

CITY of NOVI CITY COUNCIL

Agenda Item 1 December 2, 2013

SUBJECT: Approve the Program Year 2014 Community Development Block Grant Application in the approximate amount of \$91,654 and authorize the Mayor to sign the Application and Sub-recipient Agreement.

SUBMITTING DEPARTMENT: Finance

CITY MANAGER APPROVAL:

BACKGROUND INFORMATION:

The proposed program year (PY) 2014 planning allocation for the City of Novi is estimated to total \$91,654. Housing and Community Development Committee Recommendation: Funding requests were reviewed individually by the HCD Committee at their meeting of September 26th. After very thoughtful deliberation, the Committee is recommending the following program allocations for 2014:

	Recommended Projects								
CDBG Program Descriptions	Organization Requesting Funding	Description	2013 Allocation Award	2014 Agency Requests	2014 HCD Committee Recommendation				
Public Services	HAVEN	Battered and abused spouses	\$6,000	\$5,000	\$6,000				
Public Services	Novi Youth Assistance	Specialized counseling and camp scholarships	\$8,000	\$7,000	\$8,000				
		Sub-Total*	\$14,000	\$12,000	\$14,000				
Minor Home Repair	City of Novi	Residential Repair program for Novi Residents	\$77,654	\$77,654	\$77,654				
		Total			\$91,654				

*The maximum 30% allocation allowed within the Public Service category for 2014 is \$27,496

Agency request usually mirror actual awards from the previous year but due to a "bump" in funding, unbeknownst to the requesting agencies, for their 2013 award was received after their 2014 requests were received by the community, hence the HCD committee's recommendation. The deadline to submit the 2014 CDBG application to Oakland County is January 17, 2014

RECOMMENDED ACTION: Approve the Program Year 2014 Community Development Block Grant Application in the approximate amount of \$91,654 and authorize the Mayor to sign the Application and Sub-recipient Agreement.

	[1_	2	Y	N
Mayor Gatt				
Mayor Pro Tem Staudt				
Council Member Casey				
Council Member Fischer				

	1	2	Y	N
Council Member Markham				
Council Member Mutch				
Council Member Wrobel				

CITY OF NOVI

COUNTY OF OAKLAND, MICHIGAN

Approving the 2014 Community Development Block Grant Application

Minutes of a Meeting of the City Council of the City of Novi, County of Oakland, Michigan, held in the City Hall of said City on December 2, 2013 at 7 o'clock P.M. Prevailing Eastern Time.

PRESENT: Councilmember	· S	
ABSENT: Councilmembers	<u>. </u>	
The following preamble ar	nd Resolution were offered by Co	uncilmember
and sup	ported by Councilmember	·
9	d Community Development Com 4 Community Development Block	
November 12, 2013, for	vi has duly advertised and conc the purpose of receiving public mmunity Development Block Gra	c comments regarding the
	found that the following projects clopment Block Grant program need.	
Account #:	Project Name:	Amount:
172160-730137	Public Services – Battered and Abused Spouses	\$ 6,000
172160-732185	Public Services – Youth Services	\$ 8,000
172170-731227	Minor Home Repair	\$ 77,654
	Total	\$91,654

NOW THEREFORE BE IT RESOLVED, that the City of Novi hereby authorizes that the 2014 Community Development Block Grant Application in the approximate amount of \$91,654 be approved and submitted for inclusion in Oakland County's Annual Action Plan to the U.S. Department of Housing and Urban Development, and that the Mayor is

hereby authorized to execute all documents, ag from this application to Oakland County.	reements, or contracts which result
AYES:	
NAYS:	
RESOLUTION DECLARED ADOPTED.	
Mar	yanne Cornelius, City Clerk
CERTIFICATION	
I hereby certify that the foregoing is a true and comby the City Council of the City of Novi, County of Coregular meeting held this 12th day of November 2 meeting was given pursuant to and in full complia Michigan, 1976, and that the minutes of said mean available to the public as required by said Act.	Dakland, and State of Michigan, at a 2013, and that public notice of said nce with Act No. 267, Public Acts of eeting have been kept and made
	yanne Cornelius, City Clerk of Novi

REGULAR MEETING OF THE COUNCIL OF THE CITY OF NOVI TUESDAY, NOVEMBER 12, 2013 AT 7:00 P.M. COUNCIL CHAMBERS – NOVI CIVIC CENTER – 45175 W. TEN MILE ROAD

Mayor Gatt called the meeting to order at 7:00 P.M.

PLEDGE OF ALLEGIANCE

ROLL CALL: Mayor Gatt, Mayor Pro Tem Staudt, Council Members Casey,

Fischer, Markham, Mutch, Wrobel

ALSO PRESENT: Clay Pearson, City Manager

Victor Cardenas, Assistant City Manager

Thomas Schultz, City Attorney

APPROVAL OF AGENDA:

CM-13-11-147 Moved by Wrobel, seconded by Casey; CARRIED UNANIMOUSLY:

To approve the Agenda as presented.

Roll call vote on CM-13-11-147 Yeas: Staudt, Casey, Fischer, Markham, Mutch,

Wrobel, Gatt

Nays: None

APPOINTMENT OF MAYOR PRO TEM

Mayor Gatt appointed Member Staudt as the Mayor Pro Tem.

PUBLIC HEARING

1. 2014 Community Development Block Grant Program

Public hearing opened at 7:01 p.m.

Colleen Monaghan, representing HAVEN, thanked everyone for their support. She said HAVEN is the only agency in Oakland County for domestic violence and sexual assault. She noted some of the programs available through the program. Last year, the monies Novi donated allowed them to serve over one hundred and twelve Novi residents in the various programs and services. She asked for support this year.

Public hearing closed at 7:03 p.m.

PRESENTATIONS

1. Proclamation for Pancreatic Cancer Awareness Month – Joan Pietrowski

Mayor Gatt presented the proclamation to Joan Pietrowski.

REPORTS:

- 1. MANAGER/STAFF City Manager Pearson welcomed the newly elected Council Members. He is looking forward to many more productive years and great accomplishments for the Novi Community.
- 2. ATTORNEY None

AUDIENCE COMMENT - None

CONSENT AGENDA REMOVALS AND APPROVALS (See items A-I):

CM-13-11-148 Moved by Casey, seconded by Fischer; CARRIED UNANIMOUSLY:

To approve the Consent Agenda as presented.

- A. Approve Minutes of:
 - 1. October 28, 2013 Regular meeting
- B. Enter Executive Session immediately following the regular meeting of November 12, 2013 in the Council Annex for the purpose of discussing pending litigation, labor negotiations, and privileged correspondence from legal counsel.
- C. Approval of Resolution regarding Temporary Holiday Promotional Signage allowing temporary relief from Sign Ordinance from November 22 through December 26, 2013.
- D. Approval of the final pay estimate for Inland Waters Pollution Control, Inc. for the Sanitary Sewer Rehabilitation in CMOM Program areas B, C1, and G in the amount of \$27,214.98.
- E. Approval of the final pay estimate to Bidigare Contractors, Inc. for the Garfield Road Water Main Extension project in the amount of \$28,670.26.
- F. Approval of the final payment and balancing change order to Koala-T Construction Corporation for the 2012 Pathway Gap and Americans with Disabilities Act (ADA) Compliance Program, in the amount of \$11,491.33.
- G. Approval of traffic control order 13-37 to prohibit the parking of trailers along the west side of East Lake Drive near 13 Mile Road.
- H. Approval of Resolution for a Council Member to serve as liaison and alternate, to be appointed by the Mayor, to the Novi Youth Council.
- I. Approval of Claims and Accounts Warrant No. 903

Regular Meeting of the Council of the City of Novi Tuesday, November 12, 2013 Page 3

Roll call vote on CM-13-11-148 Yeas: Casey, Fischer, Markham, Mutch,

Wrobel, Gatt, Staudt

Nays: None

MATTERS FOR COUNCIL ACTION

1. Approval of Resolution designating City-owned property formerly known as Comerica Oil and Gas Lease (SOMOCO), to be used for park purposes and designated as parkland on the Master Plan for Land Use and/or the Community Recreation Plan.

City Manager Pearson said this is a property on the south side of Ten Mile Road, just east of Fire Station #4. It is a small parcel enveloped by City parkland. The City had the right of first refusal which was executed. It will be incorporated into the larger piece of parkland and natural area surrounding it. There are no immediate plans to develop the land. It gives the City opportunity to put future regional trails through it. Council's intention is to designate it as parkland which makes it eligible for certain grants or opportunities.

CM-13-11-149 Moved by Wrobel, seconded by Casey; CARRIED UNANIMOUSLY:

To approve a resolution designating City-owned property formerly known as Comerica Oil and Gas Lease (SOMOCO), to be used for park purposes and designated as parkland on the Master Plan for Land Use and/or the Community Recreation Plan.

Roll call vote on CM-13-11-149 Yeas: Fischer, Markham, Mutch, Wrobel, Gatt,

Staudt, Casey

Nays: None

AUDIENCE COMMENT - None

COMMITTEE REPORTS:

Member Mutch reported on the Walkable Novi Committee. The most recent meeting, they approved the Prioritization Plan for the upcoming year. The Plan will be utilized by City Administration in development of projects for inclusion in the Capital Improvement Program and City Budget. He wanted staff to be cognizant of opportunities to complete segments within the new development on the west side of Novi. He noted the loss of a member, Parks and Recreation and Cultural Services Commissioner Paul Policicchio. He was a great supporter of pathways and sidewalks in the City of Novi. He will be missed. He commented that Mr. Policicchio was able to get a lot accomplished in his time serving the City of Novi.

MAYOR AND COUNCIL ISSUES:

1. Appointments to Council Committees

Mayor Gatt explained it is his duty to make appointments to several committees and to nominate people for others. He began with the Capital Improvement Program. He appointed Members Fischer, Casey, and Mayor Pro Tem Staudt. He appointed Members Casey, Fischer, and Markham for the Commission Interview Committee. He appointed Members Wrobel, Mutch, and Mayor Pro Tem Staudt for the Consultant Review Committee. He appointed Members Wrobel, Mutch, Alternate as Mayor Pro Tem Staudt, for the Ordinance Review Committee of which the Mayor is also a member. He appointed Members Fischer and Wrobel for the Rules Committee of which the Mayor is also a member.

Mayor Gatt nominated Members Mutch and Markham to the Pathway and Sidewalk Prioritization Committee.

CM-13-11-150 Moved by Wrobel, seconded by Casey; CARRIED UNANIMOUSLY:

To approve Members Mutch and Markham to the Pathway and Sidewalk Prioritization Committee.

Voice call vote on CM-13-11-150 Carried Unanimously

Mayor Gatt nominated Member Markham as the City's representative to SEMCOG, with Member Casey as the alternate.

CM-13-11-151 Moved by Fischer, seconded by Casey; CARRIED UNANIMOUSLY:

To approve Member Markham as the City's representative to SEMCOG, with Member Casey as the alternate.

Voice call vote on CM-13-11-151 Carried Unanimously

Mayor Gatt nominated Mayor Pro Tem Staudt to the SWOCC Board.

CM-13-11-152 Moved by Staudt, seconded by Casey; CARRIED UNANIMOUSLY:

To approve Mayor Pro Tem Staudt to the SWOCC Board.

Voice call vote on CM-13-11-152 Carried Unanimously

Mayor Gatt also pointed out that within the Consent Agenda, there was a resolution to appoint Member Casey to serve as liaison on the Novi Youth Council with Member Fischer as the alternate.

CONSENT AGENDA REMOVALS FOR COUNCIL ACTION - None

Regular Meeting of the Council of the City of Novi Tuesday, November 12, 2013 Page 5

ADJOURNMENT – There being no further business to come before Council, the n was adjourned at 7:14 P.M.					
Robert J. Gatt, Mayor	Cortney Hanson, Deputy City Clerk				
Transcribed by Jane Keller	Date approved: November 25, 2013				



MEMORANDUM

TO:

VICTOR CARDENAS, ASSISTANT CITY MANAGER/ INTERIM

FINANCE DIRECTOR

FROM:

SABRINA LILLA, CONTRACTED SENIOR ACCOUNTANT

SUBJECT:

2014 COMMUNITY DEVELOPMENT BLOCK GRANT PUBLIC

HEARING INFORMATION

DATE:

NOVEMBER 12, 2013

The proposed Program Year (PY) 2014 Community Development Block Grant (CDBG) planning allocation for the City of Novi is **estimated** to total \$91,654. **Funding requests** from outside agencies for public service activities were received totaling \$12,000. The maximum amount the City of Novi is allowed to allocate directly to the public service program category for 2014 is \$27,496, which represents an increase of \$1,419 from the prior year. Below is the history of Oakland County's public service cap policy:

UPDATE - PY 2014 Increase in Public Service Cap. Oakland County is required by the U.S. Department of Housing and Urban Development (HUD) to maintain an overall public service cap of 15%. Dating back to November 1, 1996, Oakland County was allowing participating communities to spend a maximum of 50% of its annual allocation for public service activities and still maintain the overall 15% requirement. This was possible because of the large offsetting Oakland County Home Improvement Program. The impact of the 2000 census was to eliminate the area wide benefit activities for many communities forcing more communities to now allocate funds directly to public service activities. As a result, Oakland County in 2006 changed their policy to only allow participating communities to spend a maximum of 45% of their annual allocation on public services. Because of a sever decrease in the amount of revolving loan fund (RLF) paybacks to the Home Improvement Program, the public service cap was reduced even further by Oakland County to a maximum of 30% of community allocations. Decreases in the amount of revolving loan fund (RLF) paybacks to the Home Improvement Program as well as a 17% reduction in federal funding in PY 2011, caused the public service cap to be reduced even further by Oakland County to a maximum of 15% of community allocations.

Because of the recent addition of the City of Pontiac to Oakland County's list of participating communities, the public service cap was increased to a maximum of 30% of community allocations. This continues to be the allowed allocation limit. The public service category allows the City of Novi to fund programs and services such as Youth Assistance and HAVEN.

Housing and Community Development Committee (HCD) Recommendation: the HDC Committee is represented by six members, five residents and one administrative staff member (Victor Cardenas) in addition to two non-voting student representatives.

Funding requests were reviewed by the Housing and Community Development Advisory Committee at their meeting of September 26th and they are recommending the following program allocations for 2014:

	Recommended Projects							
CDBG Program Description	Organization Requesting Funding	Description	2013 Allocation Award	2014 Agency Requests	2014 HCD Committee Recommendation			
Public Services	HAVEN	Battered and abused spouses	\$ 6,000	\$ 5,000	\$ 6,000			
Public Services	Novi Youth Assistance	Specialized counseling and camp scholarships	\$ 8,000	\$ 7,000	\$ 8,000			
		Sub-total *	\$14,000	\$12,000	\$14,000 *			
Minor Home Repair	City of Novi	Residential repair program for Novi residents	\$77,654	\$77,654	\$77,654			
		TOTAL	\$91,654	\$89,654	\$91,654			

*The maximum 30% allocation allowed within the Public Service category for 2014 is \$27,496.

Letters requesting grant funding from HAVEN and Novi Youth Assistance have been included within this packet as additional information.

Agency request usually mirror actual awards from the previous year but due to a "bump" in funding, unbeknownst to the requesting agencies, for their 2013 award was received after their 2014 requests were received by the community, hence the HCD committee's recommendation. The deadline to submit the 2014 CDBG application to Oakland County is January 17, 2014

The Committee agreed to recommend continued funding for both Novi Youth Assistance (NYA) and HAVEN at levels comparable to the current Program Year. Funding dollars allocated to NYA are used to provide direct intervention services for Novi youth and include counseling, enrichment, skill building and academic support to children who are for various reasons deemed to be at "at risk" or whose families have insufficient financial resources to meet their needs for these activities. The broad goals are: 1) to provide scholarships to allow children (who qualify by income) to attend various summer camps according to their individual interest and needs, 2) to enroll qualifying children in programs that increase skills in various areas and 3) to provide tutoring to qualifying children who can benefit from additional academic support.

HAVEN Guidelines for CDBG Communities: Beginning with the 2007 Program Year, Oakland County now contracts directly with HAVEN as a sole source provider on behalf of participating communities. In the past, each community would contract individually with HAVEN. The contract duration period will be one year and at the end of the contract period, any community balance will be expended for the 24-hour crisis hotline. HAVEN has reported last fiscal year a total of 151 Novi residents received direct assistance from HAVEN by way of shelter assistance, crisis intervention as well as services from HAVEN's Personal Protection Order Office.

Minor Home Repair Program: In addition to our allocation of CDBG funds, Novi offers its residents the ability to participate in the Weatherization Assistance Program (WAP) administered through OLHSA. The WAP provides free, grant-funded, energy-related home repairs to all eligible low income households to help lower their utility bills and to improve living conditions. Additional information regarding this program has been included within this packet as additional information.

The current wait list for the City of Novi Minor Home Repair program continues to grow to a total of **71** Novi residents as of September 13th. The table below reflects funding levels for the Minor Home Repair program since 2010. On average, a minor home repair runs approximately \$1,000 to \$5,000 per unit. We anticipate the need for the Minor Home Repair program to sustain throughout the 2014 grant year.

CDBG Program	Description	2010 CDBG Funding Allocation	2011 CDBG Funding Allocation	2012 CDBG Funding Allocation	2013 CDBG Funding Allocation	2014 HCD Committee Recommendation
Minor Home Repair	Residential repair program	\$73,978	\$73,408	\$74,923	\$77,654	\$77,654

Area-wide Benefit Map: Enclosed with this packet is the current area-wide benefit map as provided by Oakland County which reflects the 2013 low/moderate income block groups from the U.S. Department of Housing and Urban Development. The Recommended Projects for 2014 do not include any area benefit type projects such as parks, streets or sidewalk improvements. The projects are strictly city-wide individual income-qualified type projects such as minor home repair or direct benefit projects such as public services which are not dependent on location.

Novi Community Development Block Grant History: Since 2002, the City of Novi has received and **successfully managed over \$1,347,190** in CDBG grant funds.

City of Novi													
Community Development Block Gra	int												
	2002 Program Year	2003 Program Year	2004 Program Year	2005 Program Year	2006 Program Year	2007 Program Year	2008 Program Year	2009 Program Year	2010 Program Year	2011 Program Year	2012 Program Year	2013 Program Year	Total
Project Descriptions:													
Public Service:													:
Senior Citizen Center Manager	\$ 9,000	\$ 9,000	\$ 9,000	\$ 9,000	\$ 7,000	\$ 7,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 50,000
Senior Van Program	29,874	20,000	25,000	25,000	25,000	25,000	25,000	25,000	15,000	-	-	l	214,874
Youth Assistance	5,000	6,000	9,000	11,000	11,000	11,000	11,000	11,000	9,164	7,560	7,000	6,000	104,724
Начел	11,000	12,000	15,000	16,000	9,546	9,232	9,232	9,500	6,000	4,950	5,000	8,000	115,460
Novi Lions Club eBlind	-	-		2,900									2,900
Subtotal	54,874	47,000	58,000	63,900	52,546	52,232	45,23 <u>2</u>	45,500	30,164	12,510	12,000	14,000	487,958
Minor Home Repair	54,875	62,749	76,143	63,928	64,223	63,839	66,758	106,754	73,978	73,408	74,923	77,654	859,232
Grant-total	\$ 109,749	\$ 109,749	\$ 134,143	\$ 127,828	\$116,769	\$ 116,071	\$ 111,990	\$ 152,254	\$ 104,142	\$ 85,918	\$ 86,923	\$ 91,654	\$ 1,347,190



November 1, 2013

City of Novi - Notice of Public Hearing

Community Development Block Grant Funds NOTICE IS HEREBY GIVEN that the City of Novi will hold a Public Hearing on the use

of Community Development Block Grant Funds. The Hearing will be held on Tuesday, November 12, 2013, at 7:00 p.m., EST, at the Novi Civic Center, 45175 W. Ten Mile Road, Novi, Michigan 48375, for the purpose of hearing public comments on the Community Development Block Grant Program Year 2014 application in the approximate amount of \$ 91,654 to fund eligible projects.

All interested citizens are requested to attend this Hearing. Comments will also be

received in writing or in person at the City Offices, 45175 W. Ten Mile Road, Novi, Michigan 48375, until 5:00 p.m., November 12, 2013. Arrangements to reasonably accommodate special needs, including handicap accessibility or interpreter will be made upon receiving 72-hour advance. Contact Deputy Clerk, Cortney Hanson at 248-347-0456 for special services.

MARYANNE CORNELIUS,

CITY CLERK

Publish: October 31, 2013 LO-0000163688

Outside Agency Requests

Novi Youth Assistance



Strengthening Families Through Community Involvement

OFFICE 45175 Ten Mile Road Novi, MI 48375-3024

TELEPHONE (248) 347-0410

FAX (248) 347-0552

EMAIL nya@cityofnovi.org

SPONSORED BY:
Oakland County
Circuit Court-Family Division

City of Novi Novi Community Schools

STANDING COMMITTEES

- -Board of Directors
- -Family Education
- -Scholarships
- -Camp
- -Mentors Plus
- -Public Relations
- -Youth Recognition
- -Fund Raising
- -Teen Center
- -Alcohol/Drug Awareness

PROFESSIONAL COUNSELING TO YOUTH AND THEIR FAMILIES

NOVI YOUTH ASSISTANCE

August 28, 2013

Housing and Community Development Committee City of Novi 45125 W. Ten Mile Road Novi, MI 48375

Dear Committee Members:

Novi Youth Assistance has received and utilized CDBG funding for moderate, low income and special needs youth since 1994. With continuing community support we have consistently honed our ability to identify at risk children who would benefit from recreational, educational and supportive programming. Once again this year, overall grant opportunities were reduced. In spite of this, we still insured a summer recreation program for Novi children at our own expense. Nonetheless, this along with a significant increase in requests for services has regrettably left us struggling, once again, to assist all applicants. As the sole local organization that can regularly provide comprehensive and varied scholarship opportunities within the City of Novi, we continue to find that demand is outpacing donations received. While we have made internal adjustments to stretch our monies as best we can, continue and increased CDBG funding is vital if we are to continue providing programming in 2014-2015 to our most vulnerable community members.

Due to the on-going economic downturn we are seeing record number of families requesting assistance. This trend is ever-increasing as a number of residents are struggling to provide the basics for their families. This then, inevitably eliminates any options to offer their children positive, healthy activities. Many of these children are then left with unscheduled time which leaves them at risk which, in turn, affects our community as a whole.

Historically, Novi Youth Assistance has been there to provide for those in need when there have been no other options. We continue to strive to do so. The benefit of offering summer programs, skill building activities and other supportive programming is demonstrated over and over again as we see these children move through the schools and community successfully. Therefore, in response to today's economic climate and rising costs, as well as demand for programming and decrease in other funding, Novi Youth Assistance respectfully requests that the members of the CDBG committee consider granting funds for the 2014 budget year in the amount of \$7,000.00.

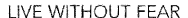
Sincerely,

Tom Swieboda

Novi Youth Assistance Caseworker

The Circuit Court-Family Division for the County of Oakland does not discriminate on the basis of disability in admission or access to its programs, activities, or services as required by Title II of the Americans with Disabilities Act of 1990. The Circuit Court-Family Division is An Equal Employment Opportunity Employer.

HAVEN





August 29, 2013

Mary Anne Cornelius City of Novi 45175 W. Ten Mile Novi, MI 48375 CITY OF NOVI CITY CLERK'S OFFICE 2013 AUG 30 P 12: 15

Dear Ms. Cornelius:

Violence in families is everywhere, crossing racial, ethnic, cultural, social and economic boundaries. The impact of this violence invades our schools, places of worship, offices, businesses, factories and throughout our neighborhoods. Human beings, both young and old, are being harmed physically, sexually and emotionally and this violence may be creating lifelong patterns of ongoing abuse in youngsters as they move into adulthood. We all pay the cost for the horrible crimes of domestic violence and sexual assault either in real dollars or in diminished potential of human and community life.

Since 1982, HAVEN has been dedicated to building violence-free communities where everyone can live without fear. HAVEN maintains a 24-hour emergency shelter exclusively for domestic violence victims and their children and sexual assault survivors who are afraid to stay in their own homes. HAVEN offers counseling and education that help families stop the violence, begin the process of healing, and create the hope that their future will be free from abuse. The agency steps out into the community – over the phone, in courtrooms, police stations, hospitals, schools, the workplace, and at community meetings – to provide crisis intervention and education to help victims and families prevent violence in future generations. HAVEN staff manages a Personal Protection Order office exclusively for victims of domestic violence and sexual assault located in the Circuit Court system, helping victims with the creation and filing of Personal Protective Orders, at no charge, as the first step in their safety plan.

HAVEN through its comprehensive work serves to break the silence that has kept the crimes of domestic violence and sexual assault behind closed doors. This silence has only served to allow these crimes to flourish. From July 1, 2012 through June 30 2013, 112 individuals were seen within our programs and 39 crisis calls were received from families in the City of Novi. These families took the first step to break their own silence by contacting HAVEN. The agency is again reaching out to you for support of our work with an even greater need as we assume the burden of increased clientele and additional staff to maintain these vital services. We ask that you continue to support these families through a Community Development Block Grant of \$5000 for fiscal year 2014-2015. Please remember that the federal government presumes that domestic violence victims are considered to be low income and therefore qualify for inclusion in block grant public service requests.

HAVEN looks forward to the opportunity to meet with you this year to provide further information on this request and answer any questions you may have. In the meantime, if you wish to speak with me, I can be reached at (248) 334-1284 ext. 240. Thank you.

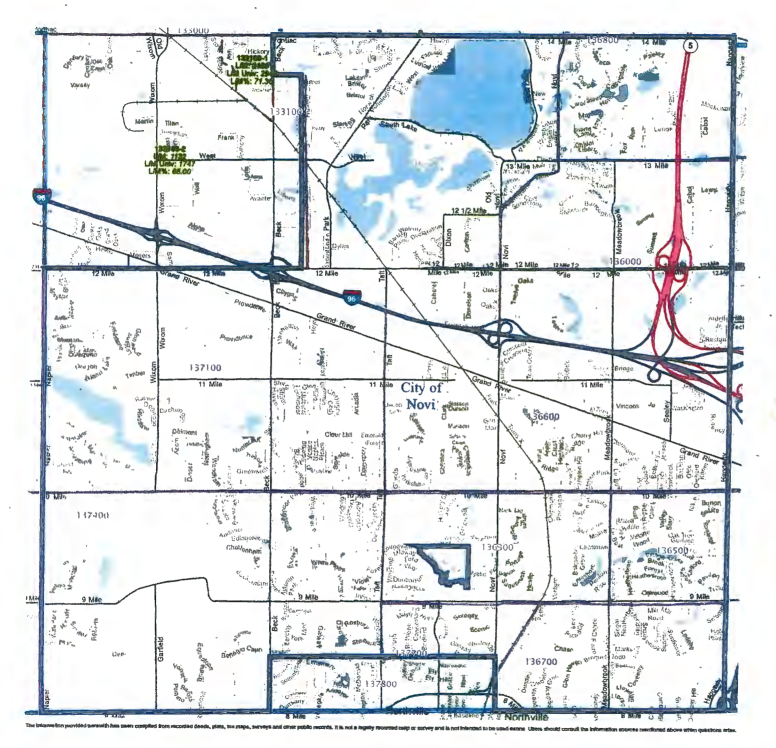
Beth Morrison

Sincerely,

President & CEO



Area-wide Benefit Map





CARLAND COUNTY COMMUNITY & HOME INFROVENIENT

Ontdood Poster 259 Standard Lake Reset, Src. 1990 Perities, 911 45341-0414 246,250,0403

Area-wide Benefit Map City of Novi

Legend



Eligible Area-wide Benefit Block Groups



Community Boundary



Community Boundary



Census Tract



Railroads



Lakes

1 inch = 4,477 feet

This Consus Stock Group map reflects 2012 LBRED date from the U.S. Department of Housing and Orban Development.

Map Created On: 9/10/201

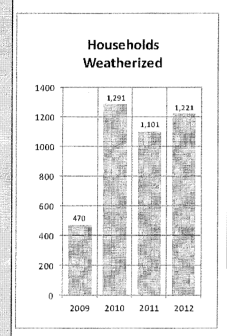
Weatherization Assistance Program



Energy Services

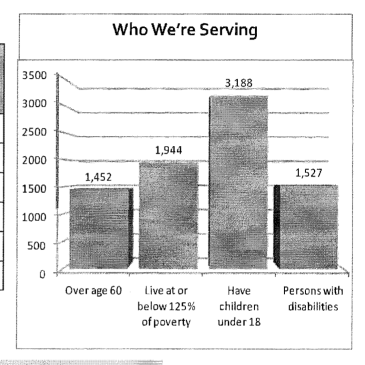
FACT SHEET September 2012

A Community Action Agency



Weatherization Impact on Households in Oakland and Livingston Counties April 2009-September 2012 *						
Houses/Units Weatherized	3,967	\$14,168,499.69				
Furnaces Installed	802	\$2,026,294.50				
Hot Water Heaters Installed	372	\$467,422.69				
CFLs Installed	45,857	\$458,572.00				
Refrigerators Installed	1,204	\$621,867.00				

*Most households received more than one measure





		Funding 9	Sources	etasis sin	
	DOE	ARRA	SERC	EO	Total \$
2009/2010	\$964,391	\$5,562,868	\$0	\$ 45,293	\$6,572,552
2010/2011	\$1,173,2 96	\$5,562,868	\$3,765,368	\$ 181 <i>,</i> 837	\$10,683,369
2011/2012	\$642,676	\$5,562,868	\$0	\$ 209,706	\$6,415,250
2012/2013	\$509,432	\$284,800	\$0	\$ 30,454	\$824,686



OCTOBER IS WEATHERIZATION MONTH!

In this year's Weatherization Month Proclamation, Governor Snyder highlights the reasons why Weatherization works and why the federally funded Weatherization Assistance Program (WAP) is critical to Michigan:

- Average low-income family spends 20-40% of earnings on utility bills
- Weatherization Assistance Program measures reduce energy use, lower utility bills, and
- Allow families to spend money saved on groceries and other needs



Weatherization Works!

The low-income Home Weatherization Assistance Program is a FREE service funded by the Federal Department of Energy (DOE) and administered by the Michigan Department of Human Services (DHS). The program provides free energy conservation services for eligible low-income households. DHS contracts with Oakland Livingston Human Service Agency (OLHSA) to operate the program. The Agency determines applicant eligibility, performs the necessary inspections and contracts with qualified, licensed and insured private contractors to complete the work. Their services reduce energy use and lower utility bills, thus creating more self sufficient households.

Energy savings services may include:

- · Combustion appliance testing
- Installing ceiling insulation/ventilation
- Sidewall and floor insulation
- Interior sealing of major cold-air infiltration areas, utilizing blower door technology

Eligibility

- Families and individuals who are interested in having their home weatherized must meet current federal income guidelines, which includes the gross income of everyone residing in the home at the time of application
- Recipients of FIP, SSI or SDA who have received benefits during any part of the past twelve months are automatically eligible
- · Applications must be residents of Oakland or Livingston County

How to Apply

- You must contact OLHSA to apply for services
- All applicants must provide proof of income for the previous three months
- Proof of income could include one or more of the following items:
- "Award" letter from Social Security
- Pay stubs with year to date totals
- Letter from applicant's employer
- Unemployment check stubs
- Most current W-2 or 1040 tax statement

Homeowner must provide one of the following pieces of documentation:

- Recorded deed with name and address
- Recorded land contract

Mobile home owner must provide:

• Title with applicant's name

Renters must have landlord:

- · Complete and sign landlord agreement
- Provide proof of ownership (see homeowner above)
- Provide rental or lease agreements signed by both landlord and applicant

For more information on the Weatherization Program, please visit www.olhsa.org or call 248-209-2760 or 517-546-8500.



FREE Program

Save money & Lower your utility bills!

OLHSA's Weatherization Assistance Program:

- Serves income eligible families free of charge
- Makes your home more energy efficient
- Increases home safety
- **Employs local contractors** and inspectors
- Provides referrals to other FREE Community Action programs

Energy efficiency measures may include:

- Home energy auditsWall insulation
- · Attic insulation and ventilation
- •Floor/foundation insulation
- Air leakage reduction
- Furnace repair or replacement
- Other energy saving measures

Improve the energy efficiency of your home today!

To see if you qualify, contact the **OLHSA Housing & Energy Department** 248-209-2760 or 517-546-8500 or visit www.olhsa.org









PY 2014 CDBG APPLICATION

Part 1 - One per Application

Applicant Information

Date of Submission:	December 2, 2013
Community applying for funds:	City of Novi
PY 2014 Total CDBG Planning Allocation:	\$91,654
DUNS #:	944350321
EIN/TIN #:	
Does your community expend \$500,000 or	X Yes No
more per year in federal funds?	<u>x</u> res100

Contact Information

Contact Person:	Debra A. Peck
Title:	Assistant City Treasurer
Email:	dpeck@cityofnovi.org
Telephone:	248-347-0444
Address:	45175 W 10 Mile
City/Township/Village:	Novi
Zip Code:	48375

Authorized Signature

Authorized Official:	Robert J. Gatt
Authorized Official's Title:	Mayor
Signature of Authorized Official:	

PY 2014 Proposed Projects

1120141100030411010013		
PY 2014 CDBG Project Allocations:		
Ex. Project #1 Account #730535 Allocation	n: \$ <u>2,500</u>	
Project # <u>1</u> Account #	<u> 172160-730137</u>	Allocation: \$ 6,000
Project # <u>2</u> Account :	# <u>172160-732185</u>	Allocation: \$ 8,000
Project # <u>3</u> Account :	#172170-731227	Allocation: \$ <u>77,654</u>
Project # Account #	# Allocation: \$	91,654
Total # of Projects:	Three	
# of Public Service Projects:	Two	
Public Service %:	15%	

Part 2 - One per Project (1 of 2) (Please √ one box per project)

Account	Account #	Matrix	Authority	Objective	Goal	Indicator	Outcome	
Acquisition and Disposition								
Acquisition of Real Property	172170-730003	01	570.201 (a)	Create Suitable		# of LMI HH with		
Disposition	172170-730536	02	570.201 (b)	Living Environment	Living	Strengthen Communities	new/ improved access	Sustainability
Public Facilities and Improvements								
Downtown Revitalization	172170-730541	03N	570.201 (c)					
Fire Station Equipment	172170-730733	03O	570.201 (c)					
Flood Drain Improvements	172170-730744	031	570.201 (c)					
Parks-Recreational Facilities	172170-731332	03F	570.201 (c)					
Remove Architectural Barriers	172170-731619	03	570.201 (c)					
Senior Center Current Membership White alone Black or African American alone American Indian and Alaska Native alone Asian alone Native Hawaiian & Other Pacific Islander alone Some other race alone Two or more races	172170-731696	03A	570.201 (c)	Create Suitable Living Environment	Strengthen Communities	# of LMI HH with new/ improved access	Sustainability	
Sidewalks	172170-731745	03L	570.201 (c)					
Special Assessments - Flood	172170-731815	031	570.201 (c)					
Special Assessments - Water Sewer	172170-731815	03J	570.201 (c)					
Special Assessments - Street	172170-731815	03K	570.201 (c)					
Special Assessments - Sidewalk	172170-731815	03L	570.201 (c)					
Street Improvements	172170-731864	03K	570.201 (c)					
Tree Planting	172170-732021	03N	570.201 (c)					
Water Sewer Improvements	172170-732114	03J	570.201 (c)					
		Services	_			1		
Public Services (Battered & Abused Spouses)	172160-730137-40620	05G	570.201 (e)					
Public Services (Disabled Services)	172160-730535	05B	570.201 (e)					
Public Services (Emergency Services)	172160-730571	05	570.201 (e)					
Public Services (Fair Housing Services)	172160-730880	05A	570.201 (e)	Create		# of LMI		
Public Services (Housekeeping Services)	132210-702010	05	570.201 (e)	Suitable	Improve	# Of Livil	Availability/	
Public Services (Legal Services)	172160-731073	05C	570.201 (e)	Living	Quality of	with new	Accessibility	
Public Services (Safety & Repair Services)	172160-731665	05A	570.201 (e)	Environment	Life	access	Accessibility	
Public Services (Senior Services)	172160-731712	05A	570.201 (e)			access		
Public Services (Transportation Services)	172160-732011	05E	570.201 (e)					
Public Services (Yard Services)	172160-732170	05A	570.201 (e)					
Public Services (Youth Services)	172160-732185	05D	570.201 (e)					

Project #1 Allocation: \$6,000

Project # 1

Allocation:

\$<u>6,000</u>

 $\frac{-}{\text{(Please } \sqrt{\text{ one box per project)}}}$

Account	Account #	Matrix	Authority	Objective	Goal	Indicator	Outcome
Housing							
Emergency Rehab	172170-730569	14A	570.202	Provide Decent Affordable Housing	Promote Decent Affordable Housing	# of units/items brought to standard condition	Affordability
Housing Rehabilitation	132290-730898	14A	570.202	Provide Decent Affordable Housing	Promote Decent Affordable Housing	# of units brought to code	Affordability
Minor Home Repair	172170-731227	14A	570.202	Provide	Promote	# of	
Mobile Home Minor Home Repair	172170-731227-40620	14A	570.202	Decent Affordable Housing	Decent Affordable Housing	units/items brought to standard condition	Affordability
Rehab Publicly Owned Residential	172160-731602	14D	570.202	Provide Decent Affordable Housing	Promote Decent Affordable Housing	# of units brought to code	Affordability
Rehabilitation Administration	132280-731605	14H	570.202	N/A	N/A	N/A	N/A
	Other P	rojects					
Clearance and Demolition Non Residential Historic Preservation	172170-730345 172170-731280	04 16B	570.201 (d) 570.202 (d)	Create Suitable Living Environment	Strengthen Communities	Slum blight spot Y/N	Sustainability
Code Enforcement	172170-730310	15	570.202 (c)	Create Suitable Living Environment	Strengthen Communities	# of LMI persons served	Sustainability

Part 3 - One per Project

(Pleas	(Please √ one box per project)				
	CDBG National Objective				
	Code/Description 24 CFR Citatio				
	LMA - Low/mod area benefit: the service area identified for	570.208(a)(1)			
	activities is primarily low/mod income.	507.483(b)(1)			
Χ	LMC - Low/mod limited clientele benefit: activities that benefit a	570.208(a)(2)			
^	limited clientele, at least 43.59% of which are low/mod income.	570.483(b)(2)			
	LMH - Low/mod housing benefit: activities that are carried out for the purpose of providing or improving permanent residential structures that will be occupied by low/mod income households.	570.208(a)(3) 570.483(b)(3)			
	SBS - Slum/blight spot basis: activities that address conditions of	570.201 (f)(1)			
	blight or physical decay on a spot basis not located in a	570.200 (e)			
	designated slum/blight area.	570.201 (f) (2)			
	SBA - Slum/blight area basis: activities that address conditions of blight or physical decay in a designated slum/blight area.	570.201 (f)(1) 570.200 (e)			

Project # 1_Allocation: \$6,000

(Please $\sqrt{}$ one box per project)

	Accomplishment Type (See Eligible Projects List)		
Χ	01 People		
	04 Households		
	08 Businesses		
	09 Organizations		
	10 Housing Units		
	11 Public Facilities		

Describe the proposed project (work to be performed, activities to be undertaken, or services to be provided), and describe specifically how CDBG funds will be used.

Project Description

Provide services to abused spouses and their children who are residents of Novi.

Environmental Review Record ERR

(Please $\sqrt{\ }$ each box as it applies and attach all required documents)

	Exempt Project						
Χ	Project is Exempt per 24 CFR 58.34						
	Project Location Map (Goggle)						
	Categorical	ly Ex	cluded	Projec	ct		
	Statutory Checklist						
	Project Location Map (Goggle)						
	Flood Plain Map		Projec	t in Flo	od Plain		8 Step Attached
	http://land.oakgov.com/ims/fema/viewer.htm		,				Attached
	Environmenta	ally A	ssesse	d Proje	ect		
	Environmental Assessment						
	Project Location Map (Goggle)						
	Flood Plain Map			ct in Flo	od		8 Step
	http://land.oakgov.com/ims/fema/viewer.htm Plain Attached			Attached			
Other Projects							
	Historic Preservation Profile (HPP) Attached Demolition Checklist Attached						

570.201 (f) (2)

Part 4 - One per Project

Project# <u>1</u> Allocation: \$6,000

(Describe Project)

Project Location and Service Area				
Parcel Identification Number				
Address	City-wide			
City	Novi			
State	MI			
Zip Code	48375-3024			
Census Tract(s) (CT) and Block Group(s) of Project Map Attached	CT BG Yes			
If project serves residents of a service area i.e. park	The service area is located Information was obtained by			

(Please $\sqrt{\ }$ each box as it applies)

Activity Purpose				
Help Prevent Homelessness?	Yes <u>X</u> No			
Help the Homeless?	Yes <u>X</u> No			
Help those with HIV/AIDS?	Yes <u>X</u> No			
Help Persons with Disabilities?	Yes <u>X</u> No			
Will the project meet Americans with Disabilities Act	Yes XNo			
standards for access to persons with disabilities?	Explain			

(Describe Project Resources)

<u>, </u>			
Leverage			
Other Federal Funds	\$0		
State/Local Funds	\$0		
Private Funds	\$0		
Other Funds	\$0		

(Please $\sqrt{\ }$ each box as it applies)

Project Duration				
This is a new project	Yes <u>X</u> No			
This is an ongoing project	<u>X</u> Yes No			
This ongoing project has been offered since	July 1, 1998			
For ongoing projects describe PY 2012 results i.e. 9%	151 Novi residents received direct			
of participants had greater access to public services.	assistance			

(Please $\sqrt{\ }$ each box as it applies)

(i idade dadii bek as it applies)		
Project Administration		
Community will administer project	Yes <u>X</u> No	
Community will contract for administration	<u>X</u> Yes No	
County will administer contract	Yes <u>X</u> No	

Part 5 - One per Application

(Please √ each box as it applies)

Conflict of Interest Certification

Conflict of Interest Certification		
Novi	Community	
Х	Authorized Official/Title	
Х	Signature of Authorized Official	

Notice of Public Hearing Option 1

Notice must be published at least 10 days prior to the public hearing Notice must be placed in a newspaper of general local circulation.		
Х	Copy of Affidavit of Publication from newspaper	Date of Public Hearing: November 12, 2013

Notice of Public Hearing Option 2

Notice must be published at least 10 days prior to the public hearing Notice must be placed on website and at the city/township/village hall	
Copy of web notice with posting period from an	d to Date of Public Hearing:

Meeting Minutes Option 1

A true copy of the Public Hearing Minutes is attached that		
Х	Clearly show an opening and closing of the public hearing	
Х	Sets forth and approves the planned use of CDBG funds	
Х	Approves the Application and Subrecipient Agreement	

Meeting Minutes Option 2

A true copy of the Governing Body Resolution is attached that		
Х	Clearly show an opening and closing of the public hearing	
Х	Sets forth and approves the planned use of CDBG funds	
Х	Approves the Application and Subrecipient Agreement	

Subrecipient Agreement

Federal regulations require Oakland County as an "urban county" grantee to execute an annual Subrecipient Agreement with each participating community. The Subrecipient Agreement spells out obligations under the Code of Federal Regulations at 24 CFR 570.503.

' ':		at abiligations arrast the added in adelative galations at 21 of it of older
<u>X</u>	Signed	
<u>X</u>	Dated	A signed copy will be sent with your approved Project Summary in 2013.
x	Witnessed	

CONFLICT OF INTEREST CERTIFICATION

Code of Federal Regulations Title 24, Volume 3 Revised as of April 1, 2004 CITE: 24CFR570.611

TITLE 24--HOUSING AND URBAN DEVELOPMENT CHAPTER V--OFFICE OF ASSISTANT SECRETARY FOR COMMUNITY PLANNING AND DEVELOPMENT, DEPARTMENT OF HUD

Part 570 Community Development Block Grants Subpart K Other Program Requirements Sec. 570.611 Conflict of interest

- (a) Applicability. (1) In the procurement of supplies, equipment, construction, and services by recipients and by subrecipients, the conflict of interest provisions in 24 CFR 85.36 and 24 CFR 84.42, respectively, shall apply. (2) In all cases not governed by 24 CFR 85.36 and 84.42, the provisions of this section shall apply. Such cases include the acquisition and disposition of real property and the provision of assistance by the recipient or by its subrecipients to individuals, businesses, and other private entities under eligible activities that authorize such assistance (e.g., rehabilitation, preservation, and other improvements of private properties or facilities pursuant to Sec. 570.202; or grants, loans, and other assistance to businesses, individuals, and other private entities pursuant to Sec. 570.203, 570.204, 570.455, or 570.703(i)).
- (b) Conflicts prohibited. The general rule is that no persons described in paragraph (c) of this section who exercise or have exercised any functions or responsibilities with respect to CDBG activities assisted under this part, or who are in a position to participate in a decision making process or gain inside information with regard to such activities, may obtain a financial interest or benefit from a CDBG-assisted activity, or have a financial interest in any contract, subcontract, or agreement with respect to a CDBG-assisted activity, or with respect to the proceeds of the CDBG-assisted activity, either for themselves or those with whom they have business or immediate family ties, during their tenure or for one year thereafter.
- (c) Persons covered. The conflict of interest provisions of paragraph (b) of this section apply to any person who is an employee, agent, consultant, officer, or elected official or appointed official of the recipient, or of any designated public agencies, or of subrecipients that are receiving funds under this part.
- (d) Exceptions. Upon the written request of the recipient, HUD may grant an exception to the provisions of paragraph (b) of this section on a case-by-case basis when it has satisfactorily met the threshold requirements of (d)(1) of this section, taking into account the cumulative effects of paragraph (d)(2) of this section.
- (1) Threshold requirements. HUD will consider an exception only after the recipient has provided the following documentation: (i) A disclosure of the nature of the conflict, accompanied by an assurance that there has been public disclosure of the conflict and a description of how the public disclosure was made; and (ii) An opinion of the recipient's attorney that the interest for which the exception is sought would not violate State or local law.
- (2) Factors to be considered for exceptions. In determining whether to grant a requested exception after the recipient has satisfactorily met the requirements of paragraph (d)(1) of this section, HUD shall conclude that such an exception will serve to further the purposes of the Act and the effective and efficient administration of the recipient's program or project, taking into account the cumulative effect of the following factors, as applicable:(i) Whether the exception would provide a significant cost benefit or an essential degree of expertise to the program or project that would otherwise not be available;(ii) Whether an opportunity was provided for open competitive bidding or negotiation;(iii) Whether the person affected is a member of a group or class of low- or moderate-income persons intended to be the beneficiaries of the assisted activity, and the exception will permit such person to receive generally the same interests or benefits as are being made available or provided to the group or class; (iv) Whether the affected person has withdrawn from his or her functions or responsibilities, or the decision making process with respect to the specific assisted activity in question; (v) Whether the interest or benefit was present before the affected person was in a position as described in paragraph (b) of this section; (vi) Whether undue hardship will result either to the recipient or the person affected when weighed against the public interest served by avoiding the prohibited conflict; and (vii) Any other relevant considerations. By applying for CDBG funds, the Participating Community certifies that they have read the above:

Community: Novi	Authorized Official/Title:
Signature of Authorized Official:	

Catalog of Federal Domestic Assistance (CFDA)

Program: Community Development Block Grant/Entitlement Agency: HUD CFDA#: 14.218

Program Year 2014 Community Development Block Grant (CDBG) Subrecipient Agreement Between the County of Oakland and the City of Novi

INTRODUCTION

This agreement is entered into by and between the County of Oakland, a Michigan constitutional corporation (herein called the "Grantee"), and the City of Novi (herein called the "Subrecipient") in accordance with Community Development Block Grant (CDBG) regulations at 24 CFR 570.503. The Grantee is designated as an Urban County entitlement community and has applied for and received funds from the United States Government under Title I of the Housing and Community Development Act of 1974, as amended (HCD Act), Public Law 93-383. As an entitlement community the Grantee has received an entitlement of CDBG funds for the program year (PY) 2014 period beginning July 1, 2014 and ending June 30, 2015. The Grantee has the right and authority under said CDBG Program to allocate a portion of its funds to the Subrecipient for purposes of administering eligible activities. It is the purpose and intent of this Subrecipient Agreement to enable the Grantee to pass the responsibility and CDBG funds to the Subrecipient to carry out the project(s) described in the PY 2014 CDBG application which was approved and funded by the Grantee as the grant. The following statements and provisions are acknowledged and agreed upon by and between the parties.

I. TIME PERIOD

This agreement shall go into effect on the day that PY 2014 CDBG funds are released to the Subrecipient for expenditure and will remain in effect until either (A) all PY 2014 CDBG funds are expended and the seven-year record retention period has expired as specified in Section IV of this agreement, or (B) the community terminates participation in the CDBG program at the end of a given three-year cooperative agreement period and the seven-year record retention period has expired as specified in Section IV of this agreement, or (C) at the expiration of any additional period specified in the body of this agreement, whichever is longer.

II. STATEMENT OF WORK

The Subrecipient Project Summary as contained in the Grantee approved PY 2014 CDBG application to the U.S. Department of Housing and Urban Development (HUD) and any changes to the project summary through grantee approved reprogramming shall constitute the CDBG statement of work as attached. The specific activities, scope of work, national objective identifications, eligibility determinations, budget, levels of accomplishment, project schedule and goals and performance measures are specified in the Subrecipient PY 2014 Project Summary as attached.

The Subrecipient shall assign and maintain personnel to administer CDBG activities and expend funds. The Grantee shall monitor the performance of the Subrecipient against CDBG goals and performance standards and federal CDBG regulations.

III. GENERAL CONDITIONS

A. General Compliance

The Subrecipient agrees to comply with the requirements of Title 24 of the Code of Federal Regulations, Part 570, the U.S. Housing and Urban Development regulations concerning CDBG as applicable. The Subrecipient further agrees to comply with all other applicable Federal, state and local laws, regulations, and policies governing the funds provided under this contract.

B. Relationship of Grantee and Subrecipient

For purposes of this agreement, the relationship of the Subrecipient to the Grantee shall be that of two independent governmental entities. No partnership, association, or joint enterprise shall arise between the parties hereto as a result of any provision of this agreement except as specified in the 2012-2014 Cooperative Agreement, as renewed, already executed between the Subrecipient and the Grantee, nor shall any provision herein be construed as making an employee of the Subrecipient an agent or employee of the Grantee.

C. <u>Hold Harmless</u>

The Subrecipient shall indemnify, defend, and hold harmless the Grantee, its officials, volunteers, boards, commissions, and agents against any and all expense and liability arising from any act, omission, or negligence of the Subrecipient. In the event the Subrecipient becomes involved in, or is threatened with, litigation relative to the CDBG program, the Subrecipient shall immediately notify the Grantee through the Manager of Community & Home Improvement and the Grantee may enter into such litigation to protect the interests of the Grantee as they may appear.

D. Workers' Compensation

The Subrecipient shall provide Workers' Compensation Insurance coverage for all of its employees involved in the performance of this Agreement.

E. Insurance & Bonding

The Subrecipient shall carry sufficient insurance coverage to protect contract assets from loss due to theft, fraud and/or undue physical damage.

F. Notification of Legal Action

The Subrecipient shall notify the Grantee, through the Manager of Community & Home Improvement, in writing, of its intent to pursue a claim against the Grantee for breach of any of the terms of this agreement. No suit may be commenced by the Subrecipient for breach of this contract prior to the expiration of ninety days from the date of such notification. Within this ninety-day period, the Subrecipient, at the request of the Grantee, must meet with an appointed representative of the Grantee for purposes of attempting to resolve the dispute.

G. Amendments

The Grantee or Subrecipient may amend this Agreement at any time provided that such amendments make specific reference to this Agreement, and are executed in writing, signed by a duly authorized representative of each organization, and are approved by the Grantee. Such amendments shall not invalidate this Agreement, nor relieve or release the Grantee or Subrecipient from its obligations under this Agreement.

The Grantee may, in its discretion, amend this Agreement to conform with Federal, state or local governmental guidelines, policies and available funding amounts, or for other reasons. If such amendments result in a change in the funding, the scope of services, or schedule of the activities to be undertaken as a part of this Agreement, such modifications will be incorporated only by written amendment signed by both Grantee and Subrecipient through the Grantee's Reprogramming Process.

H. Suspension or Termination

In accordance with 24 CFR 85.43, the Grantee may suspend or terminate this Agreement if the Subrecipient materially fails to comply with any term of this Agreement. Written suspension or termination notice will be sent to the Subrecipient by the Grantee to the Subrecipient's business address. The Subrecipient's termination of its participation in the CDBG program at the end of a given three-year cooperative agreement period or its suspension or termination by the Grantee or HUD for program noncompliance does not relieve it of the obligations concerning Reversion of Assets (see Section IV), nor the requirements of Record Retention (see Section IV), nor of being monitored and/or audited by Oakland County or HUD regarding the Community's CDBG program performance prior to termination or suspension.

IV. ADMINISTRATIVE REQUIREMENTS

A. Financial Management

Accounting Standards

The Subrecipient agrees to comply with 24 CFR 84.21-28 and agrees to adhere to the accounting principles and procedures required therein, utilize adequate internal controls and maintain necessary source documentation for all costs incurred.

2. Cost Principles

The Subrecipient shall administer its program in conformance with applicable requirements of OMB Circular A-87 "Cost Principles for State and Local Governments", OMB Circular A-133 "Audits of States and Local Governments and Non-Profit Organizations" and 24 CFR 85 "Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments".

B. Documentation and Record Keeping

Records to be Maintained

The Subrecipient shall maintain all records required by the Federal regulations specified in 24 CFR 570.506 that are pertinent to the activities to be funded under this Agreement. Such records shall include but not be limited to: records providing a full description of each activity undertaken; records demonstrating each activity undertaken meets a national objective of the CDBG program; records required to determine the eligibility of activities; records required to document acquisition, improvement, use or disposition of real property acquired or improved with CDBG assistance; records documenting compliance with the fair housing and equal opportunity components of the CDBG program; financial records as required by 24 CFR 570.502 and 24 CFR 84.21-28; beneficiary reports, performance data and other records necessary to document compliance with Subpart K of 24 CFR Part 570.

Retention

The Subrecipient shall retain all CDBG project and financial records, supporting documents, statistical records and all other records pertinent to the Agreement for a period of seven years after the Grantee has issued the final payment for the project and closed all pending matters related to the Subrecipient's grant in that program year. Records for nonexpendable real property purchased with CDBG funds must be retained for seven years after its final disposition. If any litigation, claim or audit is started before the expiration of the seven year period, then records must be retained for seven years after the litigation, claim or audit is resolved.

Disclosure

CDBG records are public to the extent allowed by State and Federal Freedom of Information Act laws. Client information collected under this Agreement is private and the use or disclosure of such information, when not directly connected with the administration of the Grantee's or Subrecipient's responsibilities with respect to services provided under this Agreement, is prohibited unless written consent is obtained from such client or guardian.

4. Monitoring, Audits and Inspections

All Subrecipient records with respect to any matters covered by this Agreement shall be made available to the Grantee, grantor agency, and the Comptroller General of the United States or any of their authorized representatives, at anytime during normal business hours, as often as deemed necessary, to monitor, audit, examine, and make excerpts or transcripts of all relevant data. Any deficiencies noted in audit reports must be fully cleared by the Subrecipient within 60 days after receipt by the Subrecipient. Failure of the Subrecipient to comply with the above audit requirements will constitute a violation of this contract and may result in the withholding of future payments. The Subrecipient shall also comply with the provisions of the Single Audit Act of 1984, if applicable.

C. Reporting and Payment Procedures

1. Program Income

The Subrecipient will remit to the Grantee any and all CDBG program income received during PY 2014, from whatever program year's funding generated, to the Grantee upon its receipt by the Subrecipient. The Grantee shall hold these funds for the remainder of the 2014 program year and re-issue these funds to the Subrecipient in PY 2015 as an addition to its PY 2015 formula allocation or under a separate release of funds process as mutually agreed by the Subrecipient and the Grantee, unless the Grantee, for good cause, shall in writing inform the Subrecipient that it shall not have the program income returned and the reasons why it shall not be returned.

Payment

The Grantee will pay to the Subrecipient funds available under this Agreement based upon information submitted by the Subrecipient and consistent with any approved budget and Grantee policy concerning payments. Payments will be made for eligible expenses actually incurred by the Subrecipient, and not to exceed the total grant amount delineated in the Subrecipient's PY 2014 Project Summary. Drawdowns for the payments of eligible expenses shall be reimbursed to the Subrecipient against line item budgets specified in the PY 2014 Project Summary and in compliance with supporting financial and performance documentation required by the Grantee.

3. Progress and Performance Reports

The Subrecipient shall report on its progress or performance to the Grantee in the form, content and frequency as required by the Grantee.

D. Procurement

The Subrecipient shall comply with current Grantee procurement policies concerning the purchase of goods and services to facilitate fair and open competition and shall maintain inventory records.

All persons, agencies, suppliers, organizations, etc. hired by the Subrecipient to carry out activities funded in whole or in part with CDBG funds are vendors or contractors, not subrecipients or subgrantees. All procurement and other requirements as they relate to contractors apply. The Subrecipient must have written agreements with all contractors. The Subrecipient may not subgrant CDBG funds to any person or non-profit or private for-profit organization or agency.

E. Use and Reversion of Assets

The use and disposition of real property and equipment under this Agreement shall be in compliance with the Requirements of 24 CFR Part 84 and 24 CFR 570.502, 570.503 and 570.504, as applicable, which include but are not limited to the following:

- 1. The Subrecipient shall transfer to the Grantee any CDBG funds on hand and any accounts receivable attributable to the use of funds under this Agreement at the time of expiration, cancellation or termination.
- 2. At the termination of the Subrecipient's participation in the CDBG program, or at the point of converting real property acquired or improved with CDBG funds in excess of \$25,000, to a use inconsistent with one or more objectives of the CDBG program, there shall be a reversion of assets. In the case of a conversion to a non-eligible use, the Subrecipient will pay the Grantee an amount equal to the current market value of the property less any portion of the value attributable to expenditures of non-CDBG funds for the acquisition of or improvement to the property. Such payment shall constitute program income in accordance with the Grantee's program income policy. If the Subrecipient terminates its participation in the CDBG program, then all real property acquired or improved with CDBG funds must meet one or more objectives of the CDBG program for a period of five years after the official termination. If the property will not be used to meet one or more objectives of the CDBG program, the Subrecipient must pay the County an amount equal to the current market value of the property less any portion of the value attributable to expenditures of non-CDBG funds for the acquisition of or improvement to the property.
- 3. In all cases in which equipment acquired, in whole or in part, with funds under this Agreement is sold, the proceeds shall be program income (prorated to reflect the extent to that CDBG funds were used to acquire the equipment). Equipment not needed by the Subrecipient for activities under this Agreement shall be transferred to the Grantee for the CDBG program or retained after compensating the Grantee (an amount equal to the current fair market value of the equipment less the percentage of non-CDBG funds used to acquire the equipment).

V. OTHER PROGRAM REQUIREMENTS

The Subrecipient shall carry out its CDBG activities in a manner consistent with the requirements contained in the three-year Cooperation Agreement between the Grantee and the Subrecipient for program years 2012 through 2014, as renewed, with the applicable statutes and regulations governing the Consolidated and Annual Action Plans as authorized by the Oakland County Board of Commissioners, and under Subpart K of the CDBG regulations at 24 CFR Part 570, with the exception of the CDBG environmental review responsibilities, which shall be borne by the Grantee using information and/or reports provided by the Subrecipient in accordance with the CDBG environmental review process. CDBG compliance requirements address civil rights laws; non-discrimination in providing services, employment and contracting opportunities; affirmative action; prohibited political, religious and lobbying activities; and conflict of interest, copyright and labor standards.

VI. SEVERABILITY

If any provision of this Agreement is held invalid, the remainder of the Agreement shall not be affected thereby and all other parts of this Agreement shall nevertheless be in full force and effect.

IN WITNESS WHEREOF, the authorized representatives of the County and the Community have signed this agreement below, and agree to abide by all terms as set forth herein.

County of Oakland by	City of Novi by	
County Executive Date	Highest Elected Official Date	
Witnessed By	Witnessed By	
Date	Date	

The Subrecipient Agreement is subject to the terms and conditions of the Grant Agreements as approved by the Oakland County Board of Commissioners by resolution on file with the Oakland County Clerk.