

ITEM: 3.30 (ID # 21309) **MEETING DATE:** Tuesday, April 04, 2023

FROM : HOUSING AND WORKFORCE SOLUTIONS:

SUBJECT: HOUSING AND WORKFORCE SOLUTIONS (HWS): Approval of the Substantial Amendment to the 2019-2020 One Year Action Plan of the 2014-2019 Five Year Consolidated Plan to Increase Funding for Five (5) Current ESG-CV Activities; Ratify and Approve the Amendments to the ESG-CV Grant Agreements; and Approve the Form of the ESG-CV Grant Agreement Amendment; All Districts. [\$665,911 - Emergency Solutions Grant-CV -100%]; [CEQA Exempt and NEPA Exempt] (4/5 Vote Required)

RECOMMENDED MOTION: That the Board of Supervisors:

- Find that the substantial amendments to the 2019-2020 One-Year Action Plan of the 2019-2024 Five-Year Consolidated Plan are exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15061(b)(3);
- Find that the substantial amendments to the 2019-2020 One-Year Action Plan of the 2019-2024 Five-Year Consolidated Plan are exempt from the National Environmental Policy Act (NEPA) pursuant to Title 24 Code of Federal Regulations Section 58.34(a)(1) and (a)(3);

Continued on Page 2

ACTION:Policy, 4/5 Vote Required

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Spiegel, seconded by Supervisor Perez and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Kimbert A. Rector

RECOMMENDED MOTION: That the Board of Supervisors:

- Approve the Substantial Amendments to the 2019-2020 One-Year Action Plan of the 2019-2024 Five-Year Consolidated Plan, to increase funding amount by \$665,911.16 to the Emergency Solutions Grant-CV (ESG-CV) activities more fully described in ESG-CV Project Descriptions, attached hereto;
- 4. Ratify and approve the attached First Amendment for the Use of Emergency Solutions Grant-CV Funds between the County of Riverside and Martha's Village and Kitchen;
- 5. Ratify and approve the attached First Amendment for the Use of Emergency Solutions Grant-CV Funds between the County of Riverside and Valley Restart Shelter;
- 6. Approve the attached form of ESG-CV Amendment for the Use of Emergency Solutions Grant (ESG-CV Amendment);
- 7. Authorize the Director of the Housing and Workforce Solutions (HWS) to execute ESG-CV Amendments, substantially conforming in form and substance to the attached ESG-CV Amendment, subject to the requirements of the Citizen Participation Plan and subject to approval as to form by County Counsel;
- 8. Direct HWS staff to file the Notice of Exemption with the County Clerk within five business days of approval; and
- 9. Approve and direct the Auditor-Controller to make the budget adjustments on the attached Schedule A.

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$665,911	\$0	\$665,911	\$ 0
NET COUNTY COST	\$0	\$0	\$ 0	\$ 0
SOURCE OF FUNDS: Emergency Solutions Grant-CV Funds, 100%		Budget Adjus	tment: Yes	
			For Fiscal Yea	ar: 22/23

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary 5 1

On March 27, 2020, the Coronavirus Aid, Relief, and Economic Security (CARES) Act was signed into law (Pub.L.116-136). Under the CARES Act, the County was allocated \$2,212,793 of supplemental Emergency Solutions Grants funding (ESG-CV) to be used for eligible activities that prevent, prepare for, and respond to the coronavirus pandemic, among individuals and families who are homeless, or receiving homeless assistance and to support additional

homeless assistance and homelessness prevention activities to mitigate the impacts created by the coronavirus under the Emergency Solutions Grants program. On August 22, 2022, the U.S. Department of Housing and Urban Development (HUD) awarded the County of Riverside an estimated amount of \$665,911.16 of reallocated funds from the ESG-CV appropriation.

HUD requires that all substantial amendments to the County's Five-Year Consolidated Plan and the One Year Action Plans are subject to the Citizen Participation Plan and are approved by the Board of Supervisors and HUD. In accordance with the County of Riverside's Citizen Participation Plan for the 2019-2024 Five Year Consolidated Plan (Citizen Participation Plan), all new activities added to a One Year Action Plan, any significant increases in funding or changes to an existing project, or other changes or amendments to the 2019-2024 Five-Year Consolidated Plan are considered to be substantial amendments.

The proposed ESG-CV projects warranting these substantial amendments have been determined by staff to be eligible activities that meet a National Objective of the ESG-CV programs. A description of the proposed amendments to the 2019-2020 One-Year Action Plan are set forth in Attachment A, attached hereto. Staff recommends approval of the ESG-CV projects listed below as substantial amendments to the 2019-2020 One-Year Action Plan of the 2019-2024 Five Year Consolidated Plan.

Pursuant to the CARES Act, the County may use expedited procedures for approval and adoption of substantial amendments for CARES Act supplemental ESG-CV funding. The County is required to publish a notice online or through other electronic media that identifies how it has, or how it will, utilize and allocate the ESG-CV funds. The Department of Housing and Workforce Solutions (HWS) published a notice of the proposed uses and allocation of the ESG-CV funding on March 7, 2023. HWS will publish another notice that identifies the increased ESG-CV allocations approved by the Board.

Pursuant to the California Environmental Quality Act (CEQA), the Substantial Amendments were reviewed and determined to be categorically exempt from CEQA under State CEQA Guidelines Section 15061(b)(3), General Rule or "Common Sense" exemption. The Substantial Amendments are administrative planning documents that will only have financial and administrative effects. It can be seen with certainty that there is no possibility that the proposed Substantial Amendments may have a significant effect on the environment and will not lead to any direct or reasonably indirect physical impacts. The projects identified in the Substantial Amendments will be subject to separate CEQA environmental review prior to taking any choice limiting action or discretionary action on that specific project. A Notice of Exemption will be filed by county staff with the County Clerk within five days of the approval of the Substantial Amendments.

Furthermore, the Substantial Amendments were determined to be exempt from the provisions of the National Environmental Policy Act (NEPA) pursuant to Title 24 Code of Federal Regulations Sections 58.34 (a)(1) and (a)(3) since the proposed Substantial Amendments are administrative

activities. The projects identified in the Substantial Amendments will be subject to separate NEPA environmental review prior to taking any choice limiting action or discretionary action on that specific project.

Pursuant to 24 CFR Section 91.105 and the Citizen Participation Plan, the Housing and Workforce Solutions published the required public notice notifying the public of the comment period for the proposed substantial amendments on March 7, 2023.

Impact on Residents and Businesses

The following Emergency Solutions Grant-CV projects have been determined by staff to be eligible activities that meet the requirements of the ESG program and the CARES Act. Staff recommends approval of the increased funding for the projects listed below as substantial amendments to the 2019-2020 One Year Action Plan of the 2019-2024 Five Year Consolidated Plan (Substantial Amendment):

6.219-19CV – Valley Restart Shelter	\$180,000	Increase in funding
6.222-19CV – Riverside Community Housing Corporation	\$120,000	Increase in funding
6.241-19CV – Path of Life Ministries Emergency Shelter	\$191,086.74	Increase in funding
6.243-19CV – Martha's Village and Kitchen Emergency Sh	elter \$90,000	Increase in funding
6.245-19CV – Opportunity Village Temporary Emergency S	Shelter \$84,824.42	Increase in funding

Additional Fiscal Information

The ESG-CV program is 100% Federally funded (CARES Act) through HUD's CPD programs. No County General Funds will be used to administer these federal grants.

ATTACHMENTS:

- Substantial Amendments
- Public Notice
- Amendments for Ratification, Valley Restart Shelter and Martha's Village and Kitchen
- Form of the Amendment
- CEQA Notice of Exemption (Executed)
- Schedule A Budget Adjustment

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3/30/2023 3/29/2023 Brianna Lontajo, Principal Manage nent Anal

Kristing Bell-O 3/29/2023

Substantial Amendments

Table 3C's ESG-CV II

U.S. Department of Housing and Urban Development

Table 3C Consolidated Plan Listing of Projects County of Riverside

Project: 6.219-19CV - Valley Restart Shelter

Sponsor: Valley Restart Shelter

Address: 200 E Menlo Ave., Hemet, CA 92543

Project Description: Valley Restart Shelter provides a 24-hour emergency shelter and ancillary services to homeless families and individuals in the San Jacinto Valley. VRS provides shelter, meals, personal products, laundry, and case management at no cost to those in need. VRS will use the ESG-CV funds for operational expenses including facility and procedural modifications resulting from COVID19 to ensure the safety and comfort of participants and staff. VRS will also use ESG-CV funds to expand their Homelessness Prevention program to assist households, that have experienced a loss or reduction in income, to pay rent, utilities, and arrears.

Location: 200 E Menio Ave, Hemet, CA 92543

Objective:	2 - Decent Housing
Outcome:	2 - Affordability

Objective: 1 - Suitable Living Environment **Outcome:** 1 - Availability/Accessibility

Objective Number	Project iD
SL-1/DH-2	6.219-19CV
Start Date	Completion Date
07/01/19	06/30/21
Performance Indicator Number of persons provided emergency shelter and homelessness prevention.	Annual Units/Units Upon Completion: 275 ES: 250 HP:25
Type of Recipient	Local ID
EDA - Grantee	HESG-CV8

Funding Sources:	
Emergency Shelter	\$359,393.33
Homelessness Prevention	\$0
HMIS	\$13,894.84
ESG	\$373,288.17

The primary purpose of the project is to help: 🗋 the Homeless 🗋 Persons with HIV/AIDS 🗋 Persons with Disablilities 🛄 Public Housing Needs

U.S. Department of Housing and Urban Development

Table 3C Consolidated Plan Listing of Projects County of Riverside

Project: 6.222-19CV - Riverside Community Housing Corporation

Sponsor: Riverside Community Housing Corporation

Address: 5555 Arlington Avenue, Riverside, CA 92504

Project Description: The Riverside Community Housing Corp. will use ESG-CV funding to expand their homelessness prevention, rapid re-housing, case management, and outreach services throughout Riverside County to persons and families impacted by the COVID19 pandemic. Expenses include staffing, rental and utility assistance, security deposits, placement assistance, supplies, and other related costs.

Location: 5555 Arlington Avenue, Riverside, CA 92504

Objective: 2 - Decent Housing **Outcome:** 2 - Affordability **Objective:** 1 - Suitable Living Environment **Outcome:** 1 - Availability/Accessibility

Objective Number	Project ID
SL-1/DH-2	6.222-19CV
Start Date	Completion Date
07/01/19	06/30/21
Performance indicator Number of persons provided rapid rehousing, homelessness prevention, and outreach services.	Annual Units/Units Upon Completion: 168 RR:44 HP:40 OR: 84
Type of Recipient	Local ID
EDA - Grantee	HESG-CV9

Funding Courses	
Funding Sources: Rapid Rehousing	\$107,631.73
Homelessness Prevention	\$2 15,000
Outreach Services	\$140,855.63
HMIS	\$5,000
Temporary Emergency Shelter	\$241,5 12.64
ESG	\$710,000

The primary purpose of the project is to help: 🗌 the Homeless 🗍 Persons with HIV/AIDS 🗍 Persons with Disabilities 🛄 Public Housing Need

U.S. Department of Housing and Urban Development

Table 3C Consolidated Plan Listing of Projects County of Riverside

Project: 6.241-19CV - Path of Life Ministries Emergency Shelter

Sponsor: Path of Life Ministries

Address: P.O. Box 1445, Riverside, CA 92502

Project Description: Path of Life Ministries provides a 20-90-day, short-term shelter program for homeless individuals and chronically homeless. In response to COVID-19, additional services for safety and preventing the spread of the virus will be provided by POLM. ESG-CV funding will be used for emergency shelter, case management, employment assistance, food, utilities, and staff salaries (direct cost), food, cleaning laundry services, utilities, and other related cost. Add vehicle.

Location: 2840 Hulen Place, Riverside 92507

Objective: 1 - Suitable Living Environment **Outcome:** 1 - Availability/Accessibility

Objective Number	Project ID
	6.241-19CV
Start Date	Completion Date
07/01/21	06/30/22
Performance Indicator	Annual Units/Units Upon Completion: 500
Type of Recipient HHWPS - Grantee	Local ID HESG-CV2-04

Funding Sources:

ESG

ES - \$361,086.74

The primary purpose of the project is to help: 🗋 the Homeless 🔲 Persons with HIV/AIDS 🗌 Persons with Disabilities 🛄 Public Housing Needs

U.S. Department of Housing and Urban Development

Table 3C Consolidated Plan Listing of Projects County of Riverside

Project: 6.243-19CV - Martha's Village and Kitchen Emergency Shelter COVID

Sponsor: Martha's Village and Kitchen

Address: 83791 Date Avenue, Indio, CA 92201

Project Description: Martha's Village and Kitchen provides emergency shelter to homeless families and individuals. Services include case management, substance abuse referrals, career and education center services. ESG funds will be used to assist with services to prevent COVID-19. Funds will be used for utilities, food services, related equipment, cleaning supplies, mask, gloves and other protective items, maintenance, and staff salaries (direct cost) for case managers, employment specialist, vehicle to transport homeless clients, RN/LVN to provide COVID-19 screening and related services for homeless clients.

Location: 83-791 Date Avenue

Objective: 1 - Suitable Living Environment **Outcome:** 1 - Availability/Accessibility

Objective Number	Project ID 6.243-19CV
Start Date	Completion Date
07/01/21	06/30/22
Performance Indicator	Annual Units/Units Upon Completion: 150
Type of Recipient	Locai ID
HHWPS - Grantee	HESG-CV2-07

Funding Sources:

ESG \$624,650 ES - \$537,000 HMIS - \$87,650

The primary purpose of the project is to help: 🗋 the Homeless 🛄 Persons with HTV/AIDS 🗍 Persons with Disabilities 🗌 Public Housing Needs

U.S. Department of Housing and Urban Development

Table 3C Consolidated Plan Listing of Projects County of Riverside

Project: 6.245-19CV - Opportunity Village Temporary Emergency Shelter

Sponsor: City of Banning

Address: 99 East Ramsey Street, Banning, CA 92220

Project Description: The City of Banning provides temporary shelter to homeless individuals. The Opportunity Village provides a safe environment for shelter and assistance for the homeless to transition to self-sufficiency. ESG-CV funds to pay for operational expenses including a Site Coordinator (direct staff cost), security guard service, hygiene supplies, virus prevention supplies, and utilities.

Location: 120 East Bryant Street Banning 92220

Objective: 1 - Suitable Living Environment **Outcome:** 1 - Availability/Accessibility

Objective Number	Project ID
	6.245-19CV
Start Date	Completion Date
07/01/21	06/30/22
Performance Indicator	Annual Units/Units Upon Completion: 40
Type of Recipient HHWPS - Grant ee	Local ID HESG-CV2-09

Funding Sources:

ESG

ES - \$350,000

The primary purpose of the project is to help: 🗋 the Homeless 🛄 Persons with HIV/AIDS 🛄 Persons with Disabilities 🛄 Public Housing Needs

Public Notice

Proposed ESG-CV Allocations Increase

Notice of Public Comment Period Substantial Amendment of the 2019-2020 One-Year Action Plan and the 2019-2024 Five-Year Consolidated Plan CARES Act Emergency Solutions Grant (ESG-CV)

The County of Riverside hereby notifies concerned members of the public, pursuant to the *Coronavirus Ald, Relief, and Economic Security Act* (CARES Act), the Department of Housing and Workforce Solutions (HWS) is notifying the public of its intent to amend the 2019-2020 One-Year Action Plan of the 2019-2024 Consolidated Plan by the following actions:

6.219-19CV — Valley Restart Shelter	\$180,000	Increase in funding
6.222-19CV - Riverside Community Housing Corporation	\$120,000	Increase in funding
6.241-19CV - Path of Life Ministries Emergency Shelter	\$ 191,086.7 4	Increase in funding
6.243-19CV - Martha's Village and Kitchen Emergency Shelter	\$90,000	Increase in funding
6.245-19CV – Opportunity Village Temporary Emergency Shelter	\$175,000	Increase in funding

The Riverside County Board of Supervisors approved the above project on July 20, 2021, Board meeting. A determination regarding the proposed amendment to the 2019-2020 One Year Action Plan of the 2019-2024 Five Year Consolidated Plan has been scheduled on or about March 28, 2023, at the Riverside County Board of Supervisor's meeting, located at 4080 Lemon Street, Riverside, California.

Anyone interested in providing comments or obtaining additional information regarding this Consolidated Plan Substantial Amendment may do so by contacting the Department of Housing and Workforce Solutions at: 3403 Tenth Street, Suite 300, Riverside, CA, 92501, (951) 955-5936, <u>RivCoCDBG@rivco.org</u>. Both oral and written comments for all of the above items must be received no later than 4:00 PM on March 27, 2023.

Input and comments can also be received by the U.S. Department of Housing and Urban Development, CPD Division at <u>CPDLA@hud.gov</u>. Comments or objections received after March 28, 2023, will not be considered by HUD.

Pursuant to Government Code Section 54953, Subdivision (b), and Executive Order released on March 12, 2020, and due to precautions related to the spread of Coronavirus COVID-19 all participants and members of the public are encouraged to attend the Board of Supervisors meeting via teleconference. Any public requesting to call in to speak on an item or during Public Comment must first register at the Clerk of the Board's website at: https://www.rivcocob.org/comments, 24 hours in advance. Once registered further information will be provided. Please call in prior to 9:00 a.m. on the meeting date. The public may also submit comments for the Board of Supervisors meeting by emailing Clerk of the Board at cob@rivco.org. Please note that if you are not participating in the meeting, you do not need to register. You may view the meeting on the Clerk of the Board's website at https://riversidecountyca.igm2.com/citizens/default.aspx

The County of Riverside is committed to making its public meetings accessible to persons with disabilities. In compliance with the Americans with Disabilities Act (ADA), all County public meetings are conducted in accessible locations. In addition, the County will provide auxiliary aids or services and materials in alternate formats, including interpreter services upon request and at no cost. To request these services, please contact the Clerk of the Board office at least 72 hours prior to the meeting at (951) 955-1069 between 8:00 a.m. and 5:00 p.m., Monday through Friday. Later requests will be accommodated to the extent feasible.

Período de notificación de comentarios públicos

Modificación sustancial del plan de acción plurianual 2019-2020

y el Plan Quinquenal Consolidado 2019-2024

CARES Act Emergency Solutions Grant (ESG-CV)

El Condado de Riverside notifica por la presente a los miembros interesados del público, de conformidad con la Ley de Ayuda, Alivio y Seguridad Económica por Coronavirus (Ley CARES), el Departamento de Soluciones de Vivienda y Fuerza Laboral (HWS) notifica al público su intención de enmendar el Plan de Acción de un año 2019-2020 del Plan Consolidado 2019-2024 mediante las siguientes acciones:

6.219-19CV — Valley Restart Shelter	\$180,0	00	Aumer	to en la financiación
6.222-19 CV - Riverside Community Housing Corporation	\$120,0	00	Aumer	nto en la financiación
6.241-19CV - Path of Life Ministries Emergency Shelter		\$191,0	86.74	Aumento de la financiación
6.243-19CV – Martha's Village and Kitchen Emergency Shelter		\$90,00	0	Aumento de la financiación

6.245-19CV - Opportunity Village Temporary Emergency Shelter \$175,000 Aumento en la financiación

La Junta de Supervisores del Condado de Riverside aprobó el proyecto anterior el 20 de julio de 2021, reunión de la Junta. Se ha programado una determinación con respecto a la enmienda propuesta al Plan de Acción de un año 2019-2020 del Plan Consolidado Quinquenal 20 19-20 24 en o alrededor del 28 de marzo de 2023, en la reunión de la Junta de Supervisores del Condado de Riverside, ubicada en 4080 Lemon Street, Riverside, California.

Cualquier persona interesada en proporcionar comentarios u obtener información adicional sobre esta Enmienda Sustancial del Plan Consolidado puede hacerlo comunicándose con el Departamento de Soluciones de Vivienda y Fuerza Laboral al: 3403 Tenth Street, Suite 300, Riverside, CA, 92501, (951) 955-5936, <u>RivCoCDBG@rivco.org</u>. Los comentarios orales y escritos para todos los artículos anteriores deben recibirse a más tardar a las 4:00 PM del 27 de marzo de 2023.

Los aportes y comentarios también pueden ser recibidos por el Departamento de Vivienda y Desarrollo Urbano de los Estados Unidos, División CPD en <u>CPDLA@hud.gov</u>. Los comentarios u objeciones recibidos después del 28 de marzo de 2023 no serán considerados por HUD.

De conformidad con la Sección 54953, Subdivisión (b) del Código de Gobierno y la Orden Ejecutiva publicada el 12 de marzo de 2020, y debido a las precauciones relacionadas con la propagación del Coronavirus COVID-19, se alienta a todos los participantes y miembros del público a asistir a la reunión de la Junta de Supervisores por teleconferencia. Cualquier público que solicite llamar para hablar sobre un tema o durante un comentario público primero debe registrarse en el sitio web del Secretario de la Junta al: <u>https://www.rivcocob.org/comments</u>, con 24 horas de anticipación. Una vez registrado se proporcionará más información. Por favor llame antes de las 9:00 a.m. en la fecha de la reunión. El público también puede enviar comentarios para la reunión de la Junta de Supervisores enviando un correo electrónico al Secretario de la Junta a <u>cob@rlvco.org</u>. Tenga en cuenta que si no participa en la reunión, no necesita registrarse. Puede ver la reunión en el sitio web del Secretario de la Junta en <u>http://riversidecountvca.igm2.com/citizens/default.aspx</u>

El Condado de Riverside se compromete a hacer que sus reuniones públicas sean accesibles para las personas con discapacidades. En cumplimiento con la Ley de Estadounidenses con Discapacidades (ADA), todas las reuniones públicas del Condado se llevan a cabo en lugares accesibles. Además, el Condado proporcionará ayudas auxiliares o servicios y materiales en formatos alternativos, incluidos servicios de interpretación a pedido y sin costo alguno. Para solicitar estos servicios, comuníquese con el Secretario de la oficina de la Junta al menos 72 horas antes de la reunión al (951) 955-1069 entre las 8:00 a.m. y las 5:00 p.m., de lunes a viernes. Las solicitudes posteriores se atenderán en la medida de lo posible.

THE PRESS-ENTERPRISE

1825 Chicago Ave, Suite 100 Riverside, CA 92507 951-684-1200 951-368-9018 FAX

PROOF OF PUBLICATION (2010, 2015.5 C.C.P)

Publication(s): The Press-Enterprise

PROOF OF PUBLICATION OF

Ad Desc.: /

I am a citizen of the United States. I am over the age of eighteen years and not a party to or Interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates, to wit:

03/17/2023

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: March 17, 2023 At: Riverside, California

Legal Advertising Representative, The Press-Enterprise

COUNTY OF RIVERSIDE HHPWS 3403 10TH STREET, SUITE 300 RIVERSIDE, CA 92501

Ad Number: 0011591104-01

P.O. Number.

Ad Copy:

Notice of Public Comment Period Substantial Amendment of the 2019-2020 One-Year Action Plan and the 2019-2024 Five-Year Consolidated Plan CARES Act Emergency Solutions Grant (ESG-CV)

The County of Riverside hereby notifies concerned members of the public, pursuant to the Coronavirus Aid, Relief, and Economic Security Act (CARES Act), the Department of Housing and Workforce Solutions (HWS) is notifying the public of its intent to amend the 2019-2020 One-Year Action Plan of the 2019-2024 Consolidated Plan by the following actions:

6.219-19CV – Valley Restart Shelter	\$180,000	Increase in funding
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The Riverside County Board of Supervisors approved the above projects on July 20, 2021, Board meeting. A determination regarding the proposed amendment to the 2019-2020 One Year Action Plan of the 2019-2024 Five Year Consolidated Plan has been scheduled on or about March 28, 2023, at the Riverside County Board of Supervisor's meeting, located at 4080 Lemon Street, Riverside, California.

Anyone interested in providing comments or obtaining additional information regarding this Consolidated Plan Substantial Amendment may do so by contacting the County of Riverside Department of Housing and Workforce Solutions at: 3403 Tenth Street, Suite 300, Riverside, CA, 92501, (951) 955-5936, RivCoCDBG@rivco.org. Both oral and written comments for all of the above items must be received no later than 4:00 PM on March 27, 2023.

Input and comments can also be received by the U.S. Department of Housing and Urban Development, CPD Division at CPDLA@hud.gav. Comments or objections received after March 28, 2023, will not be considered by HUD.

Pursuant to Government Code Section 54953, Subdivision (b), and Executive Order released on March 12, 2020, and due to precautions related to the spread of Coronavirus COVID-19 all participants and members of the public are encouraged to attend the Board of Supervisors meeting via teleconference. Any public requesting to call in to speak on an item or during Public Comment must first register at the Clerk of the Board's website at: https://www.rivcocab.org/comments, 24 hours in advance. Once registered further information will be provided. Please call in prior to 9:00 a.m. on the meeting date. The public may also submit comments for the Board of Supervisors meeting by emailing Clerk of the Board at cob@rivco.org. Please note that if you are not participating in the meeting, you do not need to register. You may view the meeting on the Clerk of the Board's website at http://riversidecountyca.igm2.com/clitzens/default.aspx

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Período de notificación de comentarios públicos Modificación sustancial del plan de acción plurianual 20 19-202 0 y el Plan Quinquenal Consolidado 2019-2024 CARES Act Emergency Solutions Grant (ESG-CV)

El Condado de Riverside notifica por la presente a los miembros interesados del público, de conformidad con la Ley de Ayuda, Alivio y Seguridad Económica por Coronavirus (Ley CARES), el Departamento de Soluciones de Vivienda y Fuerza Laborai (HWS) notifica al público su intención de enmendar el Plan de Acción de un año 2019-2020 del Plan Consolidado 2019-2024 mediante las siguientes acciones:

6.219-19CV – Valley Restart Sheiter	\$180,000	Aumento en la financiación
6.222-19 CV – Riverside Community Housing Corp	\$120,000	Aumento en la financiación
6.241-19CV – Path of Life Ministries Emergency Sheiter	\$191,086.74	Aumento de la financiación
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La Junta de Supervisores del Candado de Riverside aprobó los proyectos anterior el 20 de julio de 2021, reunión de la Junta. Se ha programado una determinación con respecto a la enmienda propuesta al Plan de Acción de un año 2019-2020 del Plan Consolidado Quinquenol 20 19-20 24 en o alrededor del 28 de marzo de 2023, en la reunión de laJunta de Supervisores del Condado de Riverside, ubicada en 4080 Lemon Street, Riverside, California.

Cualquier persona interesada en proporcionar comentarios u obtener información adicional sobre esta Enmienda Sustancial del Plan Consolidado puede hacerlo comunicándose con el Departamento de Soluciones de Vivienda y Fuerza Laboral al: 3403 Tenth Street, Suite 300, Riverside, CA, 92501, (951) 955-5936, RivCoCDBG@rivco.org. Los comentarios orales y escritos para todos los artículos anteriores deben recibirse a más tardar a las 4:00 PM del 27 de marzo de 2023.

Los aportes y comentarios también pueden ser recibidos por el Departamento de Vivienda y Desarrollo Urbano de los Estados Unidos, División CPD en CPDLA@hud.gov. Los comentarios u objeciones recibidos después del 28 de marzo de 2023 no serán considerados por HUD.

De conformidad con la Sección 54953, Subdivisión (b) del Código de Gobierno y la Orden Ejecutiva publicada el 12 de marzo de 2020, y debido a las precauciones relacionadas con la propagación del Coronavirus COVID-19, se alienta a todos los participantes y miembros del público a asistir a la reunión de la Junta de Supervisores por teleconferencia. Cualquier público que solicite ilamar para hablar sobre un tema o durante un comentario público primero debe registrarse en el sitio web del Secretario de ja Junta al: https://www.rivcocob.org/comments, con 24 horas de anticipación. Una vez registrado se proporcionará más información. Por favor llame antes de las 9:00 a.m. en la fecha de la reunión. El público también puede enviar comentarios para la reunión de la Junta de Supervisores enviando un correo electrónico al Secretario de la Junta a cob@rivco.org. Tenga en cuenta que si no participa en la reunión, no necesita registrarse. Puede ver la reunión en el sitio web del Secretario de la Junta en http://riversidecountyca.igm2.com/citizens/default.aspx

El Condado de Riverside se compromete a hacer que sus reuniones públicas sean accesibles para las personas con discapacidades. En cumplimiento con la Ley de Estadounidenses con Discapacidades (ADA), todas las reuniones públicas del Condado se llevan a cabo en lugares accesibles. Además, el Condado proporcionará ayudas auxiliares o servicios y materiales en formatos alternativos, incluidos servicios de interpretación a pedido y sin costo alguno. Para solicitar estos servicios, comuniquese con el Secretario de la oficina de la Junta al menos 72 horas antes de la reunión al (951) 955-1069 entre las 8:00 a.m. y las 5:00 p.m., de lunes a viernes. Las solicitudes posteriores se atenderán en la medida de lo posible. **Press-Enterprise Published: 3/17/23**

File: 6.243-19-CV2

FIRST AMENDMENT TO AGREEMENT FOR THE USE OF EMERGENCY SOLUTIONS GRANT-CV FUNDS

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THIS FIRST AMENDMENT TO THE AGREEMENT FOR THE USE OF EMERGENCY SOLUTIONS GRANT-CV FUNDS ("Amendment") is made and entered Lowan day of , 2022, by and between the COUNTY OF RIVERSIDE, this a political subdivision of the State of California, hereinafter referred to as "COUNTY", and the MARTHA'S VILLAGE AND KITCHEN, a California non-profit corporation located within said County, hereinafter referred to as "SUBRECIPIENT." COUNTY and SUBRECIPIENT are collectively referred to herein as the "Parties."

WITNESSETH:

WHEREAS, COUNTY and SUBRECIPIENT entered into that certain Agreement for the Use of Emergency Solutions Grant-CV Funds dated September 7, 2021 ("Agreement"), wherein \$434,650 in Emergency Solutions Grant (ESG-CV) funds were allocated to SUBRECIPIENT by COUNTY and designated for a specific use of Emergency Shelter Services and HMIS; and

WHEREAS, SUBRECIPIENT has requested additional funding of \$50,000 of ESG-CV 17 funds for HMIS activities, and the COUNTY has approved the request; and 18

WHEREAS, COUNTY and SUBRECIPIENT desire to amend the Agreement to reflect the additional of \$100,000 to HMIS activities for a total of \$87,650, and Emergency Shelter Operational cost of COVID Test kits, cleaning supplies, PPE and other related supplies. The 22 amended total allocation for a total of \$534,650.

23 NOW, THEREFORE, in consideration of the foregoing, and the promises and mutual covenants and conditions hereinafter set forth, the COUNTY and SUBRECIPIENT hereby 24 25 agree as follows:

Exhibit "A" to the Agreement entitled, "Scope of Services" is hereby deleted in 26 1. its entirety and replaced with Exhibit A-AMENDED, attached hereto and incorporated herein 27 28 by this reference.

Page 1 of 11

2. <u>ENTIRE UNDERSTANDING</u>. This Amendment and the Agreement set forth
 and contain the entire understanding and agreement of the Parties hereto. There are no oral or
 written representations, understandings, or ancillary covenants, undertakings or agreements,
 which are not contained or expressly referred to within this Amendment and the Agreement.

3. <u>AGREEMENT IN FULL FORCE AND EFFECT</u>. Except as otherwise expressly modified herein, all other terms and conditions of the Agreement remain unmodified and in full force and effect.

8 4. <u>EFFECTIVENESS OF AMENDMENT</u>. The effective date of this Amendment is 9 the date the parties execute this Amendment. If the parties execute this Amendment on more 10 than one date, then the last date this Amendment is executed by a party shall be the Effective 11 Date.

12 5. <u>FURTHER ASSURANCES</u>. The Parties agree to execute such other documents
13 and to take such other actions as may be reasonably necessary to further the purposes of this
14 Amendment.

SIGNATURES ON FOLLOWING PAGE

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be duly executed as of the dates set forth below. DATED: 215 22 COUNTY OF RIVERSIDE a political subdivision of the State of California Michael Walsh, Deputy Director MARTHA'S VILLAGE AND KITCHEN, a California Non-profit Corporation Linda Barrack, Executive Director MW:SO: SS Page 3 of 11

EXHIBIT A-AMENDED

AMENDED SCOPE OF SERVICES

EMERGENCY SOLUTIONS GRANT-CV

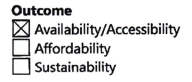
Subrecipient: Martha's Village and Kitchen		DUNS: 123443157	
Address:	83791 Date Avenue, Indio, CA 92201		
Project Title: Martha's Village and Kitchen Emergency Shelter COVID			
Location:	83-791 Date Avenue, Indio, CA 92201	1000	

Scope of Service: Martha's Village and Kitchen provides emergency shelter to homeless families and individuals. Services include case management, substance abuse referrals, career and education center services. ESG funds will be used to assist with services to prevent COVID-19. Funds will be used for utilities, food services, related equipment, cleaning supplies, mask, gloves and other protective items, maintenance, and staff salaries (direct cost) for case managers, employment specialist, vehicle to transport homeless clients, RN/LVN to provide COVID-19 screening and related services for homeless clients.

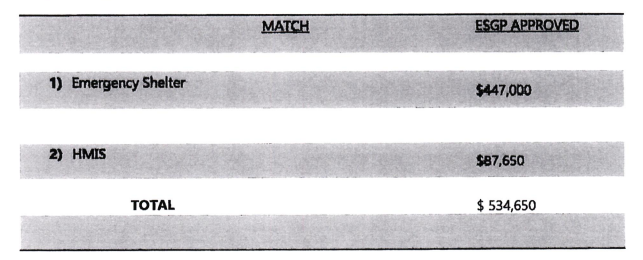
Performance Measurements Outcome Statement:

Objective

Creating Suitable Living Environment Providing Decent Housing Creating Economic Opportunity



Project Budget:



Special Conditions:

SPECIAL CONDITIONS / PERFORMANCE REQUIREMENTS

Reimbursement claims must be submitted to reflect total charges for each funding component separately. Total number to serve is **150** Emergency Shelter and must be entered in HMIS under ESG in a timely manner. Agency data sharing is required. <u>Funding is retroactive as of July</u> <u>20, 2021</u>. Breakdown will be as follows:

EMERGENCY SHELTER (ES)	\$ <u>447,000</u>
Direct Staff Salaries (Essential Services)	\$ 252,000
Annex Utilities (Operational/Maintenance)	\$ 195,000
HMIS	\$ <u>87,650</u>

Data Sharing: This Agreement requires multi-directional sharing relationship between multiple organizations. In order to systematically share data, the participating agencies must jointly establish a data sharing network formalized by the execution of this Agreement that non-profit agrees to future guidelines of data sharing upon release of requirements by HMIS Committee.

1. Final Reimbursement

Unless approved by HHPWS in writing, all final requests for reimbursement of authorized ESG expenditures under this 2019-2021 Emergency Solutions Grant-CV must be submitted to HHPWS no later <u>August 15, 2022</u>.

2. Eligibility Conditions for Youth Special Conditions

- Youth aged 24 and under seeking assistance shall not be required to provide third party documentation to establish their eligibility under 42.U.S.C. 11302(a) or (b) to receive services.
- Unaccompanied youth aged 24 and under or families headed by youth aged 24 and under who are living in unsafe situations may be served by youth-serving providers

(Page 1 of 6)

24 C.F.R. § 5.109

Equal participation of faith-based organizations in HUD programs and activities.

Effective: May 4, 2016

(a) Purpose.

Consistent with <u>Executive Order 13279</u> (issued on December 12, 2002, <u>67 FR 77141</u>), entitled "Equal Protection of the Laws for Faith–Based and Community Organizations," as amended by <u>Executive Order 13559</u> (issued on November 17, 2010, <u>75 FR 71319</u>), entitled "Fundamental Principles and Policymaking Criteria for Partnerships With Faith–Based and Other Neighborhood Organizations," this section describes requirements for ensuring the equal participation of faithbased organizations in HUD programs and activities. These requirements apply to all HUD programs and activities, including all of HUD's Native American Programs, except as may be otherwise noted in the respective program regulations in title 24 of the Code of Federal Regulations (CFR), or unless inconsistent with certain HUD program authorizing statutes.

b) Definitions. The following definitions apply to this section:

Direct Federal financial assistance means Federal financial assistance provided when a Federal Government agency or an intermediary, as defined in this section, selects the provider and either purchases services from that provider (i.e., via a contract) or awards funds to that provider to carry out an activity (e.g., via grant, sub-grant, sub-award, or cooperative agreement). The recipients of sub-grants or sub-awards that receive Federal financial assistance through State-administered programs (e.g., flow-through programs) are considered recipients of direct Federal financial assistance. In general, Federal financial assistance shall be treated as direct, unless it meets the definition of indirect Federal financial assistance.

Federal financial assistance means assistance that non–Federal entities receive or administer in the forms of grants, contracts, loans, loan guarantees, property, cooperative agreements, food commodities, direct appropriations, or other assistance, but does not include a tax credit, deduction, or exemption.

Indirect Federal financial assistance means Federal financial assistance provided when the choice of the provider is placed in the hands of the beneficiary, and the cost of that service is paid through a voucher, certificate, or other similar means of Government-funded payment. Federal financial assistance provided to an organization is considered indirect when the Government program through which the beneficiary receives the voucher, certificate, or other similar means of Government-funded payment is neutral

toward religion; the organization receives the assistance as a result of a decision of the beneficiary, not a decision of the Government; and the beneficiary has at least one adequate secular option for the use of the voucher, certificate, or other similar means of Government-funded payment.

Intermediary means an entity, including a nongovernmental organization, acting under a contract, grant, or other agreement with the Federal Government or with a State, tribal or local government that accepts Federal financial assistance and distributes that assistance to other entities that, in turn, carry out activities under HUD programs.

(c) Equal participation of faith-based organizations in HUD programs and activities.

Faith-based organizations are eligible, on the same basis as any other organization, to participate in HUD programs and activities. Neither the Federal Government, nor a State, tribal or local government, nor any other entity that administers any HUD program or activity, shall discriminate against an organization on the basis of the organization's religious character or affiliation, or lack thereof. In addition, decisions about awards of Federal financial assistance must be free from political interference or even the appearance of such interference and must be made on the basis of merit, not based on the religious character or affiliation, or lack thereof.

(d) Separation of explicitly religious activities from direct Federal financial assistance.

(1) A faith-based organization that applies for, or participates in, a HUD program or activity supported with Federal financial assistance retains its independence and may continue to carry out its mission, including the definition, development, practice, and expression of its religious beliefs, provided that it does not use direct Federal financial assistance that it receives (e.g., via contract, grant, sub-grant, sub-award or cooperative agreement) to support or engage in any explicitly religious activities (including activities that involve overt religious content such as worship, religious instruction, or proselytization), or in any other manner prohibited by law.

(2) A faith-based organization that receives direct Federal financial assistance may use space (including a sanctuary, chapel, prayer hall, or other space) in its facilities (including a temple, synagogue, church, mosque, or other place of worship) to carry out activities under a HUD program without removing religious art, icons, scriptures, or other religious symbols. In addition, a faith-based organization participating in a HUD program or activity retains its authority over its internal governance, and may retain religious terms in its organization's name, select its board members on a religious basis, and include religious references in its organization's mission statements and other governing documents.

(e) Explicitly religious activities.

If an organization engages in explicitly religious activities (including activities that involve overt religious content such as worship, religious instruction, or proselytization), the explicitly religious activities must be offered separately, in time or location, from the programs or activities supported by direct Federal financial assistance and participation must be voluntary for the beneficiaries of the programs or activities that receive direct Federal financial assistance.

(f) Intermediary responsibilities to ensure equal participation of faith-based organizations in HUD programs.

If an intermediary—acting under a contract, grant, or other agreement with the Federal Government or with a State, tribal or local government that is administering a program supported by Federal financial assistance—is given the authority to select a nongovernmental organization to receive Federal financial assistance under a contract, grant, sub-grant, sub-award, or cooperative agreement, the intermediary must ensure that such organization complies with the requirements of this section. If the intermediary is a nongovernmental organization, it retains all other rights of a nongovernmental organization under the program's statutory and regulatory provisions.

(g) Beneficiary protections.

Faith-based organizations that carry out programs or activities with direct Federal financial assistance from HUD must give written notice to beneficiaries and prospective beneficiaries of the programs or activities describing certain protections available to them, as provided in this subsection. In addition, if a beneficiary or prospective beneficiary objects to the religious character of the organization carrying out the programs or activities, that organization must promptly undertake reasonable efforts to identify and refer the beneficiary or prospective beneficiary has no such objection.

(1) Written notice. The written notice must state that:

(i) The organization may not discriminate against a beneficiary or prospective beneficiary on the basis of religion, religious belief, a refusal to hold a religious belief, or a refusal to attend or participate in a religious practice;

(ii) The organization may not require beneficiaries to attend or participate in any explicitly religious activities that are offered by the organization, and any participation by beneficiaries in such activities must be purely voluntary;

(Page 4 of 6)

(iii) The organization must separate, in time or location, any privately funded explicitly religious activities from activities supported by direct Federal financial assistance;

(iv) If a beneficiary objects to the religious character of the organization, the organization must undertake reasonable efforts to identify and refer the beneficiary to an alternative provider to which the beneficiary has no such objection; and

(v) Beneficiaries or prospective beneficiaries may report an organization's violation of these protections, including any denial of services or benefits by an organization, by contacting or filing a written complaint to HUD or the intermediary, if applicable.

(2) Timing of notice. The written notice must be given to prospective beneficiaries before they enroll in any HUD program or activity. When the nature of the program or activity or exigent circumstances make it impracticable to provide the written notice in advance, the organization must provide written notice to beneficiaries of their protections at the earliest available opportunity.

(3) Referral requirements.

(i) If a beneficiary or prospective beneficiary of a program or activity that receives direct Federal financial assistance from HUD objects to the religious character of an organization that carries out the program or activity, that organization must promptly undertake reasonable efforts to identify and refer the beneficiary or prospective beneficiary to an alternative provider to which the beneficiary or prospective beneficiary has no such objection.

(ii) A referral may be made to another faith-based organization, if the beneficiary or prospective beneficiary has no objection to that provider based on the provider's religious character. But if the beneficiary or prospective beneficiary requests a secular provider, and a secular provider is available, then a referral must be made to that provider.

(iii) Except for activities carried out by telephone, Internet, or similar means, the referral must be to an alternative provider that is in reasonable geographic proximity to the organization making the referral and that carries out activities that are similar in substance and quality to those offered by the organization. The alternative provider also must have the capacity to accept additional beneficiaries.

(iv) If the organization determines that it is unable to identify an alternative provider, the organization shall promptly notify the intermediary or, if there is no intermediary, HUD. If HUD or an intermediary is notified that an organization is unable to identify an alternative provider, HUD or the intermediary, as appropriate, shall promptly determine

whether there is any other suitable alternative provider to which the beneficiary or prospective beneficiary may be referred. An intermediary that receives a request for assistance in identifying an alternative provider may request assistance from HUD.

(4) Recordkeeping.

A faith-based organization providing a referral under paragraph (g)(3) of this section must document a beneficiary or prospective beneficiary's request for a referral, whether the beneficiary or prospective beneficiary was referred to another provider, to which provider the beneficiary or prospective beneficiary was referred, and if the beneficiary or prospective beneficiary provider, unless the beneficiary or prospective beneficiary requests no follow up.

(h) Nondiscrimination requirements.

Any organization that receives Federal financial assistance under a HUD program or activity shall not, in providing services or carrying out activities with such assistance, discriminate against a beneficiary or prospective beneficiary on the basis of religion, religious belief, a refusal to hold a religious belief, or a refusal to attend or participate in a religious practice. However, this section does not require any organization that only receives indirect Federal financial assistance to modify its program or activities to accommodate a beneficiary that selects the organization to receive indirect aid.

(i) Exemption from Title VII employment discrimination requirements.

A religious organization's exemption from the Federal prohibition on employment discrimination on the basis of religion, set forth in section 702(a) of the Civil Rights Act of 1964 (<u>42 U.S.C. 2000e-1</u>), is not forfeited when the organization participates in a HUD program. Some HUD programs, however, contain independent statutory provisions that impose certain nondiscrimination requirements on all grantees. Accordingly, grantees should consult with the appropriate HUD program office to determine the scope of applicable requirements.

(i) Acquisition, construction, and rehabilitation of structures.

Direct Federal financial assistance may be used for the acquisition, construction, or rehabilitation of structures only to the extent that those structures are used for conducting eligible activities under a HUD program or activity. Where a structure is used for both eligible and explicitly religious activities (including activities that involve overt religious content such as worship, religious instruction, or proselytization), direct Federal financial assistance may not exceed the

(Page 6 of 6)

cost of the share of acquisition, construction, or rehabilitation attributable to eligible activities in accordance with the cost accounting requirements applicable to

the HUD program or activity. However, acquisition, construction, or rehabilitation of sanctuaries, chapels, or other rooms that a HUD-funded faith-based organization uses as its principal place of worship, may not be paid with direct Federal financial assistance. Disposition of real property by a faith-based organization after its use for an authorized purpose, or any change in use of the property from an authorized purpose, is subject to Government-wide regulations governing real property disposition (2 CFR part 200, subpart D) and the HUD program regulations, as directed by HUD.

k) Commingling of Federal and State, tribal, and local funds.

If a State, tribal, or local government voluntarily contributes its own funds to supplement direct Federal financial assistance for an activity, the State, tribal or local government has the option to segregate those funds or commingle them with the direct Federal financial assistance. However, if the funds are commingled, the requirements of this section apply to all of the commingled funds. Further, if a State, tribal, or local government is required to contribute matching funds to supplement direct Federal financial assistance for an activity, the matching funds are considered commingled with the direct Federal financial assistance and, therefore, subject to the requirements of this section. Some HUD programs' requirements govern any activity assisted under those programs. Accordingly, recipients should consult with the appropriate HUD program office to determine the scope of applicable requirements.

Credits

[69 FR 41717, July 9, 2004; 80 FR 75934, Dec. 7, 2015; 81 FR 19416, April 4, 2016]

SOURCE: <u>61 FR 5202</u>, Feb. 9, 1996; <u>61 FR 9041</u>, March 6, 1996; <u>61 FR 9537</u>, March 8, 1996; <u>61 FR 11113</u>, March 18, 1996; <u>61 FR 13616</u>, March 27, 1996; <u>61 FR 54498</u>, Oct. 18, 1996; <u>70 FR 77743</u>, Dec. 30, 2005; <u>73 FR 72340</u>, Nov. 28, 2008; <u>75 FR 66258</u>, Oct. 27, 2010; <u>77 FR 5674</u>, Feb. 3, 2012; <u>80 FR 42352</u>, July 16, 2015; <u>81 FR 19416</u>, April 4, 2016; <u>81 FR 80798</u>, Nov. 16, 2016; <u>81 FR 90657</u>, Dec. 14, 2016, unless otherwise noted.

AUTHORITY: <u>12 U.S.C. 1701x</u>; <u>42 U.S.C. 1437a</u>, <u>1437c</u>, <u>1437d</u>, <u>1437f</u>, <u>1437n</u>, <u>3535(d)</u>; Sec. 327, <u>Pub.L. 109–115</u>, <u>119 Stat</u>, <u>2936</u>; Sec. 607, <u>Pub.L. 109–162</u>, <u>119 Stat</u>, <u>3051 (42 U.S.C. 14043e et seq.</u>); <u>E.O. 13279</u>, <u>67 FR 77141</u>, <u>3</u> CFR, 2002 Comp., p. 258; and <u>E.O. 13559</u>, <u>75 FR 71319</u>, <u>3</u> CFR, 2010 Comp., p. 273.; <u>29 U.S.C. 794</u>, <u>42 U.S.C. 1437a</u>, <u>1437c</u>, <u>1437c–1(d)</u>, <u>1437d</u>, <u>1437f</u>, <u>1437n</u>, <u>3535(d)</u>, and Sec. 327, <u>Pub.L. 109–115</u>, <u>119 Stat</u>. <u>2936</u>; 42 U.S.C. 3600–3620; <u>42 U.S.C. 5304(b)</u>; <u>42 U.S.C. 12101 et seq</u>.; <u>42 U.S.C. 12704–12708</u>; <u>E.O. 11063</u>, <u>27 FR 11527</u>, <u>3</u> CFR, 1958–1963 Comp., p. 652; <u>E.O. 12892</u>, <u>59 FR 2939</u>, <u>3</u> CFR, 1994 Comp., p. 849.

File No. 6.219-19 CV

FIRST AMENDMENT TO AGREEMENT FOR THE USE OF EMERGENCY SOLUTIONS GRANT-CV FUNDS

THIS FIRST AMENDMENT TO THE AGREEMENT FOR THE USE OF EMERGENCY SOLUTIONS GRANT-CV FUNDS ("Amendment") is made and entered this <u>30</u> day of <u>DECEMBER</u>. 2021) by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California, hereinafter referred to as "COUNTY", and the VALLEY RESTART SHELTER, a California non-profit corporation located within said County, hereinafter referred to as "SUBRECIPIENT." COUNTY and SUBRECIPIENT are collectively referred to herein as the "Parties."

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WITNESSETH:

WHEREAS, COUNTY and SUBRECIPIENT entered into that certain Agreement for the Use of Emergency Solutions Grant-CV Funds dated October 13, 2020 ("Agreement"), wherein \$218,000 in Emergency Solutions Grant (ESG-CV) funds were allocated to SUBRECIPIENT by COUNTY and designated for a specific use of Homelessness Prevention; and

WHEREAS, SUBRECIPIENT has requested the reallocation of \$85,000 of ESG-CV
funds from Homelessness Prevention activities to Emergency Shelter and HMIS activities, and
the COUNTY has approved the request; and

WHEREAS, COUNTY and SUBRECIPIENT desire to amend the Agreement to reflect
the reallocation of \$76,000 to Emergency Shelter activities for a total of \$201,000, and the
reallocation of \$9,000 to HMIS activities for a total of \$17,000.

NOW, THEREFORE, in consideration of the foregoing, and the promises and mutual
 covenants and conditions hereinafter set forth, the COUNTY and SUBRECIPIENT hereby
 agree as follows:

Exhibit "A" to the Agreement entitled, "Scope of Services" is hereby deleted in
 its entirety and replaced with Exhibit A-AMENDED, attached hereto and incorporated herein
 by this reference.

Page 1 of 11

12.ENTIRE UNDERSTANDING. This Amendment and the Agreement set forth2and contain the entire understanding and agreement of the Parties hercto. There are no oral or3written representations, understandings, or ancillary covenants, undertakings or agreements,4which are not contained or expressly referred to within this Amendment and the Agreement.

 5
 3. AGREEMENT IN FULL FORCE AND EFFECT. Except as otherwise

 6
 expressly modified herein, all other terms and conditions of the Agreement remain unmodified

 7
 and in full force and effect.

8 4. <u>EFFECTIVENESS OF AMENDMENT</u>. The effective date of this Amendment is 9 the date the parties execute this Amendment. If the parties execute this Amendment on more 10 than one date, then the last date this Amendment is executed by a party shall be the Effective 11 Date.

12 5. <u>FURTHER ASSURANCES</u>. The Parties agree to execute such other documents
13 and to take such other actions as may be reasonably necessary to further the purposes of this
14 Amendment.

SIGNATURES ON FOLLOWING PAGE

1	IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be duly
2	executed as of the dates set forth below.
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4	DATED: 12 30 1020
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6	COUNTY OF RIVERSIDE a political subdivision of the State of California
7	
8	Ma love Mr.
9	Michael Walsh, Deputy Director
10	
11	VALLEY RESTART SHELTER, a California Non-profit Corporation
12	a Cantonia Non-prom Corporation
13	lunda loger
14	Director Name, Effecutive Director
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	Page 3 of 11
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EXHIBIT A-AMENDED

AMENDED SCOPE OF SERVICES

EMERGENCY SOLUTIONS GRANT-CV

Subrecipient: Valley Restart Shelter	DUNS: 867820138		
Address: 200 E Menlo Ave., Hemet, CA 92543			
Project Title: Valley Restart Shelter and Homelessness Prevention			
Location: 200 E Menlo Ave, Hemet, CA 92543			

Scope of Service: Valley Restart Shelter provides a 24-hour emergency shelter and ancillary services to homeless families and individuals in the San Jacinto Valley. VRS provides shelter, meals, personal products, laundry, and case management at no cost to those in need. VRS will use the ESG-CV funds for HMIS, essential services, operational expenses including facility, refrigerator, stove, and procedural modifications resulting from COVID19 to ensure the safety and comfort of participants and staff.

Performance Measurements Outcome Statement:

Objective Creating Suitable Living Environment Providing Decent Housing Creating Economic Opportunity	Outcome Availability/Accessibility Affordability Sustainability
Project Budget:	
MÁTC)	ESGP APPROVED
1) Emergency Shelter	\$201,000
2) HMIS	\$17,000
TOTAL	\$218,000

Special Conditions:

SPECIAL CONDITIONS /PERFORMANCE REQUIREMENTS

Reimbutsement claims must be submitted to reflect total charges for each funding component separately. Total number to serve is **250** (Emergency Shelter will serve **250**) and must be entered in HMIS under ESG in a timely manner. Agency data sharing is required. <u>Funding is retroactive as of March 27, 2020</u>. Breakdown will be as follows:

HMIS	\$ <u>17.000</u>
Annex Utilities (Operational/Maintenance)	\$ 126,000
Direct Staff Salaries (Essential Services)	\$ 75,000
EMERGENCY SHELTER (ES)	\$ <u>201.000</u>

Data Sharing: This Agreement requires multi-directional sharing relationship between multiple organizations. In order to systematically share data, the participating agencies must jointly establish a data sharing network formalized by the execution of this Agreement that non-profit agrees to future guidelines of data sharing upon release of requirements by HMIS Committee.

1. Final Reimbursement

Unless approved by HHPWS in writing, all final requests for reimbursement of authorized ESG expenditures under this 2019-2021 Emergency Solutions Grant-CV must be submitted to HHPWS no later <u>March 1, 2021</u>.

2. Eligibility Conditions for Youth Special Conditions

- Youth aged 24 and under seeking assistance shall not be required to provide third party documentation to establish their eligibility under 42.U.S.C. 11302(a) or (b) to receive services.
- Unaccompanied youth aged 24 and under or families headed by youth aged 24 and under who are living in unsafe situations may be served by youth-serving providers

(Page 1 of 6)

24 C.F.R. § 5.109

Equal participation of faith-based organizations in HUD programs and activities.

Effective: May 4, 2016

(a) Purpose.

Consistent with <u>Executive Order 13279</u> (issued on December 12, 2002, <u>67 FR 77141</u>), entitled "Equal Protection of the Laws for Faith-Based and Community Organizations," as amended by <u>Executive Order 13559</u> (issued on November 17, 2010, <u>75 FR 71319</u>), entitled "Fundamental Principles and Policymaking Criteria for Partnerships With Faith-Based and Other Neighborhood Organizations," this section describes requirements for ensuring the equal participation of faith-based organizations in HUD programs and activities. These requirements apply to all HUD programs and activities, including all of HUD's Native American Programs, except as may be otherwise noted in the respective program regulations in title 24 of the Code of Faderal Regulations (CFR), or unless inconsistent with certain HUD program authorizing statutes.

b) Definitions. The following definitions apply to this section:

Direct Federal financial assistance means Federal financial assistance provided when a Federal Government agency or an intermediary, as defined in this section, selects the provider and either purchases services from that provider (i.e., via a contract) or awards funds to that provider to carry out an activity (e.g., via grant, sub-grant; sub-award, or cooperative agreement). The recipients of sub-grants or sub-awards that receive Federal financial assistance through State-administered programs (e.g., flow-through programs) are considered recipients of direct Federal financial assistance. In general, Federal financial assistance shall be treated as direct, unless it meets the definition of indirect Federal financial assistance.

Federal financial assistance means assistance that non-Federal entities receive or administer in the forms of grants, contracts, loans, loan guarantees, property, cooperative agreements, food commodities, direct appropriations, or other assistance, but does not include a tax credit, deduction, or exemption.

Indirect Pederal financial assistance means Federal financial assistance provided when the choice of the provider is placed in the hands of the beneficiary, and the cost of that service is paid through a voucher, certificate, or other similar means of Government-funded payment. Federal financial assistance provided to an organization is considered indirect when the Government program through which the beneficiary receives the voucher, certificate, or other similar means of Government-funded payment is neutral

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toward religion; the organization receives the assistance as a result of a decision of the beneficiary, not a decision of the Government; and the beneficiary has at least one adequate secular option for the use of the voucher, certificate, or other similar means of Government-funded payment.

Intermediary means an entity, including a nongovernmental organization, acting under a contract, grant, or other agreement with the Federal Government or with a State, tribal or local government that accepts Federal financial assistance and distributes that assistance to other entities that, in turn, carry out activities under HUD programs.

(c) Equal participation of faith-based organizations in HUD programs and activities.

Faith-based organizations are eligible, on the same basis as any other organization, to participate in HUD programs and activities. Neither the Federal Government, nor a State, tribal or local government, nor any other entity that administers any HUD program or activity, shall discriminate against an organization on the basis of the organization's religious character or affiliation, or lack thereof. In addition, decisions about awards of Federal financial assistance must be free from political interference or even the appearance of such interference and must be made on the basis of merit, not based on the religious character or affiliation, or lack thereof, of an organization.

(d) Separation of explicitly religious activities from direct Federal financial assistance.

(1) A faith-based organization that applies for, or participates in, a HUD program or activity supported with Federal financial assistance retains its independence and may continue to carry out its mission, including the definition, development, practice, and expression of its religious beliefs, provided that it does not use direct Federal financial assistance that it receives (e.g., via contract, grant, sub-grant, sub-award or cooperative agreement) to support or engage in any explicitly religious activities (including activities that Involve overt religious content such as worship, religious instruction, or proselytization), or in any other manner prohibited by law.

(2) A faith-based organization that receives direct Federal financial assistance may use space (including a sanctuary, chape), prayer hall, or other space) in its facilities (including a temple, synagogue, church, mosque, or other place of worship) to carry out activities under a HUD program without removing religious art, icons, scriptures, or other religious symbols. In addition, a faith-based organization participating in a HUD program or activity retains its authority over its internal governance, and may retain religious terms in its organization's name, select its board members on a religious basis, and include religious references in its organization's mission statements and other governing documents.

(e) Explicitly religious activities.

If an organization engages in explicitly religious activities (including activities that involve overt religious content such as worship, religious instruction, or proselytization), the explicitly religious activities must be offered separately, in time or location, from the programs or activities supported by direct Federal financial assistance and participation must be voluntary for the beneficiaries of the programs or activities that receive direct Federal financial assistance,

(f) Intermediary responsibilities to ensure equal participation of faith-based organizations in HUD programs.

If an intermediary—acting under a contract, grant, or other agreement with the Federal Government or with a State, tribal or local government that is administering a program supported by Federal financial assistance—is given the authority to select a nongovernmental organization to receive Federal financial assistance under a contract, grant, sub-grant; sub-award, or cooperative agreement; the intermediary must ensure that such organization complies with the requirements of this section. If the intermediary is a nongovernmental organization, it retains all other rights of a nongovernmental organization under the program's statutory and regulatory provisions.

(g) Beneficiary protections.

Faith-based organizations that carry out programs or activities with direct Federal financial assistance from HUD must give written notice to beneficiaries and prospective beneficiaries of the programs or activities describing certain protections available to them, as provided in this subsection. In addition, if a beneficiary or prospective beneficiary objects to the religious character of the organization carrying out the programs or activities, that organization must promptly undertake reasonable efforts to identify and refer the beneficiary or prospective beneficiary has no such objection.

(1) Written notice. The written notice must state that:

(i) The organization may not discriminate against a beneficiary or prospective beneficiary on the basis of religion, religious belief, a refusal to hold a religious belief, or a refusal to attend or participate in a religious practice;

(ii) The organization may not require beneficiaries to attend or participate in any explicitly religious activities that are offered by the organization, and any participation by beneficiaries in such activities must be purely voluntary;

(iii) The organization must separate, in time or location, any privately funded explicitly religious activities from activities supported by direct Federal financial assistance;

(iv) If a beneficiary objects to the religious character of the organization, the organization must undertake reasonable efforts to identify and refer the beneficiary to an alternative provider to which the beneficiary has no such objection; and

(v) Beneficiaries or prospective beneficiaries may report an organization's violation of these protections; including any denial of services or benefits by an organization, by contacting or filing a written complaint to HUD or the intermediary, if applicable.

(2) Timing of notice. The written notice must be given to prospective beneficiaries before they enroll in any HUD program or activity. When the nature of the program or activity or exigent circumstances make it impracticable to provide the written notice in advance, the organization must provide written notice to beneficiaries of their protections at the earliest available opportunity.

(3) Referral requirements.

(i) If a beneficiary of prospective beneficiary of a program or activity that receives direct Federal fibancial assistance from HUD objects to the religious character of an organization that carries out the program or activity, that organization must promptly undertake reasonable efforts to identify and refer the beneficiary or prospective beneficiary to an alternative provider to which the beneficiary or prospective beneficiary has no such objection.

(ii) A referral may be made to another faith-based organization, if the beneficiary or prospective beneficiary has no objection to that provider based on the provider's religious character. But if the beneficiary or prospective beneficiary requests a secular provider, and a secular provider is available, then a referral must be made to that provider.

(iii) Except for activities carried out by telephone, Internet, or similar means, the referral must be to an alternative provider that is in reasonable geographic proximity to the organization making the referral and that carries out activities that are similar in substance and quality to those offered by the organization. The alternative provider also must have the capacity to accept additional beneficiaries.

(iv) If the organization determines that it is unable to identify an alternative provider, the organization shall promptly notify the intermediary or, if there is no intermediary, HUD, If HUD or an intermediary is notified that an organization is unable to identify an alternative provider, HUD or the intermediary, as appropriate, shall promptly determine

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whether there is any other suitable alternative provider to which the beneficiary or prospective beneficiary may be referred. An intermediary that receives a request for assistance in identifying an alternative provider may request assistance from HUD.

(4) Recordkeeping.

A faith-based organization providing a referral under paragraph (g)(3) of this section must document a beneficiary or prospective beneficiary's request for a referral, whether the beneficiary or prospective beneficiary was referred to another provider, to which provider the beneficiary or prospective beneficiary was referred, and if the beneficiary or prospective beneficiary provider, unless the beneficiary or prospective beneficiary requests no follow up.

(h) Nondiscrimination requirements.

Any organization that receives Federal financial assistance under a HUD program or activity shall not, in providing services or carrying out activities with such assistance, discriminate against a beneficiary or prospective beneficiary on the basis of religion, religious belief, a refusal to hold a religious belief, or a refusal to attend or participate in a religious practice. However, this section does not require any organization that only receives indirect Federal financial assistance to modify its program or activities to accommodate a beneficiary that selects the organization to receive indirect aid.

(i) Exemption from Title VII employment discrimination requirements.

A religious organization's exemption from the Federal prohibition on employment discrimination on the basis of religion, set forth in section 702(a) of the Civil Rights Act of 1964 (42 U.S.C. 2000e-1), is not forfeited when the organization participates in a HUD program. Some HUD programs, however, contain independent statutory provisions that impose certain nondiscrimination requirements on all grantees. Accordingly, grantees should consult with the appropriate HUD program office to determine the scope of applicable requirements,

(i) Acquisition, construction, and rehabilitation of structures.

Direct Federal financial assistance may be used for the acquisition, construction, or rehabilitation of structures only to the extent that those structures are used for conducting eligible activities under a HUD program or activity. Where a structure is used for both eligible and explicitly religious activities (including activities that involve overt religious content such as worship, religious instruction, or proselytization), direct Federal financial assistance may not exceed the

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cost of the share of acquisition, construction, or rehabilitation attributable to eligible activities in accordance with the cost accounting requirements applicable to

the HUD program or activity. However, acquisition, construction, or rehabilitation of sanctuaries, chapels, or other rooms that a HUD-funded faith-based organization uses as its principal place of worship, may not be paid with direct Federal financial assistance. Disposition of real property by a faith-based organization after its use for an authorized purpose, or any change in use of the property from an authorized purpose, is subject to Government-wide regulations governing real property disposition (2 CFR part 200, subpart D) and the HUD program regulations, as directed by HUD.

k) Commingling of Federal and State, tribal, and local funds.

If a State, tribal, or local government voluntarily contributes its own funds to supplement direct Federal financial assistance for an activity, the State, tribal or local government has the option to segregate those funds or commingle them with the direct Federal financial assistance. However, if the funds are commingled, the requirements of this section apply to all of the commingled funds. Further, if a State, tribal, or local government is required to contribute matching funds to supplement direct Federal financial assistance for an activity, the matching funds are considered commingled with the direct Federal financial assistance and, therefore, subject to the requirements of this section. Some HUD programs' requirements govern any activity assisted under those programs. Accordingly, recipients should consult with the appropriate HUD program office to determine the scope of applicable requirements.

Credits

[69 FR 41717, July 9, 2004; 80 FR 75934, Dec. 7, 2015; 81 FR 19416, April 4, 2016]

SOURCE: <u>61 FR 5202</u>, Feb. 9, 1996; <u>61 FR 9041</u>, March 6, 1996; <u>61 FR 9537</u>, March 8, 1996; <u>61 FR 11113</u>, March 18, 1996; <u>61 FR 13616</u>, March 27, 1996; <u>61 FR 54498</u>, Oct. 18, 1996; <u>70 FR 77743</u>, Dec. 30, 2005; <u>73 FR 72340</u>, Nov. 28, 2008; <u>75 FR 56258</u>, Oct. 27, 2010; <u>77 FR 5674</u>, Feb. 3, 2012; <u>80 FR 42352</u>; July 16, 2015; <u>81 FR 19416</u>, April 4, 2016; <u>81 FR 80798</u>, Nov. 16, 2016; <u>81 FR 90657</u>, Dec. 14, 2016; unless otherwise noted.

AUTHORITY: <u>12 U.S.C. 1701x</u>; <u>42 U.S.C. 1437a</u>, <u>1437c</u>, <u>1437d</u>, <u>1437f</u>, <u>1437n</u>, <u>3535(d)</u>; Sec. 327, <u>Pub.L. 109–115</u>, <u>119 Stat. 2936</u>; Sec. 607, <u>Pub.L. 109–162</u>, <u>119 Stat. 3051</u> (42 U.S.C. 14043e et seq.); <u>E.O. 13279</u>, <u>67 FR 77141</u>, <u>3</u> CFR, 2002 Comp., p. 258; and <u>E.O. 13559</u>, <u>75 FR 71319</u>, <u>3</u> CFR, 2010 Comp., p. 273.; <u>29 U.S.C. 794</u>, <u>42 U.S.C. 1437a</u>, <u>1437c</u>, <u>1437c–1(d)</u>, <u>1437d</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437d</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437f</u>, <u>1437d</u>, <u>3535(d)</u>, and Sec. 327, <u>Pub.L. 109–115</u>, <u>119 Stat. 2936</u>; 42 U.S.C. <u>3600–3620</u>; <u>42 U.S.C. 5304(b)</u>; <u>42 U.S.C. 12101 et seq</u>; <u>42 U.S.C. 12704–12708</u>; <u>E.O. 11063</u>, <u>27 FR 11527</u>, <u>3</u> CFR, 1958–1963 Comp., p. 652; <u>E.O. 12892</u>, <u>59 FR 2939</u>, <u>3</u> CFR, 1994 Comp., p. 849.

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File No. CV

AMENDMENT TO AGREEMENT FOR THE USE OF EMERGENCY SOLUTIONS GRANT-CV FUNDS THIS [ADD NUMBER] AMENDMENT TO THE AGREEMENT FOR

5 THE USE OF EMERGENCY SOLUTIONS GRANT-CV FUNDS ("Amendment") is made and 6 entered this _____ day of _____, 2023, by and between the COUNTY OF 7 RIVERSIDE, a political subdivision of the State of California, hereinafter referred to as 8 "COUNTY", and [AGENCY NAME], a California nonprofit public benefit corporation located 9 within said County, hereinafter referred to as "SUBRECIPIENT." COUNTY and 10 SUBRECIPIENT are collectively referred to herein as the "Parties."

RECITALS

WHEREAS, COUNTY and SUBRECIPIENT entered into that certain Agreement for the Use of Emergency Solutions Grant-CV Funds dated [ADD DATE] ("Original Agreement"), wherein **\$0.00** in Emergency Solutions Grant (ESG-CV) funds were allocated to SUBRECIPIENT by COUNTY and designated for a specific use of Homelessness Prevention; and

WHEREAS, COUNTY and SUBRECIPIENT entered into a First Amendment to
Agreement dated [ADD DATE] ("First Amendment"), wherein the COUNTY increased
SUBRECIPIENT's ESG-CV allocation to \$0.00; and

WHEREAS, the Original Agreement and the First Amendment are collectively referred to herein as the "Agreement"; and

WHEREAS, SUBRECIPIENT has requested additional funding of **\$0.00** of ESG-CV funds for Emergency Shelter activities, and the COUNTY has approved the request. The amended total allocation of ESG-CV funds to SUBRECIPIENT shall now be **\$0.00**.

NOW, THEREFORE, in consideration of the foregoing, and the promises and mutual covenants and conditions hereinafter set forth, the COUNTY and SUBRECIPIENT hereby agree as follows:

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The Parties agree to extend the term of the Agreement until July 31, 2023.

The total allocation under the Agreement shall now be **\$0.00**.

2. Exhibit "A" to the Agreement entitled, "Scope of Services" is hereby deleted in
its entirety and replaced with "Exhibit "A" - AMENDED", attached hereto and incorporated
herein by this reference.

3. <u>ENTIRE UNDERSTANDING</u>. This _____ Amendment and the Agreement set forth and contain the entire understanding and agreement of the Parties hereto. There are no oral or written representations, understandings, or ancillary covenants, undertakings or agreements, which are not contained or expressly referred to within this _____ Amendment and the Agreement.

4. <u>AGREEMENT IN FULL FORCE AND EFFECT</u>. Except as otherwise
expressly modified herein, all other terms and conditions of the Agreement remain unmodified
and in full force and effect.

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5. <u>EFFECTIVENESS OF AMENDMENT</u>. The "Effective Date" of this _____ Amendment is [ADD DATE].

6. <u>FURTHER ASSURANCES</u>. The Parties agree to execute such other documents and to take such other actions as may be reasonably necessary to further the purposes of this ______Amendment.

19 7. DIGITAL/ELECTRONIC SIGNATURES. The Parties agrees to the use of 20 electronic signatures, such as digital signatures that meet the requirements of the California 21 Uniform Electronic Transactions Act (("CUETA") Cal. Civ. Code §§ 1633.1 to 1633.17). The 22 Parties further agree that the electronic signatures of the parties included in this 23 Amendment are intended to authenticate this writing and to have the same force and effect 24 as manual signatures. Electronic signature means an electronic sound, symbol, or process 25 attached to or logically associated with an electronic record and executed or adopted by a person with the intent to sign the electronic record pursuant to CUETA as amended from time to time. 26 27 Digital signature means an electronic identifier, created by computer, intended by the Party using it to have the same force and effect as the use of a manual signature, and shall be reasonably 28

1	relied upon by the Parties. For purposes of this section, a digital signature is a type of "electronic
2	signature" as defined in subdivision (i) of Section 1633.2 of the Civil Code.
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5	SIGNATURES ON FOLLOWING PAGE
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	Page 3 of 6

1	IN WITNESS WHEREOF,	, the Parties hereto have caused this Amendmen	t to be duly
2	executed as of the dates set forth be	elow.	
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4	DATED:	_	
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6		COUNTY OF RIVERSIDE a political subdivision of the State of California	
7			1
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9		form - do not sign Michael Walsh, Deputy Director	
10			
11		[AGENCY NAME],	
12		a California nonprofit public benefit corporatio	n
13		form - do not sign	
14		[ADD NAME and TITLE]	
15	APPROVED AS TO FORM:		
16	MINH C. TRAN COUNTY COUNSEL		
17 18			
10	BY:	_	
20	Deputy County Counsel		
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			Page 4 of 6

EXHIBIT "A"-AMENDED AMENDED SCOPE OF SERVICES EMERGENCY SOLUTIONS GRANT-CV

Subrecipient:	Dient: UEI:			
Address:				
Project Title:				
Location:				
Scope of Service: Performance Measurements Outcom	e Statemen	ıt:		
Objective Creating Suitable Living Environmer Providing Decent Housing Creating Economic Opportunity Project Budget:		Dutcome Availability/Accessi Affordability Sustainability	bility	
	MATCH		ESGP APPROVED	
1) Emergency Shelter			\$	
2) HMIS			\$	
TOTAL			\$	
			The second second second	

Special Conditions:

SPECIAL CONDITIONS /PERFORMANCE REQUIREMENTS

Reimbursement claims must be submitted to reflect total charges for each funding component separately. Total number to serve is **0** (Emergency Shelter will serve **0**) and must be entered in HMIS under ESG in a timely manner. Agency data sharing is required. <u>Funding is retroactive</u> as of July 20, 2021 through July 31, 2023. Breakdown will be as follows:

EMERGENCY SHELTER (ES)	\$ <u>0.00</u>
Direct Staff Salaries (Essential Services)	\$ 0.00
Annex Utilities (Operational/Maintenance)	\$ 0.00
HMIS	\$ <u>0.00</u>

Data Sharing: This Agreement requires multi-directional sharing relationship between multiple organizations. In order to systematically share data, the participating agencies must jointly establish a data sharing network formalized by the execution of this Agreement that non-profit agrees to future guidelines of data sharing upon release of requirements by HMIS Committee.

1. Final Reimbursement

Unless approved by HWS in writing, all final requests for reimbursement of authorized ESG expenditures under this 2019-2021 Emergency Solutions Grant-CV must be submitted to HWS no later July 31, 2023.

2. Eligibility Conditions for Youth Special Conditions

- Youth aged 24 and under seeking assistance shall not be required to provide third party documentation to establish their eligibility under 42.U.S.C. 11302(a) or (b) to receive services.
- Unaccompanied youth aged 24 and under or families headed by youth aged 24 and under who are living in unsafe situations may be served by youth-serving providers

CEQA

Notice of Exemption



ENVIRONMENTAL CEQA EXEMPTION DOCUMENTATION

To: County Clerk and Recorder's Office County of Riverside 2720 Gateway Drive Riverside, CA 92507 From: County of Riverside HWS Community Solutions Division 3403 Tenth Street, Suite 300 Riverside, CA 92501

Project Title: Riverside County Emergency Solutions Grant-CV-Substantial Amendment

Grant No.: Emergency Solutions Grant-CV

Description of Project: Pursuant to 24 CFT Part 570, 24 CFR Part 91, and the Citizens Participation Plan, the Board of Supervisors is authorized to approve and adopt substantial amendments to the 2019-2020 One Year Action Plan of the 2019-2024 Consolidated Plan for the HUD-funded ESG-CV program.

Location: Throughout Riverside County

Project Proponent: County of Riverside Department of Housing, and Workforce Solutions

CALIFORNIA ENVIRONMENTAL QUALITY ACT

Project Description: The project, the Substantial Amendment to the 2019-2020 One-Year Action Plan of the 2019-2024 Five-Year Consolidated Plan, is an administrative planning document that will only have a financial effect. It can be seen with certainty that there is no possibility that the proposed substantial amendment may have a significant effect on the environment and will not lead to any direct or reasonably indirect physical impacts.

Exempt Status: (Check one)

- Ministerial (Section 21080 (b) (1); Section 15268);

 Declared Emergency [Section 21080 (b) (3); Section 15239(a)];
- _____ Emergency Project [Section 21080 (b) (4); Section 15269 (b) (c)];
- _____ Statutory Exemption (Section Number: _____
 - ____ Categorical Exemption: Class 1 (Section Number: _____)
 - These activities are not subject to CEQA [pursuant to Section 15061 (b) (3)
- Other Environmental Specialist: Sterion M. Sims

Date: March 6, 2023

Date: March 6, 2023

Supervising Program Manager, CDBG/ESG/ERAP

Certifying Officer:

1

Susana Orozco Principal Development Specialist

APR 4 2023 3.30

SCHEDULE A Housing and Workforce Solutions Budget Adjustment Fiscal Year 2022/2023 ESG-CV

Increase in Appropriations:		
21350-5500900000-530360	Home/Shelter Services	\$ 2,419,025
Increase in Estimated Revenues:		
21350-5500900000-763510	FED-CARES Act	\$ 2,419,025