolis, Indiana HUD Field Office

Public Housing Division, 151 North Delaware Street, Suite 1200, Indianapolis, Indiana 46204-2526, (317) 226-6303, TDD Number: (317) 226-7081, Office hours: 8:00am-4:45pm local time

Grand Rapids, Michigan HUD Field Office

Public Housing Division, 2922 Fuller Avenue, N.E., Grand Rapids, Michigan 49505-3499, (616) 456-2127, TDD Number: Number not available, Office hours: 8:00am-4:45pm local time

Minneapolis—St. Paul, Minnesota HUD Field Office

Public Housing Division, Bridge Place Building, 220 2nd Street South, Minneapolis, Minnesota 55401-2195, (612) 370-3000, TDD Number: (612) 370-3186, Office hours: 8:00am-4:30pm local time

Cincinnati, Ohio HUD Field Office

Public Housing Division, 525 Vine Street, Suite 700, Cincinnati, Ohio 45202-3188, (513) 684-2884, TDD Number: (513) 684-6180, Office hours: 8:00am-4:45pm local time

Cleveland, Ohio HUD Field Office

Public Housing Division, Renaissance Building, 1375 Euclid Avenue, Fifth Floor, Cleveland, Ohio 44115-1815, (216) 522-4065, TDD Number: Number not available, Office hours: 8:00am-4:40pm local time

- Columbus, Ohio HUD Field Office
Public Housing Division, 200 North High Street, Columbus, Ohio 43215-2499, (614) 469-5737, TDD Number: Number not available, Office hours: 8:30am-4:45pm local time
- Milwaukee, Wisconsin HUD Field Office
Public Housing Division, Henry S. Reuss Federal Plaza, 310 West Wisconsin Avenue, Suite 1380, Milwaukee, Wisconsin 53203-2289, (414) 291-3214, TDD Number: Number not available, Office hours: 8:00am-4:30pm local time
- HUD—Southwest Area—Arkansas, Louisiana, New Mexico, Oklahoma, Texas*
- Fort Worth, Texas HUD Field Office
Public Housing Division, 1600 Throckmorton Street, Room 304, P.O. Box 2905, Fort Worth, Texas 76113-2905, (817) 885-5934, TDD Number: (817) 885-5447, Office hours: 8:00am-4:30pm local time
- Houston, Texas HUD Field Office
Public Housing Division, Norfolk Tower, 2211 Norfolk, Suite 300, Houston, Texas 77098-4096, (713) 834-3235, TDD Number: Number not available, Office hours: 7:45am-4:30pm local time
- San Antonio, Texas HUD Field Office
Public Housing Division, Washington Square, 800 Dolorosa Street, Room 206, San Antonio, Texas 78207-4563, (512) 229-6783, TDD Number: (512) 229-6783, Office hours: 8:00am-4:30pm local time
- Little Rock, Arkansas HUD Field Office
Public Housing Division, TCBY Tower, 425 West Capitol Avenue, Room 900, Little Rock, Arkansas 72201-3488, (501) 324-5935, TDD Number: (501) 324-5931, Office hours: 8:00am-4:30pm local time
- New Orleans, Louisiana HUD Field Office
Public Housing Division, Fisk Federal Building, 1661 Canal Street, Suite 3100, New Orleans, Louisiana 70112-2887, (504) 589-7251, TDD Number: Number not available, Office hours: 8:00am-4:30pm local time
- Oklahoma City, Oklahoma HUD Field Office
Public Housing Division, Alfred P Murrah Federal Building, 200 N.W. 5th Street, Room 803, Oklahoma City, Oklahoma 73102-3202, (405) 231-4857, TDD Number: (405) 231-4891, Office hours: 8:00am-4:30pm local time
- Albuquerque, New Mexico HUD Field Office
Public Housing Division, 625 Truman Street N.E., Albuquerque, NM 87110-6472, (505) 262-6463, TDD Number: (505) 262-6463, Office hours: 7:45am-4:30pm local time
- Great Plains—Iowa, Kansas, Missouri, Nebraska*
- Kansas City, Kansas HUD Field Office
Public Housing Division, Gateway Tower II, 400 State Avenue, Room 400, Kansas City, Kansas 66101-2406, (913) 551-5488, TDD Number: (913) 551-5815, Office hours: 8:00am-4:30pm local time
- Omaha, Nebraska HUD Field Office
Public Housing Division, 10909 Mill Valley Road, Omaha, Nebraska 68154-3955, (402) 492-3100, TDD Number: (402) 492-3183, Office hours: 8:00am-4:30pm local time
- St. Louis, Missouri HUD Field Office
Public Housing Division, 1222 Spruce Street, St. Louis, Missouri 63103-2836, (314) 539-6583, TDD Number: (314) 539-6331, Office hours: 8:00am-4:30pm local time
- Des Moines, Iowa HUD Field Office
Public Housing Division, Federal Building, 210 Walnut Street, Room 239, Des Moines, Iowa 50309-2155, (515) 284-4512, TDD Number: (515) 284-4728, Office hours: 8:00am-4:30pm local time
- HUD—Rocky Mountains Area—Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming*
- Denver, Colorado HUD Field Office
Public Housing Division, First Interstate Tower North, 633 17th Street, Denver, CO 80202-3607, (303) 672-5248, TDD Number: (303) 672-5248, Office hours: 8:00am-4:30pm local time
- HUD—Pacific/Hawaii Area—Arizona, California, Hawaii, Nevada, Guam, American Samoa*
- San Francisco, California HUD Field Office
Public Housing Division, Philip Burton Federal Building and U.S. Courthouse, 450 Golden Gate Avenue, P.O. Box 36003, San Francisco, California 94102-3448, (415) 556-4752, TDD Number: (415) 556-8357, Office hours: 8:15am-4:45pm local time
- Honolulu, Hawaii HUD Field Office
Public Housing Division, 7 Waterfront Plaza, 500 Ala Moana Boulevard, Room 500, Honolulu, Hawaii 96813-4918, (808) 541-1323, TDD Number: (808) 541-1356, Office hours: 8:00am-4:00pm local time
- Los Angeles, California HUD Field Office
Public Housing Division, 1615 West Olympic Boulevard, Los Angeles, California 90015-3801, (213) 251-7122, TDD Number: (213) 251-7038, Office hours: 8:00am-4:30pm local time
- Sacramento, California HUD Field Office
Public Housing Division, 777 12th Avenue, Suite 200, P.O. Box 1978, Sacramento, California 95814-1997, (916) 498-5270, TDD Number: (916) 498-5220, Office hours: 8:00am-4:30pm local time
- Phoenix, Arizona HUD Field Office
Public Housing Division, Two Arizona Center, 400 North 5th Street, Suite 1600, Phoenix, Arizona 85004-2361, (602) 261-4434, TDD Number: (602) 379-4461, Office hours: 8:00am-4:30pm local time
- HUD—Northwest/Alaska Area—Alaska, Idaho, Oregon, Washington*
- Seattle, Washington HUD Field Office
Public Housing Division, Seattle Federal Office Building, 909 First Avenue, Suite 200, Seattle, WA 98104-1000, (206) 220-5292, TDD Number: (206) 220-5185, Office hours: 8:00am-4:30pm local time
- Portland, Oregon HUD Field Office
Public Housing Division, 520 S.W. 6th Avenue, Portland, Oregon 97203-1596, (503) 326-2561, TDD Number: (503) 326-3656, Office hours: 8:00am-4:30pm local time
- Anchorage, Alaska HUD Field Office
Public Housing Division, University Plaza Building, 949 East 36th Avenue, Suite 401, Anchorage, Alaska 99508-4399, (907) 271-4170, TDD Number: (907) 271-4328
- HUD Offices of Native American Programs**
- Eastern/Woodlands Area—Tribes and IHAs: East of the Mississippi River, Including All of Minnesota and Iowa*
- Eastern/Woodlands HUD Field Office of Native American Programs
- Eastern/Woodlands Office of Native American Programs, Ralph H. Metcalfe Federal Building, 77 West Jackson Boulevard, Room 2400, Chicago, IL 60604, (312) 353-1282 or (800) 735-3239, TDD Number: (312) 886-3741 or (800) 927-9275, Office hours: 8:15am-4:45pm local time
- Southern Plains Area—Tribes and IHAs: Louisiana, Missouri, Kansas, Oklahoma, and Texas, Except for Isleta Del Sur in Texas*
- Oklahoma City, Oklahoma HUD Field Office of Native American Programs
- Southern Plains Office of Native American Programs, Alfred P Murrah Federal Building, 200 N.W. 5th Street, 8th Floor, Oklahoma City, OK 73102-3201, (405) 231-4101, TDD Number: (405) 231-4891 or (405) 231-4181, Office hours: 8:00am-4:30pm local time
- Northern Plains Area—Tribes and IHAs: Colorado, Montana, Nebraska, North Dakota, South Dakota, and Wyoming*
- Denver, Colorado HUD Field Office of Native American Programs
- Northern Plains Office of Native American Programs, First Interstate Tower North, 633 17th Street, 14th Floor, Denver, CO 80202-3607, (303) 672-5462, TDD Number: (303) 844-6158, Office hours: 8:00am-4:30pm local time
- Southwest Area—Tribes and IHAs: Arizona, California, New Mexico, Nevada, and Isleta Del Sur in Texas*
- Phoenix, Arizona HUD Field Office of Native American Programs
- Southwest Office of Native American Programs, Two Arizona Center, Suite 1650, Phoenix, Arizona 85004-2361, (602) 379-4156, TDD Number: (602) 379-4461, Office hours: 8:15am-4:45pm local time or
- Albuquerque, HUD Division of Native American Programs
- Albuquerque Division of Native American Programs, Albuquerque Plaza, 201 3rd Street, NW, Suite 1830, Albuquerque, New Mexico 87102-3368, (505) 766-1372, TDD Number: None available, Office hours: 7:45am-4:30pm local time or
- Northern California Division of Native American Programs, 450 Golden Gate Avenue, 8th Floor, Box 36003, San Francisco, CA 94102-3448, (415) 556-9200, TDD Number: (415) 556-8357

Northwest Area—Tribes and IHAs: Idaho, Oregon, and Washington

Seattle, Washington HUD Field Office of Native American Programs

Northwest Office of Native American Programs, Seattle Federal Office Building, 909 First Avenue, Suite 300, Seattle, WA 98104-1000, (206) 220-5270, TDD

Number: (206) 220-5185, Office hours: 8:00am-4:30pm local time

Alaska Area—Tribes and IHAs: Alaska
Anchorage, Alaska HUD Field Office of Native American Programs

Alaska Office of Native American Programs, University Plaza Building, 949 East 36th

Avenue, Suite 401, Anchorage, Alaska 99508-4399, (907) 271-4633, TDD
Number: (907) 271-4328

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