

Advisory Committee on Sexual and Domestic Violence

Twin Hickory Area Library

Henrico County
5001 Twin Hickory Road
Glen Allen, VA 23059

Wednesday, March 25, 2026

10:30 a.m. – 12:30 p.m.

FINAL MINUTES

Committee Members Present

Elvira De la Cruz, Robin Desrosier, Sabrina Dorman-Andrew, Colin Drabert (Crime Commission), Marva Dunn¹, Nancy Fowler (VDSS), Kate Hanger (VVAN), Lisa Kersey, Krista Martinez, Marybeth Matthews-Adkins, Karli Meagher², Kike Oliver (DHCD), Kristina Vadas (DCJS), Kristi VanAudenhove (Action Alliance), Michelle Ellis Young³

Committee Members Absent

Maria Altonen (VDH), Barbara Favola (Virginia Senate), Adrian Perry (OAG), Irene Shin (Virginia House of Delegates)

Guests Present

Kristina Hagen, Chief of Staff, Office of Delegate Irene Shin
Eileen Longenecker, Office of the Executive Secretary, Supreme Court of Virginia
Ara Mendoza, Associate Director, Homeless and Special Needs Housing, Virginia Department of Housing and Community Development (VDHCD)

DCJS Staff Present

Andi Martin, Anya Shaffer, Amber Stanwix

¹ Attended virtually from Georgia due the death of a friend.

² Attended virtually from Wytheville, VA due to illness and a recent flood.

³ Attended virtually from Norfolk, VA due to events and meetings she must attend in her area today.

Welcome and Introductions

Marybeth Matthews-Adkins, Committee Chairperson, called the meeting to order at 10:31 am. A quorum was present.

Approval of December 3, 2025 Meeting Minutes

The Committee reviewed the minutes from December 3, 2025. Kate Hanger moved to approve the minutes. Sabrina Dorman-Andrew seconded the motion. The Committee approved the minutes, unanimously.

Approval of Policy on Participation of Virginia Advisory Committee on Sexual and Domestic Violence Members in Meetings by Electronic Means

Kristina Vadas reviewed the Committee's policy with members. There were no proposed changes to the policy. The policy must be adopted at least annually. Some noteworthy sections of the policy are as follows: 1) No more than 50% of meetings may be held virtually and virtual meetings may not be consecutive. 2) A member may attend virtually for reasons as defined in the policy. If they must attend virtually, they must inform the Chair of the Committee (members may inform Kristina Vadas, DCJS staff, who will then inform the Chair). In the meeting, they must state for the minutes the reason they are unable to attend in person and the remote location from which they are participating. 3) For in-person meetings, quorum only includes members who are present in-person. 4) Members who attend virtually must have their cameras on in order to be counted as present.

Kate Hanger moved to approve the policy. Elvira de la Cruz seconded the motion. The Committee approved the policy, unanimously.

Virginia Department of Housing and Community Development (VDHCD) Federal Rapid Re-housing Grant Agreement Requirements

Ara Mendoza, Associate Director of Homeless and Special Needs Housing at VDHCD, presented to the Committee on some of VDHCD's grant programs, and some recent changes with federal language and guidance impacting the deployment of federal funds and programming. VDHCD informed the Committee that despite recent executive orders and changes in the federal notice of funding opportunity (NOFO) language, there have been no changes to U.S. Department of Housing and Urban Development (HUD) funding regulations detailed in 24 Code of Federal Regulations (CFR) Part 576. VDHCD will continue to provide technical assistance, grant contracting language, funding determinations, and grant monitoring practices based on the federal regulations found at 24 CFR Part 576.

Kristina Vadas added that similarly, DCJS's federal Victims of Crime Act (VOCA) and Violence Against Women Act (VAWA) funded grants are regulated by VOCA and VAWA laws and rules. These federal laws have not been modified to change the way grant recipients serve victims.

Additionally, Ara provided the following information about VDHCD grants:

- Virginia Homeless Solutions Program is sustained by state general funds and federal funds. These grants are awarded every two years. The application process occurs every even year. This is a large grant program that supports intake staff, street outreach, emergency shelter operations, targeted homeless prevention for at-risk individuals, and rapid rehousing (this list is not exhaustive).
- Housing Trust Fund Homeless Reduction Grant is carved out of the Virginia Housing Trust Fund (state funds). This grant supports rental assistance and case management services, among other things.
- Three other VDHCD grants: American Rescue Plan Act (ARPA), Housing Opportunities for Persons with AIDS (HOPWA), and Virginia Eviction Reduction Pilot (VERP).

State Agency Funding Updates

Virginia Department of Criminal Justice Services, Kristina Vadas reported the following:

- Victims of Crime Act (VOCA)-Supported Grant Programs: Victim Services Grant Program (VSGP) competitive and VSGP non-competitive for sexual and domestic violence services are nearing the final quarter of SFY26 awards. These grants are funded with both VOCA and state general funds (SGF). Applications have been received for SFY 2027. DCJS anticipates approval for these grants at the May Criminal Justice Services Board (CJSB) meeting. The VSGP non-competitive for sexual and domestic violence services will be renamed Sexual Assault Domestic Violence Grant Program (SADVGP) starting in SFY 2027. The Victim Witness Grant Program (VWGP) is also nearing the final quarter of SFY 2026 awards. These grants are funded with VOCA, SGF and state special funds (SSF). The VWGP funding opportunity for SFY 2027 is now open; applications are due 4/20/2026.
- Violence Against Women Act (VAWA)-Supported Grant Programs: New CY 2026 Sexual Assault Services Program (SASP) and Virginia Services, Training, Officers, and Prosecution (VSTOP) awards started on 1/1/2026.
- Other State-Funded Grant Program: Virginia Sexual and Domestic Violence Victim Fund (VSDVVF) is nearing the final quarter of SFY 2026 awards. This is funded with SGF and SSF. There are two funding opportunities for SFY 2027 now open with applications due 4/20/2026. Funding increases allow for existing prosecution and discretionary grants to expand projects and for new forensic/sexual assault nurse examiner programs through a competitive opportunity.
- DCJS has an upcoming new domestic violence grant program funding opportunity that will support a wide range of activities including prevention and intervention. DCJS anticipates January 2027 start dates. This funding opportunity is in partnership between DCJS's Victims Services Section and Office for Safer Communities.

Virginia Department of Health, Maria Altonen was not present but provided the following update for the Committee, which was presented by Kristina Vadas:

- Notice of Awards for Rape Prevention grants went out in February 2026. VDH is currently working on sending out contracts now.

Virginia Department of Housing and Community Development, Ara Mendoza reported the following:

- Virginia Homeless Solutions Program: VDHCD awarded subgrants totaling \$2.9 million to 47 projects across the state.
- Virginia Housing Trust Fund Grant: VDHCD awarded \$14 million in grant awards to 61 projects. They had 76 applicants that totaled over \$20.5 million in requests.
- Housing Trust Fund Homeless Reduction Grant: no time frame for next funding opportunity release, but possibly this summer.

Virginia Department of Social Services, Nancy Fowler from VDSS reporting the following:

- A request for applications (RFA) will be posted soon for the domestic violence services grant. These grants will have a July 1 start date.
- The domestic violence services for underserved populations grants started in November 2025.
- VDSS is renewing sexual and domestic violence prevention initiatives grants. This will be the final renewal year for these grants. By Code, a spending plan was required for these funds; this spending plan will be revised this summer.

Past Business

Language Access Work Group

- Kristi VanAudenhove informed the Committee that the work group passed along recommended best practices to VDSS to be placed in the VDSS Promising Practices Guide. Nancy Fowler reported that VDSS is working on revisions to the guide.

Impact of Recent Federal Actions

- Kate Hanger expressed frustration with a lack of communication from federal funders, and a brief discussion about this was held.

New Business

The Committee discussed concerns about a statewide shortage of forensic and sexual assault nurse examiners (F/SANE). The International Association of Forensic Nurses (IAFN) has historically provided training and certification for F/SANE, but the organization is now dissolving. Committee members reported that there are General Assembly bills (House Bill 1464 and Senate Bill 812) that, if passed, will reestablish a workgroup to address ongoing issues related to funding support for F/SANE services. The Committee expressed interest in supporting F/SANE expansion across the state. DCJS will provide the

Committee with a report from the workgroup that was convened in 2025 concerning sustainable funding for F/SANE.

Other Member Announcements

None

Public Comment

Eileen Longenecker from the Office of the Executive Secretary of the Supreme Court reported that this week, the Supreme Court is providing training on domestic violence, sex trafficking, and sexual assault. The first week of new judge orientation begins next month (April). During this, Jaime Clemmer will present on domestic violence, and Eileen will provide three sessions on protective orders. Eileen will also include information on the victims' rights statute.

2026 Meeting Dates:

June 3, 2026 (virtual)

September 2, 2026 (in-person)

December 2, 2026 (virtual)

Closing

Marybeth adjourned the meeting at 12:15 pm.



Department of Housing and Community Development

Homeless and Special Needs
Housing



**VIRGINIA DEPARTMENT OF HOUSING
AND COMMUNITY DEVELOPMENT**
Partners for Better Communities





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- Appendix A
- Frequently Asked Questions
- Other Questions



Background

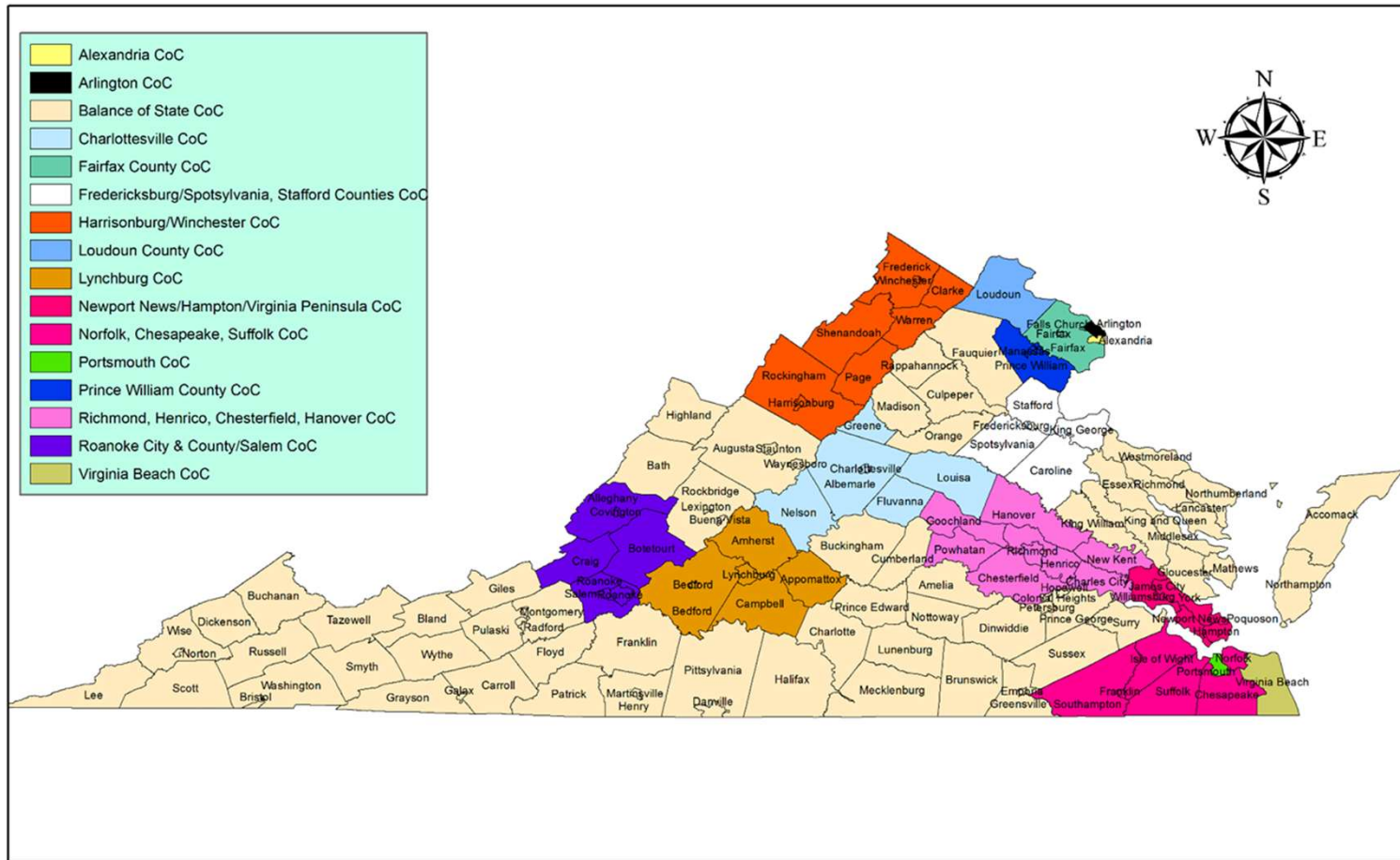


Background – Continuum of Care





Virginia Continua of Care





Virginia Balance of State Continuum of Care Local Planning Groups



Background – Rapid Re-housing



Grant Agreement and Changes





Grant Agreement Sections

Changed Sections	Not Changed
Contract Number (pg. 1)	II. Conditions (A, D – Q)
Background Information (pg. 1)	III. Additional Assurances (A - B)
I. Scope of Services	IV. Additional Certifications
II. Conditions (B, C)	If requested by DHCD (pg. 8)
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Grant Agreement Changed Section – Contract Number

**GRANT AGREEMENT
VIRGINIA HOMELESS SOLUTIONS PROGRAM
Federal Rapid Re-housing
Program Year 2025-2026**

26-VHSP FED RRH- XXX



Grant Agreement Changed Section – Background Information

GRANT AGREEMENT VIRGINIA HOMELESS SOLUTIONS PROGRAM Federal Rapid Re-housing Program Year 2025-2026

26-VHSP FED RRH- XXX

This Grant Agreement is made by and between the **Virginia Department of Housing and Community Development (“DHCD”)**, and **XXXXXXXX (“Grantee”)** for the period **September 24th, 2025 – September 24th, 2026** in the amount of **\$XX,XXX** in Emergency Solutions Grants funds to be expended for rapid re-housing activities as indicated in the DHCD Continuum of Care (CoC) Year One Funding Request. Rapid re-housing activities are to be divided according to the chart below.

Rapid Re-housing	Allocation	Performance Period
Federal Rapid Re-housing	\$XX,XXX	September 24th, 2025 – September 24th, 2026

The Grantee was identified as part of the community’s emergency response system to homelessness in the 2024-2026 Homeless and Special Needs Housing (HSNH) Virginia Homeless Solutions Program (VHSP) application submitted by the lead agency (or designee) of the Continuum of Care (CoC) or Virginia Balance of State Local Planning Group (LPG). Activities funded through this grant will be provided at the Grantee location(s) identified in DHCD’s Centralized Application Management System (CAMS).

DHCD administers the Commonwealth of Virginia’s homeless services resources through the VHSP. This Grant Agreement is comprised of an allocation from the United States Department of Housing and Urban Development (HUD) authorized under the Emergency Solutions Grant for federal fiscal year 2026; the federal grant number is (E25DC510001 (please see appendix A for further detail) and the Catalog of Federal Domestic Assistance (CFDA) number is 14.231. This Agreement is subject to the terms and conditions of the federal ESG grant agreement between HUD and DHCD, and the grantee shall comply with all applicable federal statutes, regulations, notices, and guidance governing the Emergency Solutions Grants Program, including but not limited to 24 CFR Part 576 and 2 CFR Part 200. In addition, this grant is subject to any subsequent amendments or grant addenda, the CoC/LPG proposal as amended through negotiations with DHCD, the DHCD approved Grantee budget, all of which are incorporated by reference into this Agreement, as well as the applicable laws of the Commonwealth of Virginia and federal law.



Grant Agreement Changed Section – I. Scope of Services

I. **Scope of Services**

The VHSP goals are to assist households experiencing homelessness to quickly regain stability in permanent housing and to prevent households from becoming homeless. This funding will support coordinated community-based activities that are designed to reduce the overall length of homelessness in the community, the number of households becoming homeless, and the overall rate of formerly homeless households returning to homelessness.

VHSP funds may be used for one or more of the following activities as detailed in the 24 CFR Part 576.104 and must coincide with the year one request submitted by the CoC/LPG lead agency and approved by DHCD:

2025-2026 VHSP Grant Agreement

1 of 14

-
- Rapid Re-housing



Grant Agreement Changed Section – II. Conditions, B. Reimbursement

B. Reimbursement

Funds are disbursed on a reimbursement basis. Grantees must submit remittances in DHCD’s CAMS and be able to provide documentation that the work, services, or cost occurred within the grant period and the expenses were paid appropriately by the Grantee.

Grantees may elect to submit remittances on a monthly or bi-monthly basis. The option selected should be adhered to throughout the year. Supporting documentation must clearly indicate the period for which the reimbursement is requested.

Payment Period	Remittance Submission Timeframe
September 24-30, 2025	October 1-31, 2025
October 1-31, 2025	November 1-30, 2025
November 1-30, 2025	December 1-31, 2025
December 1-31, 2025	January 1-31, 2026
January 1-31, 2026	February 1-28, 2026
February 1-28, 2026	March 1-31, 2026
March 1-31, 2026	April 1-30, 2026
April 1-30, 2026	May 1-31, 2026
May 1-31, 2026	June 1-30, 2026
June 1-30, 2026	July 1-31, 2026
July 1-31, 2026	August 1-31, 2026
August 1-31, 2026	September 1-30, 2026
September 1-23, 2026	October 1-30, 2026



Grant Agreement Changed Section – II. Conditions, C. Reporting

C. Reporting

Grantees must submit reports as required by DHCD. Such reports may include, but are not limited to, outcomes and performance reports. Any required reports and their due dates will be announced by DHCD along with any relevant instruction. Submission of reports implies approval from the executive director and is considered final. DHCD reserves the right to withhold reimbursement payments if the Grantee fails to submit the reports.

Year-End Report

The Grantee must submit a year-end report. The data elements and due date of the report will be communicated once it has been identified by DHCD.

**Appendix A - Excerpts from
E25DC510001 Federal Award
Agreement, 14.231, ESG, FY 2025**





Appendix A - Excerpts from E25DC510001 Federal Award Agreement, 14.231, ESG, FY 2025

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U.S. Department of Housing and Urban Development — Federal Award Agreement

B. Terms and Conditions

- 1. General terms and requirements.** The Recipient must comply with all applicable federal laws, regulations, and requirements, unless otherwise provided through HUD's formal waiver authorities. This agreement, including any attachments and addenda, may only be amended in writing executed by parties to this agreement and any addenda.
- 2. Administrative requirements.** The Recipient must comply with the following requirement(s) if checked below:
 - The administrative requirements in the HUD General Administrative, National, and Departmental Policy Requirements and Terms for HUD's Financial Assistance Programs 2025, as indicated in the relevant NOFO, apply to this agreement.
 - The grantee shall comply with requirements established by the Office of Management and Budget (OMB) concerning the Unique Entity Identifier (UEI); the System for Award Management (SAM.gov.); the Federal Funding Accountability and Transparency Act as provided in 2 C.F.R. part 25, Universal Identifier and General Contractor Registration; and 2 C.F.R. part 170, Reporting Subaward and Executive Compensation Information.
- 3. Applicability of 2 C.F.R. part 200.**
 - The Recipient must comply with the applicable requirements at 2 C.F.R. part 200, as may be amended from time to time. If any previous or future amendments to 2 C.F.R. part 200 replace or renumber any part 200 section cited in HUD's regulations in Title 24 of the Code of Federal Regulations, the amended part 200 requirements will govern award activities carried out after the amendments' effective date.
 - The Recipient must comply with the applicable requirements at 2 C.F.R. part 200. If any previous amendments to 2 C.F.R. part 200 replace or renumber any part 200 section cited in HUD's regulations in Title 24 of the Code of Federal Regulations, the amended part 200 requirements will govern award activities carried out after the amendments' effective date.
- 4. Future budget periods.** If the period of performance spans multiple budget periods, subsequent budget periods are subject to the availability of funds, program authority, satisfactory performance, and compliance with the terms and conditions of the Federal award.
- 5. Indirect Cost Rate.** If the Recipient intends to use a negotiated or de minimis rate for indirect costs, the Recipient must submit an Indirect Cost Rate form to HUD, either with its application using HUD-426 (competitive grants) or with this agreement using "Addendum #3 "Indirect Cost Rate Schedule" (formula and congressional grants). The submitted form/addendum will be incorporated into and made part of this agreement, provided that the rate information is consistent with the applicable requirements under 2 C.F.R. § 200.414. If there is any change in the Recipient's indirect cost rate, it must immediately notify HUD and execute an amendment to this agreement to reflect the change if necessary.
- 6. Recipient integrity and performance matters.** If the Federal share of this award is more than \$500,000 over the period of performance (box 6), the terms and conditions in 2 C.F.R. part 200 Appendix XII apply to this agreement.

Appendix A – Addendum 1. Policy Requirements





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U.S. Department of Housing and Urban Development — Federal Award Agreement

ADDENDUM 1. POLICY REQUIREMENTS

If applicable:

1. The Recipient shall not use grant funds to promote “gender ideology,” as defined in Executive Order (E.O.) 14188, Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government;
2. The Recipient agrees that its compliance in all respects with all applicable Federal anti-discrimination laws is material to the U.S. Government’s payment decisions for purposes of section 3729(b)(4) of title 31, United States Code;
3. The Recipient certifies that it does not operate any programs that violate any applicable Federal anti-discrimination laws, including Title VI of the Civil Rights Act of 1964;
4. The Recipient shall not use any grant funds to fund or promote elective abortions, as required by E.O. 14182, Enforcing the Hyde Amendment; and that,
5. Notwithstanding anything in the NOFO or Application, this Grant shall not be governed by Executive Orders revoked by E.O. 14154, including E.O. 14008, or NOFO requirements implementing Executive Orders that have been revoked.
6. The Recipient must administer its grant in accordance with all applicable immigration restrictions and requirements, including the eligibility and verification requirements that apply under title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, as amended (8 U.S.C. 1601-1646) (PRWORA) and any applicable requirements that HUD, the Attorney General, or the U.S. Citizenship and Immigration Services may establish from time to time to comply with PRWORA, [Executive Order 14218](#), or other Executive Orders or immigration laws.
7. No state or unit of general local government that receives funding under this grant may use that funding in a manner that by design or effect facilitates the subsidization or promotion of illegal immigration or shields illegal aliens from deportation, including by maintaining policies or practices that materially impede enforcement of federal immigration statutes and regulations.
8. The Recipient must use SAVE, or an equivalent verification system approved by the Federal government, to prevent any Federal public benefit from being provided to an ineligible alien who entered the United States illegally or is otherwise unlawfully present in the United States.
9. Faith-based organizations may be subrecipients for funds on the same basis as any other organization. Recipients may not, in the selection of subrecipients, discriminate against an organization based on the organization’s religious character, affiliation, or exercise.



Addendum 1

Addendum Item	Language
1.	<i>The Recipient shall not use grant funds to promote “gender ideology,” as defined in Executive Order (E.O.) 14168, Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government;</i>

- Until HUD issues updated guidance or completes any rulemaking processes, grantees must continue to operate programs in accordance with existing regulations at 24 CFR Part 576.



Addendum 1

Addendum Item	Language
2.	The Recipient agrees that its compliance in all respects with all applicable Federal anti-discrimination laws is material to the U.S. Government's payment decisions for purposes of section 3729(b)(4) of title 31, United States Code;
3.	The Recipient certifies that it does not operate any programs that violate any applicable Federal anti-discrimination laws, including Title VI of the Civil Rights Act of 1964;

- In the absence of additional federal guidance, grantees should continue to operate their programs in accordance with the requirements of 24 CFR Part 576 and all applicable federal and state anti-discrimination laws.



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7.	<i>No state or unit of general local government that receives funding under this grant may use that funding in a manner that by design or effect facilitates the subsidization or promotion of illegal immigration or shields illegal aliens from deportation, including by maintaining policies or practices that materially impede enforcement of federal immigration statutes and regulations.</i>
8.	<i>The Recipient must use SAVE, or an equivalent verification system approved by the Federal government, to prevent any Federal public benefit from being provided to an ineligible alien who entered the United States illegally or is otherwise unlawfully present in the United States.</i>



Addendum 1

- On November 26, 2025, HUD published a Federal Registrar Notice.
- Per the notice: *HUD will be issuing new guidelines related to the verification for benefits provided through its housing assistance and grant programs, including for benefits distributed by charitable non-profit organizations. HUD will be relying in guidance issued by the Department of Homeland Security once that is published.*
- As of March 25, 2026, there has been no updated guidelines from HUD.

Addendum Item	Language
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8.	<i>The Recipient must use SAVE, or an equivalent verification system approved by the Federal government, to prevent any Federal public benefit from being provided to an ineligible alien who entered the United States illegally or is otherwise unlawfully present in the United States.</i>



Addendum Item 9

Addendum Item	Language
9.	<i>Faith-based organizations may be subrecipients for funds on the same basis as any other organization. Recipients may not, in the selection of subrecipients, discriminate against an organization based on the organization's religious character, affiliation, or exercise.</i>

- This is an already implemented item in our contracts. Therefore, grantees should continue to implement project activities as they are outlined in 24 CFR Part 576 and following the appropriate federal and state law.



Frequently Asked Questions

- Eligible Expense Period
 - 12 months beginning when DHCD executed the grant contract with HUD – 9/24/2025.
 - Performance period will run from 9/24/2025 - 9/24/2026

- Do we need to spend this money before accessing state money for next year
 - Federal RRH funding will not be required to be spent before accessing 2026-2027 state funding.

Questions?





THANK YOU



**VIRGINIA DEPARTMENT OF HOUSING
AND COMMUNITY DEVELOPMENT**
Partners for Better Communities

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