Funding Approval and Tax Credit Assistance Program (TCAP) Agreement

Title XII of the American Recovery and Reinvestment Act of 2009 (Recovery Act)

public disclosure is not required.

U.S. Department of Housing and Urban Development Office of Community Planning and Development OMB No. 2506-0181 (exp. 10/31/09)

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

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

Grantee Name and Address	2. Grantee Number				
	Tax Identification Number Appropriation Number FY (yyyy)				
6. Previous Obligation (Enter "0" for initial FY allocation)					\$
a. Formula Funds			\$		
7. Current Transaction (+ or -)					\$
a. Formula Funds			\$		
8. Revised Obligation					\$
a. Formula Funds			\$		
9. Special Conditions (check applicable box) 10. D		10 Date of	Date of Obligation (Congressional Release Date)		
9. Special Conditions (check applicable box)		10. Date of	Obligation (Congres	Siuliai Release	Dale)
Not applicable Attached		(mm/do	d/yyyy) /	I	
	TCAP Sub n Agreement ake the fun year provid on of the am gransfer and D may, by it her consenter Internal F	(mm/do	the Grantee is made ket and the Recovery A 40092, including any social Year specified, available formula reallocation other consent. HUD's preporting procedures is of an amendment, deolatee agrees that funds le. The Grantee agree	pursuant to the Act (as is now in pecial conditions ilable to the Gran are covered by payment of funds issued pursuant to ligate funds prevexpended will be sto assume all of	authority of Section 2, effect and as may be , constitute part of this ntee upon execution of this Agreement upon a under this Agreement to the Recovery Act. To viously awarded to the ce capital investments of the responsibility for
Not applicable Attached This Agreement between the Department of Housing and Urban Division A, Title XII of the Recovery Act. The Grantee's approved amended from time to time) and this Tax Credit Assistance Program Agreement. Subject to the provisions of this Agreement, HUD will m this Agreement by the parties. All funds for the specified Fiscal Nexecution of an amendment by HUD, without the Grantee's execution is subject to the Grantee's compliance with HUD's electronic funds to the extent authorized by HUD regulations in the Recovery Act, HUD Grantee without the Grantee's execution of the amendment or other pursuant to the Recovery Act and as defined under Section 42 of the	TCAP Sub n Agreemen ake the fun year provid on of the am rransfer and D may, by it her consen d required i	(mm/do	the Grantee is made ket and the Recovery A 40092, including any s scal Year specified, availy formula reallocation other consent. HUD's preporting procedures is of an amendment, deolute agrees that funds le. The Grantee agree at 24 CFR Part 58 and	pursuant to the Act (as is now in pecial conditions ilable to the Gran are covered by payment of funds issued pursuant to ligate funds prevexpended will be sto assume all of	authority of Section 2, effect and as may be , constitute part of this ntee upon execution of this Agreement upon a under this Agreement to the Recovery Act. To viously awarded to the ce capital investments of the responsibility for
This Agreement between the Department of Housing and Urban Division A, Title XII of the Recovery Act. The Grantee's approved amended from time to time) and this Tax Credit Assistance Program Agreement. Subject to the provisions of this Agreement, HUD will m this Agreement by the parties. All funds for the specified Fiscal execution of an amendment by HUD, without the Grantee's execution is subject to the Grantee's compliance with HUD's electronic funds to the extent authorized by HUD regulations in the Recovery Act, HUD Grantee without the Grantee's execution of the amendment or other pursuant to the Recovery Act and as defined under Section 42 of the environmental review, decision making, and actions, as specified and	TCAP Sub n Agreemen ake the fun year provid on of the am rransfer and D may, by it her consen d required i	(mm/de) and mission Packet, form HUD-ds for the Fised by HUD-lendment or a linformation is execution at the Gran Revenue Code in regulation a	the Grantee is made ket and the Recovery A 40092, including any s scal Year specified, availy formula reallocation other consent. HUD's preporting procedures is of an amendment, deolute agrees that funds le. The Grantee agree at 24 CFR Part 58 and	pursuant to the Act (as is now in pecial conditions ilable to the Gran are covered by payment of funds issued pursuant to ligate funds prevexpended will be sto assume all of	authority of Section 2, effect and as may be , constitute part of this nate upon execution of this Agreement upon a under this Agreement of the Recovery Act. To viously awarded to the pe capital investments of the responsibility for t.
Not applicable Attached This Agreement between the Department of Housing and Urban Division A, Title XII of the Recovery Act. The Grantee's approved amended from time to time) and this Tax Credit Assistance Program Agreement. Subject to the provisions of this Agreement, HUD will m this Agreement by the parties. All funds for the specified Fiscal execution of an amendment by HUD, without the Grantee's execution is subject to the Grantee's compliance with HUD's electronic funds to the extent authorized by HUD regulations in the Recovery Act, HUD Grantee without the Grantee's execution of the amendment or other pursuant to the Recovery Act and as defined under Section 42 of the environmental review, decision making, and actions, as specified and	TCAP Sub n Agreemen ake the fun year provid on of the am rransfer and D may, by it her consen d required i	(mm/de) and mission Packet, form HUD-ds for the Fised by HUD-lendment or a linformation is execution at the Gran Revenue Code in regulation a	the Grantee is made ket and the Recovery A 40092, including any s scal Year specified, availy formula reallocation other consent. HUD's preporting procedures is of an amendment, deolutee agrees that funds le. The Grantee agree at 24 CFR Part 58 and re	pursuant to the Act (as is now in pecial conditions ilable to the Gran are covered by payment of funds issued pursuant to ligate funds prevexpended will be sto assume all of	authority of Section 2, effect and as may be , constitute part of this nate upon execution of this Agreement upon a under this Agreement of the Recovery Act. To viously awarded to the pe capital investments of the responsibility for t.