# EXHIBIT 1-Z CDBG FEDERAL REQUIREMENTS

# CITIZEN PARTICIPATION REQUIRED ELEMENTS

	ordance with the 1987 revisions to the Housing and Community Development Act and in an effort to further
	urage citizen participation,has prepared and adopted this Citizen
Partic	ipation Plan.
Objec	tive A
	will provide for and encourage citizen participation within its area of jurisdiction, with
partic	cular emphasis on participation by persons of low and moderate income. Action items:
1.	Adopt and circulate an Open Meetings Resolution which provides citizens with reasonable notice of
1.	county/municipality upcoming meetings, actions and functions.
2.	Develop press releases on county/municipality meetings, actions and hearings, and circulate to newspapers,
	radio and television media.
3.	Develop and maintain listing of groups and representative of low and moderate income persons, and include
	on mailing lists of announcements, notices, press releases, etc.
Objec	tive B
inforn	will provide citizens with reasonable and timely access to local meetings, mation and records relating to the proposed and actual use of CDBG funds. <i>Action items</i> :
1.	Public notices, press releases, etc., should allow for a maximum length of notice to citizens.
2.	Appropriate information and records relating to the proposed and actual use of CDBG funds must be available upon request to all citizens. Personnel and income records may be exempted from these requirements.
3.	Meetings, hearing, etc., should be conducted at times and locations conducive to public attendance, e.g., evenings, Saturdays.
<u>Objec</u>	tive C
	will provide technical assistance to groups and representatives of low and
	erate income persons that request assistance in developing proposals. Note: the level and type of assistance is determined by the county/municipality. Action items:
1.	Low and moderate income groups should be advised that technical assistance, particularly in the area of community development, is available from the county/municipality upon request.

Document technical assistance provided to such groups and has documentation available for review.

2.

#### Objective D

\_\_\_\_will provide a minimum of two public hearings to obtain citizen participation and respond to proposals and questions at all stages of the Community Development Block Grant Program. *Action items:* 

- 1. Advise citizens of the CDBG program objectives, range of activities that can be applied for and other pertinent information.
- 2. Conduct a minimum of two public hearings:
  - a. One public hearing will be held to advise citizens of the program objectives and range of activities that can be applied for, and to obtain the citizen's views on community development and housing needs, to include the needs of low and moderate income people. This hearing will take place prior to the selection of the project to be submitted to the state for CDBG funding assistance.
  - b. A second public hearing will be held to review program performances, past use of funds and make available to the public its community development and housing needs, including the needs of low and moderate income families, and the activities to be undertaken to meet such needs.
- 3. Publish public hearing notices in the non-legal section of newspapers or in other local media. Evidence of compliance with these regulations will be provided with each CDBG application, i.e., hearing notice minutes of public meetings, list of needs and activities to be undertaken, etc. Amendments to goals, objectives and applications are also subject to public participation.

#### Objective E

\_\_\_\_\_will provide timely written answers to written complaints and grievances within 15 working days where practical. *Action items:* 

- 1. Adopt complaint handling procedures or policies to insure that complaints or grievances are responded to within 15 days, if possible.
- 2. Allow for appeal of a decision to a neutral authority.
- 3. File a detailed record of all complaints or grievances and responses in one central location with easy public access.

#### Objective F

will identify how the needs of non-English speaking residents will be met in the case of public hearings where a significant number of residents can be reasonably expected to participate. *Action items*:

- Identify areas where large majorities of non-English speaking persons reside and make appropriate
  provisions when issues affecting these areas are to be discussed at public meetings, hearings, etc.
  Appropriate provisions will include having interpreters available at the meeting and having briefing material
  available in the appropriate language.
- 2. Maintain records/rosters of public hearing attendees and proceedings to verify compliance with this objective.

# FAIR HOUSING REQUIRED ELEMENTS

	A resolution of the	of the					
of		,adopting a fair housing policy, making known its commitme	ent to the				
princip	le of fair housing, and des	cribing actions it shall undertake to affirmatively further fair	housing.				
	WHEREAS; the Housing and Community Development act of 1974 as amended requires that all applicant for Community Development Block Grants funds certify that they shall affirmatively further fair housing; and						
rental, provisio	WHEREAS; the Civil Rights Act of 1968 (commonly known as the Federal Fair Housing Act) and the Fair Housing Amendments Act of 1988 declare a national policy to prohibit discrimination in the sale, rental, leasing and financing of housing or land to be used for the construction of housing or in the provision of brokerage services, on the basis of race, color, religion, sex, disability, familial status or national origin; and						
values;		e foundation of the American system and reflects traditional <i>i</i>	American				
its peo	WHEREAS; discriminatory housing practices undermine the strength and vitality of America and its people;						
	NOW, THEREFORE, BE RE	ESOLVED THAT the of the					
of	·	hereby wish all persons living, working, doing business in or	traveling				
through	h this	to know that: discrimination in the sale, rental, leasing, a					
financii	ng of housing or land to be	e used for construction of housing, or in the provision of brok	erage				
service	s on the basis of race, cold	or, religion, sex, handicap, familial status or national origin is	prohibited				
by Title	~	ct Amendments of 1988; and that it is the policy of the					
of	·	ment programs, within the constraints of its resources, to en	•				
opportunity in housing for all persons regardless of race, color, religion, sex, handicap, familial status or							
national origin; and within available resources the of will							
assist all persons who feel they have been discriminated against in housing issues on the basis of race,							
color, religion, sex, handicap, familial status or national origin to seek equality under existing federal and state laws to file a complaint with the New Mexico Attorney General's Office or the U.S.							
Department of Housing and Urban Development; and that the of							
shall publicize this Resolution and thereby encouraging owners of rental properties, developers, builders							
and others involved with housing to become aware of their respective responsibilities and rights under							
and oth							
	ners involved with housing	to become aware of their respective responsibilities and rig	hts under				
	ners involved with housing		hts under s; and that				

(List all such actions to include: mailing copies of this resolution to the real estate community, banks, developers, community organizations and local media; posting copies of this resolution at identified locations; distributing flyers; sponsoring schools)

# RESIDENTIAL ANTI-DISPLACEMENT AND RELOCATION ASSISTANCE REQUIRED ELEMENTS

I. <u>Background/Introduction</u>
Section 104(d) of the Housing and Community Development Act of 1974, as amended (42 U.S.C. 5304(d)(4)), Section 105(b)(16) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12705(b)(16)), and implementing regulations at 24 CFR Part 42, specify that a grantee under the Community Development Block Grant (CDBG) must certify that it has in effect and is following a "residential Anti-displacement and relocation assistance plan" (Plan). As a CDBG grantee, must certify to State of New Mexico Department of Finance and Administration Local Government Division that it has and is following such a Plan.
The Plan must include three components: 1) one-for-one replacement requirements for lower-income housing units, 2) relocation assistance, and 3) a description of the steps will take to minimize displacement.
II. Activities Covered by the Plan
All activities involving the use of CDBG funds that cause displacement as a direct result of demolition or conversion of a lower-income dwelling are subject to the requirements specified in the Plan. Activities for which funds are first obligated on or after September 30, 1988 are subject to the requirements specified in the Plan, without regard to the source year of the funds.
III. Uniform Relocation Act
The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (URA govern displacement that directly results from acquisition, rehabilitation, or demolition of real property when federal funds are used
IV. One-for-One Replacement Units
All occupied and vacant occupiable lower-income dwelling units that are demolished or converted to a use other than as lower-income dwelling units in connection with an assisted activity must be replaced with comparable lower-income units. Replacement lower-income dwelling units may be provided by any governmental agency or private developer and must meet the following requirements:

units shall be located within the same neighborhood as the units replaced

\_\_ to the extent feasible, the

A. The units must be located within \_\_\_\_\_

- B. The units must be sufficient in number and size to house no fewer than the number of occupants who could have been housed in the units that are demolished or converted. The number of occupants who could have been housed in the units shall be in accordance with applicable local housing occupancy codes. The units may not be replaced with smaller units (e.g., a 2-bedroom unit with two 1-bedroom units), unless provided information demonstrating that such a proposed replacement is consistent with the needs assessment contained State of New Mexico Department of Finance and Administration Local Government Division HUD-approved Consolidated Plan. C. The units must be in standard condition and must at a minimum meet Section 8 Program Housing Quality Standards. Replacement lower-income units may include units brought from a substandard condition to standard condition if: 1) no person was displaced from the unit; and 2) the unit was vacant for at least 3 months before execution of the agreement between and the property owner. D. The units must initially be made available for occupancy at any time during the period beginning 1 year before the recipient makes public the information required under Section F below and ending 3 years after the commencement of the demolition or rehabilitation related to the conversion. E. The units must be designed to remain lower-income dwelling units for at least 10 years from the date of initial occupancy. Replacement lower-income dwelling units may include, but are not limited to, public housing or existing housing receiving Section 8 project-based assistance enters into a contract committing it to provide CDBG funds for any activity that will directly result in the demolition of lower-income dwelling units or the conversion of lower-income dwelling units to another use, must make public and submit in writing to State of New Mexico Department of Finance and Administration Local Government Division the following information:
  - 1 A description of the proposed assisted activity;
  - The location on a map and number of dwelling units by size (number of bedrooms) that will be demolished or converted to a use other than for lower-income dwelling units as a direct result of the assisted activity;
  - A time schedule for the commencement and completion of the demolition or conversion;
  - The location on a map and the number of dwelling units by size (number of bedrooms) that will be provided as replacement dwelling units. If such data is not available at the time of the submission to State of New Mexico Department of Finance and Administration Local Government Division, the submission shall identify the general location on an area map and the approximate number of dwelling units by size, and information identifying the specific location and number of dwellings units by size shall be submitted and disclosed to the public as soon as it is available;
  - The source of funding and time schedule for the provision of replacement dwelling units;
  - The basis for concluding that each replacement unit will remain a lower-income dwelling unit for at least 10 years from the date of initial occupancy; and
  - 7 Information demonstrating that any proposed replacement of dwelling units with smaller dwelling units is consistent with the needs assessment contained in

the State of New Mexico Department of Finance and Administration Local Government Division Consolidated Plan.

G.	The one-for-one replacement requirements may not apply if HUD determines, based on	
	objective data, that there is an adequate supply of vacant lower-income dwelling units in	
	standard condition available on a non-discriminatory basis within	
	In making such a determination, State of New Mexico	
	Department of Finance and Administration Local Government Division will consider such	
	factors as vacancy rates, numbers of lower-income units in	_ and
	the number of eligible families on the Section 8 waiting list.	

#### V. Relocation Assistance

Each lower-income person who is displaced as a direct result of CDBG assisted demolition or conversion of a lower-income dwelling shall be provided with relocation assistance.

Relocation assistance includes advisory services and reimbursement for moving expenses, security deposits, credit checks, other moving expenses, including certain interim living costs, and certain replacement housing assistance.

Displaced persons have the right to elect, as an alternative to the benefits described in this Plan, to receive benefits under the URA, if they determine that it is in their best interest to do so. The following relocation assistance shall be available to lower-income displacement persons:

- A. Displaced lower-income persons will receive the relocation assistance required under 49 CFR 24, Subpart C (General Relocation Requirements) and Subpart D (Payment for Moving and Related Expenses) whether the person elects to receive assistance under the URA or the assistance required by CDBG regulations. Relocation notices must be distributed to the affected persons in accordance with 49 CFR 24.203 of the URA;
- B. The reasonable and necessary cost of any security deposit required to rent the replacement dwelling unit and for credit checks required to rent or purchase the replacement dwelling unit;
- C. Actual reasonable out-of-pocket costs incurred in connection with temporary relocation, including moving expenses and increased housing costs, if:
  - 1. The person must relocate temporarily because continued occupancy of the dwelling unit constitutes a substantial danger to the health or safety of the person or the public; or
  - 2. The person is displaced from a lower-income dwelling unit, none of the comparable replacement units to which the person has been referred qualifies as a lower-income dwelling unit, and a suitable lower-income dwelling unit is scheduled to become available through one-for-one replacement requirements
- D. Replacement Housing Assistance. Displaced persons are eligible to receive one of the following two forms of replacement housing assistance:
  - Each person shall be offered rental assistance equal to 60 times the amount necessary to reduce the monthly rent and estimated average monthly cost of

	utilities for a replacement dwelling to the "Total Tenant Funder 24 CFR 813.107. All or a portion of this assistance certificate or housing voucher for rental assistance under Where Section 8 assistance is provided to the displaced puncher must provide the person variable.	may be offered through the Section 8 program. erson,
	referrals to comparable units whose owners are willing to program to the extent that cash assistance is provided, it installments.	participate in Section 8
	2. In lieu of the housing voucher, certificate or cash assistant person may elect to receive a lump sum payment allowing participation in a housing cooperative or mutual housing sum payment shall be equal to the capitalized value of 60 the amount that is obtained by subtracting the	g them to secure association. This lump
	"Total Tenant Payment", as determined under 24 CFR 81: cost of rent and average monthly cost of utilities at a comdwelling unit. To compute the capitalized value, the insta discounted at the rate of interest paid on passbook saving financial institution conducting business within	nparable replacement allments shall be gs in a federally insured
•	wer-income tenants shall be advised of their right to elect relocation the regulations at 49 CFR 24 as an alternative to the relocation assations.	-
VI. Eligibility fo	elocation Assistance	
person" : connecti permane	ome person is eligible for relocation assistance if they are considered defined in 24 CFR 42.305. A displaced person means a lower-income with an activity assisted under the CDBG program, permanently moy moves personal property from real property as a direct result of decome dwelling.	person who, in ves from real property o
For purp	s of this definition, a permanent move includes a move made perm	anently and:
A.	ter notice by the owner to move from the property, if the move occ the submission of a request to for C ter approved for the requested activity; or	
В.	ter notice by the owner to move from the property, if the move occ the initial official submission to HUD of the consolidated plan unde escribing the assisted activity; or	
C.	efore the dates described in A & B above, ifexico Department of Finance and Administration Local Government at the displacement was a direct result of conversion or demolition DBG assisted activity; or	t Division determines

- D. By a tenant-occupant of a dwelling unit, if any one of the following three situations occurs:
  - 1. The tenant moves after execution of the CDBG agreement covering the acquisition, rehabilitation or demolition and the move occurs before the tenant is

provided written notice offering the tenant the opportunity to lease and occupy a suitable, decent, safe and sanitary dwelling in the same building/complex upon completion of the project under reasonable terms and conditions, including a monthly rent and estimated average monthly utility costs that do not exceed the greater of the tenant's monthly rent before such agreement, or the total tenant payment as determined under 24 CFR 813.107 if the tenant is lower-income, or 30 percent of gross household income if the tenant is not lower-income.

- 2. The tenant is required to relocate temporarily, does not return to the building/complex, and either is not offered payment for all reasonable out-of-pocket expenses incurred in connection with the temporary relocation, or other conditions of the temporary relocation are not reasonable.
- 3. The tenant is required to move to another dwelling unit in the same building/complex but is not offered reimbursement for all reasonable out-of-pocket expenses incurred in connection with the move, or other conditions of the move are not reasonable.

If the displacement occurs on or after the appropriate date described in A & B above, the lower-income person is not eligible for relocation assistance if:

A.	The person is evicted for cause based upon a serious or repeated violation of the terms and conditions of the lease or occupancy agreement, violation of applicable federal, State or local					
	law, or other good cause, and the determines that the eviction					
	was not undertaken for the purpose of evading the obligation to provide relocation assistance					
В.	The person moved into the property on or after the date described in A & B above after receiving written notice of the expected displacement; or					
C.	determines that the displacement was not a direct result of the					
	CDBG assisted activity and the State of New Mexico Department of Finance and					
	Administration Local Government Division concurs with this determination.					

#### VII. Minimizing Displacement

The CDBG regulations regarding the demolition or conversion of lower-income dwelling units are designed to ensure that lower-income persons are provided with adequate, affordable replacement housing. Naturally, involuntary displacement should be discouraged whenever a reasonable alternative exists. Involuntary displacement is extremely disruptive and disturbing, especially to lower-income persons who do not have the means to locate alternative housing.

There are various ways that displacement can be minimized. The following are steps that will be taken to minimize the involuntary displacement of lower-income persons when CDBG funds are involved:

- A. Screening of Applications All CDBG applications will be reviewed to determine whether involuntary displacement is likely to occur. Those applications involving displacement will receive a lower priority recommendation for funding unless it can be shown that alternatives are not available.
- B. Acquisition of Property Applicants who apply for CDBG funds to acquire property for the

development of lower-income housing will be encouraged to purchase vacant land. In the case of in-fill and other projects where this is not feasible and the project involves potential displacement, the applicant shall agree to allow the displaced lower-income person(s) to occupy the new housing at an affordable rent.

Applicants who utilize CDBG funds to rehabilitate or convert a lower-income unit to a non-residential use will be required to supply replacement housing consistent with paragraph IV, as well as relocation assistance.

C. Cost of Relocation Assistance The cost of any required relocation assistance and the provision of replacement housing will be borne by the applicant and may be paid for out of CDBG funds awarded to the project.

#### VIII. Definitions

- A. "Comparable replacement dwelling unit" means a dwelling unit that:
  - 1 Meets the criteria of 49 CFR 24.2(d)(1) through (6); and
  - Is available at a monthly cost for rent plus estimated average monthly utility costs that does not exceed the "Total Tenant Payment" determined under 24 CFR 813.107 after taking into account any rental assistance the household would receive.
- B. "Lower-income dwelling unit" means a dwelling unit with a market rental (including utility costs) that does not exceed the applicable Fair Market Rent (FMR) for existing housing and moderate rehabilitation established under 24 CFR Part 888.
- C. "Standard condition" means units that at a minimum meet the Existing Housing Quality Standards of the Section 8 rental subsidy program.
- D. "Substandard condition suitable for rehabilitation" means units with code violations that can be brought to Section 8 Housing Quality Standards within reasonable monetary amounts.
- E. "Vacant occupiable dwelling unit" means a dwelling unit that is in a standard condition; a vacant dwelling unit that is in substandard condition, but is suitable for rehabilitation; or a dwelling unit in any condition that has been occupied (except by a squatter) at any time within the period beginning 3 months before the date of execution of the agreement by \_\_\_\_\_covering the rehabilitation or demolition.

#### IX. Grievances

The \_\_\_\_\_\_ will provide timely written answers to written complaints and grievances within 15 working days where practical. Action items:

- A. Adopt complaint handling procedures or policies to insure that complaints or grievances are responded to within 15 days, if possible.
- B. Allow for appeal of a decision to a neutral authority.
- C. File a detailed record of all complaints or grievances and responses in one central location with easy public access.

# **SECTION 3 PLAN REQUIRED ELEMENTS**

The		is committed to co	mply with Section 3 of the Housing and Urban						
			e of small local businesses and the hiring of low						
income resid	dents of th	ne community.							
The		has appointed	as the Section 3						
Coordinator	, to advise	and assist key personnel and staff	on Section 3, to officially serve as focal point for						
			ne contractors and sub-contractors to insure the						
implementa	tion and e	enforcement of their Section 3 plan	ns. The approval or disapproval of the Section 3						
			Documentation of efforts will be						
retained on	file for mo	onitoring by the state.							
Therefore, t	he	shall:							
1. <u>Hiring</u>	a.	Advertise for all	positions in local newspapers						
	b.	List all	job opportunities with the State						
		Employment Service							
	C.		to lower income persons residing in This means that if two equally qualified						
		persons apply and one is a reside is not, the resident will be hired	nt of the and one						
	d.	Resolution to Adopt CDBG Requi	hiring as specified in the CDBG rements (Exhibit 1-Y). Note: Chart for Section 3 rety and updated with a CDBG grant agreement.						
2. <u>Contracti</u>	ng								
a.	The _	will	compile a list of businesses, suppliers and contractors						
		d in the							
b.		vendors will be contacted for bid es supplies, services or construction	or quotes whenever then.						
C.	Prefer	Preference will be given to small local businesses. This means if identical bids/quotes are received							
			e and one from outside						
	the	, the	contract will be awarded to the business located within						
	the co	mmunity.							

#### 3. Training

The		shall	maintain	а	list	of	all	training	progra	ıms (	operate	d by	the the
	and	its	agencies	ar	ıd	will	dir	ect ther	n to	give	prefe	rence	e to
	resid	ents.	The						_ will	also	direct	all	CDBG
sponsored training to provide p	refere	nce to						resid	ents.				

#### 4. CDBG Contracts

All CDBG bid proposals and contracts shall include the following Section 3 language.

- a. The work to be performed under this contract is on a project assisted under a program providing direct federal financial assistance from the Department of Housing and Urban Development and is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 170lu. Section 3 requires that the greatest extent feasible, opportunities for training and employment be given lower income residents of the project areas, and contracts for work in connection with the project be awarded to business concerns residing in the project area.
- b. The parties to this contract will comply with the provision of said Section 3 and the regulations issued pursuant thereto by the Secretary of Housing and Urban Development set forth in 24 CFR and all applicable rules and orders of the Department issued there-under prior to the execution of this contract. The parties to this contract certify and agree that they are under no contractual or other disability which would prevent them from complying with these requirements.
- c. The contractor will send to each labor organization or representative of workers with which he has a collective bargaining agreement or other contract or understanding, if any, a notice advising the said labor organization or workers' representative of his commitments under the Section 3 clause, and shall post copies of the notice in conspicuous places available to employees and applicants for employment or training.
- d. The contractor will include this Section 3 clause in every subcontract for work in connection with the project and will, at the direction of the applicant for, or recipient of federal financial assistance, take appropriate action pursuant to the subcontract upon a finding that the subcontractor is in violation of regulations issued by the Secretary of Housing and Urban Development, 24 CFR 135. The contractor will not subcontract with any subcontractor where it has notice or knowledge that the latter has been found in violation of regulations under 24 CFR 135, and will not let any subcontract unless the subcontractor has first provided it with the requirements of these regulations.
- e. Compliance with the provisions of Section 3, the regulations set forth in 24 CFR 135, and all applicable rules and orders of the Department, issued thereunder prior to the execution of the contract, shall be a condition of the federal financial assistance provided to the project, binding upon the applicant or recipient for such assistance, its successors and assigns. Failure to fulfill these requirements shall subject the applicant or recipient, its contractors and subcontractors, its successors and assigns to those sanctions specified by the grant or loan agreement or contract through which federal assistance is provided, and to such sanctions as are specified by 24 CFR 135.

	nall require each contractor to prepare a written Section 3 plan as a part of
,	000. All Section 3 plans shall be reviewed and approved by the City's Equal
Opportunity Section 3 Compliance Off	ficer and retained for monitoring by the state.
The w subcontractors submit required repor	vill maintain all necessary reports and will insure that all contractors and
LOV	WER INCOME CLARIFICATION
A family who resides in	and whose income does not exceed the income limit for
the size of family as per the attache	ed Section 8 Income Limit for Information
contained in our Section 3 Plan refle	ects the status of the employees regarding
	n their salary paid by the
include Citizen Participation, Fair Hou Thehe	by incorporates all of the State of New Mexico CDBG requirements to using, Residential Anti-Displacement & Relocation as well as Section 3. erewith certifies to follow the CDBG Federal Requirements Plan described on once throughout the term of the CDBG grant agreement.
PASSED AND ADOPTED BY THE	of the
of on this	of the <u>.</u> day of
ATTEST:  Clerk	APPROVED AS TO FOR: Attorney
Plan Adoption Date:  Adoption Instrument:  Certified By:	

Copy to Local Government Division with attachments