Austin/Travis County Continuum of Care
Interim Recordkeeping Standards & Operating Guidance
During the COVID-19 Emergency

The TX 503 Austin/Travis County Continuum of Care (CoC) has developed the following interim guidance regarding recordkeeping in the COVID-19 emergency situations. The first priority of CoC service providers is to continue to house and serve program participants during the emergency, while prioritizing the safety and health of participants and staff. This interim guidance was developed in partnership with the local Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) office and should be utilized as HUD's Office of Special Needs Assistance Programs (SNAPS) provides further guidance.

COVID-19 Emergency Situation
On March 13, 2020, ECHO, the Lead Agency for Austin/Travis County CoC, released a Call to Action in regards to the COVID-19 Emergency. March 24, 2020, Mayor Adler issued Order No. 20200324-007, more commonly known as the “Stay Home - Work Safe Order,” requiring all City of Austin/Travis County community members to stay home or in their place of residence except to perform certain essential activities, or to perform work in or obtain service from an Essential Business, Essential Government Service, or in Critical Infrastructure. Please see page X for a timeline of issued orders and guidelines released by the City of Austin in response to the local COVID-19 crisis.

COVID-19 Conclusion
The Austin/Travis County Continuum of Care will recognize the end of COVID-19 Emergency Crisis when the City of Austin Public Health declares a cession of the COVID-19 Emergency Crisis.

COVID-19 Emergency Recordkeeping Guidance
The following interim guidance ensures accordance with 24 CFR 578.103(a). Agencies must establish standard operating procedures that ensure that Continuum of Care program funds are used in accordance with the requirements of 24 CFR 578 and that sufficient records are maintained to enable HUD to determine whether the agency, as a Recipient or Subrecipient, is meeting the requirements of this part. During emergency situations, agencies should make every effort to ensure the order of preference for documentation is maintained.

This Interim Recordkeeping Standards and Operating Guidance is intended to provide guidance to recipient and subrecipient agencies in utilizing the waiver provisions described in the HUD memorandum issued on April 1, 2020: https://files.hudexchange.info/resources/documents/Availability-of-Waivers-of-CPD-Grant-Program-and-Consolidated-Plan-Requirements-to-Prevent-the-Spread-of-COVID-19-and-Mitigate-Economic-Impacts-Caused-by-COVID-19.pdf

Updated 4/23/2020
**Waivers**

HUD has issued the Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19 as published March 31st, 2020 on the HUD exchange to waive some recordkeeping requirements in light of the COVID-19 emergency situation. In accordance with 24 CFR 5.110, HUD may, upon a determination of good cause and subject to statutory limitations, waive regulatory provisions. Additional regulatory waiver authority is provided in 24 CFR 91.600. These regulatory provisions provide HUD the authority to make waiver determinations for the ESG, CoC, and HOPWA Programs and consolidated planning requirements for all CPD formula programs. Recipients must follow the guidelines and instructions when waivers are made available.

Recipients wishing to utilize any of the waivers provided in the memorandum should notify their local CPD Director, by email, of their intent to utilize a specific waiver flexibility two days before they anticipate using the waiver flexibility. Recipients must maintain documentation of authorization request and approval.

When requesting waivers, programs must notify the local Continuum of Care Lead Agency, ECHO, to provide documentation associated with the waiver application, approval, and provisions. After authorization has been approved, recipients must create and/or update agency/program policies and procedures/written standards of how waivers and the activities associated with the waiver will be carried out and what documentation must be collected in order to comply with waiver regulations.

**Limit on Eligible Housing Search and Counseling Services Definition**

For the purpose of CoC Waiver #3, Limit on Eligible Housing Search and Counseling Service, the Austin/Travis County Continuum of Care has adopted the following definition for “Difficulty to obtain housing”:

**Difficulty to obtain housing is defined by, but not limited to:**

- Client has expressed goal of moving into stable housing
- A landlord, apartment management company, or similar entity requires housing applicants do not have rental and/or utility arrears
- Rental and/or utility arrears cause the rejection of the housing application
- Utility arrears prohibits an individual’s ability to begin utility services to the identified housing unit

**ECHO created the following templates which may be used at the recipient’s discretion.**

<table>
<thead>
<tr>
<th>Document</th>
<th>Instructions</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Local Justification Guidelines</strong></td>
<td>Document provides specific examples CoC-funded program staff can utilize when documenting the reasons and justifications needed for documentation standards when applying each waiver. Documentation outlining the justification must be maintained in Agency program files and follow HUD requirements.</td>
<td>4</td>
</tr>
<tr>
<td><strong>COVID-19 Crisis Response: Operations and Procedures</strong></td>
<td>Document offers a template to be added to Agency’s Project Policies and Procedures Manual outlining acceptable procedures during the COVID-19 emergency situation. Agency can add as an addendum to existing Program Policies and/or Written</td>
<td>7</td>
</tr>
</tbody>
</table>
Standards and can be referred back to during future monitoring visits.

| **COVID-19 Waiver Documentation Guidance** | Document outlines recordkeeping procedures to comply with the corresponding waivers. Agency can add as an addendum to existing Program Policies and/or Written Standards and can be referred back to during future monitoring visits. | 9 |
| **Interim Guidance: Housing Inspections in Emergency Situations** | Document outlines acceptable recordkeeping procedures to comply with Waiver #5 Housing Quality Standards (HQS) – Initial Physical Inspection of Unit. | 15 |
| **COVID-19 Client File Templates** | Documents offer template memo to participant files to document participants whose services or eligibility documentation applicable to waived requirements. | 16 |
| **Waiver Expiration Timeline** | Documents waiver memorandum publication and expiration timeline. | 26 |
| **Local Ordinances** | Documents the history of local ordinances with regard to the COVID-19 crisis. | 27 |

Provisions that are not specifically waived remain in full effect.
Austin/Travis County Continuum of Care
Local Justification Guidelines

Due to the COVID-19 Emergency Situation, The Austin/Travis County Continuum of Care recognized the following local conditions which place restrictions and burdens on Continuum of Care Project recipient’s ability to comply with select federal regulations of 24 CFR 578. Due to these conditions, the CoC has compiled the following recommended documentation when maintaining records of waiver justification. Recipients are strongly encouraged to review HUD guidance:

- Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19 (published April 2020).

Description of the local conditions in which waiver support is deemed necessary:

<table>
<thead>
<tr>
<th>Fair Market Rent for Individual Units and Leasing Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Due to the COVID-19 Emergency, local FMR limits were delaying the ability to secure available units for program participant.</td>
</tr>
<tr>
<td>a. If applicable: Program participant meets high-risk criteria for COVID-19 complications as outlined by the CDC. Exceeding FMR allowed program to quickly secure stable housing option in order to reduce the changes of exposure to COVID-19 from congregate shelter stays and/or unsheltered homelessness.</td>
</tr>
<tr>
<td>2. Local FMR is set at 0br: $988; 1br: $1,134; 2br: $1,356; 3br: $1,763; 4br: $2,128. Due to the COVID-19 Emergency, housing vacancies are minimal and the City of Austin Eviction Memorandum have further tightened the housing/rental market and reducing unit turnover and availability.</td>
</tr>
<tr>
<td>3. Current FMR limits require a majority of participant to seek housing within class c residences (affordable housing market), those most effected by the COVID-19 emergency situation and Austin Eviction Moratorium.</td>
</tr>
<tr>
<td>4. Due to increased unemployment rate in Austin/Travis County as a direct result of the COVID-19 crisis response, housing options within FMR range has become more competitive; leaving our client population to compete for units with others who may be experiencing financial hardship and searching for more affordable units.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Disability Documentation for Permanent Supportive Housing (PSH)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. On March 24, 2020, Austin Mayor Adler issued Order No. 20200324-007, more commonly known as the &quot;Stay Home - Work Safe Order,&quot; requiring all individuals in the City to stay home or in their place of residence due to the COVID-19 Emergency. As a result, program participant was unable to successfully obtain documentation from medical provider of disabling condition.</td>
</tr>
<tr>
<td>2. Due to Social Distancing recommendations and the Stay Home Order, local healthcare clinics in Austin have limited in person services and have transitioned medical care services to virtual appointments due to the COVID-19 Emergency. Program participant lack the resources (i.e., smart phone, computer, internet) or ability to telecommunicate with healthcare providers.</td>
</tr>
<tr>
<td>3. City of Austin has closed many public facilities including access to all Austin Public Library facilities which reduces a significant resource to access technology such as computers and internet for email communications and/or appointment setting which limits the ability to access documentation from healthcare providers.</td>
</tr>
<tr>
<td>4. Program participant meets high-risk criteria for COVID-19 complications as outlined by the CDC. In order to follow social distancing recommendations, participant was unable to access safe public transportation resources.</td>
</tr>
</tbody>
</table>
5. Program staff and program participant were able to complete disability documentation standards through self-certification and/or intake observation adequately without having to further overwhelm the local health care system and immediate response to the COVID-19 pandemic.

### Limit on Eligible Housing Search and Counseling Services

1. Due to the COVID-19 emergency situation, there are fewer housing vacancies for participants to choose from resulting in increased difficulty for persons who have past rental or utility arrear debt.
2. Based on housing pre-screening, program participant was not eligible for available housing units in local area due to having significant rental and/or utility arrears. ECHO housing department uses the pre-screens program participants across the Continuum of Care in order to reduce the number and rate of rental applications submitted to landlords and rejected by property partners.
3. Local resources for rental or utility assistance are inundated due to the increased unemployment rate caused by COVID-19.
4. Due to social distancing requirements and City of Austin’s Order requiring residents to wear a face covering in public, being able to follow these orders while searching for affordable rental units during the COVID-19 crisis limits the ability to quickly move program participants into housing successfully.
5. In order to reduce the spread of COVID-19 locally, the ability to secure housing by reducing previous arrears support local efforts in reducing the frequency of travel and interaction with others during the housing search process.
6. Rental and/or utility arrears are a cause of rejection of housing application and preventing the program participant from accessing stable housing during the COVID-19 crisis.
7. Utility arrears prohibits an individual’s ability to begin utility services to the identified housing unit.

### Permanent Housing-Rapid Re-housing Monthly Case Management

1. On March 24, 2020, Austin Mayor Adler issued Order No. 20200324-007, more commonly known as the "Stay Home - Work Safe Order," requiring all individuals in the City to stay home or in their place of residence due to the COVID-19 Emergency. Stay Home orders require recipient staff to only connect with participant on an as needed basis.
2. Many local agencies are requiring staff work at home in order to help contain COVID-19. Program participants have limited financial resources to support consistent and ongoing phone access (number of minutes, purchase of phone) or other technology used for communication (internet, computer) during the crisis.
3. Due to CDC recommendations for social distancing and isolation, case management staff able to provide direct services was limited and resulted in the program/agency being understaffed.
4. Personal Protective Equipment has been prioritized for medical staff and not social service staff resulting in limited supply. Program attempted to request donations but was unable to secure a substantial amount to provide necessary services to all program participants.

### Housing Quality Standards (HQS) – Initial Physical Inspection of Unit

1. On March 24, 2020, Austin Mayor Adler issued Order No. 20200324-007, more commonly known as the "Stay Home - Work Safe Order," requiring all individuals in the City to stay home or in their place of residence due to the COVID-19 Emergency. As a result, nonessential supportive service staff are required to work remotely and are unable to perform physical inspections until the order is lifted.
2. Follow social distancing recommendations and the Stay Home Order, many landlords are unwilling or unable to show housing opportunities in person due to COVID-19.
3. Due to the increased health vulnerability, many participants have been advised to avoid interactions with individuals outside of their immediate household.
4. Program staff and program participants are unable to access Personal Protective Equipment needed to safely commute and complete activities such as housing inspections.

### HQS – Re-Inspection of Units

Updated 4/23/2020
1. On March 24, 2020, Austin Mayor Adler issued Order No. 20200324-007, more commonly known as the "Stay Home - Work Safe Order," requiring all individuals in the City to stay home or in their place of residence due to the COVID-19 crisis. These restraints prevent the collection of Re-inspections.

2. Many Agencies are requiring staff work from in order to follow social distancing guidelines.

3. Due to the increased health vulnerability of individuals experiencing homelessness, minimizing contact with participants and providing in person services should only occur when absolutely necessary.

4. Program staff and program participants are unable to access Personal Protective Equipment needed to safely commute and complete activities such as housing inspections.

**One-Year Lease Requirement**

1. Due to the COVID-19 Emergency Situation, local emergency shelters and temporary housing placements have experiencing shutdowns and decreased capacity due to infections. With limited shelter capacity, immediate housing placement ability is vital to limit the transmission of the COVID-19.

2. Due to the Eviction Memorandum, Austin rental vacancy rates have dropped and more creative leasing options are needed.

3. Due to participants increased health vulnerability, connecting participants with available housing options is paramount to the participants overall wellbeing and to help alleviate shelter capacity by quickly moving participants into Permanent Housing units.

Recipients are encouraged to maintain a copy of this document within their project administration documentation.
Austin/Travis County Continuum of Care
COVID-19 Crisis Response: Operations and Procedures
Program Standards Addendum

In accordance with 24 CFR 578.103(a), [CoC Grant Recipient] has established agency and program standard operating procedures that ensure that Continuum of Care program funds are used in accordance with the requirements of 24 CFR 578 and that sufficient records will be maintained to enable HUD to determine whether we, as a Recipient or Subrecipient, are meeting the requirements of this part.

During the COVID-19 emergency situation, we will make every effort to maintain policies and procedure as outlines in our internal program documents (e.g., Policies and Procedures and/or Written Standards). Our agency will maintain all communication with our CPD Field Office Representative, follow emerging guidance from HUD, and adhere to local established guidelines.

Our agency leadership recognized and authorized use of emergency protocols and procedures on the day listed below:

[Indicate the Date and format in which the agency’s Authorized Representative initiated and announced Emergency Operations:]

Requested Authorization of waiver flexibility on this date: ________________
Anticipated utilizing waiver flexibility on this date: ________________
Received authorization to utilize waiver flexibility on this date: ________________

Grantee has applied and is approved for the following waiver flexibilities and will follow federal and local guidelines needed in order to maintain records for each approved waiver (select all that apply):

☐ Fair Market Rent for Individual Units and Leasing Costs
☐ Disability Documentation for Permanent Supportive Housing (PSH)
☐ Limit on Eligible Housing Search and Counseling Services
☐ Permanent Housing-Rapid Re-housing Monthly Case Management
☐ Housing Quality Standards (HQS) – Initial Physical Inspection of Unit
☐ HQS – Re-Inspection of Units
☐ One-Year Lease Requirement
Grantee has maintained internal documentation of communications with HUD Representatives confirming the approval of waivers and maintains records in the following location:

[Insert Location of hardcopy of HUD authorization and project administrative documentation]

The Austin/Travis County Continuum of Care has released local justifications for which these waivers are necessary within the Austin/Travis County Continuum of Care Local Justification Guidelines. We maintain necessary documentation to comply with waiver flexibility as outlined in the Austin/Travis County Continuum of Care Waiver Documentation Guidance, attached below.

X______________________________

[Authorized Representative Name and Title] [Date]
CONTINUUM OF CARE PROGRAM

1. Fair Market Rent for Individual Units and Leasing Costs

Requirement: Rent payments for individual units with leasing dollars may not exceed Fair Market Rent (FMR).

Citation: 24 CFR 578.49(b)(2)

Explanation: The CoC Program regulation at 24 CFR 578.49(b)(2) prohibits a recipient from using grant funds for leasing to pay above FMR when leasing individual units, even if the rent is reasonable when compared to other similar, unassisted units.

Justification: Waiving the limit on using grant leasing funds to pay above FMR for individual units above FMR, but not greater than the reasonable rent will assist recipients in locating additional units to house individuals and families experiencing homelessness and reduce the spread and harm of COVID-19.

Applicability: The FMR restriction is waived for any lease executed by a recipient or subrecipient to provide transitional or permanent supportive housing during the 6-month period beginning on the date of this memorandum. The affected recipient or subrecipient must still ensure that rent paid for individual units that are leased with CoC Program leasing dollars meet the rent reasonableness standard in 24 CFR 578.49(b)(2).

Austin/Travis County CoC Documentation Guidance: Recipients must maintain:

i. Copy of Waiver Request Approval from Project CPD Field Office

ii. Documentation within Project Administration File that FMR limits for the Austin/Travis County area are impeding the recipients ability to find units for clients as a result of COVID-19. (A/TX CoC Local Justification Guidelines)

iii. A case note maintained in HIMS, or HMIS comparable database, for the applicability of this waiver for this project participant

iv. Case note maintained in the client’s file which states:
   a. The leased unit is above FMR, though still rent reasonable, due to COVID-19.
   b. A copy of the leasing agreement
   c. Rent Reasonability Study

2. Disability Documentation for Permanent Supportive Housing (PSH)
Requirement: A recipient providing PSH must serve individual and families where one member of the household has a qualifying disability (for dedicated projects and DedicatedPlus projects that individual must be the head of household). Further, the recipient must document a qualifying disability of one of the household members. When documentation of disability is the intake worker’s observation, the regulation requires the recipient to obtain additional confirming evidence within 45 days.

Citation: 24 CFR 578.103(a) and 24 CFR 578.103(a)(4)(i)(B)

Explanation: 24 CFR 578.103(a) requires recipients to maintain records providing evidence they met program requirements and 24 CFR 578.103(a)(4)(i)(B) establishes the requirements for documenting disability for individuals and families that meet the “chronically homeless” definition in 24 CFR 578.3. Acceptable evidence of disability includes intake-staff recorded observations of disability that, no later than 45 days from the application for assistance, is confirmed and accompanied by evidence in paragraphs 24 CFR 578.103(a)(4)(i)(B)(1), (2), (3), or (5). HUD is waiving the requirement to obtain additional evidence.

Justification: Waiving 24 CFR 578.103(a)(4)(i)(B)(4) as specified below will allow recipients to house people by relying on intake staff-recorded observation of disability while providing recipients’ intake staff with additional time to confirm the disability. This will help households with observed disabilities to be housed quickly and obtain the necessary documentation once healthcare workers are no longer inundated by COVID-19 responses.

Applicability: The requirement that intake staff-recorded observation of disability be confirmed and accompanied by other evidence no later than 45 days from the application for assistance documentation requirement is waived for any program participants admitted into PSH funded by the CoC Program for the 6-month period beginning on the date of this memorandum.

Note: For the purposes of individuals and families housed in PSH from the date of this memorandum until public health officials determine no additional special measures are necessary to prevent the spread of COVID-19, a written certification by the individual seeking assistance that they have a qualifying disability is considered acceptable documentation approved by HUD under 24 CFR 578.103(a)(4)(i)(B)(5).

Austin/Travis County CoC Documentation Guidance: Recipients must maintain:

i. Copy of Wavier Request Approval from Project CPD Field Office
ii. Documentation within Project Administration of the constraints limiting the ability to collect documentation. (A/TX CoC Local Justification Guidelines)
iii. A case note maintained in HIMS, or HMIS comparable database, for the applicability of this waiver for this project participant
iv. Case note maintained in the client’s file which states:
   a. Applicability of the waived requirement
   b. Participant’s self-certification of disability or;
c. Intake workers observation

3. Limit on Eligible Housing Search and Counseling Services

**Requirement:** With respect to program participant’s debts, 24 CFR 578.53(ed)(8)(ii)(B) only allows the costs of credit counseling, accessing a free personal credit report, and resolving personal credit issues. 24 CFR 578.53(d) limits the use of CoC Program funds for providing services to only those costs listed in the interim rule.

**Citation:** 24 CFR 578.53(e)(8)(ii)(B) and 578.53(d)

**Explanation:** 24 CFR 578.53(e)(8) allows recipients and subrecipients to use CoC funds to pay for housing search and counseling services to help eligible program participants locate, obtain, and retain suitable housing. For program participants whose debt problems make it difficult to obtain housing, 24 CFR 578.53(e)(8)(ii)(B) makes eligible the costs of credit counseling, accessing a free personal credit report, and resolving personal credit issues. However, payment of rental or utility arrears is not included as an eligible cost. 24 CFR 578.53(d) limits eligible supportive service costs to those explicitly listed in 24 CFR 578.53(e), which is a more limited list than is eligible under the McKinney-Vento Act.

**Justification:** Waiving the limitation of housing search and counseling eligible activities to allow recipients and subrecipients to pay for up to 6 months of rental arrears and 6 months of utility arrears will help recipients and subrecipients remove barriers to obtaining housing quickly and help reduce the spread and harm of COVID-19.

**Applicability:** The limitation on eligible housing search and counseling activities is waived so that CoC Program funds may be used for up to 6 months of a program participant’s utility arrears and up to 6 months of program participant’s rent arrears, when those arrears make it difficult to obtain housing. This waiver is in effect one-year beginning on the date of this memorandum.

**Austin/Travis County CoC Documentation Guidance:**

Recipients must maintain:

i. Copy of Waiver Request Approval from Project CPD Field Office

ii. Documentation within Project Administration of the constraints limiting the ability to collect documentation. *(A/TX CoC Local Justification Guidelines)*

iii. Collect evidence of debt does not exceed 6 months of rent and/or utility arrears
   a. Document client’s housing goals
   b. Document client’s inability to obtain housing as a direct result of rent and utility debt, which may include (but not limited to):
      i. Rejected application for housing
      ii. Landlord/management company policy regarding applicant debt
      iii. A letter from the Landlord/management company stating client debt results inability to secure housing
iv. A letter from ECHO (lead CoC) housing team that describes why client debt results inability to secure housing

c. Documentation of the arrears amount paid by the project and that the payment was within the timelining allowable by the waiver

iv. Case notes entered in HMIS, or HMIS comparable database, from staff that in detail document client’s failed attempts to secure housing due to debt

4. Permanent Housing-Rapid Re-housing Monthly Case Management

Requirement: Recipients must require program participants of permanent housing – rapid re-housing projects to meet with a case manager at least monthly.

Citation: 24 CFR 578.37(a)(1)(ii)(F)

Explanation: The CoC Program interim rule at 24 CFR 578.37(a)(1)(ii)(F) requires program participants to meet with a case manager not less than once per month to assist them in ensuring long-term housing stability. The project is exempt from this requirement already if the Violence Against Women Act of 1994 (42 U.S.C. 13925 et seq.) or the Family Violence Prevention and Services Act (42 U.S.C. 10401 et seq.) prohibits the recipient carrying out the project from making its housing conditional on the participant’s acceptance of services.

Justification: Recipients are reporting limited staff capacity as staff members are home for a variety of reasons related to COVID-19 (e.g., quarantining, children home from school, working elsewhere in the community to manage the COVID-19 response). In addition, not all program participants have capacity to meet via phone or internet. Waiving the monthly case management requirement as specified below will allow recipients to provide case management on an as needed basis and reduce the possible spread and harm of COVID-19.

Applicability: This requirement in 24 CFR 578.37(a)(1)(ii)(F) that projects require program participants to meet with case managers not less than once per month is waived for all permanent housing - rapid re-housing projects for two months beginning on the date of this memorandum.

Austin/Travis County CoC Documentation Guidance:

i. Copy of Waiver Request Approval from Project CPD Field Office

ii. Documentation within Project Administration of the constraints limiting the ability to collect documentation. (A/TX CoC Local Justification Guidelines)

iii. Case notes entered in HMIS, or HMIS comparable database, from staff that in detail documents the staff’s inability to connect with program participant

iv. Case note maintained in the client’s file which states:

a. Applicability of the waived requirement

5. Housing Quality Standards (HQS) – Initial Physical Inspection of Unit

Updated 4/23/2020
Requirement: Recipients are required to physically inspect any unit supported with leasing or rental assistance funds to assure that the unit meets housing quality standards (HQS) before any assistance will be provided on behalf of a program participant.

**Citation:** 24 CFR 578.75(b)(1)

**Explanation:** 24 CFR 578.75(b)(1) requires that recipients or subrecipients physically inspect each unit to assure that it meets HQS before any assistance will be provided for that unit on behalf of a program participant.

**Justification:** Waiving the physical initial inspection requirement 24 CFR 578.75(b)(1) as specified below will allow recipients to help prevent the spread of COVID-19.

**Applicability:** This waiver of the requirement in 24 CFR 578.75(b)(1) that the recipient or subrecipient physically inspect each unit to assure that the unit meets HQS before providing assistance on behalf of a program participant is in effect for 6-months beginning on the date of this memorandum for recipients and subrecipients that are able to meet the following criteria:

   a. The recipient is able to visually inspect the unit using technology, such as video streaming, to ensure the unit meets HQS before any assistance is provided; and
   b. The recipient or subrecipient has written policies to physically reinspect the unit within 3 months after the health officials determine special measures to prevent the spread of COVID-19 are no longer necessary.

**Austin/Travis County CoC Documentation Guidance:**

   i. Copy of Waiver Request Approval from Project CPD Field Office
   ii. Documentation within Project Administration of the constraints limiting the ability to collect documentation. ([A/TX CoC Local Justification Guidelines](#))
   iii. See Interim Guidance: Housing Inspections in Emergency Situations
   iv. Case notes entered in HMIS, or HMIS comparable database, maintained in the client’s file which states the applicability of the waived requirement
   v. A case note maintained in the client’s file which states the applicability of the waived requirement

**6. HQS – Re-Inspection of Units**

**Requirement:** Recipients or subrecipients must inspect all units for which leasing or rental assistance funds are used, at least annually to ensure they continue to meet HQS.

**Citation:** 24 CFR 578.75(b)(2)

**Explanation:** 24 CFR 578.75(b)(2) requires that recipients or subrecipients are required to inspect all units supported by leasing or rental assistance funding under the CoC
Program at least annually during the grant period to ensure the units continue to meet HQS.

**Justification:** Waiving the annual re-inspection 24 CFR 578.75(b)(2) requirement during this public health crisis as specified below will help allow recipients to prevent the spread of COVID-19.

**Applicability:** This requirement in 24 CFR 578(b)(2) is waived for 1-year beginning on the date of this memorandum.

**Austin/Travis County CoC Documentation Guidance:**

i. Copy of Waiver Request Approval from Project CPD Field Office

ii. Documentation within Project Administration of the constraints limiting the ability to collect documentation. ([A/TX CoC Local Justification Guidelines](#))

iii. Case notes entered in HMIS, or comparable database, maintained in the client’s file which states the applicability of the waived requirement

iv. Case note maintained in the client’s file which states:

a. Applicability of the waived requirement

7. **One-Year Lease Requirement**

**Requirement:** Program participants residing in PSH must be the tenant on a lease for a term of at least one year that is renewable and terminable for cause.

**Citation:** 24 CFR 578.3, definition of permanent housing, 24 CFR 578.51(l)(1)

**Explanation:** The CoC Program regulation at 24 CFR 578.3, definition of permanent housing, and 24 CFR 578.51(l)(1) requires program participants residing in permanent housing to be the tenant on a lease for a term of one year that is renewable and terminable for cause.

**Justification:** Waiving the one-year lease requirement as specified below will allow recipients to more quickly identify permanent housing for individuals and families experiencing homelessness, which is helpful in preventing the spread of COVID-19.

**Applicability:** The one-year lease requirement is waived for six-months beginning on the date of this memorandum, so long as the initial lease term of all leases is for more than one month.

**Austin/Travis County CoC Documentation Guidance:**

i. Copy of Waiver Request Approval from Project CPD Field Office

ii. Documentation within Project Administration of the constraints limiting the ability to collect documentation. ([CoC Local Justification Guidelines](#))

iii. Case notes entered in HMIS, or comparable database, maintained in the client’s file which states the applicability of the waived requirement

iv. Case note maintained in the client’s file which states:
a. Applicability of the waived requirement
b. A copy of the Lease
c. Rent Reasonability Study
Interim Guidance:
Housing Inspections in Emergency Situations

The Ending Community Homelessness Coalition has developed the following guidance regarding housing inspections in emergency situations. Ultimately, housing providers must continue to house participants during an emergency.

This guidance was developed in partnership with the local Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) office and should be utilized until HUD’s Office of Special Needs Assistance Programs (SNAPS) provides further guidance.

### Emergency Operations & Protocol Implementation

Agencies should be operating under their emergency policies and procedures. Agencies should be implementing and following an Emergency Recordkeeping Protocol.

### Housing Program Participants

**When housing participants follow the process below:**

- **Re-Inspection/yearly inspections**
  
  Ensure housing is maintained, document why you cannot conduct inspections (document date of Shelter in Place Order), and include documentation in the client file, or add it to the case notes if the file is not immediately available. When the crisis ends, go back and conduct the inspection and ensure all documentation is present in case notes and file (must be completed within 3 months after the crisis ends).

- **Initial inspections not including a pregnant woman or child under 6**
  
  Attempt to conduct the inspection via video (landlord pay send video or detailed pictures and must have a time stamp or verbally acknowledge date in video). Note the reason for the remote inspection in the file, case notes, and on the inspection form. If the unit fails the remote inspection, do not house the participant in that unit and find an alternative housing location. If a remote inspection is not possible, house the participant and document the reason an in-person or remote inspection is not possible in the file. When the crisis ends, prioritize units not inspected, physically conduct the inspection within 3 months, and ensure all documentation is present in case notes and file.

- **Inspections where lead-based paint hazards are a greater concern** (i.e. pregnant woman or child under 6)
  
  Do not attempt to house households comprised of at-risk persons (pregnant and/or children 6 and under) in structures built before 1978 unless a physical inspection is performed.

### Recordkeeping Protocol for Inspections
Establish a protocol for tracking inspections that were not completed or completed remotely, such as a list or a spreadsheet, so that once inspections can be conducted the program will have a record of outstanding tasks.

After the crisis ends and the inspection has been conducted, attach all emergency recordkeeping documentation to the completed inspection.

### Housing Inspections Order of Priority

This graphic demonstrates the order of priority for documentation of housing inspections in emergency situations such as the coronavirus pandemic.

**First Priority**: The best/preferred form of documentation and expected during non-emergency times.

**Second Priority** is available when the first priority is not possible or a safe option. When physical inspections are waived, visual and/or remote inspections, should be conducted.

**Third Priority**: when an inspection cannot be completed during emergency situations providers should consider whatever approaches needed in order to reduced delayed access to stable housing.

2nd and 3rd priority must be accompanied by strong documentation of the situation in the case notes and file.

This order of priority applies to housing inspections and lead-based paint inspections (when needed). Inspections that include a lead-based paint concern should also document that no other resources were available to conduct the inspection.

1. • Conductor Physical Inspection as usual and include the documentation in the file.

2. • Conduct a Remote Inspection via video call  
   • Document the reason for remote inspection in the file, case notes, and on the inspection form  
   • When the crisis ends, conduct the inspection and document it in the case notes and in the file.

3. • No inspection: remote or physical takes place on a temporary basis due to the coronavirus crisis.  
   • Document the reason in the file and in case notes  
   • When the crisis ends, conduct the inspection and document it in case notes and in the file.
COVID-19 Client File Templates
CoC COVID-19 Waiver Client File Record:
Fair Market Rent for Individual Units and Leasing Costs

<table>
<thead>
<tr>
<th>Agency:</th>
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<tbody>
<tr>
<td>CoC Program Name:</td>
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<tr>
<td>CoC Grant Number:</td>
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<tr>
<td>Client Name:</td>
</tr>
<tr>
<td>HMIS #:</td>
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<tr>
<td>Waiver Applicability Date:</td>
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</table>

Unit Address:__________________________________________________________________

The unit at the above address has met the rent reasonableness standard outlined in 24 CFR 578.49(b)(2). The following documents have been collected to document compliance with waiver requirements:

☐ Copy of Lease clearly displaying the date of execution;
☐ Completed rent reasonableness analysis

Project Staff Signature ___________________________ Date ____________

HUD has issued the Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19 as published April 2020 on the HUD exchange to waive some recordkeeping requirements in light of the COVID-19 emergency situation. This agency has applied for, and received approval for, select waived activities. Approved waived flexibilities, justification of seeking the waiver, and processes for documenting waived activities are outlined in our Project Policies and Procedures.
CoC COVID-19 Waiver Client File Record:
Disability Documentation for Permanent Supportive Housing (PSH)

<table>
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<tr>
<th>Agency:</th>
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<tr>
<td>CoC Program Name:</td>
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<tr>
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<tr>
<td>Waiver Applicability Date:</td>
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</table>

“Note: For the purposes of individuals and families housed in PSH from the date of this memorandum until public health officials determine no additional special measures are necessary to prevent the spread of COVID-19, a written certification by the individual seeking assistance that they have a qualifying disability is considered acceptable documentation approved by HUD under 24 CFR 578.103(a)(4)(i)(B)(5).” - COVID-19 Memorandum

The participant’s eligibility for program enrollment and documentation of qualifying disability was obtained through the following form (attached):

- Program Participant Self-Certification.
- Intake worker’s observation

Project Staff Signature ___________________________ Date ___________________________

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CoC COVID-19 Waiver Client File Record:
Limit on Eligible Housing Search and Counseling Services

<table>
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<tr>
<th>Agency:</th>
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<tr>
<td>CoC Program Name:</td>
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<td>CoC Grant Number:</td>
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<td>HMIS #:</td>
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<tr>
<td>Waiver Applicability Date:</td>
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</tbody>
</table>

“The limitation on eligible housing search and counseling activities is waived so that CoC Program funds may be used for up to 6 months of a program participant’s utility arrears and up to 6 months of program participant’s rent arrears, when those arrears make it difficult to obtain housing. This waiver is in effect one-year beginning on the date of this memorandum.” – COVID-19 Waiver Memorandum

<table>
<thead>
<tr>
<th>Documented Arrears Amounts (Payments cannot exceed 6 months)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rental Arrears Amount:</td>
</tr>
<tr>
<td>Utility Arrears Amount:</td>
</tr>
<tr>
<td>Total Amount Paid for with Project Supportive Service Funds:</td>
</tr>
</tbody>
</table>

Documentation identifying arrears amounts and project payment attached.

The participant’s difficulty to attain housing due to rental and/or utility arrears has been demonstrated through the following forms (attached):

- Rejected application for housing and/or;
- Landlord/management company policy regarding applicant arrears and/or;
- A letter from the Landlord/management company stating client rental and/or utility arrears results in an inability to secure housing and/or;
- A letter from ECHO (CoC Lead Agency) Housing Team that describes why client rental and/or utility arrears results in an inability to secure housing

Project Staff Signature ____________________ Date ____________

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CoC COVID-19 Waiver Client File Record: 
Permanent Housing – Rapid Re-housing Monthly Case Management

Agency:  
CoC Program Name:  
CoC Grant Number:  
Client Name:  
HMIS #:  
Waiver Applicability Date: 

Due to the COVID-19 Emergency Situation, the Monthly Case Management Requirement is waived when applicable between 4/1/2020-5/31/2020. The Case Manager will communicate with this eligible project participant on an as needed basis until 6/1/2020, when Monthly Case Management Requirement resumes. All contact with the participant during the waived period will be documented within case notes.

Project Staff Signature ____________________ Date ____________________

HUD has issued the *Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19* as published April 2020 on the HUD exchange to waive some recordkeeping requirements in light of the COVID-19 emergency situation. This agency has applied for, and received approval for, select waived activities. Approved waived flexibilities, justification of seeking the waiver, and processes for documenting waived activities are outlined in our Project Policies and Procedures.
CoC COVID-19 Waiver Client File Record:  
CoC Program Housing Quality Standards (HQS) – Initial Physical Inspection of Unit

| Agency: |  |
| CoC Program Name: |  |
| CoC Grant Number: |  |
| Client Name: |  |
| HMIS #: |  |
| Waiver Applicability Date: |  |

Unit Address: ________________________________

For the above unit, the following inspection was completed:

- [ ] Physical Inspection
- [ ] Visual Inspection
- [ ] Inspection Incomplete

A digital record of a Visual inspection, including a timestamp or video confirmation of when the inspection occurred, can be located:


The following documentation is attached to document compliance with Housing Inspection Requirements:

- [ ] Housing Quality Standards Documentation  
  (https://www.hud.gov/sites/documents/DOC_11775.PDF)
- [ ] Lead Based Paint Inspection

A physical reinspection of a virtually inspected unit will be completed in person within 3 months after health officials have determined the special measures to prevent the spread of COVID-19 are no longer necessary.

Project Staff Signature __________________________ Date __________________________

HUD has issued the Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19 as published April 2020 on the HUD exchange to waive some recordkeeping requirements in light of the COVID-19 emergency situation. This agency has applied for, and received approval for, select waived activities. Approved waived flexibilities, justification of seeking the waiver, and processes for documenting waived activities are outlined in our Project Policies and Procedures.
CoC COVID-19 Waiver Client File Record:  
CoC Program Housing Quality Standards (HQS) – Re-Inspection of Units

<table>
<thead>
<tr>
<th>Agency:</th>
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<tbody>
<tr>
<td>CoC Program Name:</td>
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<tr>
<td>Waiver Applicability Date:</td>
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</tbody>
</table>

| Unit Address: |                  |
|------------------|

| Scheduled Unit Re-Inspection Date: |                  |
|----------------------------------|

This unit will not be able to be re-inspected on the above indicated date due to COVID-19. A Unit Re-Inspection will be completed within a one (1) year period beginning on the date of the waiver memorandum (3/31/2020).

<table>
<thead>
<tr>
<th>Project Staff Signature</th>
<th>Date</th>
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</table>

HUD has issued the *Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19* as published April 2020 on the HUD exchange to waive some recordkeeping requirements in light of the COVID-19 emergency situation. This agency has applied for, and received approval for, select waived activities. Approved waived flexibilities, justification of seeking the waiver, and processes for documenting waived activities are outlined in our Project Policies and Procedures.
CoC COVID-19 Waiver Client File Record:
One Year Lease Requirement

<table>
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<tr>
<th>Agency:</th>
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<tbody>
<tr>
<td>CoC Program Name:</td>
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</tbody>
</table>

<table>
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<tr>
<th>Unit Address:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lease Execution Date:</td>
</tr>
<tr>
<td>Lease Expiration Date:</td>
</tr>
</tbody>
</table>

Additional Documentation is attached:

- A Copy of the Lease clearly documenting the leasing Execution and End Date

HUD has issued the Availability of Waivers of CPD Grant Program and Consolidated Plan Requirements to Prevent the Spread of COVID-19 and Mitigate Economic Impacts Caused by COVID-19 as published April 2020 on the HUD exchange to waive some recordkeeping requirements in light of the COVID-19 emergency situation. This agency has applied for, and received approval for, select waived activities. Approved waived flexibilities, justification of seeking the waiver, and processes for documenting waived activities are outlined in our Project Policies and Procedures.
<table>
<thead>
<tr>
<th>Waiver Title</th>
<th>Waiver Issue Date</th>
<th>Waiver Expiration Requirement</th>
<th>Waiver Expiration Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fair Market Rent for Individual Units and Leasing Costs</td>
<td>3/31/2020</td>
<td>6-month period beginning on the date of this memorandum</td>
<td>9/31/2020</td>
</tr>
<tr>
<td>Disability Documentation for Permanent Supportive Housing (PSH)</td>
<td>3/31/2020</td>
<td>the CoC Program for the 6-month period beginning on the date of this memorandum.</td>
<td>9/31/2020</td>
</tr>
<tr>
<td>Limit on Eligible Housing Search and Counseling Services</td>
<td>3/31/2020</td>
<td>waiver is in effect one-year beginning on the date of this memorandum.</td>
<td>3/31/2021</td>
</tr>
<tr>
<td>Permanent Housing-Rapid Re-housing Monthly Case Management</td>
<td>3/31/2020</td>
<td>for two months beginning on the date of this memorandum.</td>
<td>5/31/2020</td>
</tr>
<tr>
<td>Housing Quality Standards (HQS) – Initial Physical Inspection of Unit</td>
<td>3/31/2020</td>
<td>in effect for 6-months beginning on the date of this memorandum.</td>
<td>9/31/2020</td>
</tr>
<tr>
<td>HQS – Re-Inspection of Units</td>
<td>3/31/2020</td>
<td>1-year beginning on the date of this memorandum.</td>
<td>3/31/2021</td>
</tr>
<tr>
<td>One-Year Lease Requirement</td>
<td>3/31/2020</td>
<td>for six-months beginning on the date of this memorandum, so long as the initial lease term of all leases is for more than one month.</td>
<td>9/31/2020</td>
</tr>
</tbody>
</table>


Though Waiver implementation time will vary, waiver expiration is based on the memorandum issuance date, March 31st, 2020, not waiver authorization or request.
Local Ordinances

Visit austintexas.gov/covid19 for a complete list of control orders and emergency rules issued by the City of Austin and Travis County

March 6, 2020 – Mayor of the City of Austin declares local state of disaster

March 6, 2020 – Travis County Judge declares local state of disaster

March 12, 2020 – City of Austin City Council ratifies the local state of disaster

March 13, 2020 – City of Austin suspends all utility disconnects

March 17, 2020 – Travis County Justices of the Peace orders all scheduled court proceedings, except for essential court proceedings, will be reset to a date after May 8, 2020.

March 19, 2020 – Texas Supreme Court postpones evictions except in cases of physical danger

March 24, 2020 – Mayor of Austin issues Shelter-in-Place, “Stay Home, Work Safe” Order. This order excludes all essential business and people experiencing homelessness.

March 24, 2020 – Travis County Judge issues Shelter-in-Place, “Stay Home, Work Safe” Order. This order excludes all essential business and people experiencing homelessness.

March 26, 2020 – City of Austin City Council implements a 60 day grace period for renters in Austin before and eviction notice is filed.

April 6, 2020 – Travis County Judge Sarah Eckhardt and Mayor Adler issued guidance that wearing a fabric face mask outside one’s residence