**HOME ARP Grant Agreement**Title II of the Cranston-Gonzalez National Affordable Housing Act Assistance Listings #14.239 - HOME Investment Partnerships Program

Donosia Gaoso, City Clork				Rosemary Koo Deputy City Attorney	
Affest: Donesia Gause, City Clerk	Page 1	ਤੇy:		Poorm HUD-40093a	
11100		Chief Financial Officer City Treasurer  Approved as to Form			
\$4,335,	,000.00	BY: Chief Financia	1 0116	Trong and a second	
20. Funding Information: HOME ARP Source of Funds Appropriation Code PAS Code 2021 861/50205 HMX \$4,335,	Amount 583.00		3/2	7	
CERTIFIED AS TO FUNDS AVAILABILITY					
19 Check one: Initial Agreement Amendment #		× ~ (N)	<u>/</u>	(- TE-20C1	
16. For the Grantee (Name and Title of Authorized Official) Al Zelinka, City Manager		17. Signature		18. Date 0 9 / 2 0 / 21	
<ol> <li>For the U.S. Department of HUD (Name and Title of Authorized Offic Rufus Washington, CPD Director</li> </ol>	cial)	14. Signature		15. Date 09/20/2021	
Management (SAM) requirements in Appendix I to 2 CFR part 200, and the Federal Funding Accountability and Transparency Act (FFATA) in Appendix A to 2 CFR part 170.  —unds remaining in the grantee's Treasury account after the end of the budget period will be cancelled and thereafter not available for obligation or expenditure for any purpose.  Per : 1 U.S.C. 1552, the Grantee shall not incur any obligations to be paid with such assistance after the end of the Budget Period.					
The Grantee shall comply with requirements established by the Office of Mana	agement and Bu	dget (OMB) concerning the	Universal Nur	nbering System and System for Award	
specifically in the program regulations or HOME-ARP Implementation Notice, activities carried out under the grant after the effective date of the 2 CFR part 200 amendments will be governed by the 2 CFR part 200 requirements, as replaced or renumbered by the part 200 amendments.					
The Grantee must comply with the applicable requirements at 2 CFR part 200, as amended, that are incorporated by the program regulations and the HOME-ARP Implementation Notice, as may be amended from time to time. Where any previous or future amendments to 2 CFR part 200 replace or renumber sections of part 200 that are cited					
HOME-ARP Implementation Notice. The Grantee agrees to assume all of the responsibility for environmental review, decision making, and actions, as specified and required in regulation at 24 CFR 92.352 and 24 CFR Part 58, as well as the HOME-ARP Implementation Notice.					
at 24 CFR part 92, HUD may, by its execution of an amendment, deobligate funds previously awarded to the Grantee without the Grantee's execution of the amendment or other consent. The Grantee agrees that funds invested in HOME-ARP activities under the HOME-ARP Implementation Notice are repayable in accordance with the requirements of the					
(in a exordance with 2 CFR 200.208), constitute part of this Agreement. HUD's payment of funds under this Agreement is subject to the Grantee's compliance with HUD's electronic funds transfer and information reporting procedures issued pursuant to 24 CFR 92.502 and the HOME-ARP Implementation Notice. To the extent authorized by HUD regulations					
may be amended from time to time), the CPD Notice entitled "Requirements for the Use of Funds in the HOME-American Rescue Plan Program" (HOME-ARP Implementation Notice), the Grantee's HOME-ARP allocation plan (as of the date of HUD's approval), and this HOME-ARP Grant Agreement, form HUD-40093a, including any special conditions					
The HOME-ARP Grant Agreement (the "Agreement") between the Departmer of the HOME Investment Partnerships Act (42 U.S.C. 12701 et seq.) and Section	3205 of the Am	erican Rescue Plan (P.L. 1	17-2) (ARP). H	HUD regulations at 24 CFR part 92 (as	
	subre	cipients.			
%	the direct cost base to which the rate will be applied. Do not include cost rates for				
%	200,	* If funding assistance will be used for payment of indirect costs pursuant to 2 CFR 200, Subpart E-Cost Principles, provide the name of the department/agency, its			
Administering Agency/Dept. Indirect Cost Rate Direct Co	0/0		Date in Box #10 - 09/30/2030		
11 ndirect Cost Rate*		12. Period of Performance			
9. Special Conditions (check applicable box)  Not applicable Attached		10. Federal Award Date (HUD Official's Signature Date) 09/20/2021			
Special Conditions (check applicable box)	(tions (check applicable box)		4. (1)		
a. Formula Funds		\$			
8. Revised Obligation				\$	
		ψ3,000, <u>2</u> 43.33			
b. Balance of Administrative and Planning Funds     c. Balance of Formula Funds		\$433,558.30 \$3,685,245.55			
a. Administrative and Planning Funds Available on Federal Award Date  b. Balance of Administrative and Planning Funds		\$216,779.15			
7. Current Transaction (+ or -)				\$4,335,583.00	
a. Formula Funds	7.1	\$	***		
Previous Obligation (Enter "0" for initial FY allocation)	1		<u></u>	\$0	
	4. Appropria 861/502	ation Number 105		et Period Start and End Date 021 – 09/30/2030	
3900 Main Street Riverside, CA 92522	1	956000769		040502114	
Riverside	M21-MF	P060529			
Grantee Name and Address	Grant Number (Federal Award Identification Number (FAIN)				

- 21. Additional Requirements: These additional requirements are attached and incorporated into this Agreement. The Grantee agrees to these additional requirements on the use of the funds in 7., as may be amended from time to time by the Secretary.
  - a) As of the Federal Award Date, the Grantee may use up to the amount identified in 7.a. of this Agreement for eligible administrative and planning costs in accordance with the HOME-ARP Implementation Notice.
  - b) Until the date of HUD's acceptance of the Grantee's HOME-ARP allocation plan, the Grantee agrees that it will not obligate or expend any funds for non-administrative and planning costs, in accordance with the HOME-ARP Implementation Notice.
  - c) In accordance with the HOME-ARP Implementation Notice, as of the date of acceptance by HUD of the Grantee's HOME-ARP allocation plan, HUD shall make the amount identified in line 7. of this Agreement available to the Grantee.
  - d) If the Grantee does not submit a HOME-ARP allocation plan or if the Grantee's HOME-ARP allocation plan is not accepted within a reasonable period of time, as determined by HUD, the Grantee agrees that all costs incurred and HOME-ARP funds expended by the Grantee will be ineligible costs and will be repaid with non-Federal funds.
- 22. Special Conditions