

## DUPAGE COUNTY CONTINUUM of CARE

# Emergency Solutions Grant Program Plan

Street Outreach, Emergency Shelter, Rapid Re-Housing & Homelessness Prevention January 2025

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## **Emergency Solutions Grant Program Plan Purpose**

This document provides a summary of The U.S. Department of Housing and Urban Development (HUD) Emergency Solution Grant (ESG) rules and agreed upon procedural guidelines for program implementation in DuPage County. The intent of this document is to provide a framework through which ESG funds will be used in DuPage County and how DuPage County Continuum of Care (CoC) agencies providing Emergency Shelter, Street Outreach, Rapid Re-housing (RRH), Homelessness Prevention (HP), and other targeted homeless programs coordinate services to meet Continuum objectives of making homelessness rare, brief and one-time in DuPage County.

The ESG Program Plan is intended to guide all ESG subrecipients, both County and State, in implementation of their respective ESG program. This document, in no manner, should be seen as an alternative to or replacement of HUD rules and guidance which can be found at: https://www.hudexchange.info/.

ESG specific information is maintained at: <a href="https://www.hudexchange.info/programs/esg/">https://www.hudexchange.info/programs/esg/</a>. This website is updated regularly by HUD, and it is the responsibility of each subrecipient to keep apprised of any and all new and revised guidance. Community Planning and Development (CPD) listservs help stakeholders stay informed about programs, competitions, awards, policy updates and more. Sign up for the CPD listserv and select the topics for which you would like to receive more information. To sign up, follow the link: <a href="https://www.hudexchange.info/mailinglist/">https://www.hudexchange.info/mailinglist/</a>

County subrecipients are given an opportunity to apply for ESG funds annually. Subrecipient Eligibility is subject to Community Development Commission Policy, the annual Action Plan, and 5-year Consolidated Plan.

State subrecipients submit applications following directives of the State ESG Recipient.

#### Federal Impacts on Provision of ESG Assistance

HUD issued the 09/21/16 final rule entitled "Equal Access in Accordance with an Individual's Gender Identity in Community Planning and Development Programs" The final rule, effective October 21, 2016, requires that recipients and subrecipients of HUD CPD funding, as well as owners, operators, and managers of shelters, and other buildings and facilities and providers of services funded in whole or in part by any HUD CPD program to grant equal access to such facilities, and other buildings and facilities, benefits, accommodations and services to individuals in accordance with the individual's gender identity, and in a manner that affords equal access to the individual's family.

DuPage County Continuum of Care housing and service providers have reviewed and considered the final rule and the impact the requirements will have on operations and best practices. Each provider has or is currently refining policies and procedures to ensure that equal access is available to all eligible individuals and families regardless of their actual or perceived sexual orientation and gender identity.

The VAWA Final Rule expanded housing protections for survivors of domestic abuse, dating violence, sexual assault, and stalking in CoC and ESG projects. The rule was created to help ensure all individuals had access to a safe home without the fear of violence and to reduce the risk of



homelessness among survivors. The Final Rule identifies the protections and rights outlined in the rule including the protection from refusal of assistance, termination of assistance, or eviction based on being a survivor. A survivor has the right to an emergency transfer when there is a safe and available unit and the option to bifurcate a lease to help keep a survivor safely housed. ESG providers must adhere to the most recent Community Development Commission VAWA Policy and Emergency Transfer Plan and incorporate the VAWA addendum for Homelessness Prevention and Rapid Rehousing providers.

In the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 ("PRWORA" or "the Act"), Congress restricted immigrant access to certain public benefits, but also established a set of exceptions to these restrictions. In 2001, after consulting with other Federal agencies, including HUD and U.S. Department of Health and Human Services (HHS), the Attorney General issued an Order reiterating the three-prong test established in PRWORA and specifying the types of programs, services, or assistance determined to be necessary for the protection of life or safety. Specifically included is, "short-term shelter or housing assistance for the homeless, for victims of domestic violence, or for runaway, abused, or abandoned children."

## **Components of the Emergency Solutions Grant**

In DuPage County, the Consolidated Planning Process and Citizen and Agency Participation are organized and conducted in close coordination with the DuPage County Continuum of Care. This process includes ESG as well as non-ESG funded programs. The Consolidated Planning process assesses the community's homeless assistance and housing needs, examines available resources, sets 3-5 year strategies, and develops an annual action plan to meet priority needs with citizen's participation and consultation with various organizations, including the DuPage County CoC.

The Emergency Solutions Grant provides a variety of supports (*See Eligible Supports for Emergency Solutions Grant*) to achieve the following five assistive elements: 1) engaging homeless individuals and families living on the street; 2) improving the number and quality of emergency shelters for homeless individuals and families; 3) helping operate these shelters while providing essential services to shelter residents; 4) rapidly re-housing homeless individuals and families; and 5) preventing individuals and families from becoming homeless.

DuPage County's ESG programs consist of: Street Outreach, Emergency Shelter, Rapid Re-housing, Homelessness Prevention, and the Homeless Management Information System (HMIS).



#### Street Outreach

Street outreach is currently provided through emergency shelter providers with established targeting and essential services procedures. Street outreach teams reach out to unsheltered homeless persons to connect them with emergency shelter, housing, and/or critical services, and provide them with urgent, non-facility-based care. One shelter provider has an active street outreach program, funded by ESG; one shelter provider has an active outreach program for unsheltered veterans referred and engaged during site visits to veteran service facilities. Street and site outreach providers participate on the CoC Service and Program Coordination Committee, establishing best practices for meeting the needs of the homeless in DuPage County. Standards for targeting unsheltered persons and providing essential services related to street outreach are maintained by the providers according to the program scope of services in the following ways:

Street outreach teams target and locate unsheltered persons through leads that may include concerned citizens; community businesses; community-based organizations; local authorities including police, schools, heating and cooling centers, government agencies; veterans' facilities and services; and by observation of persons at local areas known to attract homeless persons and seen sleeping in vehicles overnight or in other places not meant for human habitation. Street outreach is mapping the sites where persons have been contacted or observed and collecting information from community sources toward refined targeting.

Street outreach teams initiate contact with referred or observed persons, determining eligibility (unsheltered homeless persons) through self-report or direct observation by outreach teams. Street outreach is an essential access point in the Continuum of Care's Coordinated Entry System (CES). Street outreach covers the entire geographical area of DuPage County and ensures, to the best of its ability, that non-sheltered, chronically homeless persons are engaged in and remain engaged in the CES even if they repeatedly decline housing services.

Activities include: initial assessment of needs and eligibility; providing or obtaining immediate crisis counseling; addressing urgent physical needs such as, meals, blankets, clothing, and toiletries; and actively referring/connecting to homeless assistance, mainstream social services, veteran services and housing. Housing programs may include emergency shelter, transitional housing, permanent supportive housing, and rapid re-housing programs. Transportation is provided as needed.

Street outreach contacts are entered into the Homeless Management Information System (HMIS) adding client information if and as it becomes available. Street Outreach is required to record both contacts<sup>1</sup> and engagement<sup>2</sup> dates. It is not until the client is engaged that the full assessment must be completed. There should be no more than one engagement date per enrollment, but at minimum there must be one contact if not more. Contact information in HMIS and case notes will at minimum include eligibility,

referral source, service transactions with specific provisions of basic needs, information and referrals, direct connection to housing, and outcome of each contact.

<sup>&</sup>lt;sup>1</sup> A contact is defined as an interaction between a worker and a client. Contacts may range from simple a verbal conversation between the Street Outreach worker and the client about the client's well-being or needs or may be a referral to service. In other words, any and every meaningful interaction, no matter how small.

<sup>&</sup>lt;sup>2</sup> Date of engagement is defined as the date on which <u>an interactive client relationship results in a deliberate client assessment or beginning of a case plan</u>. The date of engagement should be entered into HMIS at the point that the client has become engaged. It may be on or after the project entry date and prior to project exit. If the client exits without becoming engaged the engagement date should be left blank.



Data Collection Challenges: A street outreach project is likely to encounter difficulty engaging homeless persons. Street outreach projects may record a project start with limited information about the client and improve on the accuracy and completeness of client data over time by editing data in an HMIS as they engage the client. The initial entry may be as basic as the project entry date and a de-identified name that would be identifiable for retrieval by the worker in the system. However, Street Outreach projects are prohibited from establishing protocols that only require outreach workers to collect minimal client data. Over time, outreach workers must attempt to collect all data required for street outreach projects and edit recorded data for accuracy as the worker learns more about the client.

De-Duplication of Client Records: Local protocols should be established to determine how coordination among street outreach projects effectively manage the identification and data collection of clients. In a smaller CoC, it may be possible to coordinate street outreach efforts and reduce duplication of client records through case conferencing or other efforts to coordinate outreach services. The use of temporary de-identified names should not be an excuse for excessive duplicate clients or poor data quality. Street Outreach projects and local HMIS leadership should work together to minimize the use of de-identified names and attain high data quality.

*Project start vs enrollment:* For Street Outreach projects, the project start date is the date of first contact with the client. The project start date is a required UDE that indicates when a client has joined the project.

Contacts: A street outreach project is expected to record every contact made with each client in the HMIS via 4.12 Current Living Situation. A contact is defined as an interaction between a worker and a client designed to engage the client. Contacts may include activities such as a conversation between the street outreach worker and the client about the client's well-being or needs, an office visit to discuss their housing plan, a phone call, or a referral to another community service. A contact must be recorded anytime a client is met, including when an engagement date or project start date is recorded on the same day.

Engagements: Per the HMIS Data Standards and by agreement across all federal partners, an engagement date is the date when an interactive client relationship results in a deliberate client assessment or beginning of a case plan. The date of engagement should be entered into HMIS at the point when the client has been engaged by the outreach worker. This date may be on or after the project start date and must be prior to project exit. If the client exits without becoming engaged, the engagement date should be left blank. If the client was contacted on the date of engagement, a contact must also be entered for that date.

Data Quality: Reporting to HUD on data quality for street outreach projects is limited to clients with a date of engagement. Therefore, it is important that outreach workers record the engagement date and also review all of the UDE and applicable Common Program Specific Data Elements for completeness and accuracy. The Date of Engagement coincides with the requirement for HMIS data quality, therefore all UDE should be entered into HMIS at or before the Date of Engagement.

*Project Exit:* Project exit represents the end of a client's participation with a project. Clients are exited from street outreach programs when engaged with homeless assistance providers in temporary or permanent housing, or after contact is lost for more than 30 days.

Essential services and activities related to street outreach include the case management process of using the Coordinated Entry System. The street outreach entry in HMIS is not prioritized for housing interventions until sufficient assessment information is obtained. Additional information regarding Street Outreach data collection instructions is available at:



## https://www.hudexchange.info/resource/4447/esg-program-hmis-manual/

Verifying and documenting eligibility; counseling; developing, securing, and coordinating services; obtaining public mainstream benefits; monitoring and evaluating program participant progress; providing information and referrals to other providers; and developing an individualized housing and service plan, including planning for permanent housing stability will be provided by street outreach teams directly or referred to appropriate homeless assistance providers, according to the street outreach program scope of service.

Street outreach teams will directly connect interested unsheltered homeless persons to homeless assistance providers and social service providers in accordance with the accepted CoC coordination of services plan, providing transportation to the resource as needed. Persons of special populations will be connected to providers according to program specific guidelines. In situations of immediate crisis needs such as, severe mental illness and behavioral episodes that may result in harm to the individual or others, substance abuse induced episodes, and/or physical health crisis, the street outreach teams will directly contact DuPage County Health Department crisis line, local police, or emergency medical providers, on behalf of the individual. Street outreach teams encountering single, unaccompanied youth under the age of 25 will contact local police and or Illinois Department of Children and Family Services (DCFS) for appropriate intervention.

Site outreach teams directly connect willing unsheltered homeless persons to the appropriate homeless assistance and social service providers according to program specific guidelines and the accepted CoC coordination of services plan, providing transportation to resources as needed. Immediate crisis needs as stated above, will be met by the team if qualified, or connected directly to appropriate emergency assessment and treatment providers.

Follow up contacts between street and site outreach teams toward relationship building, assessment, and referral to services, will be conducted in public places as selected or agreed on by the homeless persons, for the safety of the homeless persons and the street outreach and site outreach teams.

## **Emergency Shelter**

Emergency shelter is currently provided in DuPage County, funded with ESG and/or other funding sources, to meet the needs of homeless persons/families including veterans, victims of domestic violence, and unaccompanied youth. A transitional housing program in DuPage also meets the criteria for ESG shelter funding. There are five active shelter providers within DuPage County.

The shelter providers conform to the CoC coordination of services plan, participate in CoC planning, and enter data in HMIS unless using a comparable database for domestic violence shelters. All shelter providers have written or verbal Release of Information to assist in referrals to other providers. Shelter providers will ensure that all clients are aware of their adopted Privacy Policy, have access to it, and are notified of their rights regarding data sharing.

Shelter providers meet the local health and safety inspection requirements for the facilities and services offered, and meet minimum safety, sanitation, and privacy standards as specified in 24 CFR 576.403(a)(b) when funded by ESG for shelter operations or renovations. Emergency shelter providers participate on the CoC Service and Program Coordination Committee, establishing best practices for meeting the needs of the homeless in DuPage County. State Subrecipients must submit documentation DuPage County Continuum of Care ESG Program Plan – January 2025

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verifying that the shelter facility has passed an inspection by a local or state fire department within the last 12 months. Verification of a passed inspection by a local or state health department must be provided, as well, if meals are prepared by shelter staff.

In addition to providing shelter supports, shelter sites will introduce the coordination and prioritization process to those who are literally homeless. Protocol includes a standard authorization to share information. A standard demographic assessment is entered into HMIS and a standard assessment, the Vulnerability Index - Service Prioritization Decision Assistance Tool (VI-SPDAT), is completed 7 or more days after shelter entry to determine the severity of need. This information is used to prioritize persons into the housing which best fits their needs. Tools used: Severity of Need Triage Tool, Client Consent to Participate, Homeless Management Information System, and Determination of Chronic Homelessness.

The CES does not delay access to Emergency Shelter to the extent that shelter is available.

ESG funded emergency shelter activities include provision of essential services to individuals and families in shelter; renovation of shelter facilities; and shelter operations.

#### **Essential Services**

Essential services are provided by the DuPage County shelters whether funded by ESG and/or other funding sources. Essential services may include case management, childcare, education services, employment services and job training, outpatient health services, legal services, life skills training, mental health services, substance abuse treatment services, and transportation. Services for special populations include homeless youth, victims of domestic violence, and services for people living with HIV/AIDS. Program/provider specific policies may require participation in the essential services offered.

Case management is provided by all shelter providers and includes: an initial assessment of needs with continuous program/specific reassessment points throughout the shelter stay; counseling; assistance with obtaining public benefits – completing applications, accompanying clients to offices, or providing transportation to the offices, obtaining needed documentation to complete the application process; monitoring participant progress toward self-sufficiency; prioritizing needs as circumstances change during the program participation; establishing a housing stability plan; and providing information, referral, and connection to housing providers.

Education services are provided directly by shelter providers or referrals and connections to these services are made available to program participants, as needed, especially to remove barriers to sustained housing. These may include instruction or training in consumer education, health education, substance abuse prevention, literacy, English as a Second Language (ESL), GED, and tenant/landlord issues. Shelter providers coordinate with the Illinois State Board of Education Homeless Liaisons, to ensure that the educational needs are met for school-age youth participating in the program, in accordance with the McKinney-Vento Act as amended by the Every Student Succeeds Act (ESSA) of 2015.

*Employment assistance*, in the form of job seeking skills at minimum, is provided directly by shelter providers and referrals and connections to other resources are made available to program participants for specific needs identified beyond those provided at the shelter.

*Legal services* are made available by all shelter providers to participants through referral and connection to Prairie State Legal Services primarily, and other resources for legal services as needed.



Life skills training are provided by all shelter providers and may include budgeting, money management, household management, conflict resolution, shopping practices, nutrition guidance, use of public transportation, and parenting, as appropriate to the participant.

*Transportation* is provided by all shelter providers in the form of vouchers, gas cards, bus/train passes, taxi vouchers, staff transport, and donated cars. Limits on amounts, types, and uses are program/provider specific.

### **Admission, Diversion & Discharge**

Shelter providers have written procedures for admission, diversion, referral, voluntary and involuntary discharge, and coordination with homeless assistance providers within the CoC.

Admission policies are program/provider specific; all shelter providers use an intake process by phone or walk-in, and three agencies will send staff out to meet with potential participants in public places. The Homelessness Eligibility and Verification form located in the appendix has been developed to document verification and eligibility for assistance. Additionally, ESG regulations allow for records contained in an HMIS as acceptable evidence of third-party documentation and intake worker observations if the HMIS retains an auditable history of all entries, including the person who entered the data, the date of entry, and the change made; and if the HMIS prevents overrides or changes of the dates on which entries are made. Entry into the shelter system is coordinated through self-referral, walk-in, referral from other shelter and homeless prevention providers, and referral through community based homeless assistance providers, social service agencies, public-benefit providers, and other resources throughout DuPage County.

An initial assessment is conducted that includes verifying and documenting eligibility for the program. Homeless persons found to be ineligible for the program are referred to other appropriate resources and provided transportation to those resources where the individual/family is willing to accept that referral. Persons admitted to shelter are assessed for entry into the CES in accordance with current CES procedures. Length of stay standards are program/provider specific and detailed within the provider policy/procedures manuals. Safeguards to meet the safety and shelter needs of special populations — victims of domestic and other violence, are program/provider specific. In instances where the shelter is unable to provide safeguards for the safety of program participants already in the shelter, or those requesting admission, referrals, and connection to the domestic violence shelter providers for appropriate alternatives are provided.

**Diversion** practices are program/provider specific; all shelter providers refer and connect appropriate homeless individuals/families to housing assistance providers for permanent supportive housing, rapid re-housing, and tenant rental assistance, and/or develop a temporary housing situation with family or friends to avoid entry into the homeless services system.

*Discharge* practices are program/provider specific; all shelter providers post and/or provide participants with written notice of required behaviors, rules, or expected conduct for all participants while in the shelter program and consequences of disregard. Where possible, voluntary and involuntary discharges include planned next steps for the participant, referrals and information to housing assistance providers and community-based agencies for social services, follow up procedures, and the shelter provider's policy for continued assistance in the case of return to homelessness or the participant's inability or unwillingness to remain within the program.



Unplanned discharges are experienced by all shelter providers and there are program/provider specific practices for these instances. All shelter providers are continually assessing participants' needs and progress, providing information and guidance on next steps throughout the shelter stay. Should the participant become unable or unwilling to continue in the program, some knowledge has been provided.

## Shelter Renovation & Operations

Shelter Renovation is an ESG funded activity for buildings owned by government entities or non-profit organizations. The renovation may include rehabilitation or conversion of a building into an emergency shelter. DuPage County ESG funds are not used for this purpose. State ESG funds may be available.

## Shelter Operations

Are funded by ESG for the cost of maintenance, rent, security, fuel, equipment, insurance, utilities, food, furnishings, and supplies necessary for the operation of the emergency shelter. Where no appropriate emergency shelter is available for a homeless individual or family a hotel or motel voucher for that individual or family is included. DuPage County ESG funds are not used for shelter operations. State ESG funds are available for that purpose.

#### Homelessness Prevention

Homelessness Prevention under ESG may include assistance in the form of short-term and medium-term rental assistance, rental arrears, rental application fees, security deposits, and other housing needs to prevent them from moving into an emergency shelter or place not intended for human habitation. Written policies and procedures are found in the Consistent Procedures and Policies, Outreach and Coordination of Services, and Procedural Guidance, sections below. During the 2024 program year, Homelessness Prevention funds were not available through State funding.

## Rapid Re-Housing

Rapid Re-housing under ESG may include assistance in the form of short-term and medium-term rental assistance as needed to help persons living in an emergency shelter or other place not meant for human habitation. In the Coordinated Entry System, those literally homeless persons who scores recommend short-term interventions or rapid re-housing will be added to the prioritization process. Those who have found a unit to rent and can obtain sufficient income in the future to sustain housing will be referred to a rapid re-housing provider for additional eligibility determination, assessment of needs and service provision. Written policies and procedures are found in the Consistent Procedures and Policies, Outreach and Coordination of Services, and Procedural Guidance, sections below.

#### Homeless Management Information System (HMIS)

Homeless Management Information System (HMIS) is our local information technology system used to collect client-level data, resource data, data on the provision of housing and services to homeless individuals and families and persons at risk of homelessness. All funded provider agencies within the Continuum of Care Homeless Provider Program, with the exception of domestic violence shelter and service providers, are required to complete client- level data entry into HMIS and follow other procedures outlined in the Standard Operating Procedures (SOP), which can be found here: <a href="https://dupagehomeless.org/hmis/sop/">https://dupagehomeless.org/hmis/sop/</a>. The SOP provides the policies, procedures, guidelines, and standards that govern the DuPage County Continuum HMIS operations, and the roles and responsibilities for participating agency staff. The Emergency Solutions Grants Program (ESG) HMIS Manual is intended to support data collection and reporting efforts of Homeless Management Information System (HMIS) Lead Agencies and ESG recipients and subrecipients. This manual provides information on HMIS project setup and data collection guidance specific to the ESG Program.

https://www.hudexchange.info/resource/4447/esg-program-hmis-manual/



## Homelessness Assistance Through the ESG Program

The Homelessness Prevention and Rapid Re-housing (HP-RRH) components of ESG are intended to have a meaningful impact on homelessness and housing stability for participating households by preventing people from becoming homeless; diverting people into housing if they are currently applying for shelter; and helping people who become homeless to quickly return to permanent housing (See Eligible Supports for Emergency Solutions Grant). ESG consists of a Rapid Re-Housing component for those who are currently literally homeless and a Homelessness Prevention component for those who meet homeless criteria categories 2 & 4 (Imminent Risk of Homelessness, Fleeing or Attempting to Flee Domestic Violence) or those who meet the HUD at risk of homeless criteria (see Homeless Eligibility & Verification Form in Appendix). Eligible households under HP will be those with extremely low incomes, below 30% of the Area Median Income (AMI) (See Appendix for current guidelines) who lack resources and support networks for housing and who are at risk of homelessness. Participating households must agree to allow household demographic and service information to be shared between the participating agencies of the Service and Program Coordination Committee of the DuPage Continuum of Care as well as those participating in the Northeast Illinois HMIS system as defined in the Baseline Privacy Notice and the DuPage County Continuum of Care – Authorization to Exchange Information for the Homeless Prevention Provider Network (see Appendix or https://www.dupagecounty.gov/HMIS/Forms/). Agencies will enter client level information into the DuPage County's Homeless Management Information System (HMIS) (See Confidentiality & HMIS Standards section in this document). Participating households must complete a case management assessment to determine eligibility and to develop goals toward housing stabilization. Agreeing to and participating toward achieving these goals are a requirement of both one-time and ongoing assistance. Goals may be outlined in a Personal Recovery Plan, Housing Stability Plan or comparable document. The DuPage County Continuum of Care will target and prioritize households that have a demonstrated housing crisis, and that are assessed as likely to remain stably housed after this assistance. Eligibility must be re- assessed every 90 days (or less) for all HP participating households and annually (or less) for RRH participating households (See Eligibility Criteria section in this document). Households receiving any type of rent assistance under this program must reside or plan to reside in an eligible unit (See Eligible Units section in this document).

ESG is not a mortgage assistance program, and it is not intended to serve persons who need long-term and or intensive supports. ESG assistance is intended to stabilize housing. Except for housing stabilization case management, maximum assistance under this program is 24 months in any 3-year period. The limits on the assistance apply to the total assistance an individual receives, either as an individual or as part of a family.

## **Consistent Procedures and Practices**

ESG – Homelessness Prevention and Rapid Re-Housing Providers (HP-RRH) agree to actively participate in the Service and Program Coordination Committee of the DuPage County Continuum and to follow this plan and all HUD rules, to make certain that households meet the eligibility criteria of the program, to eliminate duplication, and to ensure seamless homelessness prevention coverage in the county. All HP-RRH providers must enter client and service level data into the HMIS system in accordance with HUD rules, operating standards set by the DuPage Continuum of Care and confidentiality laws (*See Confidentiality under HMIS Standards section in this document*).

All eligible supports are outlined in the ESG Notice dated December 5, 2011. These supports are intentionally focused on housing –financial assistance to help pay for housing services designed to keep



people in housing, or services to locate housing. DuPage HP-RRH provider agencies are required to follow the ESG Notice, HUD's guidance, and the policies and procedures within this program plan. Agency providers will comply with all applicable Fair Housing and Civil Rights Laws. An agency may not develop more strict guidelines for screening eligibility and service provision without approval of the DuPage County CoC and DuPage County Community Development.

#### **Outreach and Coordination of Services**

Other available resources will be used before ESG funds are used in homeless prevention. In addition, the Service and Program Coordination Committee will collaborate with other agencies to ensure that all households at risk will have full access to the HP-RRH program, including people who are unsheltered, or residing in area shelters, transitional housing programs, residing in temporary housing assisted by townships and other human service entities.

The Service and Program Coordination Committee has developed a uniform brochure (*see CoC Homelessness Prevention and Re-housing Brochure in appendix*) on all Homelessness Prevention and Re-housing Programs including HP-RRH.

The Service and Program Coordination Committee has developed a referral system between shelter providers and providers of homelessness prevention and rapid re-housing. Shelter providers enter client information into the HMIS Coordinated Entry System. In addition, written referrals with authorizations to share information are sent to a designated location when a person experiencing a housing crisis is seeking to be rapidly re-housed and needs assistance (currently the People's Resource Center for PADS, Catholic Charities for Family Shelter Services and DuPage County Community Services for Charitable providers paying for hotels). The written referral is assessed and sent to the most appropriate ESG provider based on the household's needs, and the agencies' budgets, services and capacity at the time of the referral. Agencies promptly reach out to the household to facilitate the assistance.

The DuPage County Continuum of Care is utilizing a CES to prioritize placements in DuPage County Continuum of Care Programs and to achieve better outcomes for those experiencing a housing crisis. The CES policy aims to minimize the time one experiences a housing crisis; link clients to the most appropriate housing intervention; prioritize entry of those most vulnerable to scarce housing resources supported by the CoC; and provide system level outcomes and reporting.

Contained in this policy are expectations of community-wide standardization of assessment, placement, and prioritization resulting in the ability to target HUD funded programs most effectively to those with the highest needs and the greatest barriers. The policy addresses standard processes for assessment and recording of eligibility factors within HMIS, outreach, application, and prioritization. The CoC agencies work together under the direction of the CoC Needs Assessment Committee, to develop policies and procedures following HUD's most recent guidance.

The most recent CES policy reflects the definition of chronically homeless as defined in CoC Program interim rule as amended by the Final Rule on Defining "Chronically Homeless" and accepts the orders of priority established in prior notice CPD-16-011. The DuPage County Continuum of Care Coordinated Entry System Written Standards can be found at <a href="https://dupagehomeless.org/strategies/coordinated-entry-system/">https://dupagehomeless.org/strategies/coordinated-entry-system/</a> and defines coordinated entry Access Points, standardized tools and assessments, response, referral, and prioritization (where applicable) for a CoC housing interventions including Permanent Supportive Housing, Transitional Housing, Rapid Re-Housing, and Homelessness Prevention for the homeless and at-risk populations, including youth and victims of domestic violence.



Continuum agencies will provide quality services and appropriate referral linkages to assist homeless individuals and those who are at risk of homelessness obtain appropriate support services. This includes referrals and linkages to permanent housing, medical and mental health treatment, counseling, and similar type services essential to achieve independent living.

## **Eligible Supports for Emergency Solutions Grant**

### **Procedural Guidance**

- I. HP- ESG will only provide assistance to households residing in, homeless within or moving to DuPage County.
- HP- ESG will utilize geographic boundaries as outlined in the Agency List and Community Served II. (see Appendix) for all services other than Financial Education and Legal Services which will be provided by DuPage County Community Services Family Self-Sufficiency Program and Prairie State Legal Services respectively. Exceptions may be made for clients who have an ongoing relationship with any ESG agency. However, exceptions must be decided in coordination with the agency responsible for that geographical area & the agency providing the service. The Agency List and Community Served document is updated as necessary at the discretion of the Service and Program Coordination Committee or Leadership Committee of the DuPage County Continuum of Care. Geographic boundaries are not applicable to clients who are homeless (see Outreach and Coordination of Services). There are two cost types: Housing Relocation and Stabilization Services (Includes: Moving costs, rental application feels, security deposit, last month's rent, utility deposit and utility payment) and Rental Assistance (includes arrears, short and medium-term rent). Eligible households may be served using these two cost types in the categories of Rapid Rehousing assistance or Homelessness Prevention assistance. Except for a one-time payment of rental arrears on the tenant's portion of the rental payment, ESG assistance cannot be provided to eligible individuals or families for the same period of time and for the same cost types that are being provided through another federal, state, or local housing program. It could be used to pay for another cost type such as security deposit or utility payments. For example, a homeless veteran entering a HUD-VASH project that will assist him with his monthly rent may receive security deposit assistance through ESG funds.
- III. When providing rental assistance and security deposit, the lease must be in the client's name and signed by the tenant and the landlord. The assistance (voucher and payment) is made to the property

<sup>3 &</sup>lt;u>https://dupagehomeless.org/wp-content/uploads/2022/07/DuPage-County-CES-Written-Standards-FINAL-June-2022.pdf</u>



- owner/property complex only and is not to exceed the amount owed to the owner for rent and/or security deposit.
- IV. Rent may not exceed Fair Market Rents for that unit size and must meet rent reasonableness standards for that specific unit (*appendix*: Fair Market Rent Limits and the Rent Reasonableness Standard).
- V. Total rent assistance is not to exceed 24 months in any 3-year period.
- VI. Total utility assistance is not to exceed 24 months in any 3-year period.
- VII. Other ESG assistance must also be reasonable. ESG documentation should demonstrate that the ESG provider completed due diligence to ensure reasonable costs.
- VIII. Financial assistance under HP-RRH is provided in voucher form only, and no payments are made directly to participating households.
  - IX. ESG providers must track ESG services separately from other funds. Likewise, services provided under the components of Homelessness Prevention and Rapid Re-housing must be tracked independently of each other. ESG funds provided via the State of Illinois must be tracked separately from ESG funds received by the County. Finally, funds must be tracked separately by grant Fiscal Year.

#### **Rental Assistance**

HUD advises that ESG assistance should be "need-based", meaning that providing agencies should determine the amount of assistance based on the amount necessary to prevent the program participant from becoming homeless or returning to homelessness in the near future. In no case is the ESG assistance provided to exceed 24 months in any 3-year period.

The goals for housing stabilization set by the case managers with the adult household members will include an assessment of income, expenses and the basic necessities required to maintain housing and stability. A budget will be developed and agreed upon prior to the approval of rental assistance. If ongoing rent assistance is projected, the budget will be monitored by the case manager. Rent assistance may be planned and approved in advance, but approvals are not to exceed the 90-day eligibility period for households receiving homeless prevention or one-year for households receiving rapid-re-housing assistance. Rent payments to the landlord will not be paid significantly in advance.

All ESG Providers will determine assistance based on identified variables, including income, rent, other financial issues, etc. Client rental payment for tenant- based rent assistance will be determined based on the amount of assistance required to meet their monthly expenses (i.e. total monthly income (-) minus total monthly expenses monthly = rent assistance amount). A lesser amount of rent may be required of the client in accordance with the program plan (such as establishing savings for housing stability or planned debt payments - i.e., client has a garnishment, pay day loan, child support arrearage, or is working with legal or credit repair for debt reduction, etc.).

To ensure a consistent application of standards in determining rent amounts for ESG participating households the ESG provider will be responsible for determining and communicating the amount of rent to be provided within this formula as well as empowering the participating household to assume graduating levels of financial responsibility.

ESG providers will obtain new income verification for the household as planned on a quarterly or annual basis. All households must meet income and risk criteria for continued assistance. The family's rent portion will be recalculated accordingly and will be reflected in the assistance.



Agencies have the option of reviewing income and rent assistance prior to the planned recertification date when such a recertification would impact assistance needed for housing stabilization. Agencies will provide assistance with the expectation that households will be able to sustain housing independently in the foreseeable future.

All CoC and ESG funded provider agencies are expected to adopt a Housing First approach that continually lowers the barriers to entry for prospective clients, and that avoids screening out clients based on real or perceived barriers to success. The CoC will make available information on low barrier and Housing First best practices.

Rental Assistance is available to both HP and RR households. It consists of the following cost types:

#### Short-term Assistance

Short-term assistance is provided for up to a maximum of 3 months. A housing stability plan will be developed with the household with the expectation that the household will be stable after assistance. A household that initially qualifies for short-term (1-3 months) assistance can transition into medium term assistance at the discretion of the case manager.

#### Medium-term Assistance

Medium-term assistance can be provided from 4 months up to a maximum of 24 months.

#### Rent Arrears

Rent arrearage assistance is not to exceed a one-time payment of up to 6 months. Rent arrearage is counted toward the 24-month maximum. When providing rental arrearage assistance, the ESG agency must ensure and document that the payment will enable the eligible household to remain in the housing unit for which the arrears are being paid or enable the household to move to another unit. ESG funds cannot be used to pay for rental arrearage assistance in which there was no written lease in place at the time unless an oral lease is enforceable by State law.

## Late Payment Fees

Payment of late fees is only allowed with one-time rent arrears assistance.

#### Housing Relocation & Stabilization Services (HRSS)

Housing Relocation and Stabilization Services consist of Financial Assistance and Stabilization Services and are available to both HP and RR households.

## Financial Assistance

Eligible financial assistance costs covered under housing relocation & stabilization services are listed below (HRSS)

## Rental Application Fee

ESG providers may assist program participants with rental applications fees as long as they are only fees charged by the property owner/manager to all applicants.

## Security Deposit



There is no expectation that security deposits be returned to the ESG provider agency. Security deposits may be used for damages as defined in the lease or returned to the tenant for use on the next unit should the tenant move in the future. Security Deposits are to be used for permanent housing only. Clients that are moving into a halfway house or need "program fees" are not eligible. Per HUD guidelines, ESG agencies will only provide the equivalent of 2 months' rent maximum for security deposit to eligible households. Exceptions are not allowed.

#### Last Month's Rent

If necessary, an ESG provider agency may assist with last month's rent payment at the time the owner is paid the security deposit and first month's rent. The payment must not exceed one month's rent.

### **Utility Deposits**

There is no expectation that utility deposits be returned to the ESG provider agency. ESG provider agencies may only assist program participants with the standard deposit required by utility companies for gas, electric, water and sewage service.

## Utility Payment and Arrearage Assistance

To receive assistance with utility deposit or utility arrearage a household must meet applicable housing risk and income eligibility. Agencies will document that utilities cannot be maintained or connected without assistance. ESG agencies will only provide eligible individuals or households with up to 24 months of utility payments within any 3-year period, including up to 6 months of arrears per service, provided that the client or a member of his/her household has an account in his/her name with a utility company. ESG funds can only be utilized for provision of gas, electric, water, sewer, and garbage collection services; not phone or cable. As with rent assistance, utility assistance cannot be provided to eligible individuals or families for the same period of time and for the same cost types that are being provided through another federal or state subsidy program (LIHEAP). When assisting with utility arrearages, ESG Providers must complete due diligence to determine monthly costs and document the method used.

#### Moving & Storage Costs

Reasonable moving costs, such as truck rental, hiring a moving company, or temporary storage fees can only be provided to eligible households for a maximum of 3 months, provided that fees are accrued after participant is deemed eligible and before the participant moves into permanent housing. Storage fee arrears are not eligible. ESG agencies must ensure moving costs are reasonable and document due diligence in finding a reasonable cost.

### **Stabilization Services**

#### Housing Search and Placement

ESG providers may provide services or activities necessary to assist program participants in locating, obtaining, and retaining suitable permanent housing. Housing should be mutually agreed upon by both the Case Manager and the participants Head of Household. Housing options selected by the participants will be verified by the provider as meeting grant requirements. At a minimum, housing should be clean, decent, well-maintained, affordable, and in a neighborhood, that meets the needs of the family. Locating adequate housing is the responsibility of the family with assistance from a Case Manager as needed. The



Case Manager may contact landlords directly if advocacy is needed. If needed, financial assistance with application fees is available. The Case Manager should keep abreast of current rental markets, landlords to avoid, and appropriately refer families to partnering landlords. Referrals will not be made to landlords that have repeatedly proven uncooperative with the ESG provider or a partner agency, have refused to reimburse due funds, do not adequately maintain properties, or have otherwise abused tenants' rights.

Per HUD, costs under Housing Stability Case Management include assessing (initial and periodic re-evaluations), arranging, coordinating, and monitoring the delivery of services to facilitate housing stability for participants. ESG services cannot exceed 30 days during the period participant is seeking permanent housing and 24 months' during the period participant is living in permanent housing.

During short-term assistance, case management includes assessment; housing stability planning; and referrals. The household is expected to achieve stability goals in 90 days or less. Suggestions may be made for goals to be completed by the ESG participants without case management support. However, per HUD Guidelines, each household receiving ongoing assistance must meet with the case manager on a monthly basis, unless prohibited by Violence Against Women Act (VAWA) or Family Violence and Prevention Services Act (FVSPA).

Medium-term case management calls for regularly defined (monthly or more frequent is acceptable) face-to-face contact between household and case manager. Case management activities may include the same activities of short-term case management. Medium term case management is required during the months of medium- term assistance and is appropriate when considerable barriers or need for considerable coordination and advocacy, case plan is expected to last more than 90 days.

#### Mediation

Mediation services between the participant and property owner/manager are only eligible, if necessary, to prevent loss of permanent housing.

## Credit Repair

Per HUD, Credit Repair can include credit counseling and other services necessary to assist with critical skills related to household budgeting, managing money, accessing a free personal credit report, and resolving personal credit problems. ESG participants will have access to attend DuPage County Community Services Family Self-Sufficiency Money Management and Credit Repair workshops. Additional credit counseling services will be available at the discretion of ESG providers according to need and available resources.

## Legal Services

Legal Services must be necessary to resolve a legal problem that prohibits the participant from obtaining permanent housing or will likely result in the loss of permanent housing. It may include landlord/tenant matters; child support; guardianship, paternity, emancipation, and legal separation; orders of protection and civil remedies for victims of domestic violence; appeal of veteran's and public benefit claim denials; and the resolution of outstanding criminal warrants. Legal services related to immigration and citizenship, or mortgages are ineligible under ESG. Prairie State Legal Services (PSLS) is no longer the ESG Legal Services provider in DuPage County; however, the agency is supported by different funding sources. Therefore, participants requiring housing related legal services can still be referred to PSLS for available services and legal advice.



## **Bed Vacancies and Prioritization**

As vacancies arise in any CoC program, the housing provider will contact HMIS for a referral. The HMIS System Administrator will generate a list from HMIS based on order of priority as outlined in the "Prioritization" section per project type and based upon target populations served by the requesting program. The HMIS System Administrator will send the requesting agency the top 5 prioritized participants for further assessment. The agency with the vacancy must make a suitable effort to complete outreach to the candidates in order of priority. The provider will contact the participant to further determine eligibility and to assess for client choice to participate in the program. Providers shall exhaust all efforts to reach the client, including reaching out to the original referring agency and any other partnering agencies. If the participant declines, is found to not be eligible, or is unable to be located. the participant will be returned to the priority list. All participants have the option to not apply or decline the housing which is offered.

## **Determining and Documenting ESG Eligibility**

Although households may be prioritized for referral for ESG housing assistance, all households must be assessed for eligibility and appropriateness of ESG services, via an initial consultation and eligibility assessment with a case manager or other authorized representative who can determine eligibility and the appropriate type of service needed, upon entry. Households receiving Rapid Re-housing services must be re-assessed at least annually and households receiving HP-RRH services must be reassessed for eligibility at least once every 90 days. Households which do not meet all eligibility criteria are not eligible to receive any ESG services - including financial assistance and housing relocation and stabilization services. Households may become ineligible for ESG services if they do not meet the terms of the Recovery Plan at any point as determined by the ESG provider, or if ESG services are no longer the most appropriate service to stabilize housing. (See Separation Guidelines).

After initial eligibility, the ESG household is determined to remain eligible until 90 days or file closure, whichever comes first. ESG providers can choose to require re-evaluation each time a program participant experiences a change in income, household composition, or need for assistance.

ESG case files must show sufficient documentation of eligibility and determination of assistance. Guidance on acceptable documentation may be found at <a href="https://www.hudexchange.info/">https://www.hudexchange.info/</a> (Refer to HUD's issued guidance). The expectation will be that documentation standards are of the highest standard reasonable. In order of preference: 1. Written third-party documentation, 2. intake worker observations second and 3. certification from the person seeking assistance.

If a lower standard of documentation is used (for example, self-statement of income) the agency will document attempts made to secure documentation and proceed only when reasonable and necessary to avoid or alleviate a homeless situation of the applicant household. Based on this guidance, the Continuum has developed a format to document homeless status and define the necessary documents to verify. (*See Homeless Eligibility & Verification Form.*) Oral, third party and self-certification are not appropriate documentation for determination of a disability.

Eligibility criteria other than listed in HUD guidance or this program plan must be approved by DuPage County CoC, documented in written policies and procedures, and must be applied consistently.

Households must be eligible under each and all categories below:



### **Minimum Eligibility Criteria:**

## Homeless Prevention (HP)

- I. ESG HP assistance can be available to individuals and families that are in Homeless Categories 2, 3, and 4, but are not literally homeless (*see Appendix*) OR those in At-Risk of Homelessness Categories 1, 2, and 3. (*see At-a-Glance Criteria for Definition of At Risk of Homelessness in Appendix*)
- II. At initial assessment, households must have income below 30 % Area Median Income (AMI) (see <a href="https://www.huduser.gov/portal/datasets/il.html">https://www.huduser.gov/portal/datasets/il.html</a>) and must lack resources and support networks that would prevent them from moving into an emergency shelter or other place described in Category1 of the homeless definition.
- III. At each 90-day re-certification, to continue receiving ESG service households must have income that is at or below 30 % of AMI and must lack sufficient resources and support networks to retain housing without ESG assistance.

## Rapid Re-Housing (RRH)

Rapid Re-housing assistance is only available to individuals and families who meet the definition for Literally Homeless Category 1 under the Homeless Definition Final Rule as follows (*see Appendix*).

Individual or family who lacks a fixed, regular, and adequate residence, meaning:

- a) Has a primary nighttime residence that is a public or private place not meant for human habitation; or
- b) Is living in a publicly or privately-operated shelter designated to provide temporary living arrangements (including congregate shelters, transitional housing, and hotels and motels paid for by charitable organizations or by federal, state, and local government programs) or
- c) Is exiting an institution where (s)he has resided for 90 days or less and who resided in an emergency shelter or place not meant for human habitation immediately before entering that institution.

There is no income threshold at initial assessment. At annual re-certification, households must have income at or below 30% of AMI and must have no appropriate subsequent housing options and must lack sufficient resources and support networks to retain housing.

## All Households (HP or RRH)

- I. Must agree to allow information to be shared with participating agencies of the Service and Program Coordination Committee and Northeast Illinois HMIS RRH/HP providers as defined in the *Authorization to Exchange Information for the Homelessness Provider Network* and the *Agency Privacy Notice*; ESG funding recipients must be entered into HMIS for reporting requirements.
- II. Complete a comprehensive assessment of needs and service plans for housing stabilization
- III. ESG funding recipients must be willing to create and engage in a Recovery Plan and case



- management as needed to acquire and maintain stable housing (independent of this assistance within a defined time period not to exceed 24 months).
- IV. Households may be required to complete critical goals prior to being approved for ESG financial assistance. Such goals may include obtaining a source of income in the household as ESG financial assistance for rent will not stabilize a household alone.
- V. If receiving assistance with utility deposit or utility arrearage, household must show, in addition to imminent risk or homelessness, financial need, valid disconnect notice or proof that utilities will not be connected without assistance. As with all activities under ESG, assistance must be sought first from other resources Low Income Home Energy Assistance Program (LIHEAP) and ESG assistance cannot be for the same cost type or time period as other assistance.
- VI. If receiving rental arrears, short-term. or medium-term rent assistance, the household must be living in or planning to move to a residence which meets HUD's Rent Reasonableness Standard, Fair Market Rent Standards, and housing habitability standards. (*See Eligible Units*).

## Guidance for Determining & Documenting Housing Options, Resources & Support Networks

In addition to determining homeless status and other eligibility criteria, ESG agencies are required to assess whether an applicant has alternatives to ESG assistance to obtain or maintain housing. This includes an assessment of financial resources, assets, family, or support networks which may translate to alternative housing options. DuPage County CoC understands, due to the diversity and complexity of resident's needs and resources, there is no standardized tool which will accurately predict the future housing situation for all applicants. DuPage County CoC will rely on the professional judgment of ESG agency staff to assess, during their interview, housing options, resource, and support networks and whether households need ESG assistance. The conclusion of this assessment will be documented in the file by the staff person conducting the assessment using the Housing Options, Resource & Support Networks portion of the standardized tool Homeless Eligibility & Verification Form.

To provide guidance on specific manners of assessment see below.

## Financial Resources

Each file will contain a monthly budget which incorporates a household's income, resources, and expenses. The budget is only required to look at expenses necessary to maintain housing and basic needs. However, agencies may also include debt payment or other expenses, including savings for housing stability, if deemed appropriate by the housing stabilization plan. When mainstream resources are available in the community, the ESG provider may require the participating household to obtain or maintain these resources as a condition of assistance.

#### Assets

Household assets are always to be assessed to determine income eligibility as defined by HUD. A review of assets is also a relevant piece of determining whether a household has financial resources to obtain or maintain housing.

Cash, savings and checking accounts are to be considered tangible assets available for the household budget as described above. Household reported cash, and bank accounts must be reviewed in the initial and recertification assessment process. Tangible assets such as furnishings, automobiles, jewelry, and clothing may be retained by the household and are not required to be a part of this analysis.



Assets designed by law for retirement (e.g., IRA, Roth IRA, 401K accounts) will not be a required aspect of the determination of the household's resources for any applicant younger than 59 ½. For financial assistance, arrears and short-term rent assistance, agencies are not required to consider other assets (e.g. retirement accounts, certificate of deposit) in their assessment of the household's resources.

For ongoing tenant based rental assistance, agencies are required to consider available assets (e.g., Certificate of Deposits, Investments) in determining whether to include use of these assets in the housing stabilization plan. The following questions are used as guidance for assessing and documenting this decision:

- a. Does the household report any assets?
- b. Can the assets be converted to cash quickly and without excessive penalty?
- c. Is the asset substantial enough, in and of itself, to assist the household in independently sustaining housing without risk?

If the answer is yes to all of the above, the agency will require the household to strategically use the assets to stabilize future housing. ESG funded Housing Relocation and Stabilization Services may be offered at this time. If the assets are not substantial or may not be converted to cash quickly and without cost and the household would only reasonably delay homelessness, the agency may plan strategic use of these assets in the housing stabilization plan, but use of assets is not required by the CoC.

For the purpose of this guidance, 'substantial' refers to assets which exceed 2-months of basic household expenses as defined in financial resources above. 'Without significant penalty' means a loss of 25% or more of available assets, including potential tax penalties.

## Social Support Networks including Family and Friends

At the time of application, ESG providers will explore housing options with all applicants. It is the clear intention of the DuPage County CoC that viable housing alternatives will be safe, and adequate.

Case managers will explore current or future alternatives that participants have to ESG assistance. These alternatives include financial resources toward the monthly budget, such as family support, church contributions, or housing alternatives which may include staying with family or friends. Case managers will explore these options in their interview and document, in the file, their concluding assessment of whether these are viable alternatives now or in the future. Viable options would include those which are safe, adequate, and unlikely to place the household members at future risk of homelessness (e.g. breaking a lease where the landlord will enter a financial judgment).

#### **Non-Duplication**

ESG specifies a household previously deemed ineligible, but which becomes eligible may continue to receive assistance but is not to exceed a total of 24 months of assistance within a 3-year period. Additional financial supports will be determined at the discretion of the ESG agency using geographic boundaries and criteria for *Non-selection/Non-continuation*.

Current Service and Program Coordination Committee guidelines state: "Households should not receive assistance from any homelessness prevention provider fund (IDHS, ESG, CSBG, and EFSP) more than



one time in any twelve-month period. Exceptions may be considered in extraordinary circumstances, when necessary, to put a multi-month package together for the client, or when funding is near depletion."

This guideline will stand true in DPC for ESG financial assistance only. Services under ESG Housing Relocation and Stabilization Services may be provided to eligible clients regardless of previous financial assistance received by the household. Exceptions are at the discretion of the ESG providing agency. Best practices call for any exception to be made in coordination with the first providing agency.

ESG providers report on all adults receiving financial assistance for inclusion in the non-duplication list and in HMIS. ESG providers must have valid authorization to share information via the non-duplication list and HMIS. (*See Confidentiality & HMIS Standards*).

### Non-Selection/Non-Continuation (Initial/Continuing Eligibility)

The ESG agency will make decisions regarding non-selection for participation in ESG at initial application or at recertification due to any of the reasons defined below. Criteria apply to both initial application and at time of quarterly or annual reassessment. Likewise, misrepresentation of eligibility by any household also provides reason for immediate separation from any program assistance.

- I. Household does not meet all eligibility criteria; or
- II. Household does not complete all steps to establish eligibility in a timely manner; or
- III. Misuse of program services by any household member; or
- IV. Household does not complete or refuses to engage in Recovery Plan objectives; or
- V. Household non-readiness, as determined by the ESG providing agency, due to: a.Lack of "key" resources from service providers in the community or
  - unwillingness/inability by the household to link to such key services; and/or b. Household's misuse of resources, including personal resources such as income and benefits

For the purpose of this guidance, key resources are those resources or services that are integral to the household's ability to achieve self-sufficiency. Self-Sufficiency is defined as the household's ability to maintain rent and household expenses independent of the ESG within a defined period of time.

VI. At the discretion of the ESG providing agency, if the participant is deemed unable to participate in case management service toward independent housing and where there is a need to maintain a safe work environment for staff. This determination may be based on the household's use of current and past agency services - including but not limited to a review of the client's previous participation in similar agency services, such as homelessness prevention services, short-term case management or some equivalent data.

The ESG providing agency will make all reasonable efforts to link clients to services or advocate for provision of services before making a decision of non-selection.

#### **Separation Guidelines**

All assistance provided under ESG is subject to eligibility requirements and program guidelines. Final decisions regarding non-continuation will be relayed in writing, to the household, by the ESG providing agency. The ESG agency will provide, when appropriate, information about helpful outside



resources and the opportunity to re-apply to the program or to enter the program at a later date.

Per HUD guidelines, provider agencies must exercise judgment and examine all extenuating circumstances in determining when violations warrant termination, so that a program participant's assistance is terminated only in the most severe cases.

A formal separation process will, at a minimum, consist of the following:

- a. Written notice which includes date of termination, reason for termination, opportunity for appeal, and, if appropriate, any helpful resources to assist the participating household to maintain housing stability.
- b. Opportunity to appeal Participating households which are selected for non-continuation are entitled to request a review of the decision with the opportunity to present oral or written objections before a person other than the person (or a subordinate of the person) who made or approved the termination decision. Final decisions regarding the appeal will be provided promptly in writing.

#### **Eligible Units**

See ESG <u>Interim Rule 24 CFR Parts 84, 85, 91</u>, & <u>576.404</u> for information regarding conflicts of interest, Non-discrimination and Equal Opportunity Requirements, Fair Housing, and Civil Rights laws.

#### **Conflict of Interest**

## Organizational

The provision of any type or amount of ESG assistance may not be conditioned on an individual's or household's acceptance or occupancy of emergency shelter or housing owned by the subrecipient or an affiliated organization. The subrecipient is prohibited from conducting a participant's intake assessment required under § 576.401 to determine program eligibility or administer homelessness assistance under § 576.103, if the participant resides in housing where the subrecipient, of any parent or subsidiary of the subrecipient, has ownership interest. The subrecipient would need to find another independent organization that is also an ESG subrecipient to conduct the intake assessment and ensure that all program participants are eligible as well as to administer homelessness prevention assistance. The subrecipient must maintain written standards of conduct covering organizational conflicts of interest required under 2 CFR 200.318.

#### Individual

For the procurement of goods and services, the subrecipient must comply with the codes of conduct and conflict of interest requirements under 2 CFR 200.318. Persons for whom the Conflict-of-Interest requirements apply include any person who is an employee, agent, consultant, officer, or elected or appointed official of the subrecipient agency. No person who exercises or has exercised any functions or responsibilities with respect to activities under the ESG program, or who is in a position to participate in a decision-making process or gain inside information with regard to activities assisted under the program, may obtain a financial interest or benefit from an assisted activity; have a financial interest in any contract, subcontract, or agreement with respect to as assisted activity; or have a financial interest in the proceeds derived from an assisted activity, either for themself or for those with whom they have family or business ties, during their tenure.



### Fair Market Rent Limits and the Rent Reasonableness Standard

All units which receive short and/or medium-term rental assistance under the Emergency Solutions Program must have a monthly gross rent which is at or below the most recently published HUD Fair Market Rent Standards<sup>4</sup>. The monthly gross rent must also meet HUD's rent reasonableness standard, meaning the landlord attests that the gross rent charged for a unit must be reasonable in relation to the rents being charged during the same time period for comparable units in the private, unassisted market and must not be in excess of rents being charged by the owner for comparable non-luxury unassisted units. These standards of Fair Market Rent and Reasonableness apply to arrearages as well as rent going forward. (See, in Appendix, HUD guidance: Rent Reasonableness and Fair Market Rent Under the Emergency Solutions Grant Program).

As the HUD Fair Market Rent is low for DuPage County, the DuPage County Continuum may request a waiver for this regulation. Any change in the Fair Market Standard will be added as an addendum to this plan. In the absence of an addendum, the Fair Market Rent standard is as set by HUD and may be found with the published datasets.

Fair Market Rent refers to a calculation to determine the Gross Rent. Gross rent is the sum of the rent paid to the owner plus, if the tenant pays separately for utilities, the monthly allowance for utilities established by the public housing authority for the area in which the housing is located. For purposes of calculating the FMR, utilities include electricity, gas, water and sewer, and trash removal services but not cable or satellite television service, or internet service. If the owner pays for all utilities, then gross rent equals the rent paid to the owner.

https://www.huduser.gov/portal/datasets/fmr.html



The FMRs for unit sizes larger than four bedrooms are calculated by adding 15 percent to the four-bedroom FMR, for each extra bedroom. For example, the FMR for a five-bedroom unit is 1.15 times the four-bedroom FMR, and the FMR for a six -bedroom unit is 1.30 times the four-bedroom FMR. FMRs for single-room occupancy units are 0.75 times the zero-bedroom (efficiency) FMR.

Small Area Fair Market Rents (SAMFRs) do not apply to the ESG Program.

To document rent reasonableness, the agency must determine rent reasonableness using one of the following methods:

- a. Reviewing comparable units advertised for rent
- b. Written verification from the property owner of comparability of rent charged for other units

The ESG providing agency should consider the following when determining rent reasonable:

- a. The location, quality, age, size, and type of the unit
- b. Any amenities, services, and utilities to be provided by the owner.

Documentation of the comparable review will be retained in the participant file. An optional form is located in the Appendix (*Rent Reasonableness Checklist and Certification*).

#### **Minimum Habitability Standard**

HUD has set minimum standards for permanent housing. ESG funds may only be used to help a program participant remain or move into housing which meets these minimum habitability standards. This includes funds for Housing Stabilization Services as well as Rental Assistance.

As stated in the Federal Register, minimum habitability standards the housing must meet all the following criteria: (1) Structure and materials. The structures must be structurally sound to protect residents from the elements and not pose any threat to the health and safety of the residents. (2) Space and security. Each resident must be provided adequate space and security for themselves and their belongings. Each resident must be provided an acceptable place to sleep. (3) Interior air quality. Each room or space must have a natural or mechanical means of ventilation. The interior air must be free of pollutants at a level that might threaten or harm the health of residents. (4) Water supply. The water supply must be free from contamination. (5) Sanitary facilities. Residents must have access to sufficient sanitary facilities that are in proper operating condition, are private, and are adequate for personal cleanliness and the disposal of human waste. (6) Thermal environment. The housing must have any necessary heating/cooling facilities in proper operating condition. (7) *Illumination and electricity*. The structure must have adequate natural or artificial illumination to permit normal indoor activities and support health and safety. There must be sufficient electrical sources to permit the safe use of electrical appliances in the structure. (8) *Food preparation*. All food preparation areas must contain suitable space and equipment to store, prepare, and serve food in a safe and sanitary manner. (9) Sanitary conditions. The housing must be maintained in a sanitary condition. (10) Fire safety. (i) There must be a second means of exiting the building in the event of fire or other emergency. (ii) Each unit must include at least one battery-operated or hard-wired smoke detector, in proper working condition, on each occupied level of the unit.

Smoke detectors must be located, to the extent practicable, in a hallway adjacent to a bedroom. If



the unit is occupied by hearing impaired persons, smoke detectors must have an alarm system designed for hearing-impaired persons in each bedroom occupied by a hearing-impaired person. (iii) The public areas of all housing must be equipped with a sufficient number, but not less than one for each area, of battery-operated or hard-wired smoke detectors.

Public areas include, but are not limited to, laundry rooms, community rooms, day care centers, hallways, stairwells, and other common areas.

Inspections will include a visual lead-based paint inspection when tenants include a pregnant female, or a child under six years of age and in houses built prior to 1978. This is in compliance with HUD's lead-based paint regulations which appear within title 24 of the Code of Federal Regulations as part 35(24 CFR 35).

## **Lead Based Paint Requirements**

The lead-based paint requirements exist to protect vulnerable families from potential health hazards. To prevent lead-poisoning in young children, ESG grantees must comply with the Lead-Based Paint Poisoning Prevention Act of 1973 and its applicable regulations found at 24 CFR 35, Parts A, B, H, J, K, M, and R. As agencies that provide assistance to and advocate on behalf of disadvantaged populations, it is important to understand that the lead rule is a tool that helps you ensure the safety and well-being of persons served. Under ESG, the rule is that a lead-based paint visual assessment must be completed for all units that meet all of the three following conditions:

- The household living in the unit is being assisted with ESG financial assistance (rent assistance, utilities assistance, utility/security deposits, or arrears); and
- The unit was constructed prior to 1978; and
- A child under the age of six is or will be living in the unit.

Under ESG, the lead requirements apply regardless of whether a household is remaining in an existing unit or moving to a new unit. The visual assessment must be completed prior to ESG assistance being provided, and annually thereafter. Grantees (ESG program staff) are responsible for ensuring that property owners and managers meet the lead-based paint requirements.

## Disclosure Requirements

Disclosure requirements are triggered for ALL properties constructed prior to 1978. These requirements require that landlords, property owners, or managers provide tenants with:

- HUD's disclosure form for rental properties disclosing the presence of known and unknown lead-based paint; and
- A copy of the "Protect Your Family from Lead in the Home" pamphlet.

This requirement relates to property owners/managers but sharing this information with clients (or ensuring they have received it) is important. ESG assessments are an important opportunity to educate clients about the potential hazards related to lead and their rights as tenants. Informed tenants are more likely to watch for potential problems in their home and proactively work with landlords to address any issues.



#### Visual Assessment

Per regulations found in <u>24 CFR 35</u>, visual assessments for ESG funded units are only triggered under certain circumstances:

- The leased property was constructed before 1978; and
- A child under the age of six will be living in the unit occupied by the household receiving ESG assistance.

Depending on the results of the visual assessment, additional steps may be required before assistance can be provided for that unit.

It is a requirement of all agencies to have lead base paint certification and inspections completed, whether you have a shelter or office space serving clients. Each agency should have at least one staff certified to complete visual lead-based paint assessments. Agency staff are required to give lead-based paint disclosures to clients for rental assistance with Homeless Prevention and Rapid Rehousing. The link to the HUD Lead Based Paint Training is below.

http://www.hud.gov/offices/lead/training/visualassessment/h00101.htm

Training opportunities, training curricula, materials and pamphlets, information on the Lead Safe Housing Rule, and other documents can be accessed at:

https://www.hudexchange.info/programs/lead-based-paint/resources/

The Lead Safe Housing Rule can be accessed at:

http://portal.hud.gov/hudportal/HUD?src=/program\_offices/healthy\_homes/enforcement/lshr

DuPage County's HP-RRH program will utilize County staff members who have completed Housing Quality Standard training to perform the requisite habitability inspections. The habitability inspection forms are appended to this plan. Should an inspection be necessary outside of DuPage County, DuPage County staff will either perform the habitability inspection or contact the local participating jurisdiction or housing authority for assistance in obtaining an inspection.

For ongoing ESG assistance, the Provider must take reasonable measures to ensure the unit meets the minimum habitability standards for permanent housing for the duration of the assistance. This can include case managers meeting monthly open to address concerns, landlords regularly attesting that no significant problems exist, and clients are educated to notify their landlord and case managers of issues that impact the habitability of the unit.

The intent of these measures is to be proactive; to become aware and have the opportunity to address and resolve of any potential issue impact safe, sanitary living conditions. ESG providers have the option of withholding rent and requesting a formal reinspection.

Housing inspections completed by the DuPage or Aurora Housing Authorities for units that will receive a HUD-VASH, or Housing Choice Voucher (formerly Section 8) are acceptable as long as they have been completed within 60 days of the client's ESG application. Client files must contain documentation from the respective Housing Authority to confirm that the unit passed inspection prior to a provider issuing financial assistance.

#### **Habitability Inspection Referral Process**

The Provider will complete a written referral on the form provided and will fax/email the completed form to DuPage County Community Services, Single Family Rehabilitation Program. A qualified



inspector will coordinate and complete the housing inspection. The inspector will return the completed Habitability Standard Form, as needed, in addition to the completed referral form, to verify the inspection status. The forms will be returned to the original Provider for the participant's file.

## **NSPIRE**

On May 10, 2023, HUD published the National Standards for the Physical Inspection of Real Estate (NSPIRE) – establishing updated standards for assessing whether housing meets minimum quality standards and may be assisted with HUD funds. HUD is continuing to develop additional guidance to assist ESG, CoC, and HOPWA recipients in adopting the updated standards; however, this additional guidance will not be available until before October 1, 2025. Therefore, HUD will be extending the date by which ESG, CoC, and HOPWA recipients must use these standards to inspect housing to October 1, 2025. Recipients that choose not to adopt the NSPIRE standards on October 1, 2023 must continue using the standards for assessing housing quality in accordance with the current requirements under 24 CFR Part 574, 576, or 578, as appropriate.

#### **Lease Requirements**

The provision of ESG rent assistance and security deposits seeks to ensure permanent housing stabilization:

- I. The landlord must agree to work with the ESG agency to accept vouchered rent payment and to stop eviction proceedings upon receipt of signed voucher.
- II. Households may be assisted at the end of their lease term if a move to another housing unit is necessary in order to ensure future housing stabilization.
- III. Month-to-Month leases month-to-month leases reflect transience and should be avoided in general. HUD does not specifically exclude month-to- month leases. The ESG agency will attempt to engage the landlord to work on a long-term lease arrangement when this benefits the client.
- IV. ESG agencies must have a copy of the valid lease to assist with rent unless financial assistance is limited solely to payment of rental arrears. Valid leases must include signatures of both the client and/or a member of the household and the owner/authorized representative and must be dated.
  - a. Recipients of ESG funds must have a written lease or rental agreement, the legal right to reside in the unit and prove responsibility for paying the rent. As a general matter, if the eligible person is not named on a valid lease/rental agreement either as a tenant or an authorized occupant, the person has no legal right to reside in the unit and is therefore not eligible for rental assistance. However, if an applicant is listed as an occupant on a lease agreement and can prove through paid receipts in their name, money orders or cancelled checks that they pay rent or utility bills, even if the accounts are in the name of another household member, it is permissible to assist the applicant. The Grantee and project sponsor have responsibility for ensuring the eligibility of each household assisted with ESG funds.
  - b. Oral leases, if enforceable by State law, are acceptable when assistance is *solely* for arrears.
  - c. A sublease is considered a legal lease. However, the grantee should be sure that the relationship between the participant/grantee/sub grantee and the landlord is not in violation of the conflict of interest provisions as stated in the ESG Notice. For example, the sublease agreement should not be between relatives or other parties where there is a potential conflict of interest. Only the owner of record or Management Company may be paid.
  - d. Rooms to rent and shared housing arrangements with separate leases applicants residing in shared housing programs that provide separate leases for each tenant may be eligible for assistance if they are a valid leaseholder. Single room occupancy rent reasonableness and FMR Limits apply.



### **Rental Assistance Agreement**

Rental Assistance cannot be provided without an agreement between the ESG provider and the owner/property manager.

- a. ESG provider will ensure that a rental assistance agreement between the provider and the owner/property manager is completed for each participant household receiving rental assistance.
- b. ESG providers must ensure timely rent payments are made on behalf of participant households receiving ongoing financial assistance. ESG regulations specifically prohibit the use of ESG funds for late payment fees incurred by the ESG provider under Rental Assistance Agreement with the owner/property manager.
- c. The Agreement must contain the same rent payment due date, grace period and late payment penalty requirements as the program participant's lease.
- d. A rental assistance agreement between the ESG HP Provider and property owner or property management will include a requirement that the owner copy the agency on any notice to the program participant to vacate housing or any complaint to commence an eviction. The agreement will specify the term of the anticipated assistance to be provided.
- e. The rental assistance agreement will terminate, and no further rental assistance payments may be made under that agreement if the program participant moves out of the housing unit, the lease terminates and is not renewed, or the program participant becomes ineligible to receive ESG rental assistance.

### **HMIS Standards**

The purpose of a Homeless Management Information System (HMIS) is to gather information about the extent and nature of homelessness to assist planners, policy makers and providers of services to the homeless to design the most effective policies and programs, to coordinate care, and better serve clients. HMIS provides an effective and usable case management tool and by collecting and analyzing client, program, and system-level data to report on the extent and nature of homelessness.

HMIS provides the ability to: develop unduplicated counts of clients served at the local level; analyze patterns of use of people entering and exiting the homeless system; and evaluate the effectiveness of those systems.

The DuPage County Continuum of Care participates in the "Northeast Illinois Collaborative HMIS" (NIL HMIS). The NIL HMIS is a shared, regional HMIS managed by a Technical Lead Agency. DuPage County Continuum of Care Leadership Committee oversees the DuPage County HMIS Lead and is primarily responsible for all local HMIS activity.

All DuPage ESG providing agencies, with the exception of domestic violence shelter and service providers, must enter client-level data into the NIL HMIS. A Standard Operating Procedure (SOP) provides the policies, procedures, guidelines, and standards that govern the DuPage County Continuum HMIS operations, and the roles and responsibilities for participating agency staff. The SOP addresses roles and responsibilities, privacy, data quality, security and offers standardized forms for agency use. The SOP is reviewed annually and updated as necessary by the Data Performance Committee in coordination with other committees and approved by the Leadership Committee of the DuPage County Continuum of Care.

All DuPage ESG programs are governed by the same minimum standards of client privacy protection within HMIS. A Baseline Privacy Notice describes how client information may be used and disclosed



and how clients can get access to their information. Each ESG agency will either adopt the Baseline Privacy Notice or develop a Privacy Notice which meets and exceeds all minimum requirements set forth in the Baseline Privacy Notice.

ESG funded agencies will ensure all clients are aware of the adopted Privacy Notice, have access to it and are notified of their rights regarding data sharing. ESG funded agencies will make reasonable accommodations for persons with disabilities, language barriers or education barriers. If the agency has a website the Privacy Notice will be published on that website. Agencies review their program requirements to determine what industry privacy standards must be met that exceed the minimum standards outlined in this Privacy Plan and Baseline Privacy Notice (examples: Substance Abuse Providers covered by 24 CFR Part 2, HIPPA Covered Agencies, Legal Service Providers) and review the most updated HUD HMIS Privacy Standards (currently: 2004 HUD HMIS Privacy Standards (69 FR 45888 - Homeless Management Information Systems (HMIS); Data and Technical Standards Final Notice). Agencies assign only end users who can meet End User responsibilities and designate one user that has been trained to technologically uphold the agency's privacy responsibilities.

HMIS End Users will uphold the client's privacy. End Users have the responsibility to understand their agency's Privacy Notice, be able to explain their agency's Privacy Notice to clients, follow their agency's Privacy Notice, know where to refer the client if they cannot answer the client's questions, and present their agency's Privacy Notice to the client before entering any information.

End Users will be trained to consistently enter data that is complete, timely and accurate according to approved workflows documents. Workflow documents are used for both training and reference to ensure proper understanding and use of the Homeless Management Information System. End Users are encouraged to contact the HMIS Help Desk for support as needed at <a href="https://example.com/hmis/html/maintenance-needed-need

In addition to a valid authorization to release information from the head of household and each adult member, each HP-RRH agency has agreed to participate in Homeless Prevention and/or RRH provider groups within HMIS to share information required for reporting purposes and to prevent duplication of services. (See 2024 Service and Program Coordination Community Partnership Agreement or most recent version in Appendix).

Effective May 1, 2015, the CoC expanded data sharing for service providers who offer Rapid Rehousing (RRH) and Homelessness Prevention (HP) service type activities. Data elements shared will include client demographics, case manager, entry exit information and service information. The purpose of this expanded data sharing is to improve service collaboration and increase effectiveness of funds through reduced duplication of data collection and improved referral linkages.

Additional information can be found at <a href="https://dupagehomeless.org/hmis/">https://dupagehomeless.org/hmis/</a> and <a href="https://www.hudexchange.info/">https://dupagehomeless.org/hmis/</a> and <a href="https://www.hudexchange.info/">https://www.hudexchange.info/</a>.

#### **Tracking Services and Outcomes**

Services and program outputs must be tracked according to HMIS standards. The annual DuPage County CoC Homelessness Prevention Reporting Tool and the ESG CAPER are completed to track services. Regarding outcomes, all HP-RRH agencies will complete a follow up call in 90 days from the date households were exited from HP-RRH to determine whether the household remained stably housed. Additional performance outcomes may be proposed by the Continuum of Care Leadership Committee.



## **Client Confidentiality**

Each subrecipient must implement procedures to ensure the security and confidentiality of records pertaining to any individual provided with assistance and that the address or location of any assisted housing, including domestic violence shelters, will not be made public. To facilitate coordination, to ensure non-duplication and to aid in the consistent reporting of DPC HP- ESG services provided within the HMIS service system, all participating adults must be informed of the HMIS Privacy Policy. Participant's information will be utilized and shared per the standards in the Privacy Plan and policy. All participating adults are required to sign an Authorization to Release Information, including household demographics, income, and service information and case plan that may be shared amongst all providers in the Service and Program Coordination Committee. Participating household members may decline sharing of certain assessment information which is not essential to coordination/non-duplication. It is the responsibility of the HP-RRH provider agency to protect the confidential nature of

such information. However, participant refusal to share essential information for service coordination/non-duplication will affect eligibility for HP-RRH services.

## **Recordkeeping Requirement**

Sufficient records must be established and maintained by ESG Providers to demonstrate that all ESG requirements are being met. For more information about recordkeeping requirements, refer to 24 CFR 576.500.

#### **Record Retention Period**

ESG providers must maintain documentation on all households seeking assistance. If determined ineligible, documentation must reflect reasons. Documentation of participant eligibility and assistance provided must be retained for a minimum of 5 years after the expenditure of all funds from the grant under which the program participant was served. Subrecipients will refer to applicable agreements with State and County ESG recipients for specific instruction on records management.

#### **Reporting Requirements**

ESG Recipients will submit annual performance reports to HUD via Consolidated Annual Performance and Evaluation Reporting (CAPER). DuPage HP-RRH providers will ensure necessary data is available in the required format per the grantors (State of Illinois and/or DuPage County) requests.

## **Monitoring**

DuPage ESG providers have received funding from either or both state and county grantees. As with program implementation guidance, monitoring requirements are expected to be met as they are outlined by each grantor. The requirements may be included in contracts, Memorandum of Understanding, or manuals. As ESG program has been in development, some updates to procedures may be provided via email.

County guidance for direct federal allocation states the following: Sub-grantee monitoring reinforces accountability; provides for continuous improvement; and is required by the ESG Notice. Monitoring goals include the improvement of program and financial performance and ensure regulatory compliance in all areas. Monitoring ESG in the County is done through a variety of measures consisting of desk top review, which includes evaluation of requests for payment, and on-site visits with program and file review.

#### **Match**

The requirements for matching ESG funds are described in section <u>576.201</u> of the <u>ESG Interim Rule</u>,



and the requirements for documenting matching contributions are described in section 576.500(o). The matching requirement applies to the ESG recipient. HUD provides the recipient with the discretion to pass the match requirement on to the sub recipients. In the DuPage County Continuum of Care, sub recipients of State funds are required to allocate, track and report on match funds. Sub recipients of County ESG funds are also required to allocate, track and report on match funds with the exception of agencies providing Homelessness Prevention and Rapid Rehousing services as these funds are "pooled" and provided only on as reimbursement of eligible costs. Match for County funded ESG HP and RR is allocated and tracked by the County ESG recipient.

## **Violence Against Women Act (VAWA)**

## **Providing Notice of VAWA Protections**

All CoC and ESG funded Homelessness Prevention and Rapid Rehousing providers must provide notice to program applicants and participants of their rights under VAWA. ESG program grantees must document that clients were informed of their rights and provided copies of the notices. A signed copy of acknowledgement must be maintained in client files. HUD provides detailed guidance on the scope and timing of this requirement in 24 CFR 578.99(j)(4) and 24 CFR 5.2005(a).

- 1) All CoC and ESG funded programs must provide applicants and participants HUD Form 5380: Notice of Occupancy Rights under the Violence Against Women Act form that explains the VAWA protections including the right to confidentiality, and any limitations on those protections.
- a) HUD form 5380 must be provided to each person seeking or receiving CoC or other HUD-funded housing assistance at the following times:
- When an individual or family is denied permanent or transitional housing;
- When a program participant is admitted to permanent or transitional housing;
- When a program participant receives notification of eviction; and
- When a program participant is notified of termination of assistance.
- b) If a program participant in an ESG or CoC funded program has not been notified of their rights under VAWA, and none of the above conditions apply, the program must provide HUD form 5380 at re-certification or lease renewal.

HUD forms 5380 and 5382, must be provided to each applicant and tenant and have the corresponding acknowledgement signed and include in the applicant file.

2) ESG and CoC funded programs using funds for rental assistance are required to include language in agreements with housing owners or landlords detailing VAWA protections, including notification, prohibited bases for eviction, limitations, and other requirements. This is covered in the HUD Lease Addendum HUD-91067 found in the Appendix Documents.

All rental assisted units need to have the VAWA lease addendum signed by the landlord unless the lease agreements incorporated the following as found in the VAWA Rule:

- Right for the lease to be broken without penalty, if the tenant qualifies for an emergency transfer, except for tenant based rental assistance
- Language that protects individuals from being denied access to housing and/or evicted from their housing on the basis of or as a direct result of being a survivor



- Construction of lease terms and terms of assistance
- Limitation of VAWA protections
- Confidentiality requirements

In the event that a landlord/property owner/management company is not willing to execute the VAWA Lease Addendum, alternative housing options and assistance should be presented to the household.

## **Emergency Transfer Plan**

One of the key provisions the 2013 VAWA updates and subsequent HUD regulations is the ability of an eligible program participant to be offered information about VAWA protections and the opportunity to request an Emergency Transfer from their housing unit to another, safer housing unit. The DuPage County Community Development Commission has responded to this requirement by developing an

Emergency Transfer Plan for victims of domestic violence, dating violence, sexual assault or stalking

and an emergency response protocol for addressing incidents of domestic violence, dating violence, sexual assault, or stalking. This plan is based on a model emergency transfer plan published by the U.S. Department of Housing and Urban Development (HUD), the Federal agency that oversees that DuPage County Community Development Commission is compliant with VAWA. A copy of the Emergency Transfer Plan is included in the Appendix Documents.

Additional information is available at: https://www.justice.gov/tribal/2013-and-2022-reauthorizations-violence-against-women-act-vawa

#### **Plan Approval History**

Service and Program Coordination Committee and CDC review: October to November 2024

Service and Program Coordination Committee Approval: November 2024

Leadership Review of Document: December 2024

Leadership Approval of Final Document: January 2025

Approved Plan is inclusion in DuPage County Action Plan: March 2025

Note: Public Comment or HUD suggested changes may warrant further review or changes to this plan.



## **Appendix Documents**

- 1. Agency List and Communities Served
- 2. At a Glance Criteria for Definition of At Risk of Homelessness
- 3. Baseline Privacy Notice
- 4. Universal Intake Form
- 5. DuPage Continuum of Care Homelessness Prevention and Rapid Re-Housing Brochure
- 6. DuPage County CoC Authorization to Exchange Information for the Homelessness Prevention Provider Network
- 7. DuPage Homelessness Prevention Partnership Agreement (2022 2025)
- 8. At a Glance Criteria for Definition of Homelessness and Recordkeeping
- 9. Homelessness Eligibility and Verification Form
- 10. HUD Guidance Rent Reasonableness and Fair Market Rent
- 11. Rent Reasonableness and Certification Checklist
- 12. Income Limits, Fair Market Rents and Utility Allowance Schedule
- 13. CDC VAWA Policy
- 14. CDC Emergency Transfer Plan
- 15. CDC VAWA Addendum

## **HPP AGENCY LIST AND COMMUNITIES SERVICED**

Revised December 2024

	Grant Funded		Privately Funded		
	CATHOLIC CHARITIES	DUPAGE COUNTY	Loaves & Fishes		
PEOPLES RESOURCE			Community Services		
CENTER	Grants: ESG, EFSP, IDHS, DCTP,	Grants: ESG, IDHS, & CBRAP application	(Naperville Cares)		
Grants: IDHS, EFSP	Shelter Diversion	assistance***	(Naperville Cares)		
and agency funds	and agency funds	assistance	(630) 355-3663 X4		
(620) 602 5402	and agency rands	(630) 407-6500	(,		
(630) 682-5402	(630) 495-8008	(030) 407-0300	Residents of Naperville,		
Serves all current PRC		1-800-942-9412	Aurora, members of a		
Clients in DuPage County	Addison	1-800-942-9412	Naperville congregation,		
Chefits in Durage County	Bensenville *,**		or households with		
	Bolingbrook**	Aurora**	children in District 203 or		
	Burr Ridge*	Bartlett**	204 schools.		
	Clarendon Hills*	Bloomingdale			
	Darien*	Glen Ellyn	IDHS Shelter Diversion		
	Downers Grove	Glendale Heights	for Kane County		
	Elmhurst	Hanover Park**	LOVE INC.		
011=5=4.5::	Itasca*	Hinsdale* Keeneyville			
OUTREACH	Lombard*		(630) 512-8665		
COMMUNITY	Medinah	Lemont** (unincorp) Lisle	Addison		
MINISTRIES	Oakbrook	Naperville	Bensenville		
Grants: IDHS, RRH,	Oakbrook Terrace	Ontarioville	Burr Ridge		
agency funds	Villa Park	Roselle	Clarendon Hills		
	Wood Dale*	Wayne	Darien Downers		
(630) 260-7600	Woodridge	West Chicago	Grove Elmhurst		
Carol Stream		West emedge Westmont*	Glen Ellyn		
(630) 682-1910		Wheaton	Hinsdale		
Glen Ellyn & Wheaton	Immigrant Support	Willowbrook*	Itasca Lisle		
Sien Enym & Wiledton	Program for DuPage	Winfield	Lombard		
(630) 393-7057	County		Oakbrook		
Warrenville &			Oakbrook Terrace		
surrounding			Villa Park		
unincorporated areas	*Geographically eligible for	or Salvation Army	Westmont		
	Eunda diatributad by Catholia Charitias		Willowbrook		
(331) 307-7124	** Multi County.	one charmes.	Wood Dale		
Villa Park		cictanco ic available	Woodridge		
	*** CBRAP Application assistance is available for all who have received a court summons for				
	rent arrears regardless of	geography			
Veterans Assistance					
Midwest Shelter fo	r Homeless Veterans	Veterans Assista	nce Commission of		
		DuPag	e County		
0 1 20	/F () /-1				
Grant: SSV	/F (Veterans)				
(630) 871-8387 (630)		407-5655			
(000)	(630) 671-6367				
Supportive Services for Low Income		DuPage County Veterans and their Widows,			
Homeless & At-Risk Veteran Families in		Spouses, or Dependents			
DuPage		Spouses, or Dependents			
Ju	i age				
Multiple Counties Served: DeKalb, DuPage,					
•					
Kane, Kendan, Gr	undy, LaSalle & Will				
		<u> </u>			



# At Risk of Homelessness

			An individual or family who:
			(i)Has an annual income below <u>30%</u> of median family income for the area; <u>AND</u>
			<ul> <li>(ii) Does not have sufficient resources or support networks immediately available to prevent them from moving to an emergency shelter or another place defined in Category 1 of the "homeless" definition; AND</li> </ul>
			(iii) Meets one of the following conditions:
		Individuals and Families	(A) Has moved because of economic reasons 2 or more times during the 60 days immediately preceding the application for assistance; <u>OR</u>
(9 V)			(B) Is living in the home of another because of economic hardship; <u>OR</u>
(.9 LÜ Z Z V) LL LÜ LU LÜ LU LÜ	Category 1		(C) Has been notified that their right to occupy their current housing or living situation will be terminated within 21 days after the date of application for assistance; OR
0			(D) Lives in a hotel or motel and the cost is not paid for by charitable organizations or by Federal, State, or local government programs for low-income individuals; <u>OR</u>
u T- v) a:: a:: U r-			(E) Lives in an SRO or efficiency apartment unit in which there reside more than 2 persons or lives in a larger housing unit in which there reside more than one and a half persons per room; OR
			<ul><li>(F) Is exiting a publicly funded institution or system of care; <u>OR</u></li></ul>
			(G) Otherwise lives in housing that has characteristics associated with instability and an increased risk of homelessness, as identified in the recipient's approved Con Plan
	Category 2	Unaccompanied Children and Youth	A child or youth who does not qualify as homeless under the homeless definition, but qualifies as homeless under another Federal statute
	Category 3	Families with Children and Youth	An unaccompanied youth who does not qualify as homeless under the homeless definition, but qualifies as homeless under section 725(2) of the McKinney-Vento Homeless Assistance Act, and the parent(s) or guardian(s) or that child or youth if living with him or her.



### **HMIS Notice of Privacy Practices**

### **Effective [SELECT A DATE]**

### THIS NOTICE DESCRIBES HOW INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN ACCESS THIS INFORMATION.

[Agency Name] and the Northeast Illinois Homeless Management Information System (HMIS)

### Overview

When you request services from [Agency Name], information about you and members of your family is entered into a computer system called HMIS, or Homeless Management Information System. HMIS is a project of DuPage County Community Services in partnership with many organizations in northeast Illinois that provide homeless, health care, medical, and social services to persons and families in need. The information collected in HMIS will help us coordinate and provide better service, document the need for additional services, and generate reports such as the number of persons who are homeless or at risk of homelessness in northeast Illinois.

We intend our policy and practices to align with the Housing and Urban Development's (HUD) HMIS Data and Technical Standards and HMIS Data Standards<sup>1</sup>.

### What is Being Shared

This agency's staff and the Software Administrators have access to all data collected in HMIS, and the participating agencies have limited access as described below and online, <a href="https://dupagehomeless.org/HMIS/Forms">dupagehomeless.org/HMIS/Forms</a>. If further information is to be shared and is not covered by this notice, then a separate authorization will be required.

Information shared to participating agencies include:

- Protected Personal information (PPI) Name, Date of Birth, and Social Security Number. PPI is information that allows identification of an individual directly or indirectly, can be manipulated by a reasonably foreseeable method to identify a specific individual, or can be linked with other available information to identify a specific client.
- Demographics Race, Ethnicity, Gender, Veteran Status
- Project Enrollments Project Name, Enrollment dates, Reason for Leaving a program, and the Housing Destination you left to.
- Case Manager's contact information (if one is assigned)

### How Your Information May Be Used

Unless restricted by law, the information can be used by:

- Authorized people who work in [Agency Name], HMIS partner organizations for administrative purposes related to providing and coordinating services to you or your family, or for billing or funding purposes.
- Auditors or others who review the work of [Agency Name] or need to review the information to

Last Reviewed: 4/17/2024

<sup>&</sup>lt;sup>1</sup> https://www.hudexchange.info/programs/hmis/



### **HMIS Notice of Privacy Practices**

### Effective [SELECT A DATE]

provide services to [Agency Name].

- The HMIS system administrator(s), DuPage County Community Services and its designees, and the HMIS developer (WellSky) for administrative purposes (for example, to assist [Agency Name] by checking for data errors and identifying your potential eligibility for services).
- Individuals performing academic research who have signed a research agreement with [Agency Name] or DuPage County Community Services. Your name, social security number or other identifying information may be used to match records but will not be used directly in the research unless you sign a separate consent.
- [Agency Name] or the DuPage County Community Services may use your information to create aggregate data that has your identifying information removed. Also, [Agency Name] may disclose to a third-party aggregate data so that the third party can create data that does not include any of your identifying information.
- Government or social services agencies that are authorized to receive reports of homelessness, abuse, neglect, or domestic violence, when such reports are required by law or standards of ethical conduct.
- A coroner or medical examiner or funeral director to carry out their duties.
- Authorized federal officials for the conduct of certain national security or certain activities associated with the protection of certain officials.
- Law enforcement officials, but the disclosure must meet the minimum standards necessary for the immediate purpose and not disclose information about other individuals. A court order or search warrant may be required.
- Others, to the extent that the law requires a specific use or disclosure of information. Information may be released to prevent or lessen a serious and imminent threat to the health or safety of a person or the public; if the disclosure is made to a person or persons reasonably able to prevent or lessen the threat or harm, including the target of a threat.

Other uses and sharing of your information will be made only with your written consent.

### Your Rights Regarding Your Information in HMIS

- You have the right to opt-out of having your and your household members' information shared to partnering agencies in the Northeast Illinois Homeless Management Information System (HMIS). To do so, you must request and sign the "Request to Not Share Information in HMIS." Any information in the HMIS prior to signing the form will continue to be shared with the agencies as described in this notice.
- You may request a list of current HMIS partner organizations from [Agency Name], DuPage County Community Services, or review the current list at <u>suburbancook.org/hmis</u>. Northeast Illinois HMIS may add new HMIS partner organizations to this list at any time.
- You have the right to inspect and obtain a copy of your own protected personal information for as long as it is kept in the HMIS, except for information compiled in reasonable anticipation of, or for use in, a legal proceeding.



### **HMIS Notice of Privacy Practices**

### Effective [SELECT A DATE]

You have the right to request a correction of your protected personal information when the information in the record is inaccurate or incomplete.

### **Enforcement of Your Rights**

If you believe your privacy rights have been violated, you may send a written complaint to [Agency Name]. If your complaint is not resolved to your satisfaction, you may send your written complaint to DuPage County Community Services. Addresses are listed at the end of this Notice. You will not be retaliated against for filing a complaint.

[Agency Name] is required by law to maintain the privacy of your protected personal information, and to display a copy of the most recent Notice. [Agency Name] reserves the right to change the Notice from time to time, and if it does, the change will affect all the information in the HMIS, not just the information entered after the change. The revised Notice will be posted at [Agency Website]. You may request a copy of it from [Agency Name].

[Agency Contact Information] DuPage County Community Services

[Address] HMIS System Administrator

[Address] 421 N County Farm Road

[Phone Number] Wheaton, IL 60187

[Website] 630-407-6397

dupagehomeless.org/HMIS

### **Change History**

- October 2009- Initial Policy was a part of client consent documents.
- October 2012 Adopted HUD's baseline privacy notice and detailed our implied consent disclosure process.
- October 2014 Updated HUD's baseline privacy notice to include Suburban Cook County, address the name change of DuPage County HMIS to Northeast Illinois HMIS, and reflect the changes to the list of shared data elements.
- June 2021 Complete reorganization, re-formatting, deduplication of statements, and adjusted level of language used. Added language around sharing of pre-existing data after a client refuses to share any new information. Moved to using Effective date rather than version numbers.
- April 2022 Updated websites.
- January 2024 Updated name of the form used to opt out of sharing information in HMIS.
   Added the name of the regional HMIS implementation, Northeast Illinois.

### Agency's LOGO





### Head of Household / All Adult HH Members

HMIS CLIENT ID#	PROJECT NAME							
Fill-in after ServicePoint Ent	ry						J	
Entry Date (Project Start)	Dat	e of Engage	ement (ES/SO)			Housing Move-in Date	PH PSH RR	н)
Entry Date (Frejest start)		o or Engage	<u> </u>			Troubing move in Batt		,
Month / Day / Year		nth / Day / Yea	ar			Month / Day / Year		
menan, zay, rea		, <b>2</b> , ,	•			on, zay, real		
NAME OF HEAD OF HOU	<b>ISEHOLD</b> (first, m	iddle, last ı	name, suffix (e	.g., Jr, \$	Sr, III))		Client doesn't know	Client refused
First Name		Middle Name						
Last Name			Alias/Suffix					
SSN						x. or Partial Reported		
Veteran Status	□ Yes □	☐ Yes ☐ No Veteran Status is on the Client Profile Tab and may need to be updated if the client is already in ServicePoint. ☐ ☐						
Relationship (to HoH)	□ SELF (Head of Household) □ HoH's Child □ HoH's Spouse/Partner □ HoH's Spouse/Partner □ Use a separate Initial Intake Assessment or HH Member Supplemental page for each additional HH member.							
Date of Birth		Approx. or Partial  DOB Reported						
Gender How does the client identify their gender?	You may choose all that apply unless it's 'Client doesn't know' or 'Client refused.'	u may choose that apply less it's 'Client esn't know' or binary, genderfluid, agender, culturally specific gender)    Male   Female   Transgender   Questioning   Questioning   Contact   Contact						
Ethnicity	□ Non-Hispanio	:/Latin(a)(o)(	x) 🗆 Hispanio	:/Latin(a)	)(o)(x)			
Race You may choose all that apply unless you choose 'Client doesn't know' or 'Client refused'	□ American Indian, Alaska □ Black, African □ Native Hawaiian or Native or Indigenous American or African □ Pacific Islander □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □							
Primary Language	□ English	□ Spa	anish [	□ Other,	, specif	y:		
	☐ Yes ☐ No	Client do	esn't know	lient refus	sed			
Comestic Violence   Composition Violence   Composition Violence   Composition Violence   Composition Violence   Composition   Composition								

General Health Status (PSH, RHY, VASH Only)   Excellent  Very Good  Good  Fair  Poor  Client doesn't know  Client refused								
DISABILITY ASSESSME  Does the client have a common transfer of the client have a comm		ion expecte	ed to be of long d	uration and	impedes ability to	o live independ	dently?	
	_		oesn't know		Client Refused	•	,	
_ 100		0	Will the			If Ves Eve	ected to be of long	r-continued
			Condition be				ite duration and s	
Disability Type	(If Yes) Start	Date	long term?	Disabilit	y Determination		lity to live indepen	
Alcohol Use Disorder			☐ Yes	☐ Yes	☐ Doesn't Know	☐ Yes	☐ Doesn't Kn	IOW
☐ Yes ☐ No	/	/	□ No	□ No	☐ Refused	□ No	□ Refused	
☐ Client doesn't know	Notes:							
☐ Client Refused								
Alcohol and Drug			☐ Yes	☐ Yes	☐ Doesn't Know	☐ Yes	☐ Doesn't Kn	IOW
Use Disorder	/	/	□ No	□ No	☐ Refused	□ No	☐ Refused	
☐ Yes ☐ No	Notes:							
☐ Client doesn't know								
☐ Client Refused								
Chronic Health			☐ Yes	☐ Yes	□ Doesn't Know	□ Yes	□ Doesn't Kn	OW
Condition	/	/	□ No	□ No	☐ Refused	□ No	☐ Refused	
☐ Yes ☐ No	Notes:							
☐ Client doesn't know								
☐ Client Refused				1				
Developmental			☐ Yes	□ Yes	☐ Doesn't Know	□ Yes	□ Doesn't Kn	OW
Disability	/		□ No	□ No	☐ Refused	□ No	☐ Refused	
☐ Yes ☐ No	Notes:							
☐ Client doesn't know								
☐ Client Refused				T =		1		
Drug Use Disorder	,	,	□ Yes	☐ Yes	☐ Doesn't Know	☐ Yes	☐ Doesn't Kn	OW
☐ Yes ☐ No	/		□ No	□ No	□ Refused	□ No	☐ Refused	
☐ Client doesn't know	Notes:							
☐ Client Refused								
HIV/AIDS	,	,	□ Yes	☐ Yes	<ul><li>□ Doesn't Know</li><li>□ Refused</li></ul>	☐ Yes ☐ No	☐ Doesn't Kn	IOW
☐ Yes ☐ No	/	/	□ No	□ NO	□ Reiuseu		☐ Refused	
☐ Client doesn't know☐ Client Refused	Notes:							
Mental Health		1		□ Vaa	□ Danasit Krasıı	□ Vaa		
Disorder	,	,	□ Yes □ No	☐ Yes☐ No	<ul><li>□ Doesn't Know</li><li>□ Refused</li></ul>	☐ Yes ☐ No	□ Doesn't Kn □ Refused	IOW
	Notes:	/	□ INO		L Keluseu		L Relused	
☐ Yes ☐ No ☐ Client doesn't know	Notes:							
☐ Client Refused								
			☐ Yes	☐ Yes	☐ Doesn't Know	☐ Yes	☐ Doesn't Kn	ıow.
Physical Disability	/	/	□ No	□ No	□ Refused	□ No	☐ Refused	IOVV
☐ Yes ☐ No	Notes:							
☐ Client doesn't know								
☐ Client Refused								
au u a /aa.								
Client Well-Being (PSI	1 Programs O	nly): Inforn	nation Date:					
		Strongly	Somewhat	Neither	Somewhat	Strongly	Client	Client
		disagree	disagree	agree nor disagree	agree	agree	doesn't know	refused
Client perceives their life has	value and			<del>-</del>				
worth.	value and	0	0	0	$\circ$	$\circ$	0	$\circ$
Client perceives they have su	pport from							
others who will listen to prol	• •	0	0	0	0	0	0	0
Client perceives they have a	tendency to				^			
bounce back after hard time	•	$\circ$	$\circ$	0	$\circ$	0	0	$\circ$
				Several	Several		Client	011
		Not at all	Once a	times a	times a	At least	doesn't	Client refused
			month	month	week	every day	know	reruseu

Client's frequency of feeling nervous, tense,	$\cap$	$\cap$	$\cap$	$\circ$	$\cap$	$\cap$	$\cap$
worried, frustrated, or afraid	O	O	0	O	O	O	O

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#### **Chronic Homeless Assessment**

RESIDENCE PRIOR TO PROJECT ENTRY: Where was the client sleeping last night? Or, in other words, what was the client's living situation just prior to entering this project? For non-residential programs (like HP) this is their current situation. Choose from Literally Homeless Situation OR Institutional Setting OR Temporary/PSH Situation. Once chosen, stay in that column. **1A. Homeless Situation** 1B. Institutional Situation 1C. Temporary or Permanent **Housing Situation** ☐ Foster care home or foster care group home ☐ Host Home (non-crisis) ☐ Place not meant for human habitation (e.g., a vehicle, an abandoned building, ☐ Hospital or other residential non-psychiatric ☐ Hotel or motel paid for without ES voucher bus/train/subway station/airport or medical facility ☐ Owned by client, NO ongoing housing subsidy ☐ Jail, prison, or juvenile detention facility anywhere outside) ☐ Owned by client, with ongoing housing subsidy  $\square$  Emergency Shelter (including hotel or motel  $\square$  Long term care facility or nursing home ☐ PH (other than RRH) for formerly homeless paid for with emergency shelter voucher, or ☐ Psychiatric hospital or other psychiatric facility persons RHY-funded Host Home shelter) ☐ Substance Abuse Treatment Facility or detox ☐ Rental by client, NO ongoing housing subsidy ☐ Safe Haven ☐ Rental by client, with RRH or equivalent subsidy **↓** Next Answer 2A: Length of Stay. **↓** ☐ Rental by client, with VASH housing subsidy ↓ Next Answer 2B: Length of Stay. ↓ ☐ Rental by client with GPD TIP subsidy ☐ Rental by client, other ongoing housing subsidy ☐ Rental by client, with an HCV (tenant or project) ☐ Rental by client in a public housing unit ☐ Residential/halfway house, NO homeless criteria ☐ Staying or living with a family member ☐ Staying or living with a friend ☐ Transitional Housing for homeless persons (including homeless youth) ↓ Next Answer 2C: Length of Stay. ↓ **2A: LENGTH OF STAY:** How long was the **2B: LENGTH OF STAY:** How long was the **2C: LENGTH OF STAY:** How long was the client in a Homeless Situation? client in an Institutional Situation? client in a Housing Situation? ☐ One Day or Less → ☐ One Day or Less ☐ One Day or Less → 1 week 3 months ☐ Two Davs to One Week ☐ Two Days to One Week → ☐ Two Davs to One Week → or less or less  $\square$  > One Week but < One Month □ > One Week but < One Month >  $\square$  > One Week but < One Month ☐ One to Three Months ☐ One to Three Months → ☐ One to Three Months  $\square$  > three months, but < 1 year  $\square$  > three months, but < 1 year  $\square$  > three months, but < 1 year ☐ One Year or Longer ☐ One Year or Longer ☐ One Year or Longer ☐ Client Does Not Know ☐ Client Does Not Know ☐ Client Does Not Know ☐ Client Refused ☐ Client Refused ☐ Client Refused If Client is entering ES, SH, or SO, then answer the Fif the client reported Three Months or less, then **↓** Next Answer 3: Chronic Questions **↓** question below OR... answer the question below. If the client reports Fif the client reported One Week or less, then more than 3 months, the client is not chronic, answer the question below. skip the rest of this page. If the client reports 7 days or more **AND** is **NOT** On the night before the Institutional Situation, did entering ES, SH, or SO, then the client is not the client stay on the streets, in ES or SH? chronic, skip the rest of this page. ☐ Yes (proceed below to 3: Chronic Questions) On the night before the TH/PH Housing Situation, ☐ No (the client is NOT Chronic, skip the rest did the client stay on the streets, in ES or SH? of this page) ☐ Yes (proceed below to 3: Chronic Questions) □ No (the client is NOT Chronic, skip the rest of this page) **3: CHRONIC QUESTIONS:** (depending on your answer in the above questions). 3.1: When did the client first become homeless? Have the client look back to when they first became M/D/Y homeless (not this episode, but the very first time) and enter that approximate date. 3.2: Approximate Date this current episode of homelessness began? Have the client look back to the date M/D/Y of the last time the client had a place to sleep for more than 7 days that was not on the streets in ES or SH. 3.3: Regardless of where they stayed last night -- Number of times (episodes) the client has been ☐ One Time homeless on the streets, in ES, or SH in the past three years including today. If this is the first time the ☐ Two Times client has been homeless in the past 3 years then the response is One Time. ☐ Three Times • A NEW EPISODE SHOULD BE COUNTED AFTER EACH TIME THE CLIENT HAD HOUSING FOR 7 DAYS OR LONGER (AT A ☐ Four or more times FRIEND'S OR FAMILY MEMBER'S OR OTHER NON-HOMELESS SITUATION) OR WAS IN AN INSTITUTIONAL SETTING ☐ Client Doesn't Know FOR 90 DAYS OR MORE. ☐ Client Refused 3.4: Total number of months on the street, in ES or SH in the past 3 years: the number of cumulative but Number of Months not necessarily consecutive months spent homeless.

☐ IL-502 Waukega	n/North Chicago/Lake ( dall/Grundy/Will Count	Cty	cases this should be "IL-514 DuPage")  □ IL-512 Bloomington/Central Illinois/Kankakee  □ IL-514 DuPage  □ IL-517 Aurora/Elgin/Kane  □ IL-518 Northwest/LaSalle				
the city where the clie	nost closely associates ent currently spends the	with—this might most time.	t be the city of their I	ast permanent	address	or it might be	
CLIENT ZIP:							
CLIENT CITY:							
	SSVF LAST PERMANENT is where the client lived for		e before coming to you	ır project			
Client's Street Address					Apt #		
City, Township			State		Zip		
Address Data Quality	☐ Full Address Reporte		☐ Incomplete or estimated address reported ☐ Client Refused				
Home Phone #		Cell Phone #		Alternate Conta	act		
Email Address					•		
Start Date			End Date				
Address Type	☐ After Program ☐ Before Program-Las	t Permanent	☐ Before Progran				
Client's Residence Notes							
EMERGENCY CONTACT	(OPTIONAL)						
Contact's Name							
Contact's Address					Apt #		
Contact's City			Contact's State		ZIP		
Phone #			Second Phone #				
Relationship to Client							
Start Date			End Date				
Is there a release of information to contact this person?	□ Yes □ No						

Continue to Household Income

HOUSEHOLD INC			_				
Does the house							
☐ Yes ☐ No	)   C	Client Does No	ot Know L	Client Refused	1		
If No, move on to	o Househo	old Income for	AMI Below:				
If Yes: Please in				receives the inc	come, and if they	do, the hous	ehold member
receiving the inc	ome, the r	monthly amou	nt (to the neare	st dollar) of eac	h source, and th	e income star	t date.
Source	If Yes,	HH Member	Amount	Start Date	HH Member	Amount	Start Date
Earned Income							
			\$			\$	
☐ Yes ☐ No	If Yes:		\$			\$	
Unemployment Insu	Irance						
☐ Yes ☐ No	If Yes:		\$			\$	
SSI: Supplemental S		me					
☐ Yes ☐ No	If Yes:		\$			\$	
SSDI: Social Securi		ncome	Ψ			ΙΨ	
☐ Yes ☐ No	If Yes:	licome	\$			\$	
VA Service Connec		Compensation	Ψ			Ψ	
☐ Yes ☐ No	If Yes:	Compensation	\$			\$	
Private Disability Ins						ΙΨ	
☐ Yes ☐ No	If Yes:		\$			\$	
Worker's Compensa	L						
☐ Yes ☐ No	If Yes:		\$			\$	
TANF: Temporary A		Needy Families					
☐ Yes ☐ No	If Yes:	Treedy Farmines	\$			\$	
General Assistance	11 100.						
☐ Yes ☐ No	If Yes:		\$			\$	
Retirement Income	1	L Security					
☐ Yes ☐ No	If Yes:	County	\$			\$	
VA Non-Service Co	1	hility Pension					
	If Yes:	listing i crision	\$			\$	
Pension or retireme		m another job					
☐ Yes ☐ No	If Yes:	in another job	\$			\$	
Child Support	11 103.		Ψ			ΙΨ	
Yes No	If Yes:	Π	\$			\$	
Alimony or Other Sp		art	Ψ			Ψ	
Yes No	If Yes:		\$			\$	
Other Source (speci			Ψ			Ψ	
☐ Yes ☐ No	If Yes:	T	\$			\$	
□ res □ no	11 163.		Ψ			Ψ	
For Each <u>Individual</u> Household Member with income, record their individual total income from all sources below							
Household N	lember	Total Mo	onthly Income	Hous	ehold Member	Total N	Monthly Income
				_			
Total Montes	, Houseus	ı n hıocus	<b>c</b>	A.I	umpen es lleve	-uoi p Messe	no.
TOTAL MONTHLY	HOUSEHO	LD INCOME	\$	N	UMBER OF HOUSI	HOLD MEMBE	สร

FY2021 AREA ME Household Size	EDIAN INCOM	IE (AMI)	3	4	5	6	7	8
15% AMI	\$817	\$934	\$1,05C	\$1,165	\$1,259	\$1,352	\$1,446	\$1,538
30% AMI	\$1,633	\$1,867	\$2,100	\$2,329	\$2,517	\$2,704	\$2,892	\$3,075
50% AMI	\$2,721	\$3,108	\$3,496	\$3,883	\$4,196	\$4,508	\$4,817	\$5,129
80% AMI	\$4,350	\$4,971	\$5,592	\$6,213	\$6,713	\$7,208	\$7,704	\$8,204
	• •							
100% AMI \$5,442 \$6,217 \$6,992 \$7,767 \$8,392 \$9,017 \$9,633 \$10,258								
Total Monthly Household Income As Percentage Of AMI:  ☐ Below 30% ☐ 30%-49% ☐ 50%-79% ☐ 80%-99% ☐ 100% and above  50% AND ABOVE								
ION-CASH BENEFIT	TS							
Does the househo	ld currently	receive any l	Non-Cash B	enefits?				
☐ Yes ☐ No	o □ CI	ient Does No	t Know	☐ Client Re	fused			
If No, move on to						e		
If Yes: Please in				i member red	eiving the be	enefit, and the	e start date.	
(You may use "All" if all household members receive the benefit)  Source  Start Date Amount (optional)								
Supplemental Nutrition Assistance Program (Food Stamps)								
□ Yes □ No	If Yes, Ho	usehold Men	nbers:					
Special Supplem	ental Nutriti	ion Program	for Women, I	Infants, and (	Children (WIC	;)		
□ Yes □ No	If Yes, Ho	usehold Men	nbers:					
TANF child care	services							
□ Yes □ No	If Yes, Ho	usehold Men	nbers:					
TANF transportat	tion service	s						
□ Yes □ No	If Yes, Ho	usehold Men	nbers:					
Other TANF-Fun	ded Service	es						
□ Yes □ No	If Yes, Ho	usehold Men	nbers:					
Other Source (sp	ecify):							
□ Yes □ No	If Yes, Ho	usehold Men	nbers:	-				
OVERED BY HEAL	TH INSURAN	CE						
Do household members currently have health insurance?  ☐ Yes ☐ No ☐ Client Does Not Know ☐ Client Refused								
If No - Continue If Yes: Please in			e household	I member rec	eiving the be	nefit, and the	e start date.	

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Complete	Complete the following (You may use "All" if all household members receive the benefit)  Start Date								
Medicai	Medicaid								
☐ Yes	□ No	If Yes, Household Members:							
Medica	re								
☐ Yes	□ No	If Yes, Household Members:							
Illinois A	All Kids (State	Children's Health Insurance Program)							
☐ Yes	□ No	If Yes, Household Members:							
Veterar	n's Administrat	tion Medical Services							
☐ Yes	□ No	If Yes, Household Members:							
Employ	Employer Provided Health Insurance								
☐ Yes	□ No	If Yes, Household Members:							
Health I	Insurance obta	ained through COBRA							
☐ Yes	□ No	If Yes, Household Members:							
Private	Pay Health In	surance							
☐ Yes	□ No	If Yes, Household Members:							
State H	ealth Insuranc	ce for Adults							
☐ Yes	□ No	If Yes, Household Members:							
Indian Health Services Program									
☐ Yes	□ No	If Yes, Household Members:							
Other									
☐ Yes	□ No	If Yes, Household Members:							

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end of health insurance questions

If "Yes" to Other, Specify Source:

IDI	HS SUPPLEMENTAL (ALL IDHS HOMELESS PREVENTI	ON PROJE	стѕ)					
	Food Stamp status at time of intake:	☐ Curre	ently Enro	olled	☐ Enrolled at Inta	ake	☐ Ineligible	
	LIHEAP status at time of intake:	□ Curre	ently Enro	olled	☐ Enrolled at Inta	ake	☐ Ineligible	
	Reason client is seeking assistance:	<ul> <li>☐ Maintain current housing</li> <li>☐ Move from current residence to other permanent housing</li> <li>☐ Move from shelter to permanent housing</li> </ul>						
IDI	IS ETH/EF&S SUPPLEMENTAL (IDHS ETH ONLY)							
	Number of other shelters used in prior year:	□ None	□ 1		2 🗆 3 🗆 4	<b>.</b>	∃ 5 or more	
	Food Stamp status at time of intake:	□ Curre	ently Enro	olled	☐ Enrolled at Inta	ake	□ Ineligible	
	Emancipated minor or unaccompanied youth?	□ Yes	□ No					
	Ex-offender?	☐ Yes	□ No					
	Have you ever been convicted of a felony?	☐ Yes	□ No					
	Pregnant Now?	☐ Yes	□ No	□ CI	ient Does Not Kno	ow	☐ Client Refused	
	Is juvenile a parent (under age 18)?	☐ Yes	□ No					

Head of Household Name: HH Member Supplemental								
HMIS CLIENT ID	HMIS CLIENT ID#							
Fill-in after ServiceF	Point Entry							
Entry Date (Proje	ect Start)							
Month / Day / Year								
NAME OF HOUSE	HOLD MEMBER (first, m	iddle, last ı	name, suffix (e.g., Jr, Sr	·, III))	Client does not know	Client refused		
First Name			Middle Name					
Last Name			Alias/Suffix					
SSN	Approx. or Partial SSN Reported							
Veteran Status	□ Yes □ No							
Relationship (to HoH)	☐ HoH's Child ☐ HoH's Other Relation ☐ HoH's Spouse/Partner ☐ Other: Non-Relation				NA	NA		
Date of Birth		Approx. or Partial  DOB Reported						
Gender How does the client identify their gender?	You may choose all that apply unless it's 'Client doesn't know' or 'Client refused.'		☐ Female ☐ Transg that is not singularly 'Fem enderfluid, agender, cultura					
Ethnicity	☐ Non-Hispanic/Latino	(a)(o)(x)	☐ Hispanic/Latino(a)(o)(x)	)				
Race: You may choose all that apply unless you choose 'Client doesn't know' or 'Client refused'	☐ American Indian, Alaska Native, or Indigenous ☐ Asian or Asian American		□ Black, African American, or African □ White	□ Native Hawaiian or Pacific Islander				
Primary Language	☐ English ☐ Spanish ☐ Other, specify:							
	□ Yes		□ No					
Domestic Violence Victim/Survivor  (If Yes) how long ago was the last incident?  □ Within the past 3 months □ 3-6 months ago □ More than a year ago □ Client Doesn't Know □ Client Refused  (If Yes) are you currently fleeing? □ Yes □ No □ Client Does Not Know □ Client Refused								

Continue to Disability Assessment

Client Name: **DISABILITY ASSESSMENT** Does the client have a disabling condition expected to be of long duration and impedes ability to live ☐ Client doesn't know ☐ Client Refused independently? ☐ Yes □ No Will the If Yes, Expected to be of long-continued **Condition be** and indefinite duration and substantially **Disability Determination Disability Type** (If Yes) Start Date long term? impairs ability to live independently? **Alcohol Use** ☐ Yes □ Yes ☐ Doesn't Know ☐ Yes ☐ Doesn't Know Disorder □ No ☐ Refused  $\square$  No ☐ Refused □ No ☐ Yes ☐ No Notes: ☐ Client doesn't know ☐ Client Refused **Alcohol and Drug** ☐ Yes □ Doesn't Know ☐ Yes □ Yes ☐ Doesn't Know **Use Disorder** □ No ☐ Refused □ No □ No ☐ Refused ☐ Yes ☐ No Notes: ☐ Client doesn't know ☐ Client Refused **Chronic Health** ☐ Doesn't Know ☐ Yes ☐ Yes ☐ Yes ☐ Doesn't Know Condition □ No □ Refused □ No □ No ☐ Refused ☐ Yes ☐ No Notes: ☐ Client doesn't know ☐ Client Refused Developmental ☐ Yes ☐ Yes □ Doesn't Know ☐ Yes ☐ Doesn't Know Disability □ No ☐ Refused □ No ☐ Refused □ No ☐ Yes ☐ No Notes: ☐ Client doesn't know ☐ Client Refused ☐ Doesn't Know ☐ Yes ☐ Yes ☐ Yes ☐ Doesn't Know **Drug Use Disorder** □ No ☐ Refused □ No □ No ☐ Refused ☐ Yes ☐ No Notes: ☐ Client doesn't know ☐ Client Refused ☐ Yes ☐ Doesn't Know ☐ Yes ☐ Yes ☐ Doesn't Know **HIV/AIDS** □ No ☐ Refused □ No □ No ☐ Refused ☐ Yes ☐ No Notes: ☐ Client doesn't know ☐ Client Refused **Mental Health** ☐ Yes ☐ Doesn't Know ☐ Yes ☐ Yes ☐ Doesn't Know

□ No

☐ Yes

□ No

□ No

☐ Yes

□ No

☐ Refused

☐ Refused

☐ Doesn't Know

□ No

☐ Yes

□ No

☐ Refused

☐ Doesn't Know

☐ Refused

Notes:

Notes:

Disorder

☐ Yes ☐ No

☐ Yes ☐ No ☐ Client doesn't know

☐ Client Refused

☐ Client doesn't know☐ Client Refused

**Physical Disability** 

# **DuPage County Continuum of Care**

# Homelessness Prevention & Re-housing Service Providers

DuPage County Community Services
People's Resource Center
Catholic Charities
Outreach Community Ministries
Midwest Shelter for Homeless Veterans

### **Community Partners**

DuPage PADS

LOVE Christian Clearinghouse

Loaves and Fishes Community Services

360 Youth Services

Veterans Assistance Commission of

DuPage County

Legal assistance to maintain housing may be available through Prairie State Legal Services

Foreclosure mitigation and homeownership counseling is available through HOME DuPage

Funding provided in part by the Illinois
Department of Human Services, the
Emergency Food and Shelter Program,
Community Services Block Grant,
Community Development Block Grant,
and the U.S. Department of Housing &
Urban Development



The DuPage County Continuum of Care-Homelessness Prevention & Re-Housing Program does not discriminate in admission to programs or activities in compliance with the Illinois Human Rights Act; the U.S. Civil Rights Acts; The Fair Housing Act; Section 504 of the Rehabilitation Act; the Age Discrimination Act; the Age Discrimination in Employment Act; and the U.S. and Illinois Constitutions.

# Homelessness Prevention & Re-housing



www.dupagehomeless.org

### **General Information**

The DuPage County Continuum of Care Homelessness Prevention & Re-housing Services are designed to stabilize individuals and families in their existing homes, shorten the amount of time families and individuals stay in shelter, and assist individuals and families with securing affordable housing. Eligible households experiencing a short-term economic crisis may receive assistance to avoid eviction and homelessness. Services can also assist homeless individuals or families in securing housing by providing short-term financial assistance and/or other supports.

A network of collaborating community agencies receive and distribute an array of funding. The eligibility guidelines described within apply to government grants. Community Partners assist to expand options for assistance. As funds are limited, financial assistance from any provider may make a household ineligible for further financial assistance.

# Services offered through this program include:

- Rental Assistance
- Mortgage Assistance
- Security Deposit Assistance
- Supportive Services to help obtain and maintain housing

### Eligibility Criteria

All households must be able to meet and document the following eligibility criteria. Additional eligibility criteria may apply:

- Must be moving into or currently residing in DuPage County
- Must be in danger of eviction, foreclosure or currently homeless
- Must document ability to meet future rent and monthly expenses through current income or the development of a Personal Recovery Plan
- Must disclose any assistance received in the past 24 months
- The landlord or mortgage company must agree to accept payment and stop current eviction/foreclosure proceedings upon receipt of signed rent assistance voucher

Most grants require the household to:

- Document an unexpected recent drop in income, economic crisis or extenuating circumstance
- Have a current lease
- Meet income guidelines
- Reside in a unit which meets standards of habitability and cost

DuPage County Continuum of Care Providers also offer the following to assist individuals and families establish or stabilize their housing:

- Referrals to emergency shelter or transitional housing programs
- Housing resources and subsidized housing information within DuPage County
- Tenant/landlord rights information
- Educational rights of homeless students information
- Referrals for legal services
- Referrals for food, clothing and other basic needs
- Referrals for healthcare coverage
- Referrals for education and employment services
- Referrals for financial & credit education
- Short-term case management services

### To apply for services:

Call DuPage County Community Services at (630) 407-6500 or (800) 942-9412 to speak with an Information & Referral Specialist about services and a referral to a community agency near you.

Some funding is limited to target populations, such as veterans or those currently residing in an emergency shelter.

Funding is dependent on grants received from various sources.

Rev. 11/21

### Proveedores de Servicios para la Prevención de los Desamparados & Recolocación

Departamento de Servicios a la Comunidad del Condado de DuPage

Peoples Resource Center

Catholic Charities

Outreach Community Ministries

Midwest Shelter for Homeless Veterans

### Compañeros Comunitarios

DuPage PADS Love Christian Clearing House

Loaves and Fishes Community
Services

360 Youth Services

Veteran's Assistance Commission of DuPage County

Asistencia Legal para mantener su hogar puede ser disponible a través de Prairie State Legal Services

Disputas de ejecuciones hipotecarias y consejería para dueños de casas está disponible a través de Home DuPage

Los fondos son otorgados en parte por el Departmento de Servicios Humanos, el Program de Albergues y Comidas de Emergencia, Community Services Block Grant, Community Development Block Grant y el Departmento de Casas y Desarrollo Urbano de los Estados Unidos.

El Continuo de Cuidado del Condado de DuPage, Prevención y Re-colocación de los Desamparados no discrimina en la admisión a los programas o las actividades de acuerdo con la Ley de Derechos Humanos de Illinois; la Ley de Derechos Civiles de los Estados Unidos; la ley de Vivienda Justa; la Sección 504 de la Ley de Rehabilitación; la Ley de Antidiscriminación por Edad; la Ley de Antidiscriminación por Edad en el Empleo; y las Constituciones de Illinois y los Estados Unidos.



Prevención de los Desamparados y Recolocación



www.dupagehomeless.org

### Información General

Los servicios de Continuo de Cuidado y Prevención de los Desamparados y Recolocación del Condado de DuPage, son designados para estabilizar individuos y familias en sus hogares, cortar el tiempo que las familias e individuos pasan en albergues y asistir individuos y familias a obtener viviendas económicas. Aquellos hogares que estén pasando por una crisis económica de corto plazo pueden recibir ayuda para evitar el desalojo y desamparo. Los servicios también pueden ayudar a individuos o familias desamparadas en asegurar viviendas por medio de proveer avuda financiera a corto plazo y/o otros servicios.

Un sistema de agencias comunitarias colaborando entre sí reciben y distribuyen los fondos. Las reglas de elegibilidad para fondos del gobierno se aplican entre éstas agencias. Nuestras agencias comunitarias ayudan en ampliar las opciones de ayuda. Como nuestros fondos son limitados, si ya recibió ayuda financiera de cualquiera de nuestras agencias puede que eso le impida obtener ayuda adicional en el futuro.

# Servicios ofrecidos por éste programa incluyen:

- Asistencia de Renta
- · Asistencia de Hipoteca
- Asistencia con el Depósito de Seguridad
- Servicios de Apoyo para obtener y mantener vivienda

### Criterios para ser Elegible

Todos los hogares tienen que cumplir y documentar los siguientes criterios para ser elegible. Otros criterios adicionales pueden aplicar:

- Debe estar actualmente viviendo o mudándose al Condado de DuPage
- Estar en riesgo de desalojo o evicción, de una ejecución hipotecaria o desamparado
- Debe comprobar con documentos su abilidad futura de poder pagar su renta y costos mensuales futuros o mostrar la existencia y ejecución de un Plan de Recuperación Personal
- · Debe divulgar cualquier ayuda recibida en los últimos 24 meses
- Además, el propietario o la compañía hipotecaria deben aceptar los pagos y poner un alto al procedimiento actual de desalojo/evicción o de ejecución hipotecaria una vez recibido el vale de pago firmado

La mayoría de los fondos requieren:

- Comprobar una pérdida inesperada y reciente de ingresos, una crisis económica o circunstancias atenuantes
- · Tener un contrato de renta actual y válido
- · Cumplir con los requisitos de ingreso
- · Vivir en una residencia que cumpla los requisitos básicos de costo y

Los proveedores del Continuo de Cuidado del Condado de DuPage también ofrecen los siguientes servicios para asistir a individuos y familias a establecer y estabilizar sus viviendas:

- Referencias de albergues de emergencia o programas de vivienda para familias en transición
- Información sobre recursos de vivienda, información sobre alquileres justos a precio del mercado y alquileres de subsidio en el Condado de DuPage
- Información acerca de derechos del arrendador/propietario
- Derechos e información educacional del desamparado
- · Referencias para servicios legales
- Referencias para comida, ropa y otros servicios básicos
- · Referencias para servicios de salud
- Referencias para servicios de educación y empleo
- Referencias para servicios de reparación de crédito
- Trabajar con una trabajadora de casos a corto plazo

#### Para solicitar servicios:

Llame al Condado de DuPage, Servicios de la Comunidad al (630) 407-6500. Pida hablar con un Especialista de Información y Referencia a servicios disponibles. Usted puede ser referido a otro proveedor de prevención de los desamparados, dependiendo de su localización geográfica.

Algunos de los fondos están limitados a una población específica, como veteranos o aquellos viviendo en albergues de emergencia.

Fondos de ayuda dependen en otorgamientos recibidos de varias fuentes.

Rev. 11/21

# DU PAGE COUNTY CONTINUUM OF CARE AUTHORIZATION TO EXCHANGE INFORMATION

	AUTHORIZATION TO EXCHANGE INFORMATI	ON
For:	Applicant - Print First, Middle, & Last Name	Date of Birth
DEO		DED NEWWORK
REQ	<u>DUIRED CONSENT</u> - SHARING WITHIN THE HOMELESS PREVENTION PROVI	DER NETWORK
0	The following authorization is required for all adults applying for homeservices.	eless prevention and re-housing
0	I authorize participating agencies in the Homeless Prevention Provider otherwise exchange information disclosed or received about me during prevention and re-housing services. These agencies include: Catholic Cha County Community Services, HOME DuPage, Inc., Love Christian Loaves & Fishes Community Services, Outreach Community Ministries, Prairie State Legal Services, Warrenville Youth & Family Services, Whea County Veteran's Assistance Commission and Midwest Shelter for Homelettonian may extend to and include agencies that may join the Homelettonian Network including: Du Page Townships, 360 Youth Services, WEGO To Family Services.	g my application for homeless rities, Diocese of Joliet, DuPage Clearinghouse, DuPage PADS, People's Resource Center, aton Youth Outreach, DuPage omeless Veterans. This less Prevention Provider
0	If the agency accepting my application is an authorized user of HMIS: I ac agency's Privacy Notice notification. I understand relevant information ab for may be shared through the Northeast Illinois HMIS system as describe applicant for homelessness prevention and re-housing services, I authorize Homelessness Prevention Service Providers of the Northeast Illinois HMI data of: needs, referrals, services, the name of program enrolled in; progral leaving the program; and housing destination after leaving the program.	out me and the services I apply ed in this Privacy Notice. As an e Rapid Rehousing and S system to view the additional
0	Furthermore, I authorize participating agencies to exchange information of future employer[s], landlord[s], mortgage companies, utility companies, ot any other relevant source.	
0	I understand the purpose of any disclosure to include sharing of the aforem information, determine eligibility, avoid duplication of and facilitate services.	•
0	To the extent allowed by law, disclosure to include the exchange of the fobe made: information included in application for assistance, personal household members, wages and other income received or projected to be a services; information relating to housing stability or risk; educational household goals, concerns and progress towards goals; current program approved and file documentation.	Il identifying information about received; eligibility and receipt of I and employment information;
0	The information to be exchanged will be relevant to my request for assisted Personal Recovery or Housing Stability Plan. I understand I have the disclosed.	
0	This authorization is valid until: three (3) years from the date of last service the disclosure to include the exchange of the aforementioned information receive homeless prevention and re-housing services for this application.	

SIGNATURE OF AGENCY WITNESS

DATE

DATE

SIGNATURE OF CLIENT OR GUARDIAN

# DUPAGE COUNTY HOMELESS PREVENTION PARTNERSHIP COMMUNITY PARTNERSHIP AGREEMENT 2018 – 2021

The DuPage County Homeless Prevention Partnership (HPP) is a vehicle for communication and coordination among agencies involved in providing assistance to prevent homelessness among DuPage County residents. It has operated since 1984 and consists of a commonly agreed upon set of principles, as well as consistent practices for distributing homeless prevention funding and avoiding duplication of services. Agencies participating in the HPP for 2018 – 2021 are: Catholic Charities/Diocese of Joliet, DuPage County Community Services, DuPagePads, H.O.M.E. DuPage, Inc., Loaves & Fishes Community Services, LOVE Christian Clearinghouse, Midwest Shelter for Homeless Veterans, Outreach Community Ministries, People's Resource Center, Prairie State Legal Services, and the Veterans Assistance Commission of DuPage County. This mutual commitment and partnership promotes accessibility, leveraging, wrap around services, and collaboration. The HPP effectively addresses homelessness by developing and supporting effective strategies and promoting full accessibility to safe, affordable housing and comprehensive and integrated services.

### Goals of the Homelessness Prevention Partnership include:

- Prevent homelessness and rapidly re-house at-risk residents in all geographic areas of DuPage County
- Maximize effectiveness of assistance through a strong community partnership that ensures best practices and eliminates duplication of benefits
- Distribute direct housing assistance funds to those individuals and families already homeless or in danger of eviction or foreclosure in a client-centered environment, provide necessary case management, wrap around services, referrals to other mainstream programs, budgeting assistance, and resource linkage
- Maximize coordination of efforts through a shared HMIS database or the nonduplication list

### **DuPage Homeless Prevention Partnership agencies agree to the following:**

- Review and plan homeless prevention and rapid re-housing partnership principles, guidelines, policies and best practices
- Maintain regular communication through the HMIS, the HPP Non-Duplication & Service Coordination List, and other means including but not limited to electronic correspondence and telephone communication
- Maintain regular and frequent contact to ensure high quality, efficient delivery of services
- Promote cooperative planning and service delivery as collaborative partners, ensuring that assistance is accessible and efficient

- Work to ensure overall effective strategies to prevent homelessness and continuance of homeless prevention funds
- Attend DuPage Homeless Provider Partnership Committee meetings to continually review partnership agreements and participate in working groups and committee activities
- Work collaboratively to address the Action Plan for Emergency Services in the DuPage County Consolidated Plan, which sets forth priorities for the County's housing and non-housing community development needs. Within the Action Plan, which can be found on the DuPage County website (<a href="www.dupageco.org/cdc">www.dupageco.org/cdc</a>), is the ESG Program Plan which is reviewed and approved by the HPP Committee annually.

### Each DuPage Homeless Prevention Partnership agency distributing funds will:

- Screen clients for eligibility and financial assistance
- Provide case management, budgeting assistance, and guidance for clients who are eligible for direct housing assistance, including access to all services available through the community partnerships with the Homeless Prevention Partnership
- Assess and refer clients to mainstream, government, and other community resources that can improve their self-sufficiency
- Provide supportive services where appropriate
- Participate in HMIS if required and allow participating agencies to view services records to avoid duplication of services, or provide similar information via the "HPP Non-Duplication & Service Coordination List"
- Comply with all local, state and federal policies and requirements of funding, as well as consistent application of established HPP best practices
- Participate in data sharing, as appropriate, to maximize coordination and eliminate duplicated use of HPP funds. Data sharing will occur only with proper authorization and may be accomplished via HMIS following Standard Operating Procedures or by providing similar information via the "HPP Non-Duplication & Service Coordination List." Those distributing shared funds must fully participate in data sharing to avoid duplication of shared funds.

### 2018- 2021Homeless Prevention Partnership Provider Agreement

N	
Dlem Van Cura	Title: EXECUTIVE DIRECTOR
Catholic Charities/Diocese of Joliet	
	Title: administrator.
DuPage County Community Services	
	itle: Misedant & CEO
DuPage Pads  Mula ON Company	itle Executive Director
H.O.M.E. DuPage, Inc.	
Mario	Title: <u>Associate Divectu</u>
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<u> </u>	: <b>-h\'1\</b>
Mi <lwest' -'<="" nelter'fsf-1-lome1ess="" veterans="">L'''/ =="-!.:&gt;1 ; :::-:::''' Outreach Community Ministries</lwest'>	
Pe Resource Center	Title:' $tL$ =_, $1$ - $w$ ,,_: $o$ _, $v$ - $L$ & $h$
	Title: M #JW:j IN bj-l'ctti
_ J ,- ,	Title: $Su$ , $p$ $e.J$ $iV\tJ$ $' V\t'$
Veterans Assistance Commission of	
DuPage County	



# Homeless Definition

	Category 1	Literally Homeless	<ul> <li>(1) Individual or family who lacks a fixed, regular, and adequate nighttime residence, meaning: <ul> <li>(i) Has a primary nighttime residence that is a public or private place not meant for human habitation;</li> <li>(ii) Is living in a publicly or privately operated shelter designated to provide temporary living arrangements (including congregate shelters, transitional housing, and hotels and motels paid for by charitable organizations or by federal, state and local government programs); or</li> <li>(iii) Is exiting an institution where (s)he has resided for 90 days or less and who resided in an emergency shelter or place not meant for human habitation immediately before entering that institution</li> </ul> </li> </ul>
CRITERIA FOR DEFINING HOMELESS	Category 2	Imminent Risk of Homelessness	<ul> <li>(2) Individual or family who will imminently lose their primary nighttime residence, provided that:</li> <li>(i) Residence will be lost within 14 days of the date of application for homeless assistance;</li> <li>(ii) No subsequent residence has been identified; and</li> <li>(iii) The individual or family lacks the resources or support networks needed to obtain other permanent housing</li> </ul>
CRIT	Category 3	Homeless under other Federal statutes	<ul> <li>(3) Unaccompanied youth under 25 years of age, or families with children and youth, who do not otherwise qualify as homeless under this definition, but who: <ul> <li>(i) Are defined as homeless under the other listed federal statutes;</li> <li>(ii) Have not had a lease, ownership interest, or occupancy agreement in permanent housing during the 60 days prior to the homeless assistance application;</li> <li>(iii) Have experienced persistent instability as measured by two moves or more during in the preceding 60 days; and</li> <li>(iv) Can be expected to continue in such status for an extended period of time due to special needs or barriers</li> </ul> </li> </ul>
	Category 4	Fleeing/ Attempting to Flee DV	<ul> <li>(4) Any individual or family who:</li> <li>(i) Is fleeing, or is attempting to flee, domestic violence;</li> <li>(ii) Has no other residence; and</li> <li>(iii) Lacks the resources or support networks to obtain other permanent housing</li> </ul>



# Homeless Definition

	Category 1	Literally Homeless	<ul> <li>Written observation by the outreach worker; or</li> <li>Written referral by another housing or service provider; or</li> <li>Certification by the individual or head of household seeking assistance stating that (s)he was living on the streets or in shelter;</li> <li>For individuals exiting an institution—one of the forms of evidence above and:         <ul> <li>discharge paperwork or wri-tten/oral referral, or</li> <li>written record of intake worker's due diligence to obtain above evidence and certification by individual that they exited institution</li> </ul> </li> </ul>
CORDKEEPING REQUIREMENTS	Category 2	Imminent Risk of Homelessness	<ul> <li>A court order resulting from an eviction action notifying the individual or family that they must leave; or</li> <li>For individual and families leaving a hotel or motel—evidence that they lack the financial resources to stay; or</li> <li>A documented and verified oral statement; and</li> <li>Certification that no subsequent residence has been identified; and</li> <li>Self-certification or other written documentation that the indictual lack the financial resources and support necessary to obtain permanent housing</li> </ul>
NDKEEPING R	Category 3	Homeless under other Federal statutes	<ul> <li>Certification by the nonprofit or state or local government that the individual or head of household seeking assistance met the criteria of homelessness under another federal statute; and</li> <li>Certification of no PH in last 60 days; and</li> <li>Certification by the individual or head of household, and any available supporting documentation, that (s)he has moved two or more times in the past 60 days; and</li> <li>Documentation of special needs or 2 or more barriers</li> </ul>
RECOR	Category 4	Fleeing/ Attempting to Flee DV	<ul> <li>For victim service providers:         <ul> <li>An oral statement by the individual or head of household seeking assistance which states: they are fleeing; they h-ave no subsequent residence; and they lack resources. Statement must be documented by a self-certification or a certification by the intake worker.</li> <li>For non-victim service providers:</li></ul></li></ul>

Head of Household:	Date of Eligibility:		
Number of Adults:	Number of Children:		
☐ Literally Homeless (Category 1;) Lacks and adequate nighttime residence, indiv		Is this client chronically homeless?No	
Must meet ONE of three criteria below:  Has a primary nighttime residence that is a	The individual adult or adult in a family MUST: Be currently literally homeless; ANDHave a Disability; AND Meet Duration Criteria:Continually literally homeless for 12 months more; ORBe literally homeless on 4 separate instances in the past 3 years		
place not meant for human habitation;  **Required Documentation for criteria above:  O Self-certification stating individual or household was living on  **Meet Du Co for 12 m Be separate totaling:			
		totaling 12 months of literal homelessness	
		Is living in a publicly or privately-operated shelter designated to provide temporary living arrangements (including congregate shelters, transitional housing, and hotels and motels paid for by charitable organizations or by federal, state and local government programs);	
Required Documentation for criteria above:			
<ul> <li>Written observation by the outreach worker, shelter provider or (if youth, the statement may be made by a homelessness liaison; OR</li> <li>Written referral by another housing or service provider; OR</li> </ul>			
☐ Is exiting an institution where (s)he has resided for 90 days or less and who resided in an emergency shelter or place not meant for human habitation immediately before entering that institution.			
Required Documentation for criteria above:			

- $\circ \quad \textit{One of the above forms of documentation of evidence and} \\$
- o Discharge paperwork or written/oral referral,
- o Written record of the intake worker's due diligence to obtain above, and
- Certification by the individual that they exited the institution

Attach documentation and completed SELF-DECLARATION OF HOUSING STATUS, OPTIONS & SUPPORT NETWORKS

Number of Adults:		
☐ Imminent Risk of Homelessness (Caprimary nighttime residence including the to leave within 14 days, provided that:	ategory 2;) Will imminently lose their nose with family or friends and being asked	
The individual or family must meet ALL THRE	E criteria below:	
☐ Residence will be lost within 14 days of the d☐ No subsequent residence has been identified☐ The individual or family lacks the resources permanent housing	d; and	

### Required Documentation for criteria above:

- o Self-certification that no subsequent residence has been identified; AND
- Self-certification other written documentation that the individual or family lacks the financial resource and support necessary to obtain permanent housing or if a Youth, lacks safe, alternate housing, financial or other resources and lacks other support networks
- o A court order resulting from an eviction action notifying the individual or family that they must leave; or
- o For individuals and families leaving a hotel or motel evidence that they lack the financial resources to stay; or
- A documented and verified oral statement indicating how and when the residence will be lost.
   For Youth, Statement by youth that they cannot continue to stay at the place they have been AND written or oral verification from owner or renter of housing obtained by intake worker OR documentation of intake worker's attempts to verify information

Attach documentation and completed SELF-DECLARATION OF HOUSING STATUS, OPTIONS & SUPPORT NETWORKS

<b>Head of Household:</b> Number of Adults:	Date of Eligibility:  Number of Children:
HUD	must approve CoC Program cts to serve youth under Category 3.
	Federal Statutes (Homeless Category 3); Unaccompanied families with children (0-18) and youth (18-25), who do not under definition, but who:
Must meet all four criteria below	
☐ Are defined as homeless und	ler the other listed Federal Statutes; and
Required Documentation for o	<u>criteria above:</u>
	profit or state or local government that the individual or head of cance meet the criteria of homelessness under another Federal Statute;
Have not had a lease, owners during the 60 days prior to t	ship interest, or occupancy agreement in permanent housing the homeless assistance application; and
Required Documentation for o	<u>criteria above:</u>
<ul> <li>Certification of no perma</li> </ul>	anent housing in the last 60 days
Have experienced persistent preceding 60 days; and	instability as measured by two moves or more during the
Required Documentation fo	<u>r criteria above</u>
	ridual or head of household, and any available documentation, that more times in the past 60 days;
Can be expected to continue or barriers	in such status for an extended period of time due to special needs
Required Documentation for cri	<u>iteria above</u>
<ul> <li>Documentation of specia</li> </ul>	al needs or two or more barriers

Date of Eligibility: Number of Children:		
Domestic Violence (Category -4); Any individual domestic violence, dating violence, sexual assault, treatening conditions related to violence Or Youth sing or a place they are staying due to such conditions old or has made them afraid to return to the housing being trafficked or physical abused, or fears violence and the youth has no safe, alternative housing, ain or maintain permanent housing who:		
omestic violence; and ence; and ence; and ever stood other permanent housing.  above:  Thead of household seeking assistance which states; they are extresidence; and they lack resources. Statement must be a certification by the intake worker.		
ase worker of an oral statement by the individual, head of the that they are fleeing. If safety of the person(s) fleeing is not be verified through written observation by the intake workering law enforcement, housing or service provider, social stance provider has sought assistance from OR documentation information and certification of the statement by the youth or residence has been identified; and cumentation, that the individual or family lacks the financial otain other permanent housing.		

Attach documentation and completed SELF-DECLARATION OF HOUSING STATUS, OPTIONS & SUPPORT NETWORKS

	of Household:	
	er of Adults:	Number of Children:
	sk of Homelessness	
	<b>lividuals &amp; Families</b> (At Ris s ALL Three below	sk -Category -1 – Individual or family or Youth who:
	Has an annual income below 30	o% of median family income for the area; AND
	O Attach Income Eligibilit	y Calculation
		ces or support networks immediately available to prevent them ncy shelter or another place defined in Category 1 of the
	<ul> <li>Certification that no subs</li> </ul>	sequent residence has been identified; and
	<ul> <li>Self-certification or othe financial resource and st</li> </ul>	r written documentation that the individual or family lacks the apport necessary to obtain permanent housing (attach
	Meets one of the following condi	tions (provide appropriate documentation):
	Has moved because of economore preceding the application for	mic reasons 2 or more times during the 60 days immediately assistance; or
	☐ Is living in the home of anoth	er because of economic hardship; or
		ight to occupy their current housing or living situation will be ter the date of application for assistance; or
	Lives in a hotel or motel and Federal, State, or local govern	the cost is not paid for by charitable organizations or by nment programs for low-income individuals; or
		apartment unit in which there reside more than 2 persons or in which there reside more than one and a half persons per
	☐ Is exiting a publicly funded in	nstitution or system of care; or
		at has characteristics associated with instability and an ss, as identified in DuPage County approved Con Plan
who und		and Youth (At Risk -Category 2); A child or youth under the homeless definition, but qualifies as homeless
		t or state or local government that the individual or head of e meet the criteria of homelessness under another Federal
you hon par	th who does not qualify as hom neless under section 725(2) of t	Youth (At Risk –Category 3);) An unaccompanied teless under the homeless definition, but qualifies as the McKinney-Vento Homeless Assistance Act, and the hild or youth if living with him or her.
1/1 (15)	Certification by the n household seeking Statute.	nonprofit or state or local government that the individual or head of assistance meet the criteria of homelessness under another Federal
	Attach documentation	and completed SELF-DECLARATION OF HOUSING

STATUS, OPTIONS & SUPPORT NETWORKS

Head of Household:		Date of Eligibility: _			
Number of Adults:		Number of Children:			
SELF-DECLARATIO	ON OF HOUSING STATUS, (	OPTIONS & SUP	PORT NETWORKS		
Household with de	Household without dependent children (complete one form for each adult in the household) Household with dependent children (complete one form for household) Number of persons in the household:				
	above-named individual or househ dother indicated information and the				
Check only one:					
I [and my children] are building, bus station, airp	m/are currently homeless and livir oort, or camp ground).	ng on the street (i.e. a	car, park, abandoned		
I [and my children] ar	m/are the victim(s) of domestic vio	olence and am/are fle	eeing from abuse.		
I [and my children] are housing within the next _	m/are being evicted from the housdays.	sing we are presently	staying in and must leave this		
None of the above, I	[and my children] am at risk of ho	melessness			
I certify that the informa complete.	ation above and any other informa	ation I have provided	l is true, accurate and		
I have identified a subseq	quent residence for household me	mbers?	YesNo		
I {or my household} have for Youth, other safe alte	the resources or support network rnative housing?	s needed to obtain o	ther permanent housing or,YesNo		
Client Signature:		Date:			
	on arty verification is the preferred m vidual who is applying for assistan				
intake Worker Signature:	:	Date:			

### Rent Reasonableness and Fair Market Rent Under the Emergency Solutions Grants Program

### **ABOUT THIS RESOURCE**

Providing rental assistance through the Emergency Solutions Grants (ESG) program requires understanding and adherence to **both** Fair Market Rents (FMRs) and rent reasonableness standards, to determine whether a specific unit can be assisted with short- or medium-term rental assistance. This resource provides an explanation of both concepts and describes how to determine and document compliance with each. In addition, it briefly describes some of the differences and similarities between rental assistance provided under the Homelessness Prevention and Rapid Re-Housing Program (HPRP) and ESG. ESG recipients and their subrecipients can use this resource to develop policies, procedures, and documentation requirements to comply with HUD rules.

### **OVERVIEW**

The ESG program Interim Rule allows short- and medium-term rental assistance to be provided to eligible program participants only when the rent, including utilities (gross rent<sup>1</sup>), for the housing unit:

- 1. Does not exceed the Fair Market Rent (FMR) established by HUD for each geographic area, as provided under 24 CFR 888 and 24 CFR 982.503; and
- 2. Complies with HUD's standard of rent reasonableness, as established under 24 CFR 982.507.<sup>2</sup>

This requirement is in the ESG program Interim Rule at 24 CFR 576.106(d).

### **HPRP & ESG: Key Difference**

**HPRP:** Rent must meet rent reasonableness standards.

**ESG:** Rent must meet rent reasonableness standards **and** cannot exceed HUD's published FMRs for the area.

In some communities, the reasonable rent for a specific unit may be lower than the FMR that has been established for the community.

**Bottom line:** The rent for the unit assisted with ESG funds must not exceed the **lesser** of the FMR or the rent reasonableness standard.

<sup>&</sup>lt;sup>1</sup> Gross rent is the sum of the rent paid to the owner plus, if the tenant pays separately for utilities, the monthly allowance for utilities established by the public housing authority for the area in which the housing is located. For purposes of calculating the FMR, utilities include electricity, gas, water and sewer, and trash removal services but not cable or satellite television service, or internet service. If the owner pays for all utilities, then gross rent equals the rent paid to the owner.

<sup>&</sup>lt;sup>2</sup> The rent must be reasonable when compared to other units of similar location, type, size, and amenities within the community.

### DETERMINING IF RENT IS ACCEPTABLE FOR ESG RENTAL ASSISTANCE

Whether a household is seeking to maintain its current housing or relocate to another unit to avoid homelessness (Homelessness Prevention), or exiting homelessness into new housing (Rapid Re-Housing), the process for determining acceptable rent amounts is the same:

- The recipient or subrecipient first compares the gross rent (see box below) for the current or new unit with current FMR limits, which are updated annually.
- If the unit's gross rent is at or below FMR, the recipient/subrecipient next uses current data to determine rent reasonableness (more information is provided below on how to determine and document this).

If the gross rent is at or below both the FMR and the rent reasonableness standard for a unit of comparable size, type, location, amenities, etc., ESG funds may be used to pay the rent amount for the unit.

If the gross rent for the unit exceeds either the rent reasonableness standard or FMR, ESG recipients are prohibited from using ESG funds for **any** portion of the rent, even if the household is willing and/or able to pay the difference. However, because the FMR and rent reasonableness requirements apply only to rental assistance, ESG funds may be used:

- 1. to pay for financial assistance and services to help the eligible program participant stay in the unit, or
- 2. to pay for financial assistance and services to locate and move to a different unit that meets the rent reasonableness standard and is at or below FMR and pay rental assistance in that unit.

Rent reasonableness and FMR requirements **do not apply** when a program participant receives only financial assistance or services under Housing Stabilization and Relocation Services. This includes rental application fees, security deposits, an initial payment of "last month's rent," utility payments/deposits, and/or moving costs, housing search and placement, housing stability case management, landlord-tenant mediation, legal services, and credit repair. (**Note:** "Last month's rent" may not exceed the rent charged for any other month; security deposits may not exceed 2 months' rent.)

#### **Calculating the GROSS RENT AMOUNT**

To calculate the gross rent of a unit that is being tested by the FMR standard:

Total contract rent amount of the unit

Any fees required for occupancy under the lease (excluding late fees and pet fees)

Monthly utility allowance\* (excluding telephone) established by local PHA

**Gross Rent Amount** 

\*Note: The monthly utility allowance is added only for those utilities that the tenant pays for separately (for more information on utility allowances established by the local public housing agency (PHA), see 24 CFR § 982.517). The utility allowance does not include telephone, cable or satellite television service, and internet service. If all utilities are included in the rent, there is no utility allowance.

### **WHAT IS THE FMR REQUIREMENT?**

HUD establishes FMRs to determine payment standards or rent ceilings for HUD-funded programs that provide rental assistance, which it publishes annually for 530 metropolitan areas and 2,045 non-metropolitan county areas. Federal law requires that HUD publish final FMRs for use in any fiscal year on October 1—the first day of the fiscal year (FY). FMRs for each fiscal year can be found by visiting HUD's website at <a href="www.huduser.org/portal/datasets/fmr.html">www.huduser.org/portal/datasets/fmr.html</a> and clicking on the current "Individual Area Final FY20\_ FMR Documentation" link. This site allows recipients/subrecipients to search for FMRs by selecting their state and county from the provided list. The site also provides detailed information on how the FMR was calculated for each area.

Recipients/subrecipients must consult the most current FMR published for their geographic area and document FMR for all units for which ESG funds are used for rental assistance.

To calculate the gross rent for purposes of determining whether it meets the FMR, consider the entire housing cost: rent plus the cost of utilities that must, according to the lease, be the responsibility of the tenant. Utility costs may include gas, electric, water, sewer, and trash. However, telephone, cable or satellite television service, and internet service are not included in FMRs, and are not allowable costs under ESG. The FMR also does not include pet fees or late fees that the program participant may accrue for failing to pay the rent by the due date established in the lease.

HUD sets FMRs to ensure that a reasonable supply of modest but adequate rental housing is available to HUD program participants. To accomplish this objective, FMRs must be both high enough to permit a selection of units and neighborhoods and low enough to serve as many low-income families as possible.

#### **Example:**

A case manager is looking to rapidly re-house a mother and son, and has identified a 2-bedroom unit at a rent of \$1,200 per month, not including utilities (the tenant's responsibility). The utility allowance established by the PHA is \$150. Therefore, the gross rent is \$1,350. A check of three similar units in the neighborhood reveals that the reasonable rent is \$1,400 for that area of the city. However, the FMR for the jurisdiction is \$1,300. This means the family cannot be assisted with ESG in this unit because the gross rent exceeds the FMR.

**Note:** Once a unit is determined to meet the FMR and rent reasonableness requirements, ESG funds may be used to pay for the actual utility costs. The utility allowance calculation is only used to determine whether the unit meets the FMR standard.

### **Determining and Documenting FMR**

Recipients/subrecipients must ensure that the rent for units assisted under the ESG Program does not exceed current HUD-published FMRs for their particular geographic region.

Determining FMR standards is straight forward; no geographic area has more than one FMR standard. However, if a recipient/subrecipient covers multiple cities or counties, they must use the appropriate FMR for the geographic area in which the assisted rental unit is located. Recipients/subrecipients should print and place in case files a copy of the applicable FMR data to document the FMR for that participant's unit size and geographic area.

### WHAT IS THE RENT REASONABLENESS REQUIREMENT?

HUD's rent reasonableness standard is designed to ensure that rents being paid are reasonable in relation to rents being charged for comparable unassisted units in the same market. Methods of determining and documenting rent reasonableness are described in the section below. For units within the FMR limit, if a rent reasonableness determination supports a **lower** rent than the advertised rent, then ESG funds may not be used to rent the unit (unless the landlord is willing to lower the rent). However, as with FMR, ESG funds could be used to assist the program participant to move to a different unit that meets both the FMR and rent reasonableness standards. If the rent reasonableness determination supports the advertised rent (and is within the FMR limit), rental assistance with ESG funds may be provided for the unit, as long as all other program requirements are met.

### **Determining and Documenting Rent Reasonableness**

Recipients are responsible for determining what documentation is required in order to ensure the rent reasonableness standard is met. Recipients and subrecipients should determine rent reasonableness by considering the location, quality, size, type, and age of the unit, and any amenities, maintenance, and utilities to be provided by the owner. Comparable rents can be

checked by using a market study of rents charged for units of different sizes in different locations or by reviewing advertisements for comparable rental units. For example, a participant's case file might include the unit's rent and description, a printout of three comparable units' rents, and evidence that these comparison units shared the same features (location, size, amenities, quality, etc.). Another acceptable method of documentation is written verification

### **Caution**

Comparable rents vary over time with market changes, so it is important to ensure that the comparison you are using is up-to-date and appropriate for each prospective unit.

signed by the property owner or management company, on letterhead, affirming that the rent for a unit assisted with ESG funds is comparable to current rents charged for similar unassisted units managed by the same owner.

Recipients must establish their own written policies and procedures for documenting comparable rents and ensure that they are followed when documenting rent reasonableness in the case file. A recipient may require all subrecipients to use a specific form or a particular data source. Use of a single form to collect data on rents for units of different sizes and locations will make the data collection process uniform. A sample "Rent Reasonableness Checklist and Certification" form is available at:

www.hud.gov/offices/cpd/affordablehousing/library/forms/rentreasonablechecklist.doc

**Note:** This sample form is used across different housing programs.

Before conducting its own study of rent levels in its community, a recipient/subrecipient should consult existing sources of rental housing data that can be used to establish comparable rents. The section below describes some different sources of information on rental units to help recipients and subrecipients meet rent reasonableness requirements. Each recipient must determine which approach is appropriate for its jurisdiction, given the size of its program, other housing programs it administers, local staff capacity, and other resources available within the community.

### **Rental Housing Data Sources**

**Public sources of data:** There may be organizations within the recipient's jurisdiction that collect and aggregate data on the rental housing stock, such as a state or local Public Housing Agency (PHA) or the local Chamber of Commerce.

**Real estate advertisements and contacts:** Ads in newspapers or online are simple ways to identify comparable rents. The following are potential sources of information:

- Newspaper ads (including internet versions of newspaper ads);
- Weekly or monthly neighborhood or "shopper" newspapers with rental listings;
- "For Rent" signs in windows or on lawns;
- Bulletin boards in community locations, such as grocery stores, laundromats, churches, and social service offices;
- Real estate agents;
- Property management companies that handle rental property; and
- Rental Listing websites like:

   www.apartmentguide.com
   www.apartments.com
   www.forrentmag.com

   www.move.com/apartments/main.aspx

Tip: Real estate ads and contacts might not provide all the information the recipient requires to determine rent reasonableness. In such instances, a follow-up call to obtain the missing information may be required. Newspaper and internet listings often contain either the lowest rent or the range of rents when there is variation among units with the same number of bedrooms. The recipient should follow up to determine what causes the rents to vary (e.g., unit size, location within the development, number of bathrooms, amenities), and then document these factors.

**Rental market study:** A rental market study is an in-depth analysis of a particular rental market that is often prepared by independent organizations for specific communities. Commercial firms will frequently conduct these studies before developing rental housing in a particular location. They can provide a good source of data to use as the basis of a rent reasonableness policy.

However, some rental market studies may be narrowly focused on a particular type of rental housing (such as housing for seniors or rental condominiums) and might be useful only for certain housing units assisted with ESG funds.

Rental market survey: A rental market survey provides a comparison of various landlords and property management companies in the area. Some local governments conduct surveys to assist with planning activities. Additionally, local associations of

**Tip:** When using either a market study or a market survey, it is very important to understand what is and is not included in the rent reported. For example, surveys/studies may report rents with all, some, or no utilities included. When comparing unassisted market units with ESG-assisted units, it is important to consider whether utilities and other amenities are included in the rent.

rental owners and managers may survey their members periodically and publish the results. Many of these surveys report average rents and/or rent ranges by the number of bedrooms and submarket location. However, such surveys frequently do not contain the detailed information required for rent reasonableness comparisons, such as amenities (free parking, laundry, etc.) or additional fees that must be paid. Rental market surveys are designed to show the overall picture of the rental market and may not be useful in evaluating the rent for a particular unit type.

**Rental database:** For HPRP, some grantees found it useful to build their own rental database in order to perform more efficient searches for comparable rents. Building a rental database allows the majority of work to be completed on the front end, which increases the efficiency of making

rent reasonableness determinations and allows assistance to be provided more quickly. However, there are serious resource issues to consider for this option, including updating the data and maintaining the database, which can be labor-intensive and costly. If choosing this option, ESG recipients in close proximity to one another may choose to collaborate on a regional database.

### **Rural Housing Data Sources**

While there may be fewer rental units in rural areas than in urban and suburban areas, it is possible to find comparable rents for different unit types located in these areas using various data sources, including:

- U.S. Department of Agriculture's Rural Development Agency (USDA): USDA provides direct and guaranteed loans for single and multi-family housing development in rural areas and for farm laborers. Contact information for Rural Development State and Local Offices or USDA Service Centers is available at <a href="https://www.rurdev.usda.gov/recd\_map.html">www.rurdev.usda.gov/recd\_map.html</a>. Each Rural Development Office, if it has a Rural Housing component, should provide information on the types of rental housing available in communities throughout the state, and include unit sizes and rental rates.
- **PHAs:** If a rural community is also under the jurisdiction of a PHA, the PHA may be a source of comparable rent data.
- Real estate agents: Local real estate agents are not only knowledgeable about real estate prices but often are a source of information on rental housing in the area. They may be able to extrapolate rent estimates based on the general cost of housing in the area. To find real estate agents active in particular communities, recipients can consult the National Association of Realtors on the web at <a href="www.realtor.org">www.realtor.org</a>. For demographic information on the housing stock, market trends, etc., recipients should access <a href="www.realtor.org/research">www.realtor.org/research</a>.

### **COMPONENTS OF AN EFFECTIVE POLICY**

For monitoring purposes, HUD will determine whether the recipient/subrecipient developed a written policy and followed that policy to determine and document that:

- 1. The rent was reasonable; and
- 2. The rent was within the established FMR limit.

The basis for the determination must be supported by the evidence documented in the case file. Therefore, adequate documentation will enable a supervisor or other entity charged with monitoring the program to readily identify the factors and process that resulted in the determination that each unit met HUD requirements.

Recipients'/subrecipients' policies and procedures must be transparent and consistently applied across their program, and result in decisions that comply with HUD requirements. At a minimum, an effective policy includes a methodology, documentation requirements, staffing assignments, and strategies for addressing special circumstances.

This means that policies and procedures should provide step-by-step guidance on making comparisons between the program participant's rent, the FMR, and the rent reasonableness standards for comparable units in that community. This includes the documentation to be included in each case file, such as forms and/or case notes from the staff making the

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determination. For example, a recipient could create a policy where a provider must consider the rents of three comparable units and allow as "reasonable" only rents that fall within \$50 of the average of the three comparable rents. In this example, a rent could be paid that is slightly higher than some of the individual comparable units. That rent would still be considered "reasonable" under the recipient's policy—but rent could only be paid if it is **also** at or below the FMR.

### STAFF ROLES AND RESPONSIBILITIES

Recipients/subrecipients should have a procedure in place to ensure that compliance with rent reasonableness and FMR are documented prior to a check for rent being approved and/or prepared. The responsibility of determining and documenting each unit's compliance with these standards may be assigned to one or more program staff, such as the case manager, clerical support staff, or a staff member who is assigned to conduct habitability inspections. One staff person may perform all the checks, or the tasks may be divided among more than one staff. For example, for rent reasonableness, one staff member could conduct a telephone survey of the property owner/landlords, while another searches rental databases for comparable properties.

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### RENT REASONABLENESS CHECKLIST AND CERTIFICATION

	Proposed Unit	Unit #1	Unit #2	Unit #3		
Address						
Number of Bedrooms						
Square Feet						
Type of Unit/Construction						
Housing Condition						
Location/Accessibility						
Amenities						
Unit:						
Site:						
Neighborhood:						
Age in Years						
Utilities (type)						
Unit Rent Utility Allowance Gross Rent						
Handicap Accessible?						
CERTIFICATION:						
A. Compliance with Pa	ayment Standard					
Proposed Contract Rent + Utility Allowance = Proposed Gross Rent						
Approved rent does not exceed applicable Payment Standard of						
\$						
B. Rent Reasonablene	B. Rent Reasonableness					
Based upon a comparthat the proposed rent				ı		
	<u> </u>		<u> </u>			

Name:	Signature:	Date:

# DU PAGE COUNTY ESG INCOME LIMITS EFFECTIVE June 1, 2024

AMI = Area Median Income

Household Size	30% of AMI
1	\$23,600
2	\$26,950
3	\$30,300
4	\$33,650
5	\$36,350
6	\$39,050
7	\$41,750
8	\$44,450

Note: Contact the DuPage County Community Development Commission for guidance on how to calculate income limits for a household greater than 8.

### Source:

Thirty Percent Income Limits Chicago-Joliet-Naperville, IL HUD Metro FMR Area <a href="https://view.officeapps.live.com/op/view.aspx?src=https%3A%2F%2Fwww.huduser.gov%2Fportal%2Fd">https://view.officeapps.live.com/op/view.aspx?src=https%3A%2F%2Fwww.huduser.gov%2Fportal%2Fd</a> <a href="https://ataets.com/op/view.aspx?src=https%3A%2F%2Fwww.huduser.gov%2Fportal%2Fd">ataets%2Fil%2Fil24%2FHUD-IL-NPG-FY24.xlsx&wdOrigin=BROWSELINK</a>

https://www.huduser.gov/portal/datasets/il.html#2024



DuPage Housing Authority 711 E Roosevelt Rd, Wheaton, IL 60187 PH: 630.690.3555 FAX: 630.690.0702 www.dupagehousing.org

Kendall Housing Authority 811 W John St., Yorkville, IL 60560 PH: 630.593.8218 FAX: 331.207.8923 www.kendallhousing.org



### **DUPAGE HOUSING AUTHORITY**

### **2024 UTILITY ALLOWANCE SCHEDULE**

**EFFECTIVE MARCH 1, 2024** 

	0 BR	1	2 BR	3 BR	4 BR	5	6 BR
ELECTRIC							
Lights, etc. (Other Electric)							
(Includes Monthly Electric Fee)							
Apartments/ Townhouse/ Rowhouse / High-Rise	\$20	\$23	\$33	\$42	\$51	\$60	\$65
House (Single Family Detached)	\$29	\$34	\$48	\$61	\$75	\$88	\$95
Cooking - All Unit Types	\$5	\$6	\$9	\$12	\$15	\$17	\$19
Water Heating							
Apartments/ Townhouse/ Rowhouse / High-Rise	\$14	\$16	\$21	\$25	\$30	\$34	\$37
House (Single Family Detached)	\$17	\$20	\$26	\$32	\$37	\$43	\$47
Heating							
Apartments/ Townhouse/ Rowhouse/ High-Rise	\$24	\$28	\$38	\$48	\$58	\$67	\$73
House (Single Family Detached)	\$56	\$65	\$77	\$88	\$99	\$110	\$119
NATURAL GAS							
Cooking - All Unit Types	\$2	\$2	\$3	\$3	<b>\$</b> 5	<b>\$</b> 5	\$6
Water Heating							
Apartments/ Townhouse/ Rowhouse / High-Rise	\$4	\$5	\$7	<b>\$</b> 9	\$11	\$13	\$14
House (Single Family Detached)	\$5	\$6	\$9	\$11	\$14	\$16	\$17
Heating							
Apartments/ Townhouse/ Rowhouse/ High-Rise	\$15	\$18	\$21	\$24	\$27	\$30	\$32
House (Single Family Detached)	\$22	\$25	\$30	\$34	\$39	\$43	\$46
Monthly Gas Fee - All Unit Types	\$24	\$24	\$24	\$24	\$24	\$24	\$24
MISCELLANEOUS							
Water - All Unit Types	\$41	\$60	\$75	\$91	\$106	\$121	\$131
Sewer - All Unit Types	\$28	\$23	\$32	\$41	\$50	\$59	\$65
Trash - All Unit Types	\$14	\$24	\$24	\$24	\$24	\$24	\$24
Refrigerator - All Unit Types	\$12	\$12	\$12	\$12	\$12	\$12	\$12
Range - All Unit Types	\$11	\$11	\$11	\$11	\$11	\$11	\$11
TOTAL ALLOWANCES			_				

# HOME INCOME LIMITS

# EFFECTIVE June 1, 2024

FOR DU PAGE COUNTY AND CITIES OF AURORA, NAPERVILLE, DOWNERS GROVE AND WHEATON

# MFI = Median Family Income

	HH Size: 1	HH Size: 2	HH Size: 3	HH Size: 1 HH Size: 2 HH Size: 3 HH Size: 4 HH Size: 5 HH	HH Size: 5	HH Size: 6	Size: 6 HH Size: 7 HH Size: 8	HH Size: 8
30% MFI								
(Extremely Low)	\$23,600	\$26,950	\$30,300	\$33,650	\$36,350	\$39,050	\$41,750 \$44,450	\$44,450
50% MFI*								,
(Very Low)	\$39,250	\$44,850	\$50,450	\$56,050	\$60,550	\$65,050	\$69,550	\$74,000
60% MFI*	\$47,100	\$53,820	\$60,540	\$67,260	\$72,660	\$78,060	\$83,460	
80% MFI**	\$62,800	\$71,800	\$80,750	\$89,700	\$96,900	\$104,100	\$111,250 \$118,450	\$118,450
MFI	\$78,500	\$89,700	\$100,900	\$112,100	\$121,100	\$130,100	\$130,100 \$139,100 \$148,000	\$148,000

<sup>\*</sup>Income limits for rental programs

# Final FY 2024 Fair Market Rents\*

Effective 10/01/2023

# For DuPage County and Cities of Naperville and Wheaton

Fair Market Rent \$1,	0 Bdrr
\$1,399 \$1,507	n 1 Bdrm
\$1,714	2 Bdrm
\$2,182	3 Bdrm
\$2,583	) 4 Bdrm
\$2,970	5 Bdrm**
\$3,358	6 Bdrm**

# NOTES:

<sup>\*\*</sup>Income limit for homeownership program

the figures in this table to determine the maximum contract rent. \*These are maximum rents, including utilities. If the tenant is to pay utilities, a utility allowance must be subtracted from

<sup>(</sup>efficiency) FMR. bedroom unit is 1.30 times the four bedroom FMR. FMRs for single-room occupancy units are 0.75 times the zero bedroom extra bedroom. For example, the FMR for a five bedroom unit is 1.15 times the four bedroom FMR, and the FMR for a six st FMRs for unit sizes larger than four bedrooms are calculated by adding 15 percent to the four bedroom FMR, for each

### Notice of Occupancy Rights Under the Violence Against Women Act (VAWA)

**Policy** (Approved by the HOME Advisory Group on 08/07/2018; Updated and Approved by HOME Advisory Group 09/01/2020)

### 1. Overview –

First introduced in 1994 and subsequently reauthorized three times, the Violence Against Women Act (VAWA) provides protections for victims of domestic violence, dating violence, sexual assault, or stalking. VAWA protections are not only available to women, but are available equally to all individuals regardless of sex, gender identity, or sexual orientation.

### 2. Authority – 24 CFR Part 5 – Subpart L

This subpart addresses the regulation for protections for victims of domestic violence, dating violence, sexual assault, or stalking who are applying for, or are the beneficiaries of, assistance under a Department of Housing and Urban Development (HUD) program covered by the Violence Against Women Act (VAWA), as amended (42 U.S.C.13925 and 42 U.S.C. 14043e *et seq.*) ("covered housing program," as defined in § 5.2003). Notwithstanding the title of the statute, protections are not limited to women but cover victims of domestic violence, dating violence, sexual assault, and stalking, regardless of sex, gender identity, or sexual orientation. Consistent with the nondiscrimination and equal opportunity requirements at 24 CFR 5.105(a), victims cannot be discriminated against on the basis of any protected characteristic, including race, color, national origin, religion, sex, familial status, disability, or age.

## 3. Rights, and Responsibility for the Community Development Commission, Subrecipients, Landlords, and Tenants

a. **Tenant Protections, Rights, and Responsibilities -** Prospective tenants cannot be denied admission or denied assistance because they have been a victim of domestic violence, dating violence, sexual assault, or stalking. A tenant can be evicted for repeated lease violations that are not related to domestic violence, dating violence, sexual assault, and stalking. The tenant, to the greatest extent feasible, will have the right to work with the landlord, subrecipients, and the Community Development Commission (CDC) to work on a solution on a case by case basis while remaining confidential and in the best interest of the tenant.

Landlord Protections, Rights, and Responsibilities – The landlord has the ability to adjust the lease in order to evict the individual or terminate the assistance of the individual who has engaged in criminal activity (the abuser or perpetrator) directly relating to domestic violence, dating violence, sexual assault, or stalking (refer to section 4). A landlord cannot deny a prospective tenant admission or denied assistance because they have been a victim of domestic violence, dating violence, sexual assault, or stalking. The landlord, to the greatest extent feasible, will have the right to work with the tenant, subrecipients, and the Community Development Commission to work on a solution on a case by case basis while remaining confidential and in the best interest of the tenant.

b. **Subrecipient Protections, Rights, and Responsibilities** – The subrecipient has the responsibility to report any instances where a landlord has denied a prospective tenant admission or denied assistance because they have been a victim of domestic violence, dating violence, sexual assault, or stalking. They also have the responsibility to assist landlords in adjusting the lease in order to evict the individual or terminate the assistance of the individual who has engaged in criminal activity (the abuser or perpetrator) directly relating to domestic violence, dating violence, sexual assault, or stalking (refer to section 4). The subrecipient, to the greatest extent feasible, will have the right to work with the tenant, landlords, and the Community Development Commission to work on a solution on a case by case basis while remaining confidential and in the best interest of the tenant.

### c. Community Development Commission Protections, Rights, and Responsibilities

Upon a tenant request, the CDC, to the greatest extent feasible, will work with affiliate agencies providing affordable housing to permit a tenant to move to another unit due to an incidence of domestic violence, dating violence, sexual assault, or stalking, and threats, pending availability of comparable units and need. All requests will remain confidential to the greatest extent feasible.

The CDC, to the greatest extent feasible, will have the responsibility to work with the tenant, landlords, and if needed, victim service providers, legal service providers, or nonprofit agencies to provide services to work on a solution on a case by case basis while remaining confidential and in the best interest of the tenant.

### 4. Lease Bifurcation.

- a. The housing owner may <u>bifurcate</u> a lease, or remove a <u>household</u> member from a lease in order to evict, remove, terminate occupancy rights, or terminate assistance to such member who engages in criminal activity directly relating to <u>domestic</u> <u>violence</u>, <u>dating violence</u>, <u>sexual assault</u>, or <u>stalking</u> against an <u>affiliated individual</u> or other individual:
  - i. Without regard to whether the <u>household</u> member is a signatory to the lease; and
  - ii. Without evicting, removing, terminating assistance to, or otherwise penalizing a victim of such criminal activity who is also a <u>tenant</u> or lawful occupant.
- b. If a household occupying a HOME-assisted rental unit separates due to domestic violence, dating violence, sexual assault, or stalking, the remaining tenant(s) may remain in the HOME-assisted unit.
- c. If a household receiving HOME tenant-based rental assistance separates due to domestic violence, dating violence, sexual assault, or stalking, the remaining tenant(s) will retain the HOME tenant-based rental assistance.
- d. A lease bifurcation shall be carried out in accordance with any requirements or procedures as may be prescribed by Federal, State, or local law for termination of

assistance or leases and in accordance with any requirements under the relevant <u>covered housing program</u>.

### 5. Confidentiality

Subrecipients, and landlords receiving Federal funds through the Community Development Commission must keep confidential any information related to tenant rights under VAWA. The CDC must not allow any individual administering assistance or other services on behalf of the CDC to have access to confidential information unless for reasons that specifically call for these individuals to have access to this information under applicable Federal, State, or local law. The CDC, subrecipients, and landlords receiving Federal funds however, may disclose information provided if:

- Written permission is received from the tenant to release the information on a time limited basis
- Information is needed in an eviction or termination proceeding, such as to evict an abuser or perpetrator or terminate the abuser or perpetrator from the CDC assisted unit
- A law requires the release of the information

VAWA does not limit the duty to honor court orders about access to or control of the property. This includes orders issued to protect a victim and orders dividing property among household members in cases where a family breaks up.

### 6. Other Laws and Non-Compliance

VAWA does not replace any Federal, State, or local law that provides greater protection for victims of domestic violence, dating violence, sexual assault, or stalking. Tenants may be entitled to additional housing protections for victims of domestic violence, dating violence, sexual assault, or stalking under other Federal laws, as well as under State and local laws. All complaints or violations should be submitted to the HUD Chicago Regional Office either by phone at (312) 353-5680 or by mail:

Ralph Metcalfe Federal Building 77 West Jackson Boulevard Chicago, Illinois 60604

### 7. Appeals

Appeals of a Federal regulation or requirement cannot be granted by the Commission as the Commission only has the ability to grant appeals based on County policies. However, should a landlord and/or tenant not reach a satisfactory outcome compliant with VAWA, tenant/landlord disputes would be referred to the appropriate local legal resource.

### 8. Attachment

A HUD-approved certification form is attached to this notice and can be provided to tenants to fill out if the tenant has been a victim of domestic violence, dating violence, sexual assault, or stalking, and tenant rights under VAWA.

### DUPAGE COUNTY COMMUNITY DEVELOPMENT COMMISSION

## Emergency Transfer Plan for Victims of Domestic Violence, Dating Violence, Sexual Assault, or Stalking

### **Emergency Transfers**

DuPage County Community Development Commission (CDC) and its subrecipients are concerned about the safety of tenants residing in ESG and HOME-assisted units, and such concern extends to tenants who are victims of domestic violence, dating violence, sexual assault, or stalking. In accordance with the Violence Against Women Act (VAWA), tenants in both ESG and HOME-assisted units who are victims of domestic violence, dating violence, sexual assault, or stalking can request an emergency transfer from their current unit to another unit. The ability to request a transfer is available regardless of sex, gender identity, or sexual orientation. The ability of DuPage County and its subrecipients to honor such request for tenants currently receiving assistance, however, may depend upon a preliminary determination that the tenant is or has been a victim of domestic violence, dating violence, sexual assault, or stalking, and on whether another dwelling unit that is available and is safe to offer the tenant for temporary or more permanent occupancy.

**NOTE**: DuPage County funds unit-based and voucher-based projects and does not own or maintain an inventory of dwelling units. DuPage County and its subrecipients cannot guarantee dwelling units will be available to offer tenants for temporary or permanent occupancy.

This plan identifies tenants who are eligible for an emergency transfer, the documentation needed to request an emergency transfer, confidentiality protections, how an emergency transfer may occur, and guidance to tenants on safety and security. This plan is based on a model emergency transfer plan published by the U.S. Department of Housing and Urban Development (HUD), the Federal agency that oversees that DuPage County Community Development Commission is compliant with VAWA.

### **Eligibility for Emergency Transfers**

A tenant who is a victim of domestic violence, dating violence, sexual assault, or stalking, as provided in HUD's regulations at 24 CFR part 5, subpart L is eligible for an emergency transfer, if:

- 1. The tenant reasonably believes that there is a threat of imminent harm from further violence if the tenant remains within the same unit.
- 2. If the tenant is a victim of sexual assault, the tenant may also be eligible to transfer if the sexual assault occurred on the premises within the 90-calendar-day period preceding a request for an emergency transfer.

A tenant requesting an emergency transfer must expressly request the transfer in accordance with the procedures described in this plan. Tenants who are not in good standing may still request an emergency transfer if they meet the eligibility requirements in this section.

<sup>&</sup>lt;sup>1</sup> Despite the name of this law, VAWA protection is available to all victims of domestic violence, dating violence, sexual assault, and stalking, regardless of sex, gender identity, or sexual orientation.

<sup>&</sup>lt;sup>2</sup> Housing providers cannot discriminate on the basis of any protected characteristic, including race, color, national origin, religion, sex, familial status, disability, or age. HUD-assisted and HUD-insured housing must be made available to all otherwise eligible individuals regardless of actual or perceived sexual orientation, gender identity, or marital status.

### **Emergency Transfer Request Documentation**

To request an emergency transfer, the tenant shall submit a written request to:

- 1. Subrecipient agency (Emergency Solutions Grant/Tenant-Based Rental Assistance); OR
- 2. Property management office, landlord, etc. (HOME-assisted units, non-TBRA)

The subrecipient will provide reasonable accommodations to this policy for individuals with disabilities. The tenant's written request for an emergency transfer should include either:

- 1. A statement expressing that the tenant reasonably believes that there is a threat of imminent harm from further violence if the tenant were to remain in the same dwelling unit assisted under the housing providers program; *OR*
- 2. A statement that the tenant was a sexual assault victim and that the sexual assault occurred on the premises during the 90-calendar-day period preceding the tenant's request for an emergency transfer.

### **Confidentiality**

Both DuPage County and its subrecipients will keep confidential any information that the tenant submits in requesting an emergency transfer, and information about the emergency transfer, unless the tenant gives express written permission to release the information on a time limited basis, or disclosure of the information is required by law or required for use in an eviction proceeding or hearing regarding termination of assistance from the covered program. This includes keeping confidential the new location of the dwelling unit of the tenant, if one is provided, from the person(s) that committed an act(s) of domestic violence, dating violence, sexual assault, or stalking against the tenant.<sup>3</sup>

### **Emergency Transfer Timing and Availability**

DuPage County and its subrecipients cannot guarantee that a transfer request will be approved or how long it will take to process a transfer request. DuPage County's subrecipients will, however, act as quickly as possible to move a tenant who is a victim of domestic violence, dating violence, sexual assault, or stalking to another unit, subject to availability and safety of a unit. If a tenant reasonably believes a proposed transfer would not be safe, the tenant may request a transfer to a different unit. If a unit is available, the transferred tenant must agree to abide by the terms and conditions that govern occupancy in the unit to which the tenant has been transferred. DuPage County's subrecipients may be unable to transfer a tenant to a unit if the tenant has not or cannot establish eligibility for that unit.

If DuPage County's subrecipient has no safe and available units for which a tenant who needs an emergency is eligible, DuPage County's subrecipient will assist the tenant in identifying other housing providers who may have safe and available units to which the tenant could move. At the tenant's request, DuPage County's subrecipient will also assist tenants in contacting the local organizations offering assistance to victims of domestic violence, dating violence, sexual assault, or stalking that are attached to this plan.

### **Safety and Security of Tenants**

Pending processing of the transfer and the actual transfer, if it is approved and occurs, the tenant is urged to take all reasonable precautions to be safe.

<sup>&</sup>lt;sup>3</sup> See the Notice of Occupancy Rights under the Violence Against Women Act For All Tenants for more information about HP's responsibility to maintain the confidentiality of information related to incidents of domestic violence, dating violence, sexual assault, or stalking.

### **National Resources**

Tenants who are or have been victims of domestic violence are encouraged to contact the National Domestic Violence Hotline at 1-800-799-7233, or a local domestic violence shelter, for assistance in creating a safety plan. For persons with hearing impairments, that hotline can be accessed by calling 1-800-787-3224 (TTY).

Tenants who have been victims of sexual assault may call the Rape, Abuse & Incest National Network's National Sexual Assault Hotline at 800-656-HOPE, or visit the online hotline at <a href="https://ohl.rainn.org/online/">https://ohl.rainn.org/online/</a>.

Tenants who are or have been victims of stalking seeking help may visit the National Center for Victims of Crime's Stalking Resource Center at <a href="https://www.victimsofcrime.org/our-programs/stalking-resource-center">https://www.victimsofcrime.org/our-programs/stalking-resource-center</a>.

### **Local Resources**

Domestic Violence – Safety Planning, Emergency Shelter, No Contact Orders, etc.

Family Shelter Service **Hotline**: 630-469-5650

Sexual Violence – Safety Planning, Advocacy, No Contact Orders, etc.

YWCA Metropolitan Chicago

**Hotline**: 630-971-3927

### **Attachment:**

1. DuPage County Community Development Commission's VAWA Policy

# U.S. Department of Housing and Urban Development

OMB Approval No. 25 02-0204 Exp. 6/30/2017

Office of Housing

### **LEASE ADDENDUM**

### VIOLENCE AGAINST WOMEN AND JUSTICE DEPARTMENT REAUTHORIZATION ACT OF 2005

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Purp	ose of the Addendum		
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Confl	licts with Other Provisions of the	Lease	
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Term	of the Lease Addendum		
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VAW	A Protections		
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Tenar	nt	Date	
Landl	ord		

Form **HUD-91067** (9/2008)