

AHFC Housing and Urban Development Capital Fund Program

FY2020 Request: \$2,500,000
Reference No: 6342

AP/AL: Appropriation **Project Type:** Renewal and Replacement
Category: Development
Location: Statewide **House District:** Statewide (HD 1-40)
Impact House District: Statewide (HD 1-40) **Contact:** James Wiedle
Estimated Project Dates: 07/01/2019 - 06/30/2024 **Contact Phone:** (907)330-8359

Brief Summary and Statement of Need:

This Federal (HUD) grant provides Public Housing Authorities with funds each year to help build, operate, maintain, renovate or modernize public housing units. These funds have flexibility under the Moving-To-Work (MTW) program and may be used in conjunction with other MTW programs, including new housing development. This request is intended to cover the spending authority required for the amount of funds anticipated to be available this next fiscal year, including any other financial incentives that may become available as a "High Performing" public housing authority.

Funding:	FY2020	FY2021	FY2022	FY2023	FY2024	FY2025	Total
1002 Fed Rcpts	\$2,500,000	\$2,500,000	\$2,500,000	\$3,200,000	\$3,200,000	\$3,200,000	\$17,100,000
Total:	\$2,500,000	\$2,500,000	\$2,500,000	\$3,200,000	\$3,200,000	\$3,200,000	\$17,100,000

<input type="checkbox"/> State Match Required	<input type="checkbox"/> One-Time Project	<input type="checkbox"/> Phased - new	<input type="checkbox"/> Phased - underway	<input checked="" type="checkbox"/> On-Going
0% = Minimum State Match % Required		<input type="checkbox"/> Amendment	<input type="checkbox"/> Mental Health Bill	

Operating & Maintenance Costs:

	<u>Amount</u>	<u>Staff</u>
Project Development:	0	0
Ongoing Operating:	0	0
One-Time Startup:	0	0
Totals:	0	0

Prior Funding History / Additional Information:

- Sec1 Ch19 SLA2018 P9 L16 SB142 \$2,500,000
- Sec1 Ch1 SLA2017 P7 L10 SB23 \$2,500,000
- Sec1 Ch2 SLA2016 P7 L24 SB138 \$2,500,000
- Sec1 Ch38 SLA2015 P6 L20 SB26 \$2,500,000
- Sec1 Ch18 SLA2014 P61 L31 SB119 \$3,200,000
- Sec1 Ch16 SLA2013 P77 L8 SB18 \$3,200,000

Projects to be funded by this year's request include: a set-aside for the Affordable Housing Development Program; and renovation or replacement of various public housing units statewide.

Project Description/Justification:

The purpose of this authorization is to: Renovate and modernize public housing rental units statewide.

The projected outcomes are:

- Modernize public housing rental units;
- Code compliance; and/or

- Conduct energy audits.

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Program Description:

The Public Housing CFP was established under the Quality Housing & Work Responsibility Act of 1998 (QHWRA) which amended section 9 of the Housing Act of 1937. It provides funds annually to Public Housing Authorities (PHAs) for capital and management activities, including modernization and development of public housing. CFP eligible activities include modernization development or financing activities that are: 1) Specified in an approved CFP 5-year Action Plan, or 2) Approved by HUD for emergency and natural disaster assistance. The annual grant can also be used for administrative expenses, tenant-education projects, drug-elimination/safety projects, and management improvements.

The CFP also includes Replacement Housing Factor (RHF) Fund Grants. They are CFP Grants that are awarded to Public Housing Authorities (PHAs) that have removed units from inventory for the sole purpose of developing new public housing units. The CFP formula rule provides that a PHA may receive RHF grants for public housing units demolished or sold for a period of up to 2- five year increments (10 years of funding). Also included are funds to provide operation and management improvements, such as PHA staff training; resident training; training for low-income businesses; and upgrades to the information system and area-wide network enhancements at low rent developments.

To access CFP money, each Public Housing Authority (PHA), with the active involvement of residents and local government officials, must develop a comprehensive (five-year) plan detailing modernization needs within the PHA's housing inventory and establishing a timetable for meeting those needs. The dollar amount of the annual grant is established by a formula, which measures the existing modernization needs and accrual needs of PHAs. The statute requires that CFP funds allocated to a PHA be 90% obligated within two years and 100% expended in four years.

The CFP was amended by final rule, effective November 25, 2013. The rule combines and streamlines former legacy public housing modernization programs, including the Comprehensive Grant Program (CGP), the Comprehensive Improvement Assistance Program (CIAP) and the Public Housing Development Program (which encompasses mixed-finance development), into the CFP.

A major change with the rule is the decoupling of the Capital Fund submission process from the PHA Plan. This allows PHAs to submit Capital Fund requirements with the ACC Amendment, enables PHAs to only hold one public hearing, streamlines mixed finance requirements, provides a TDC limit exception for energy conservation and efficiency, implements Energy Star requirements, standardizes the Energy Code, and the expansion of HUD's new requirement that a PHA submit a PNA. Because

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the rule streamlines programs, several formerly separate regulations are eliminated with the implementation of this rule.

The rule also implements Demolition Disposition Transitional Funding (DDTF), which provides five years of funding for units, removed from a PHA's inventory due to demolition or disposition on or after October 1, 2013. DDTF will be included in the PHAs annual CFP Formula Grant. The PHA may use the funding for any eligible activities under CFP. The funding must be obligated and expended in accordance with the requirements of the CFP Formula grant in which the funding has been included. It eliminates separate Replacement Housing Factor (RHF) grants with separate use and reporting requirements and provides a smooth RHF transition period that allows PHAs to continue receiving their RHF incremental funding for units removed prior to the effective date stated in the rule.