

# Funding Approval/Agreement

Emergency Solutions Grants Program  
 Subtitle B of Title IV of the McKinney-Vento Homeless  
 Assistance Act, 42 U.S.C. 11371 et seq.

U.S. Department of Housing and Urban Development  
 Office of Community Planning and Development

1. Recipient Name and Address

Fort Bend County Community Development  
 301 Jackson Street  
 Richmond, TX 77469

2. Grant number: E-13-UC-48-0003

3. Tax Identification Number		74-6001969
4. DUNS Number		08-1497075
5. Fiscal Year (yyyy)		2013
6. Previous Obligation (Enter "0" for initial Fiscal Year allocation)		\$0
7. Current Transaction (+ or -)		\$139,116
8. Revised Obligation		\$0
9. Date of Start of Recipient's Program Year (mm/dd/yyyy) 09/01/2013	10. Date HUD Received Recipient's Consolidated Plan Submission (mm/dd/yyyy) 07/15/2010	11. Date On Which Recipient May Begin Incurring Costs (the later of the dates listed in 9 and 10) (mm/dd/yyyy) 09/01/2013

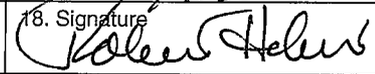
12. Type of Agreement (check applicable box)

- Initial Agreement (Purpose #1 – Initial Fiscal Year allocation)
- Amendment (Purpose #2 – Deobligation of funds)
- Amendment (Purpose #3 – Obligation of additional funds)

13. Special Conditions (check applicable box)

- Not applicable
- Attached

This Agreement between the U.S. Department of Housing and Urban Development (HUD) and the Recipient is made pursuant to the authority of Subtitle B of Title IV of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.). The Recipient's Consolidated Plan submissions (including the Recipient's approved annual Action Plan and any amendments completed in accordance with 24 CFR Part 91), the Emergency Solutions Grants Program regulations at 24 CFR Part 576 (as now in effect and as may be amended from time to time), and this Agreement, including any special conditions attached to this Agreement, constitute part of this Agreement. Subject to the terms and conditions of this Agreement, HUD will make the funds for the specified Fiscal Year available to the Recipient upon execution of this Agreement by the Recipient and HUD, and the funds may be used to pay costs incurred on or after the date specified in Box 11 above. All funds for the specified Fiscal Year that HUD provides by reallocation are covered by this Agreement upon execution of an amendment by HUD, without the Recipient's execution of the amendment or other consent. The Recipient agrees to assume all of the responsibilities with respect to environmental review, decision making, and action required under the HUD regulations at 24 CFR Part 58. The Recipient shall also comply with the universal identifier and registration requirements at 2 CFR Part 25, Appendix A to Part 25—Award Term, except that the internet site is now located at [www.sam.gov](http://www.sam.gov) instead of [www.ccr.gov](http://www.ccr.gov).

14. For the U.S. Department of HUD (Name and Title of Authorized Official) Sandra H. Warren, Director, Community Planning and Development	15. Signature 	16. Date (Date of Obligation) 09 / 20 / 2013
17. For the Recipient (Name and Title of Authorized Official) <b>Robert Hebert, Fort Bend County Judge</b>	18. Signature 	19. Date 10 / 08 / 13

Funding Information (HUD Accounting Use Only):

PAS Code:  
 Appropriation:  
 Allotment:  
 Program Code:  
 Region:  
 Office:  
 Appro Symbol:

## Emergency Solutions Grants Program

### SPECIAL CONDITIONS

Please adhere to the below critical deadlines that are set forth in the program regulations found at 24 CFR Part 576, as revised by the Emergency Solutions Grants and Consolidated Plan Conforming Amendments Interim Rule, which was published in the Federal Register on December 5, 2011 (76 Fed. Reg. 75954):

1. Section 576.203 requires that within 180 days after the date that HUD signs the grant agreement, you must obligate the entire grant amount, except the amount allowed for administrative costs. This requirement will be met by an agreement with, or a letter of award requiring payment to, a subrecipient; a procurement contract; or a written designation of a department within your government to directly carry out an eligible activity. If you represent an urban county, this requirement may also be met with an agreement with, or letter of award requiring payment to, a member government that has designated a department to directly carry out an eligible activity.
2. All ESG grant funds must be expended within 24 months after the date HUD signs the grant agreement. Every effort is to be made to expend all ESG funds by this deadline. HUD may recapture any grant amounts that are not expended by this date and reallocate the funds in accordance with 24 CFR Part 576, Subpart D.
3. Funds may not be obligated or expended for activities in projects that have not been previously environmentally cleared. Funds may be obligated or expended only after you have submitted and HUD has approved in writing your environmental certification and request for release of funds in compliance with the environmental regulations at 24 CFR Part 58, or you have determined and documented that the activities are exempt or excluded from any environmental review under Part 58. If your government intends to use ESG rehabilitation funds for shelter sites, please pay particular attention to the certifications on the Request for Release of Funds and Certification (HUD-7015.15) form.