

# **State of Wisconsin**

Department of Administration (UEI No. EQL7FFLJRC99) (DUNS No. 80-903-6098)

# Consolidated Annual Performance And Evaluation Report

April 1, 2024- March 31, 2025

State of Wisconsin ■ Tony Evers, Governor

Department of Administration ■ Kathy Blumenfeld,

Secretary

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## **CR-05 GOALS AND OUTCOMES**

#### Progress the jurisdiction has made in carrying out its Strategic Plan and its Action Plan

#### CDBG

The number of businesses assisted with CDBG economic development program (CDBG-ED) funds was lower than anticipated. Under the current lending environment, businesses are finding conventional loans more advantageous than the underwriting, compliance, and long-term reporting commitments required for CDBG-ED funding. DEHCR has worked with stakeholders to raise awareness of the program through hosting training sessions and providing technical assistance to local governments and consultants. In addition, multiple pre-application meetings were held with potential grant applicants to discuss the details and requirements of potential applications. DEHCR has also updated its policies to make CDBG-ED funds less burdensome with the hopes of stimulating interest in the program. These efforts were unsuccessful in PY 24 to increase interest and meet the goals of the program.

DEHCR provided training through the annual application and implementation trainings. During PY 2022, DEHCR finalized the CDBG-CLOSE program. DEHCR will continue to monitor the use of CDBG-CLOSE funds to ensure conformance with all applicable regulations. With the transition to all grants made from CDBG-ED funds, DEHCR has resolved the issues surrounding CDBG-ED awards.

The number of communities assisted with CDBG Planning (CDBG-PLNG) remains low. DEHCR staff promotes the planning program through contact with consultants, units of local government staff, and providing presentations at professional organization events. Planning utilization has historically been a challenge due to projects needing to meet a national objective and result in an eligible activity outcome. DEHCR accepts PLNG applications on an on-going basis to stimulate interest in the program. Both the CDBG-ED and CDBG-PLNG programs were promoted by program staff at the Wisconsin Rural Development Partners Network (WRDP) Workshop in Stevens Point, WI in June 2024; Wisconsin Rural Development Forum in Adams County, WI in October 2024; and the Wisconsin Economic Development Corporation (WEDA) Governor's Conference on Economic Development in Milwaukee, WI in January 2025.

The number of people assisted with CDBG funds for public facilities projects (CDBG-PF) met expectations. DEHCR received 28 accepted applications in the 2024 program year and funded 22. The CDBG-PF program continues to be in high demand with many non-entitlement communities facing challenges with aging public infrastructure. DEHCR anticipates the high demand for CDBG-PF dollars to continue in the coming years.

Through the ninth full year of operation under the CDBG Housing Regions program (CDBG-H), program funds and services were made available to all eligible Wisconsin communities. This effort assisted in meeting geographic needs of the program. Contracted grantees were required to meet minimum low-income (30 percent of funds expended) thresholds to target and provide services to that population.

During PY 20, CDBG-CV funds were received to prevent, prepare for, and respond to COVID-19. Eligible CDBG-CV programs in this CAPER continued from the prior program year. During PY 24, the following objectives were met: create suitable living environments.

#### **HOME**

The average amount of HOME-HHR assistance provided to homebuyers in Program Year 2024 was higher than planned by approximately 22 percent (\$19,803 planned versus \$24,074 actual) which is outside the variance rate for the program. Higher assistance amounts were needed to meet affordability goals. To make more homes affordable to Low-Moderate Income (LMI) families, a greater supply of available housing was required.

The average amount of assistance provided to homeowners for rehabilitation in Program Year 2024 was lower than planned (\$47,360 planned versus \$41,449 actual) which is inside the variance rate for the program. The lower cost can be attributed to scope of work that needs to be done coupled with local market conditions. Again, a lack of available houses to rehabilitate was experienced in Wisconsin.

HOME-RHD accepted applications during two formal competitions held in June and October of 2024 with a total of 15 applications received. HOME-RHD also provides an opportunity for small developers to apply for funding through a rolling application process. HOME-RHD funding provided for construction, and/or rehabilitation of 91 affordable rental units.

HOME-TBRA provided rental assistance to 608 households which were homeless or at risk of homelessness. Households served were significantly below goals for the program year; however, the average amount of assistance provided to households was 5.1% higher than in PY 23 and the average amount of assistance funding spent by TBRA grantees was 4.6% higher than in PY 23. This higher assistance can be attributed to increasing rent costs, increasing security deposit requirements, and the increased demand for rent assistance from the public. Lack of available, affordable housing coupled with low Fair Market Rental rates contributed to the State's inability to serve additional households during PY 24. 15 out of 15 grantees awarded TBRA funding in PY23 were awarded TBRA funding in PY24 through a competitive application process.

All HOME TBRA grantees are required to affirmatively market their programs to all qualifying members of their target populations, which include people who are homeless or at risk of homelessness. Through program efficiencies undertaken in Substantial Amendment #4, the State has considerably expanded its service area and numbers of households served through the HOME-TBRA program. The state also continued a service approach which required grantees to cover more than one county. Program year 2024 grantees' received contracts after a competitive application to provide additional coverage and opportunity for recipients to fully utilize funding.

#### **ESG**

The ESG program has made significant progress towards its goals. The ESG program overall served more than the overall total number of persons anticipated in each of the goals; however, the number of households or persons served varied between the different goals or ESG project types compared to the Action Plan goals. Many more persons were served with shelter and other services compared to goals. Homelessness prevention and tenant-based rental assistance/rapid re-housing did not meet their goals. There are several explanations for this.

• The number of people assisted in emergency shelters is slightly lower than last year, but still higher than expected. Shelters continue to operate at a higher level since the pandemic, and the lessening of COVID restrictions has allowed for higher shelter capacity. The continued lack of affordable housing has also likely contributed to the increased need for emergency shelter.

- There has been a rise in unsheltered homelessness across the state which has led to an increased need for street outreach services.
- There was a decrease in people served with homelessness prevention resources. This is likely due to the lack of affordable housing and the limited rental market. Less households are able to be served due to high rents above Fair Market Rent.
- Rapid re-housing providers across the state are having difficulties identifying housing for clients
  to move into. A lack of available rental housing across rural Wisconsin is preventing greater
  successes. This prolongs periods of homelessness and means that fewer households are served.
  Providers are working on this issue by trying to engage landlords, and work with households to
  address barriers to housing.
- Emergency shelters are focused on prioritization using coordinated entry and diversion. This
  means some households who have low barriers to housing may not be enrolled in a rapid rehousing program because they are capable of obtaining housing quickly on their own. This frees
  up resources to serve clients with more significant housing barriers, who likely need much more
  rapid re-housing assistance than a client with lower barriers to housing. This causes the program
  to have a higher cost per person; however, overall will result in more persons in the state exiting
  homelessness.

#### **HOPWA**

Short-term rental, mortgage, utility, TBRA, and supportive services assistance was provided to 158 households with HOPWA funding.

#### HTF

The Wisconsin Housing and Economic Development Authority (WHEDA) submitted the 2024 allocation plan, with the goal of creating 130 units through the Housing Trust Fund program for extremely low-income households. WHEDA conducted one competitive round of applications for the allocation of HTF, in concurrence with the LIHTC application cycle, in December 2024. WHEDA also conducted a competitive application cycle for any projects serving extremely low-income residences in the spring of 2024, and a noncompetitive loan application cycle in summer 2024.

During PY 24, eight projects supported with HTF funding completed construction resulting in a total of 451 new units placed into service, of which 89 were HTF-funded units. In addition, during the program year, there were 23 projects funded from previous allocations of Housing Trust Funds that closed on the funding, resulting in 1,281 units that are currently under construction.

# <u>Accomplishments – Program Year</u>

Goal	Category	Outcome				
Rehabilitate Owner Occupied Housing	Affordable Housing	Indicator	Expected	Actual	Unit of Measure	Percent complete
		Homeowner Housing Rehabilitated	963	376	Household Housing Unit	39.04%
Rehabilitate Rental Housing	Affordable Housing	Indicator	Expected	Astual	Unit of Measure	Percent
		Rental units rehabilitated	-		Household Housing	complete
		nental anno renasmatea	205	8	Unit	3.90%
			,		-	_
Build New Rental Housing	Affordable Housing	Indicator	Expected	Actual	Unit of Measure	Percent complete
		Rental units constructed	96	178	Household Housing Unit	185.42%
Provide Down Payment Assistance to	Affordable Housing					Percent
Homebuyers		Indicator  Direct Financial Assistance to Homehuvers	Expected	Actual	Unit of Measure	complete
		Direct Financial Assistance to Homebuyers	350	66	Households Assisted	18.86%
Provide Tenant-Based Rental Assistance	Affordable Housing	Indicator	Expected	Actual	Unit of Measure	Percent complete
		Tenant-based rental assistance / Rapid Rehousing	1,819	608	Households Assisted	33.42%
Provide Homeless Assistance	Homeless	Indicator	Expected	Actual	Unit of Measure	Percent complete
		Tenant-based rental assistance / Rapid Rehousing	1,638	1,438	Households Assisted	87.79%
		Homeless Person Overnight Shelter	14,000	16,483	Persons Assisted	117.74%
		Homelessness Prevention	4,000	2,402	Persons Assisted Other Households	60.05%
		Other  *No longer a valid project type within HMIS;	1,000	1,577	Assisted	157.70%
		replaced with Services Only				
Assist Communities with Public Facilities Projects	Non-Housing Community Development	Indicator	Expected	Actual	Unit of Measure	Percent complete
		Public Facility or Infrastructure Activities other than Low/Moderate Income Housing Benefit	58,054	57,864	Persons Assisted	99.67%
					,	
Create Jobs Through ED Assistance and Job Training	Non-Housing Community Development	Indicator	Expected	Actual	Unit of Measure	Percent complete
. 0		Jobs created/retained	38	0	Jobs	0.00%
Increase Housing Options for Persons	Non-Homeless Special Needs					Percent
with HIV/AIDS	Non-Homeless special needs	Indicator	Expected	Actual	Unit of Measure	complete

		Tenant-based rental assistance / Rapid Rehousing	144	158 Households Assisted	109.72%
Assist Communities with Emergency Assistance	Affordable Housing Non-Housing Community Development	Indicator	Expected	Actual Unit of Measure	Percent complete
	- Coverage ment	Households Assisted	76	0 Households Assisted	0.00%
Assist Communities with Local Planning	Non-Housing Community Development	Indicator	Expected	Actual Unit of Measure	Percent complete
		Other	11	0 Other	0.00%
Special Projects	Affordable Housing Public Housing	Indicator	Expected	Actual Unit of Measure	Percent complete
	Homeless Non-Homeless Special Needs Non-Housing Community	Other	1	1 Other	100.00%
	Development				

Table 1 – Accomplishments – Program Year

# <u>Accomplishments – Strategic Plan to Date</u>

Goal	Category	Funding		Outcome				
				<del></del>				
Rehabilitate Owner Occupied Housing	Affordable Housing	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
		CDBG	\$47,947,548.00	Homeowner Housing Rehabilitated	5,105	2,179	Household Housing Unit	42.68%
		НОМЕ	\$10,533,180.00		. ,	· ·	1	
Rehabilitate Rental Housing	Affordable Housing	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
		CDBG	\$384,221.00	Rental units rehabilitated	1,157	115	Household Housing Unit	9.94%
		HOME	\$12,339,149.00					
		HTF	\$4,860,636.00					
Build New Rental Housing	Affordable Housing							Percent
build New Kentai Flousing	Allordable flousing	Source	Amount	Indicator	Expected	Actual	Unit of Measure	complete
		HOME	\$24,678,299.00	Rental units constructed	563	1,050	Household Housing Unit	186.50%
		HTF	\$19,442,544.00		1 1 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			
Provide Down Payment	Affordable Housing				[			Percent
Assistance to Homebuyers	Anordable flousing	Source	Amount	Indicator  Direct Financial	Expected	Actual	Unit of Measure	complete
		CDBG	\$12,151,082.00	Assistance to Homebuyers	1,708	403	Households Assisted	23.59%
		НОМЕ	\$14,545,820.00		•			•
Provide Tenant-Based Rental Assistance	Affordable Housing	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
		НОМЕ	\$25,256,279.00	Tenant-based rental assistance / Rapid Rehousing	8,372	7,695	Households Assisted	91.91%
		<del></del>						
Provide Homeless Assistance	Homeless	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
		ESG	\$18,448,740.00	Tenant-based rental assistance / Rapid Rehousing	8,190	8,633	Households Assisted	105.41%
				Homeless Person Overnight Shelter	70,000	75,961	Persons Assisted	108.52%
				Homelessness Prevention	20,000	32,876	Persons Assisted	164.38%
				Other	5,000	12,231	Other	244.62%
					, , , , , ,	,		
Assist Communities with Public Facilities Projects	Non-Housing Community	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
, asiic radiintes i rojetto	Development	CDBG	\$67,569,923.00	Public Facility or Infrastructure Activities other than				
				Low/Moderate Income Housing Benefit	349,649	497,706	Persons Assisted	142.34%
Create Jobs Through ED Assistance and Job Training	Non-Housing Community	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
	Development	CDBG	\$6,624,502.00	Jobs created/retained	982	205	Jobs	20.88%
Increase Housing Options for Persons with HIV/AIDS	Non-Homeless Special Needs	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
		HOPWA	\$3,906,835.00	Tenant-based rental assistance / Rapid	694	586		

Assist Communities with Emergency Assistance	Affordable Housing Non-Housing	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
	Community Development	CDBG	\$10,599,204.00	Households Assisted	373	452	Households Assisted	121.18%
		Other	\$15,355,000.00					
Assist Communities with Local Planning	Non-Housing Community	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
	Development	CDBG	\$1,324,900.00	Other	51	16	Other	31.37%
Special Projects	Affordable Housing Public Housing	Source	Amount	Indicator	Expected	Actual	Unit of Measure	Percent complete
	Homeless Non-Homeless Special Needs	CDBG	\$7,949,403.00	Other	5	1	Other	20.00%
	Non-Housing				·		•	•

**Table 2 – Accomplishments – Strategic Plan to Date** 

# Assess how the state's use of funds, particularly CDBG, addresses the priorities and specific objectives identified in the plan, giving special attention to the highest priority activities identified

#### **CDBG**

Community

Development

HOME

\$0.00

The annual application and implementation training provided by DEHCR have aligned with community needs for infrastructure upgrades. Annual training sessions yielded 39 CDBG applications and 30 awarded projects, including CDBG-CV, with 184 trainee registrations and additional training participants who did not register, as registration was optional for most participants. The trainings included 81 registrants for the annual Implementation Training held in September 2024 and 103 registrants for the annual PF/PLNG Application Training held in January 2025. An opportunity exists to emphasize additional CDBG-PLNG and CDBG-ED funding availability with community stakeholders during the training programs. DEHCR also has identified the need for additional marketing throughout the state to utilize available funds and to meet program goals.

The use of CDBG-H funds as no-interest loans assists low- and moderate-income households to address structural needs they might not otherwise be able to afford and meets state priorities of serving both rental units and owner-occupied units. The program requires a pre- and post-construction inspection to guarantee finished projects meet safe and sanitary guidelines, particularly in the area of lead-safe rehabilitations, which is identified as a program and statewide priority. The CDBG funding has enabled communities throughout the state to make essential street and utility infrastructure improvements, provide public services, and complete long-range planning in LMI areas.

#### **HOME**

The state uses about 50 percent of HOME funding to provide affordable housing for single families throughout Wisconsin. HOME HHR funding is distributed by regions; 58 percent is for homebuyer down payment assistance and 42 percent is for owner occupied housing rehabilitation. To meet the goals and objectives, contracts are awarded on a competitive basis to non-profit organizations and local units of government statewide. Each grantee is then monitored annually to ensure all HOME requirements are being followed correctly.

HOME-RHD continues to provide much needed affordable rental housing. HOME-RHD provides critical housing opportunities for extremely low-income individuals and families as well as low to moderate income families and individuals. HOME-HHR continues to provide opportunities for rehabilitation and purchasing of homes to provide affordable housing.

HOME-TBRA target populations in 2024 were chronically homeless individuals and families, homeless individuals and families with a disability, individuals and families who are at risk of homelessness, and other special needs as designated by the local homeless coalitions and outlined in a specific grant application. As a result, the majority of HOME-TBRA participants are homeless or at risk of homelessness. HOME-TBRA grantees are required to affirmatively market their HOME-TBRA programs to all members of their target populations, which necessarily include people who are homeless or at risk of homelessness. They are also required to identify those target populations least likely to apply for HOME-TBRA and determine what special outreach activities will ensure they are fully informed about HOME-TBRA. Substantial Amendment #4 to the 2015-2019 Consolidated Plan made changes to eligibility criteria that become effective in program year 2019. As a result, DEHCR was able to dramatically increase the numbers of persons served by HOME-TBRA. Unfortunately, the competitive housing market and the COVID-19 pandemic were major factors in rent increases and the shortage of affordable units available for rent during PY 24. Lack of safe, sanitary, and affordable rental inventory throughout the entire state of Wisconsin prevented the State from meeting its goals for households served.

#### **HOPWA**

Vivent Health (formerly named AIDS Resource Center of Wisconsin), the project sponsor for the state formula HOPWA grant, provides short term rental, mortgage and utility assistance and supportive services to clients. The majority of clients had income and were insured and connected to care; stability in housing staff and collaboration with partner agencies has assisted in this outcome. Vivent Health reports benefitting from the HOPWA Institute to make important revisions to the housing procedures and policies manual. Short-term rental, mortgage and utility assistance, supportive services and TBRA was provided to 158 households with HOPWA funding.

#### **HTF**

The Wisconsin Housing and Economic Development Authority established specific objective priorities in the annual Housing Trust Fund allocation plan. In 2024, the allocation plan outlined the priorities of ensuring additional units targeted to the extremely low-income population are created within specific parameters. These include projects being located in specific geographic locations, projects utilizing rental assistance subsidies, ensuring projects remain affordable for an extended period of time, incentivizing projects to developers under the scope of Wisconsin's housing policy priority needs to serve households at or below 30% CMI headed by veterans, persons with disabilities and/or impacted by homelessness, and the use of non-federal funds. The annual allocation plan also promoted the

rehabilitation of HUD and RD properties along with limiting the Housing Trust Fund request a project makes.

The Wisconsin Housing Economic Development Authority awards applications points for being in certain geographic areas. These include High Need Areas, rural areas without recent Housing Tax Credit awards and Workforce Housing Communities. All areas are defined by WHEDA's Qualified Allocation Plan for the Housing Tax Credit program.

The 2024 Allocation plan promoted projects to incorporate federal, state, or local project-based rental assistance. Forms of rental assistance could include Section 8 or Section 515 project-based assistance, project-based vouchers, 811 vouchers, NAHASDA funding for rental assistance, or similar project-based rental assistance or operating subsidy.

All projects awarded Housing Trust Fund dollars in 2024 will enter a Land Use Restriction Agreement upon closing on the funds. The LURA will remain in place for 30 years.

Projects are incentivized to meet the state of Wisconsin's priority housing needs. WHEDA awards points to properties designed to serve the homeless and/or veterans requiring supportive services. WHEDA's Housing Trust Fund program incentivizes the use of non-federal funding sources by offering points for the portion of the total development budget to be paid by non-federal funding sources. Finally, WHEDA provides points to projects which utilize fewer Housing Trust Funds per unit.

#### **Racial and Ethnic Status**

	CDBG	HOME	ESG	HOPWA	HTF
Race:					
White	36,795	2,377	8,038	94	13
Black or African American	11,689	615	6,620	57	27
Asian	1,771	27	212	1	1
American Indian or American Native	1,524	106	761	1	0
Native Hawaiian or Other Pacific Islander	8	10	50	1	0
Total	51,787	3,135	15,681	154	41
Ethnicity:					
Hispanic	1,981	14	862	34	1
Not Hispanic	49,807	3,512	16,692	124	40

**Table 3 - Racial and Ethnic Status** 

#### **Additional Narrative**

#### CDBG program TOTAL families/persons assisted equals 58,220

6,433 additional families/persons assisted by the CDBG program also include:

Race data

Some Other multi-racial

Two or More races

#### **HOME program TOTAL families/persons assisted equals 3,554**

419 additional families/persons assisted by the HOME program also include:

Race data

Some Other multi-racial

Two or More races

#### ESG program TOTAL families/persons assisted equals 18,268

2,587 additional families/persons assisted by the HOME program also include:

Race data

Some Other multi-racial

Two or More races

#### HOPWA program TOTAL families/persons assisted equals 158

4 additional families/persons assisted by the HOPWA program also include:

Race data

Some Other multi-racial

Two or More races

#### HTF program TOTAL families/persons assisted equals 41

#### **CR-15 RESOURCES AND INVESTMENTS**

#### **Resources Made Available**

Source of Funds	Source (Federal, state local)	Resources Made Available	Amount Expended During Program Year Program Year 2024
CDBG	public - federal	\$62,035,658	\$27,717,614
HOME	public - federal	\$26,636,418	\$13,133,245
ESG	public - federal	\$3,560,370	\$3,585,402
HOPWA	public - federal	\$1,107,352	\$1,035,225
HTF	public - federal	\$17,836,703	\$8,573,072
OTHER	public - federal	\$91,959,698	\$15,521,761

**Table 4 - Resources Made Available** 

#### **Geographic Distribution and Location of Investments**

DEHCR has not chosen geographic target areas as a basis for funding allocation priorities. Rather, DEHCR allows all non-entitlement communities to submit applications to programs on a competitive basis. DEHCR's rationale for the priorities for allocating investments geographically is explained by each program.

#### CDBG

DEHCR does not typically award CDBG funds in entitlement communities that receive CDBG funds from HUD directly. CDBG Non-Housing programs typically receive applications from units of local government (UGLGs) across Wisconsin. Applications are reviewed and funded with those projects and areas that will have a significant impact or make a substantial contribution to enhancing the overall economic well-being of the state receiving priority. The CDBG Housing program distributes funds to seven housing regions, and then the regional administrator of each housing region distributes dollars throughout the region.

#### **HOME**

DEHCR does not award HOME funds in participating jurisdictions or consortia that receive HOME funds directly from HUD. Rental Housing Development, Homebuyer and Rehabilitation, and Tenant Based Rental Assistance funds are awarded in the rest of the state (not in participating jurisdictions or consortia) on a competitive basis.

#### **ESG**

In Wisconsin, DEHCR, and the cities of Madison, Milwaukee, and Racine receive ESG funds directly from HUD. DEHCR ESG funds are awarded on a formula basis to regional entities throughout the state using indicators of poverty and homelessness.

#### **HOPWA**

DEHCR ensures, currently through its contract with Vivent Health (formerly known as AIDS Resource Center of Wisconsin), full coverage in the 68 counties in DEHCR's HOPWA area.

#### Leveraging

#### CDBG

CDBG-ED funding is often used as gap financing, allowing it to leverage other sources of funds at the local level. CDBG-Planning and CDBG-Public Facilities for Economic Development (CDBG-PFED) have a 50 percent match requirement. This requirement is often satisfied using funds from local government and other state or federal agencies. Matching funds used on CDBG projects often greatly exceed the minimum match requirements. Substantial Amendment #4 to the 2015-2019 Consolidated Plan made changes to match criteria that became effective in program year 2019. The State updated the match requirement for CDBG-Public Facilities and CDBG-Planning awards to require \$1 in match for every \$2 awarded, but waives the match requirement for CDBG-Planning projects for broadband internet expansion.

#### HOME

HOME funding is used to leverage additional finances to fund affordable housing programs. The 25 percent match requirement for HOME programs is met through a combination of private finance, cash contributions investments from state and local government sources, donated land, materials, service, and labor. DEHCR meets the 25 percent match requirement through grantee agencies providing the match and state programs that provide significant matching funds (Housing Cost Reduction Initiative/Critical Assistance, Wisconsin Department of Health Services, Wisconsin Department of Corrections, DOA, Wisconsin Housing and Economic Development Authority [WHEDA] Home Loan Program, and the WHEDA Foundation). DEHCR continues to work with WHEDA, the state of Wisconsin's administrators of the Low-Income Housing Tax Credits (LIHTC), to coordinate affordable housing resources. WHEDA staff continues to provide input and advice to DEHCR staff on the Rental Housing Development Program (HOME-RHD).

#### **ESG**

The ESG program met its match requirement this year, as shown in CR-75. In 2024, \$1,515,000 in state homelessness prevention and rapid re-housing funding was awarded to ESG grantees along with federal ESG funding. This funding is used to satisfy a portion of the match requirement, and the rest of the match requirement is met through federal, state, and local government funding, private donations, and donated materials, services, and labor.

#### HTF

During the PY 24 awards cycle, eight awarded HTF projects leveraged an additional \$140 million for projects committed during the CAPER reporting period.

#### Fiscal Year Summary HOME Match

Fiscal Year Summary - HOME Match	
1. Excess match from prior Federal fiscal year	\$98,945,141
2. Match contributed during current Federal fiscal year	\$6,617,064
3. Total match available for current Federal fiscal year (Line 1 plus Line 2)	\$105,562,205
4. Match liability for current Federal fiscal year	\$2,391,554
5. Excess match carried over to next Federal fiscal year (Line 3 minus Line 4)	\$103,170,651

**Table 5 - Fiscal Year Summary HOME Match** 

## **Match Contribution for the Federal Fiscal Year**

Match Contrib	Match Contribution for the Federal Fiscal Year								
Project No. or Other ID	Date of Contribution (mm/dd/yyyy)	Cash (non-federal sources)	Foregone Taxes, Fees, Charges	Appraised Land	Required Infrastructure	Site Prep, Construction Materials, Donated Labor	Bond Financing	Total Match	
HHR 21.10	9/24/2024	\$34,260.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$34,260.00	
HHR 23.02	9/24/2024	\$55,595.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$55,595.00	
HHR 23.11	12/18/2024	\$30,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$30,000.00	
HHR 23.13	12/18/2024	\$6,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$6,000.00	
HHR 23.14	12/18/2024	\$90,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$90,000.00	
HHR 23.16	12/18/2024	\$15,400.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$15,400.00	
HHR 23.03	12/18/2024	\$6,320.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$6,320.00	
HHR 24.14	2/12/2025	\$119,500.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$119,500.00	
RHD- 2101	8/5/2024	\$0.00	\$210,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$210,000.00	
RHD- 2103	9/9/2024	\$675,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$675,000.00	
RHD- 2105	10/1/2024	\$125,000.00	\$0.00	\$245,000.00	\$0.00	\$0.00	\$0.00	\$370,000.00	
	7/12/2024	\$360,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$360,000.00	

RHD- 2201								
RHD- 2202	11/26/2024	\$750,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$750,000.00
RHD- 2203	11/26/2024	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,500,000.00	\$1,500,000.00
RHD- 2301	10/1/2024	\$750,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$822,500.00	\$1,572,500.00
RHD- 2302	2/19/2025	\$480,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$480,000.00
RHDC- 2104	7/2/2024	\$165,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$165,000.00
TBRA- 22.01	4/1/2024	\$2,627.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$2,627.00
TBRA- 22.04	6/1/2024	\$469.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$469.00
TBRA- 22.05	6/1/2024	\$17,542.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$17,542.00
TBRA- 22.11	6/1/2024	\$4,969.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$4,969.00
TBRA- 23.02	2/1/2024	\$66,384.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$66,384.00
TBRA- 23.04	2/1/2025	\$466.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$466.00
TBRA- 23.05	3/1/2025	\$23,717.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$23,717.00
TBRA- 23.06	8/1/2024	\$56.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$56.00

TBRA- 23.09	10/1/2024	\$8,550.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$8,550.00
TBRA- 23.10	2/1/2025	\$17,559.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$17,559.00
TBRA- 23.13	11/1/2024	\$19,433.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$19,433.00
TBRA- 24.02	3/1/2025	\$8,031.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$8,031.00
TBRA- 24.07	3/1/2025	\$2,715.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$2,715.00
TBRA- 24.11	3/1/2025	\$4,963.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$4,963.00

**Table 6 – Match Contribution for the Federal Fiscal Year** 

#### **HOME Program Income**

Program Income – Enter the program income amounts for the reporting period								
Balance on hand at beginning of reporting period	Amount received during reporting period	Total amount expended during reporting period	Amount expended for TBRA	Balance on hand at end of reporting period				
\$11,310,513	\$3,720,466	\$5,243,007	\$0	\$9,787,972				

**Table 7 - HOME Program Income** 

#### Minority Business and Women Business Enterprises (MBE-WBE)

Minority Business Enterprises and Women Business Enterprises – Indicate the number and dollar value of contracts for HOME projects completed during the reporting period						
	Total	Minority Business Enterprises				
		Alaskan Native or American Indian	Asian or Pacific Islander	Black Non- Hispanic	Hispanic	White Non- Hispanic
Contracts: Number	383	4	0	6	8	365
Dollar Amount	\$117,469,178	\$252,967	0	\$366,552	\$364,137	\$116,485,523
Sub-Contracts: Number	111	2	0	11	29	29
Dollar Amount	\$127,974,195	\$30,791	\$0	\$831,774	\$9,127,601	\$117,130,871
	Total	Women Business Enterprises	Male			
Contracts: Number	383	13	370			
Dollar amount	\$117,469,179	\$15,533,594	\$101,935,585			
Sub-Contracts: Number	607	44	563			
Dollar Amount	\$127,144,043	\$11,878,128	\$115,265,915			

Table 8 - Minority Business and Women Business Enterprises (MBE-WBE)

## **Minority Owners of Business Property**

Minority Owners of Rental Property – Indicate the number of HOME assisted rental property owners and the total amount of HOME funds in these rental properties assisted						
		Minority Property Owners				\
	Total	Alaskan Native or American Indian	Asian or Pacific Islander	Black Non- Hispanic	Hispanic	White Non- Hispanic
Number	0	0	0	0	0	0
Dollar Amount	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

**Table 9 – Minority Owners of Business Property** 

<sup>\*</sup>Includes uncategorized HTF MBE and WBE sub-contracts entered into by WHEDA

# **Relocation and Property Acquisition**

Relocation and Real Property Acquisition – Indicate the number of persons displaced, the cost of relocation payments, the number of parcels acquired, and the cost of acquisition						
	Number	Cost				
Parcels Acquired	0	\$0				
Businesses Displaced	0	\$0				
Nonprofit Organizations Displaced	0	\$0				
Households Temporarily Relocated, not Displaced	0	0				
Households Displaced	Total	Minority Business Enterprises				
		Alaskan Native or American Indian	Asian or Pacific Islander	Black Non- Hispanic	Hispanic	White Non- Hispanic
Number	0	0	0	0	0	0
Cost	0	0	0	0	0	0

Table 10 - Relocation and Property Acquisition

#### CR-20 AFFORDABLE HOUSING

#### Affordable Housing – Number of Households Assisted

	One-Year Goal	Actual
Number of homeless to be provided affordable housing units	509	170
Number of non-homeless to be provided affordable housing units	1,613*	1,556
Number of special-needs to be provided affordable housing units	1,310	596
Total	3,432	2,322

Table 11 - Number of Households Assisted

#### Affordable Housing – Number of Households Supported

Number of households supported through:	One-Year Goal	Actual
Rental Assistance	1,819	772
The Production of New Units	96*	178
Rehab of Existing Units	1,168	863
Acquisition of Existing Units	350	521
Total	3,433	2,334

**Table 12 - Number of Households Supported** 

# <u>Discuss the difference between goals and outcomes and problems encountered in meeting these goals</u>

#### CDBG

The CDBG-H program did not meet the planned number of units assisted for homebuyer and rental rehabilitation. The CDBG-H program has experienced a shortage of contractors to work in the program; this is especially true of trade contractors including plumbers and electricians. In addition, the housing program has seen a rise in the number of projects exceeding \$50,000 to make the property decent, safe and sanitary.

#### **HOME**

The average amount of HOME-HHR assistance provided to homebuyers in Program Year 2024 was higher than planned by approximately 22 percent (\$19,803 planned versus \$24,074 actual) which is outside the variance rate for the program. Higher assistance amounts were needed to meet affordability goals. To make more homes affordable to Low-Moderate Income (LMI) families, a greater supply of available housing was required.

The average amount of assistance provided to homeowners for rehabilitation in Program Year 2024 was lower than planned (\$47,360 planned versus \$41,449 actual) which is inside the variance rate for the program. The lower cost can be attributed to scope of work that needs to be done coupled with local market conditions. Again, a lack of available houses to rehabilitate was experienced in Wisconsin.

<sup>\*</sup>Includes HTF-funded ELI housing units

<sup>\*</sup>Includes HTF-funded ELI housing units

HOME-TBRA provided rental assistance to 608 households which were homeless or at risk of homelessness. The TBRA program provides security deposit, rent, and utility assistance to individuals and households who have an income of 60 percent or less of the county median income and who were experiencing homelessness or at risk of homelessness. Individuals and households with incomes up to 80 percent of CMI may be eligible for the TBRA program with prior DEHCR approval.

The state also continued a service approach which required grantees to cover more than one county. All grantees renewed their contracts in PY 24 as there are significant shortfalls in available housing in rural areas. Unfortunately, the competitive housing market and the COVID-19 pandemic were major factors in rent increases and the shortage of affordable units available for rent during PY 24. Lack of safe, sanitary, and affordable rental inventory throughout the entire state of Wisconsin prevented the State from meeting its goals for households served.

The HOME-RHD program did not meet the goal for construction and/or rehabilitation of affordable rental units.

#### HTF

The HTF program set a goal of completing one application cycle during PY 24 which was held in December 2024. However, WHEDA offered a total of three opportunities for applicants to request Housing Trust Funds in 2024. WHEDA conducted a competitive round of applications for the allocation of HTF in concurrence with the LIHTC application cycle, in December 2024. WHEDA conducted a competitive application cycle for any projects serving extremely low-income residences in the spring of 2024, and a noncompetitive loan application cycle in summer 2024.

During 2024, construction was completed on 89 HTF units and is in process on an additional 1,281 total units. Projects funded in PY 24 leveraged approximately \$140 million in non-federal funding sources. In addition, 55 units are committed to be designated for persons experiencing homelessness or veterans. Lastly, the average award per unit created was within the projected cost per unit.

All eight projects were completed in a high needs census tract during PY 24. Four awards were made in rural areas without a recent tax credit award; however, all eight awards were for a workforce housing community. The Housing Tax Credit program has worked to emphasize more rural development projects being completed, and WHEDA is excited to report that these efforts were successful in PY 24. WHEDA and DEHCR are contemplating a separate targeted funding cycle for projects located in rural areas without a recent tax credit award and workforce housing communities to further strengthen support for these identified needs.

#### <u>Discuss how these outcomes will impact future Annual Action Plans</u>

#### CDBG

Grantees continue to reach out to the contractor base in their service area and recruit contractors for the CDBG-H program. The CDBG-H program continues to make funds available to assist contractors in becoming trained in lead-safe work practices, lead abatement, and lead risk assessment. DEHCR is building on efforts to encourage collaboration between CDBG-H and home weatherization providers to maximize available resources.

#### HOME

DEHCR can work to develop more contractors and affordable housing. For example, funding could be used to provide more lead paint training to assist contractors in becoming certified in lead abatement procedures, risk assessment, and lead safe work practices. DEHCR can also work with grantees to develop more housing units in areas where demand for housing is higher. Aging homes throughout the areas of Wisconsin that DEHCR serves will continue to drive up the need for and the cost of rehabilitation.

In the 2020-2024 Consolidated Plan, the HOME TBRA program's client eligibility was expanded to enable grantees to provide rental assistance to individuals and families who are experiencing homelessness or at risk of homelessness without the requirement of a disabled family member. As a result, all HOME TBRA participants are homeless or at risk of homelessness.

HOME-TBRA grantees are required to affirmatively market their HOME-TBRA programs to all members of their target populations, which necessarily include people who are homeless or at risk of homelessness. They are also required to identify those target populations least likely to apply for HOME-TBRA and determine what special outreach activities will ensure they are fully informed about HOME-TBRA. Substantial Amendment #4 to the 2015-2019 Consolidated Plan made changes to eligibility criteria that become effective in program year 2019. Unfortunately, the competitive housing market and the COVID-19 pandemic were major factors in rent increases and the shortage of affordable units available for rent during PY 24. Lack of safe, sanitary, and affordable rental inventory throughout the entire state of Wisconsin prevented the State from meeting its goals for households served.

#### HTF

DEHCR and WHEDA will continue to align prioritization of project selection criteria with the goals and outcomes.

## **Number of Persons Served**

Number of Persons Served	CDBG Actual	Home Actual	HTF Actual
Extremely Low-income	59	1,619	41
Low-income	111	1,874	
Moderate-income	190	29	
Total	360	3,522	

Table 13 - Number of Persons Served

## **Additional Narrative**

All HOME-TBRA data comes from HMIS.

#### CR-25 HOMELESS AND OTHER SPECIAL NEEDS

Evaluate the jurisdiction's progress in meeting its specific objectives for reducing and ending homelessness through:

# Reaching out to homeless persons (especially unsheltered persons) and assessing their individual needs

#### HOME

The Division of Energy, Housing and Community Resources (DEHCR) encourages its HOME TBRA grantees to adopt a 'Housing First' philosophy for their programs. According to the National Alliance to End Homelessness, "Housing First is a homeless assistance approach that prioritizes providing people experiencing homelessness with permanent housing as quickly as possible – and then providing supportive services as needed." This approach was created to end homelessness by prioritizing a client's choice in both housing selection and in-service participation.

By Substantial Amendment, the HOME TBRA program's client eligibility was expanded to allow grantees to provide rent assistance to households who are experiencing homelessness or at risk of homelessness without the requirement of a disabled family member. This permitted the HOME TBRA program to expand their eligibility to clients who are homeless or at risk of homelessness.

TBRA grantees are not required to utilize Coordinated Entry to dictate who can be enrolled in their TBRA programs, but to utilize it as a tool to determine client eligibility. Coordinated Entry assesses individual needs and directs people to the program that is best equipped to meet their needs. Those who have the most acute needs, such as unsheltered persons or persons with serious mental illness, are directed towards programs such as permanent supportive housing that are better equipped to work with clients with the highest needs. Since HOME regulations do not require supportive services be provided in conjunction with rent assistance, the TBRA program may not be the most suitable option for persons with the highest needs.

However, all HOME TBRA grantees must continue to market their TBRA programs to all eligible clients of their target populations. Grantees are also required to identify those target populations least likely to apply for the program and determine what special outreach activities are needed to ensure that their target populations are fully informed about the HOME TBRA program.

#### **ESG**

Coordinated entry is fully implemented by all four Wisconsin HUD Continua of Care to ensure that resources are targeted towards those who need them most. Coordinated entry assesses individual needs and directs people to the program that is best equipped to meet their needs. Those who have the most acute needs, such as unsheltered persons or persons with serious mental illness, are directed towards programs such as permanent supportive housing that are best equipped to work with clients with high needs. ESG recipients are required to participate in the implementation and use of coordinated entry.

Street outreach to unsheltered persons is necessary to engage them and work towards housing stability. DEHCR encourages the use of best practices in street outreach which seek to meet basic needs and engage those experiencing homelessness in a respectful way.

#### **HOPWA**

The HOPWA program collaborates with local homeless coalitions throughout the state's service area as well as local public health and infectious disease departments to support individuals who are homeless and have either a new diagnosis or who are new to the state and living with HIV/AIDS. Once a referral is made to Vivent Health, Inc., both the TBRA and PHP programs provide opportunities for the HOPWA program to help move people from homelessness into affordable housing.

#### Addressing the emergency shelter and transitional housing needs of homeless persons

#### **HOME**

Across fifteen programs, the HOME TBRA program provided 608 households with up to 24 months of transitional housing assistance in the form of rent, security deposits, and utility assistance across 66 Wisconsin counties. Target populations of the HOME TBRA program are experiencing homelessness, at risk of homelessness and other special needs as designated by the local continuum of care (COC) and submitted grant application. As a result, most HOME TBRA clients are classified as homeless or at risk of homelessness. With the Substantial Amendment #4 made to the 2015-2019 Consolidated Plan, HOME TBRA program eligibility was expanded to enable grantees to provide rental assistance to homeless individuals/families without the requirement that they have a disabled family member. The HOME TBRA program can only subsidize units that meet HUD's Fair Market Rent (FMR) and rent reasonableness guidelines; therefore, HOME TBRA grantees can assist clients in locating and selecting units that meet those affordable housing guidelines.

#### **ESG**

Emergency shelter is a critical part of the homeless service system. Shelters provide temporary refuge and often serve as the "front door" or first place of entry to those experiencing homelessness. As such, it is important that emergency shelters have the ability to connect those experiencing homelessness with the resources needed to exit homelessness, using the lightest touch possible. Approximately 78 percent of 2024 ESG funding was used for emergency shelter and rapid re-housing programs. In 2024, for the ninth time, DEHCR required ESG applicants to assess homeless system performance and use performance data when distributing funding at the local level. In many cases, applicants assessed shelter data to meet this requirement, and allocated more funding to shelters who are serving higher numbers of clients, moving clients into permanent housing quickly, and best ensuring that clients do not return to homelessness.

Helping low-income individuals and families avoid becoming homeless, especially extremely low-income individuals and families and those who are: likely to become homeless after being discharged from publicly funded institutions and systems of care (such as health care facilities, mental health facilities, foster care and other youth facilities, and corrections programs and institutions); and, receiving assistance from public or private agencies that address housing, health, social services, employment, education, or youth needs

#### HOME

Across fifteen programs, the HOME TBRA program provided 608 households with up to 24 months of housing assistance in the form of rent, security deposits, and utility assistance across HOME non-entitlement areas throughout Wisconsin. Target populations of the HOME TBRA program are persons experiencing homelessness, at risk of homelessness, and other special groups as submitted in their grant applications. With the Substantial Amendment #4 made to the 2015-2019 Consolidated Plan, HOME TBRA program eligibility was expanded to enable grantees to provide rental assistance to homeless individuals/families without the requirement that they have a disabled family member.

#### **ESG**

Through its involvement with the Interagency Council on Homelessness, which was formally codified in state statute in 2017, DEHCR works with the four Wisconsin CoCs and other state agencies which house publicly funded systems that can discharge persons into housing instability and homelessness. Collaboration on this Council allows these agencies to work together towards discharge planning solutions. In 2022, the Council published a statewide Plan entitled "Welcoming Wisconsin Home: A Statewide Action Plan for Homelessness 2021-2023". Currently, the Council is working on implementing the Plan. In addition, collaboration with this Council has led to interagency efforts to end homelessness. DEHCR has collaborated with the Wisconsin Department of Children and Families to fund a program targeted at youth who have aged out of the foster care system and are experiencing homelessness or at risk of homelessness. Interagency Council members regularly exchange information relative to programmatic requirements, eligibility for funding and distribute this information to reduce organizational "silos" and create synergies.

#### **HOPWA**

The HOPWA program provided short-term rental, mortgage, utility, TBRA and supportive services assistance was provided to 158 households with HOPWA funding.

#### <u>HTF</u>

The Wisconsin Housing and Economic Development Authority has primarily required that Housing Trust Funds are paired with Housing Tax Credits since the inception of the program in the state. Through this pairing, WHEDA is able to ensure that trust funds are deployed to projects that include units restricted to extremely low-income individuals and families (families earning no more than 30% of County Median Income). The Housing Trust Fund incentivizes the creation of permanent housing for individuals impacted by homelessness by providing competitive scoring points in the application process for projects that include this type of housing. The definition of residents eligible for these units includes individuals currently experiencing homelessness or are at risk of becoming homeless, including youth aging out of the foster care system. Projects providing units targeted to this population must also make available accompanying services to support these individuals. While it is a program requirement, HTF awards cannot directly be used to pay for the cost-of-service provision.

Helping homeless persons (especially chronically homeless individuals and families, families with children, veterans and their families, and unaccompanied youth) make the transition to permanent housing and independent living, including shortening the period of time that individuals and families experience homelessness, facilitating access for homeless individuals and families to affordable housing units, and preventing individuals and families who were recently homeless from becoming homeless again

#### **HOME**

Rental subsidy programs can be an essential mechanism to help house persons who are homeless or atrisk of homelessness. The TBRA program provides rental assistance, security deposit assistance, and/or utility assistance (if applicable) to low- and very low-income households. Among the 15 grantees, the Wisconsin HOME TBRA program provided 608 households with up to 24 months of assistance across the 66-Wisconsin county service area (excluding HOME entitlement areas). The HOME TBRA program can only subsidize units that meet the payment standard and rent reasonableness guidelines; therefore, HOME TBRA grantees assist beneficiaries in locating and selecting units that meet these affordable housing guidelines. HOME TBRA funds can serve individuals and households who are experiencing homelessness or at risk of homelessness.

#### **ESG**

The ESG program allows for funding of rapid rehousing programs. Rapid re-housing focuses on quickly moving households out of homelessness and into permanent housing. This has the potential to decrease the length of time participants spend homeless, taking strain off of the shelter system. The funding formula which distributes ESG funding takes "exits to permanent housing" and "returns to homelessness" into account.

Homeless prevention programs are also funded by ESG and other state funds. These funds allow agencies to keep individuals and families from becoming homeless in the first place. This allows families to avoid potential trauma, upheaval, and an eviction on their record. To promote efficient use of funds, DEHCR requires targeting of prevention funds towards those with the greatest need through the use of coordinated entry.

#### HTF

The Housing Trust Fund incentivizes the creation of permanent housing for individuals experiencing homelessness by providing competitive scoring points for projects that assist persons and families experiencing homelessness. The definition of residents eligible for these units includes individuals currently experiencing homelessness or who are prone to or at imminent risk of becoming homeless. Projects providing units targeted to this population must also make available accompanying services to support these individuals. While it is a program requirement, HTF awards cannot directly be used to pay for the cost-of-service provision.

#### **HOPWA**

Targeting HOPWA program assistance such as PHP and TBRA in high-need areas ensures there are options available in the locations where it is most needed. PHP helps to provide access to affordable housing by removing barriers and helping households move into permanent housing. In PY24, 100% of the households that exited the HOPWA PHP program were able to find or maintain housing. In PY24, the average time between a household being approved for TBRA and signing a lease was 31 days; despite the barriers that often exist to finding housing. Barriers can include multiple evictions, poor credit, incarceration, or being very low income. Project Sponsor Vivent Health, Inc. currently has two Landlord Outreach specialists who work in collaboration with case managers to build relationships with landlords who can provide stable and secure housing. This integration of housing and supportive services helps in preventing returns to homelessness.

## **CR-30 PUBLIC HOUSING**

#### Actions taken to address the needs of public housing.

In Wisconsin, community and county Public Housing Authorities (PHAs) own and manage the public housing developments located throughout the state. The PHAs receive funding directly from HUD.

# Actions taken to encourage public housing residents to become more involved in management and participate in homeownership.

The Division of Energy, Housing and Community Resources does not own, operate or manage any public housing units, and as a result, the State is not directly involved in public housing improvement, or in the development or delivery of programs and services for public housing residents.

#### Actions taken to provide assistance to troubled PHAs.

The State reviews the PHA's annual plans in developing its Consolidated Plan and reviews PHA plans for consistency with the State's Consolidated Plan.

## **CR-35 OTHER ACTIONS**

Actions taken to remove or ameliorate the negative effects of public policies that serve as barriers to affordable housing such as land use controls, tax policies affecting land, zoning ordinances, building codes, fees and charges, growth limitations, and policies affecting the return on residential investment

The state included and submitted its Analysis of Impediments (AI) with its 2020-2024 Consolidated Plan. Wisconsin has been making progress towards eliminating the impediments identified in its AI and intends to continue to utilize applicable federal funding towards the furtherance of its goals. The Wisconsin "home rule" provision means that zoning ordinances are left to the judgment of local governments. Sometimes local governments, in an attempt to cover the broad-based costs of public facilities improvements or to slow down a boom in new housing starts will choose to impose impact fees, increasing lot sizes and setbacks, or establishing minimum square foot requirements for new residences.

State statutes do allow local governments to waive impact fees for affordable housing developments, but it is not known how often these fees are actually waived. The net effect of these local actions may make housing more expensive than it would be without the new fees and regulations which may represent a barrier to affordable housing for people in lower income brackets.

DEHCR respects this constitutional policy of local control, and therefore cannot directly intervene to remove barriers to affordable housing that results from a local ordinance's imposition of regulations or fees. DEHCR and other state agencies do work to ameliorate barriers to affordable housing in several ways, including:

- Support for the <u>WIHousingSearch.org</u> website. This free online resource provides Wisconsin individuals and families a searchable database of statewide affordable rental housing.
- DEHCR works to improve the stock of affordable housing in non-entitlement jurisdictions through its state- and federally funded housing programs.
- WHEDA's LIHTC program offers a reduction in tax liability to property owners and private investors to encourage the development of affordable rental housing.
- WHEDA, the State of Wisconsin's designated Housing Trust Fund administrator, will utilize those funds to ameliorate barriers to affordable housing and develop affordable rental housing.

DEHCR will continue to work with grantees to minimize the impact of these fees and other restrictions.

#### Actions taken to address obstacles to meeting underserved needs

#### CDBG

The primary obstacle to meeting underserved needs in Wisconsin is a lack of adequate funding. DEHCR will continue efforts to ensure maximum state coverage with program resources. Emphasis will also be placed on enhancing local capacity building and disadvantaged and under-served areas.

DEHCR will continually evaluate its administration of CDBG funds in order to meet Wisconsin's affordable housing and community and economic development needs. DEHCR will continue to work collaboratively with Units of General Local Government (UGLGs) so that nonprofit entities and

businesses will be able to receive grants, loans, and/or equity investments for activities that are both allowed under the federal guidelines and best address the needs of the local community.

DEHCR will continue proven program approaches and efforts to improve strategies. It will explore more efficient and effective approaches to address community needs with maximum responsiveness, including:

- Collaborate with WHEDA, HUD, USDA Rural Development, and US Department of Commerce-Economic Development Administration to:
  - o Address special housing and community and economic development opportunities.
  - Sponsor training and technical assistance for local officials. This will increase knowledge
    of and access to available state and federal programs and resources.
- Review current policies and procedures related to maximizing the efficient reuse of program income funds to meet critical needs. DEHCR will pursue modifications where redirecting resources could address needs in programs with unmet critical needs.
- DEHCR is building on efforts to encourage collaboration between CDBG-H and home weatherization providers to maximize available resources.

The CDBG-H program continues to serve 69 counties in the state of Wisconsin. The remaining 3 counties receive direct assistance from HUD. This approach ensures all LMI households have access to housing resources.

#### **HOME**

DEHCR will continue efforts to ensure maximum state coverage with program resources. Currently, the HOME-HHR program serves 65 counties through Wisconsin that do not receive HOME funds directly. The program will also continue to review grantee allocations to best serve the 65 counties. DEHCR continues to collaborate with WHEDA, HUD, USDA Rural Development, and the US Department of Commerce-Economic Development Administration to address special housing needs throughout the state.

The HOME TBRA program serves counties throughout Wisconsin that do not receive HOME funds directly. Currently, the HOME TBRA program serves 61 out of 65 eligible counties (Wisconsin has a total of 72 counties; seven counties are HOME entitlement areas). The HOME TBRA program will continue to review funding allocations to best serve grantees' service areas while encouraging new organizations to include underserved counties.

#### **ESG**

The primary obstacle to meeting the underserved needs of people experiencing homelessness is lack of adequate funding. The Emergency Solutions Grant/Homelessness Prevention Program/Housing Assistance Program (EHH), which includes a mix of federal and state funding, is working to increase the impact of scarce funding by emphasizing performance in the application process and rewarding the highest performing grantees with additional funding. Efforts taken in other programs to increase the supply of affordable housing will also help to meet the needs of persons experiencing homelessness.

#### HTF

The Housing Trust Fund program provides assistance to projects that incorporate 30% CMI units – set aside for very low-income individuals.

#### **HOPWA**

An obstacle to meeting underserved needs for low-income households who were approved for HOPWA-TBRA is that TBRA vouchers are not recognized as proof of income. This makes it difficult for low-income households to afford safe and stable housing. This is particularly true for families, who require more space and therefore have higher rent. The HOPWA program has addressed this by incorporating Landlord Outreach Specialists to work in collaboration with Case Managers to build stronger relationships and trust with landlords.

#### Actions taken to reduce lead-based paint hazards

The CDBG-H and HOME programs require all pre-1978 homes be rehabilitated in a lead-safe manner. 128 CDBG-H housing units (owner occupied =128, rental units = 0) and 378 HOME-HHR units were rehabilitated using lead-safe work practices (see IDIS HOME lead-based paint report) during the 2024 program year.

The programs will continue to ensure all rehabilitation on pre-1978 homes is done in a lead-safe manner, including abatement, interim controls or standard practices, lead safe work practices, visual assessment/paint stabilization or other actions required by federal regulation. All projects that utilize lead-safe work practices receive a lead clearance to ensure the property is safe from lead hazards. All units subsidized by HOME-TBRA funding must pass a Housing Quality Standards (HQS) inspection before a household moves in to the unit and at least annually thereafter. A HQS inspection requires that units built before 1978 and occupied by households with least one child under the age of six have little to no peeling paint on most interior and exterior surfaces. CDBG-H requires that units built before 1978 have little to no peeling paint on most interior and exterior surfaces regardless of the age of the housing occupants. Additionally, the ESG and HOPWA programs require grantees to comply with all applicable lead-based paint remediation and disclosure laws.

Funding for lead training is made available to assist contractors in becoming trained in lead-safe renovator and lead abatement.

HTF environmental requirements specify that all projects must be free of hazardous materials, contamination, toxic chemicals, gases, and radioactive substances. Especially where a hazard could affect the health and safety of occupants or conflict with the intended use of the property. For multifamily properties (4 or more units) – a Phase I ESA—ASTM is required. If the Phase I ESA identifies RECs, a Phase II ESA—ASTM will be required. If the Phase II indicates the presence of hazardous substances or petroleum products above applicable local, state, tribal or federal (LSTF) screening levels, coordination with the relevant LSTF oversight agency will be required to complete the remediation process and obtain a determination that no further action is required.

#### Actions taken to reduce the number of poverty-level families

A number of grantees require their recipient households, as a condition of assistance, to become as self-sufficient as possible. DEHCR encourages the development of self-sufficiency components within an applicant's program design. Through these efforts, DEHCR seeks not only to stabilize households in crisis, but also to reduce households' dependence on public assistance and to begin developing pathways out of poverty.

#### CDBG

DEHCR and the Wisconsin Economic Development Corporation (WEDC) will continue collaborative efforts with WHEDA and USDA-Rural Development to help local communities, particularly in rural areas, be aware of programs available to them and ways to leverage dollars to maximize both the impact of program dollars and the quality of housing and community development.

In the CDBG-PFED and CDBG-ED programs, priority will continue to be given to those projects that produce high wages and offer decent health insurance where the employer pays more than half the costs of the premiums. High wages are defined as an hourly amount that will provide for disposable income for a household after meeting basic shelter, food, and health costs.

#### **HOME**

HOME-HHR grantees are encouraged to hire Section 3 employees and train others in the construction industry that are considered Section 3. HOME TBRA grantees must serve persons who have a household income at or below 60% of the county median income and who are experiencing homelessness or who are at risk of homelessness. HOME TBRA grantees are also encouraged to partner with local organizations to provide supportive services to TBRA clients, giving them an opportunity to become self-sufficient.

#### **ESG**

In the ESG program, a number of grantees work with their clients to ensure that they become as self-sufficient as possible through case management and referral to mainstream resources.

#### HTF

The Housing Trust Fund program provides assistance to projects that incorporate 30% CMI units – set aside for very low-income individuals.

#### **HOPWA**

The HOPWA program provides case management to all clients to help them become as self-sufficient as possible. If it is appropriate to the client's health situation, one of the supportive services provided will be employment assistance and training.

#### Actions taken to develop institutional structure

The need for CDBG housing and community development projects continues to exceed available funding. The allocation of CDBG-CLOSE funds that occurred in Program Year 2020 allowed DEHCR to focus needed resources on housing and public facility projects without adversely affecting DEHCR's ability to support appropriate economic development projects.

DEHCR supports collaborative efforts among local agencies and is working with partner agencies to identify opportunities for weatherization and housing to work together. DEHCR has hosted regional collaboration meetings to encourage agencies to work together and to identify and remove barriers. DEHCR believes this approach will lead to improved efficiencies for both programs and the clients we serve.

#### **HOME**

DEHCR also has HOME programs to complement existing networks of service providers. DEHCR continues its long-term support of stable non-profit organizations that provide services in areas covering

most of the state. Collaborative efforts among local agencies are strongly encouraged. Training and technical assistance continue to improve the delivery of housing and homeless assistance. The HOME-HHR program continues to work with approximately 16 non-profit organizations to develop a statewide network. DEHCR also works with partner agencies to identify opportunities for weatherization and housing to work together. DEHCR believes this approach will lead to improved efficiencies for both programs and the clients we serve.

#### **ESG**

DEHCR continuously works to update the ESG program manual on a regular basis and provides training and technical assistance to grantees statewide. DEHCR encourages grantees to strengthen Continua of Care systems and collaborate with housing providers and mainstream resources.

#### HTF

Training additional staff members and technical assistance provided from WHEDA's legal department to ensure program regulation compliance from developers continues to improve the efficient delivery of Housing Trust Funds.

HTF monitoring processes are continually being updated and WHEDA is conducting additional training to staff members across the organization. Staff throughout WHEDA are being asked to help ensure all program requirements are being met and help improve the allocation of funds. WHEDA's legal department has been involved with ensuring certain contingencies and language is included in internal loan committee approval of the deployment of funds and project commitment letter. DEHCR will continue to provide additional technical assistance to WHEDA to assist in compliance.

# Actions taken to enhance coordination between public and private housing and social service agencies

In addition to the connection with WHEDA, DEHCR works in collaboration with many state agencies and partners as well as participates in coalitions of public and private sector housing organizations including:

- 1. Wisconsin Collaborative for Affordable Housing
- 2. Wisconsin Fair Housing Network
- 3. Childhood Lead Poisoning Committee
- 4. Wisconsin Fresh Start Projects
- 5. Interagency Council on Homelessness
- 6. Council of State Community Development Agencies (COSCDA)
- 7. Balance of State Continuum of Care
- 8. Racine Continuum of Care
- 9. Milwaukee Continuum of Care
- 10. Madison/Dane Continuum of Care

# <u>Identify actions taken to overcome the effects of any impediments identified in the jurisdiction's analysis of impediments to fair housing choice</u>

Units of General Local Governments who receive CDBG funding in the CDBG-PF, CDBG-PLNG, CDBG-PFED, and CDBG-ED programs are required to complete three actions to affirmatively further fair housing. DEHCR verifies these actions are completed through its program monitoring.

#### IMPEDIMENT #1: LACK OF STATE LAWS EQUIVALENCE TO FEDERAL LAW.

Because the state's Open Housing Law did not include the provision of legal representation for the complainant or respondent in discrimination cases that proceed to administrative hearings or court, HUD has not certified Wisconsin as a "substantially equivalent" jurisdiction. This could result in less reporting of fair housing violations to the state as well as a potential loss of federal funds for administration, enforcement, education and outreach available to substantially equivalent jurisdictions.

#### ACTION TO ADDRESS IMPEDIMENT #1: LACK OF STATE LAWS EQUIVALENCE TO FEDERAL LAW.

Wisconsin Open Housing Law revisions made as part of the 2005-2007 Biennial Budget makes Wisconsin law equivalent to federal law. The revised Open Housing Law requires representation for the complainant by the Attorney General in cases where both the Department of Workforce Development and the Attorney General find probable cause. Representation by the Attorney General is provided for administrative and civil hearings, where the complainant elects to do so. In addition, at the request of the Department of Workforce Development the Attorney General will file a petition for a temporary injunction. Following the law changes, Wisconsin applied to HUD for substantial equivalency but it was not approved.

CDBG grantees are required to adopt a Fair Housing ordinance and to affirmatively further their Fair Housing ordinance by doing a minimum of three Fair Housing activities during the contractual period. Activities completed range from mailing informational letters to local realtors and lenders, doing local radio talks that cover Fair Housing principles, and writing articles to local newspapers that educate citizens about Fair Housing requirements, etc.

In addition, CDBG-Housing staff educated all of its potential and current grantees on Fair Housing laws and requirements during Application Training and Implementation Training.

#### **IMPEDIMENT #2: LOCAL LAND-USE REGULATIONS.**

Wisconsin's tradition of "home rule", embodied in the state constitution, means municipalities control most zoning and land use decisions (the siting of community residential facilities and environmental regulations are exceptions). The concern is that "home rule" allows communities to use ordinances to keep affordable and multifamily housing—frequently the routes by which lower-income, often minority, households enter a community—from being developed. In addition, the use of impact fees for new development raises the cost of new housing and increases the value of existing housing, thus generally reducing affordability. In short, zoning and impact fees can have the effect of "disparate impact". Policies that appear neutral on their face may actually increase segregation.

#### ACTION TO ADDRESS IMPEDIMENT #2: LOCAL LAND-USE REGULATIONS.

The success of state HOME recipients in promoting their program locally and providing affordable housing opportunities to all racial and ethnic groups is evidenced by the reporting identified under CR-10. Per the report, non-white households account for 17.6 percent of the HOME rental projects, homebuyer projects, and homeowner rehab projects. These percentages compare favorably with the 2016 American Community Survey estimate of a 7.2 percent ethnic and minority population for the Wisconsin Balance of State (the category that closely aligns with the state's jurisdiction). In addition, non-white households account for 41 percent of the HOME-TBRA program recipients.

The HOME-RHD program continues to fund projects with three, four, or occasionally more bedrooms throughout the Balance of State area. HOME-RHD partners with WHEDA LIHTC on many of these projects.

The scoring system for the WHEDA LIHTC program applications includes preference points for developing large family units (3-bedroom or larger) intended for occupancy by residents with special needs, and units with accessible design.

#### IMPEDIMENT #3: LOCAL DISCRIMINATION IN CONSUMER LENDING.

The administrative code (DFI-Bkg 80.85) on discrimination in the granting of credit prohibits discrimination on the basis of sex or marital status only. Currently, a complainant would have to seek remedy from the Department of Workforce Development, Division of Equal Rights under the Open Housing Law.

#### ACTION TO ADDRESS IMPEDIMENT #3: LOCAL DISCRIMINATION IN CONSUMER LENDING.

The Wisconsin Department of Financial Institutions (DFI) has amended ss. DFI-Bkg 80.85 (1) and (2), and created s. DFI-BKG 80.85 (5), Wis. Admin Code (DFI-WCA1 Wisconsin Consumer Act), effective 09/17/05, to expand the bases of discrimination for consumer lending by banks. The rule makes discrimination on a prohibited basis in the granting or extension of credit an unconscionable credit practice. The rule now defines prohibited basis to include sex, marital status, age provided the applicant has the capacity to enter into a binding contract, race, creed, religion, color, disability, national origin, ancestry, sexual orientation, or membership in the military forces of the United States or this state; that all or part of the applicant's income derives from any public assistance program; and that the applicant has in good faith exercised any right under the Consumer Credit Protection Act or any state law.

#### **IMPEDIMENT #4: PREDATORY LENDING.**

While the effects of past predatory lending can still be seen across the state, and loans with abusive terms have created hardships among thousands of vulnerable households, recently enacted Wisconsin and federal laws have all but eliminated any new predatory loan activities from occurring. Stronger regulatory standards and heightened consumer awareness have improved lending practices in the state.

#### **ACTION TO ADDRESS IMPEDIMENT #4: PREDATORY LENDING.**

Although recent law changes have improved the lending environment, DFI continues to closely monitor mortgage bankers, brokers, and originators. In addition, they have made available some foreclosure prevention funds to assist borrowers that may still be affected by lending practices of the past.

In addition, DEHCR staff continues to support homebuyer education which includes predatory lending training. Lending options, which includes a predatory lending discussion, is part of mandatory homeowner education that all households receiving homebuyer assistance are required to attend.

Finally, one of the required activities in DEHCR's annual fair contract, currently with the Metropolitan Milwaukee Fair Housing Council (MMFHC), is to provide information and training on Fair Lending Laws and practices.

#### **IMPEDIMENT #5: PREDATORY APPRAISALS.**

Predatory appraisals, whether due to collusion between appraisers and lenders or due to pressure put on appraisers by a third party, decrease the affordability of housing by increasing fees that are based on the value of the home, and can result in decreased equity from homeownership. Legal protection against predatory appraisals is limited. Appraisers are required by statute and professional ethics guidelines to appraise properties honestly, rather than on a predetermined basis.

#### **ACTION TO ADDRESS IMPEDIMENT #5: PREDATORY APPRAISALS.**

The changes in state and federal laws that regulate lending practices have made predatory appraisals less common statewide.

In Wisconsin, a real estate appraiser is a person engaged in the practice of real estate appraisal. Real estate appraisal means providing an analysis, opinion, or conclusion relating to the nature, quality, value, or utility of specified interests in or aspects of real estate. Wisconsin grants three types of credentials; licensed appraiser, certified residential appraiser, and certified general appraiser.

Federal mandate requires that after January 1, 1993, all appraisers must be licensed or certified by a state licensing agency in order to conduct appraisals which involve "federally related transactions." However, appraisers are not required to be licensed or certified in Wisconsin in order to perform "non-federally related transactions."

Licensing involves taking and passing a real estate appraisal exam. A handbook has been prepared by the Wisconsin Department of Safety and Professional Services to help applicants prepare for the exam. Among the subjects covered are social, governmental, legal, and regulatory aspects of real estate markets.

#### **IMPEDIMENT #6: HOUSING STOCK.**

The housing stock in Wisconsin provides limited housing choices for people with mobility impairments and for large families. Much of Wisconsin's housing stock is older and is not accessible for people with mobility impairments to do an initial inspection, thus limiting housing choice.

Housing choices for larger families are limited due to occupancy standards and the low availability of homes with many bedrooms. According to the 2018 American Community Survey, approximately 60 percent of Wisconsin's total housing units had three or more bedrooms. However, in rental housing, more than 76 percent of the rental housing stock had two or fewer bedrooms.

#### **ACTION TO ADDRESS IMPEDIMENT #6: HOUSING STOCK.**

Homebuyer new construction houses that were completed and occupied during this time period were constructed to provide for first floor access.

State-administered housing programs address the need for rental units for larger families through the HOME housing programs, including HOME-RHD, which continues to fund projects with three, four, or occasionally more bedrooms. The WHEDA LIHTC and HTF programs provide preference points for developing large family units (3-bedroom or larger), units intended for occupancy by residents with special needs, and units with accessible design.

HOME-RHD funds projects with 0 (efficiency) bedrooms, up to four, or occasionally more bedrooms, and partners with WHEDA LIHTC on many of these projects.

For this reporting period, CDBG, HOME, HTF, and state-funded programs continued to provide housing assistance for special needs households.

#### **IMPEDIMENT #7: LANGUAGE BARRIERS.**

Wisconsin is home to many people who speak English as a second language (ESL) with varying levels of competency in the English language. It is possible that this population will continue to increase due to immigration. Wisconsin's ESL population tends to be lower-income, and thus have limited resources. Households with limited English language capacity are statistically less likely to be aware of their rights and of resources available to aid in cases of housing discrimination. In addition, these households may not be aware of other housing resources available, putting these households at a disadvantage in securing housing. Even households that are relatively fluent in English may find it easier to understand documents available in their first language.

#### **ACTION TO ADDRESS IMPEDIMENT #7: LANGUAGE BARRIERS.**

Some of DEHCR's grantees have access to interpreters to help conduct outreach and translate information for non-English speaking persons. They also produce non-English language program brochures.

DEHCR provided \$62,150 in PY 24 for a contract with the Metropolitan Milwaukee Fair Housing Council (MMFHC) to address language barriers and to undertake a variety of fair housing related activities in both HOME entitlement and non-entitlement areas, including:

- Fair housing complaint intake, investigation and referrals. MMFHC received and processed complaints regarding discrimination based on race/color, national origin, sex, religion, disability, familial status, age, marital status, lawful source of income, sexual orientation, and ancestry.
- Conducting fair housing testing. As a method of investigating complaints, MMFHC conducted fair housing testing activities, including activities in HOME non-entitlement areas to determine if treatment of various home seekers was occurring in areas around the state.
- Offering referral services to clients with non-fair housing inquiries. MMFHC provided referral services to clients with questions on topics such as rent abatement, code violations, evictions, and repair-related concerns, including those in HOME non-entitlement areas.
- Technical assistance in fair housing to Wisconsin residents, housing providers, and social service agencies throughout Wisconsin. MMFHC provided technical assistance, including instances in HOME non-entitlement areas to the general public, government agencies, housing providers, social service agencies and attorneys. The assistance provided included clarification of fair housing law, information on legal and/or administrative interpretation of the law, information on the nature and extent of housing discrimination, unfair lending, and mortgage rescue scams.
- Distribution of fair housing and fair lending educational materials. MMFHC distributed significant fair housing and fair lending materials on numerous occasions throughout Wisconsin.

0	Conducting presentations, workshops, or trainings to provide information on fair housing and fair lending laws and practices. MMFHC planned and conducted workshops in in various locations around the state that covered fair housing law, fair lending, and predatory lending.

## **CR-40 MONITORING**

Describe the standards and procedures that will be used to monitor activities carried out in furtherance of the plan and will be used to ensure long-term compliance with requirements of the programs involved, including minority business outreach and the comprehensive planning requirements.

#### **CDBG**

Units of General Local Government who receive CDBG funding in the CDBG-PF, CDBG-PLNG, CDBG-PFED, and/or CDBG-ED program are monitored prior to project completion. A risk matrix is completed prior to monitoring to identify risk criteria. While a desk monitoring is conducted for all projects, the outcome of the risk matrix assessment may determine the scope of a desk monitoring and may also lead to and onsite monitoring visit. Section 3 and MBE/WBE contractor utilization and Section 3 worker tracking is reported by grantees. Funded projects are evaluated for consistency with the scope of work as presented in the UGLG's grant application and as listed in their grant agreement; and the UGLG's progress and timeliness with activities and reporting.

Annually, the CDBG-H program develops a risk analysis of the grantees to prioritize grantees for monitoring. Each of the CDBG-H Regions are monitored yearly for compliance. In addition, the program staff conducts two monitoring reviews each month on the locally-held Revolving Loan Funds for program compliance. Among the items included in the review are:

- Financial management records,
- LMI benefit,
- Program outreach efforts,
- Administrative files,
- Individual project files, and
- On-site inspection of completed projects.

Program staff work with grantees to correct any identified deficiencies through the monitoring process. DEHCR annually lists its monitoring plan for the program year on its website including monitoring goals by program.

#### **HOME**

Grantees are monitored once a year. Annually, the HOME-HHR housing program develops a risk analysis of the grantees to prioritize grantees for desk or on-site monitoring. Based on the number of grantees, program staff conducts two monitoring reviews each month for compliance. Any findings and concerns are documented, and a corrective action is developed to ensure long term compliance of program requirements. The HOME-HHR program did not produce additional affordable rental housing units in PY 24.

HOME-RHD program staff develops a risk analysis of projects that are within their affordability period. Staff determine how often to monitor projects based on the results of the analysis. The program staff monitors all projects within twelve months of project completion, and then, based on the results of the risk analysis, projects are scheduled for monitoring at least once every three years. The HOME-RHD program staff conducts a minimum of two monitoring reviews each month; however, they frequently conduct additional monthly monitoring depending on the number of projects identified during the risk analysis.

Additionally, HOME-RHD has a Memorandum of Understanding (MOU) with WHEDA to jointly conduct on-site monitoring. Projects that receive on-site monitoring conducted by WHEDA undergo desk monitoring by program staff. Staff issues a formal monitoring letter to the grantee after completing the monitoring inspection. The letter outlines any issues or concerns found during the monitoring, identifies corrective action(s), and issues a date by which the grantee must have all actions completed.

Among the items included in HOME-HHR and HOME-RHD reviews are:

- Financial management records,
- LMI benefit,
- Program outreach efforts,
- Administrative files,
- Individual project files, and
- On-site inspection of completed projects.

All HOME TBRA grantees have onsite monitorings conducted annually to ensure compliance with HOME regulations and DEHCR policies. New HOME TBRA grantees have onsite monitorings conducted biannually during the first year, once after six months, and another one after twelve months of the contract start date.

The following items are reviewed during the monitoring process:

- Program policies and procedures
- Fiscal policies and procedures
- Payroll records
- Financial expenditures
- Client files
- Onsite HQS inspections of two TBRA-subsidized units

DEHCR is also working on updating its program manual to ensure grantees have an immediate resource when they have questions about TBRA requirements.

#### **ESG**

ESG grantees are monitored on an annual basis to ensure compliance with ESG program requirements. A risk assessment is completed prior to monitoring to identify risk criteria and prioritize grantees for either desk or on-site monitoring. Included in the monitoring is a review of agency policies, fiscal procedures, programmatic procedures, and client files. Program staff work with grantees to correct any deficiencies identified through the monitoring process. DEHCR regularly updates the ESG program manual to ensure grantees have an immediate resource when they have questions about ESG requirements.

#### **HOPWA**

HOPWA program project sponsors and subgrantees are monitored on an annual basis. During the monitoring process, programmatic procedures, fiscal procedures, client files, a HOPWA HQS habitability standards inspection of at least one HOPWA STRMU-funded unit, and interviews with HOPWA clients are completed.

#### **HTF**

A team of WHEDA staff members are dedicated to reviewing results of competitive allocation rounds and coordinating all program processes. Additional staff members tracking minority business outreach in the Housing Tax Credit program are now also assisting with tracking Housing Trust Fund activities. WHEDA's comprehensive program planning has involved coordination between many business units of WHEDA. Program requirements are clearly communicated with developers prior to closings and monitored throughout construction. Coordination between WHEDA and DOA occurs to ensure program environmental requirements are adhered to prior to deployment of funds. A cost certification is collected at project completion to ensure HTF dollars are going towards supporting households at or below 30% AMI. Borrowers provide a guarantee against any non-compliance with program regulations. 20% of HTF dollars are held back until construction completion.

<u>Description of the efforts to provide citizens with reasonable notice and an opportunity to comment on performance reports.</u>

Consistent with its Communication Plan, DEHCR posted notice in the May 14, 2025 and May 21, 2025 issues of the Wisconsin State Journal that a public hearing would be held for input regarding the CAPER. An in-person Public Hearing was held on May 28th with an option to attend telephonically including directions for accessing the public hearing were provided in the public notice. DEHCR posted the draft 2024 Consolidated Annual Performance and Evaluation Report (CAPER) on the Division's website.

The public input process lasted 15 days, beginning on May 28, 2025 and ending June 12, 2025. DEHCR submitted the CAPER to HUD by the deadline of June 30, 2025. DEHCR read, responded to, and recorded every comment received. To the extent possible, DEHCR incorporated public comments into the 2024 CAPER. No public comments were received during the comment period.

## CR-45 CDBG

Specify the nature of, and reasons for, any changes in the jurisdiction's program objectives and indications of how the jurisdiction would change its programs as a result of its experiences.

In order to meet its job creation goals, DEHCR will work to increase marketing efforts for the Community Development Block Grant programs that create LMI jobs. Under the current economic environment of inflationary increases and market uncertainties, businesses are more averse to the risks involved with building or expanding operations and their labor force and committing to comply with the comprehensive CDBG program requirements. This barrier can be overcome through marketing and outreach to local stakeholders and by providing training to make the rules and regulations seem more manageable.

The CDBG-H program continues to prioritize homeowner rehabilitation. DEHCR exceeded its estimated number of units rehabilitated and the CDBG-H program significantly improved the safety and efficiency of homes for the clients served. The CDBG-H program has experienced a shortage of contractors to work in the program; this is especially true of trade contractors, including plumbers and electricians. In addition, the CDBG-H program has seen a rise in the number of projects exceeding \$50,000 to make the property decent, safe, and sanitary.

During PY 20, CDBG-CV funds were received to prevent, prepare for, and respond to COVID-19. Eligible CDBG-CV programs in this CAPER continued from the prior program year. During PY 23, the following objectives were met: create economic opportunities, provide decent affordable housing opportunities, create suitable living environments.

Does this jurisdiction have any open Brownfields Economic Development Initiative (BEDI) grants
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No

## CR-50 HOME (HOME GRANTEES ONLY)

Include the results of on-site inspections of affordable rental housing assisted under the program to determine compliance with housing codes and other applicable regulations. Please list those projects that should have been inspected on-site this program year based upon the schedule in §92.504(d). Indicate which of these were inspected and a summary of issues that were detected during the inspection. For those that were not inspected, please indicate the reason and how you will remedy the situation.

The HOME-HHR program did not produce additional affordable rental housing units in PY 24.

The following HOME-TBRA projects were inspected on-site this program year based upon the monitoring schedule:

- 1. Salvation Army of Burnett County (two TBRA-subsidized units)
- 2. Northwest Wisconsin Community Services Agency (one TBRA-subsidized unit)
- 3. Chippewa County Housing Authority (two TBRA-subsidized units)
- 4. North Central CAP (two TBRA-subsidized units)
- 5. Salvation Army of Stevens Point (two TBRA-subsidized units)
- 6. Lakeshore CAP (two TBRA-subsidized units)
- 7. Newcap (two TBRA-subsidized units)
- 8. West CAP (two TBRA-subsidized units)
- 9. Western Dairyland EOC (one TBRA-subsidized unit)
- 10. Couleecap (two TBRA-subsidized units)
- 11. Appleton Housing Authority (two TBRA-subsidized units)
- 12. ADVOCAP (one TBRA-subsidized unit)
- 13. Renewal Unlimited (two TBRA-subsidized units)
- 14. Central Wisconsin Community Action Council (two TBRA-subsidized units)

During PY24, several issues were recognized throughout the HOME TBRA monitorings including habitability standards, program policies, and client file documentation. Most habitability standard issues were identified and resolved in a timely manner. Administrative issues can be resolved with additional training, modernizing program policies and procedures, and communication.

The following HOME-RHD projects were inspected on-site this program year based upon the monitoring schedule:

80208.185.063	Pine Bend Townhomes
82208.200.01	The Glenderry W 2458
82208.200.01	Red Cedar Estates
82206.128.061	Peter St. Apartments
82206.174.003	St. Croix Falls Townhomes
82208.200.01	The Villas at Paperjack Creek
RHDC-0516	Jackson County Transitional Housing (Boulton Refuge House)
RHDC-0521	Adams Friendship Senior Village (has LLC)
RHDC-0732	Olen Park Senior Village
RHDC-0627	Lancaster Senior Village
RHDC-0749	Wood Hollow Apartments
	82208.200.01 82208.200.01 82206.128.061 82206.174.003 82208.200.01 RHDC-0516 RHDC-0521 RHDC-0732 RHDC-0627

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12
      RHDC-0743 Morris Park Senior Village (has LLC)
13
      RHDC-0744 Iola Senior Village
14
      RHDC-0766 Kirk Wood
15
      RHDC-0862 Weyauwega Senior Village
16
      RHD-0987
                  Mission Village Menasha
17
      RHD-0877
                  Neillsville 1/ Pine-Court Terrace
18
      RHD-0985
                  Heritage Cottages of Hudson Phase 2
19
      RHDC-0990 Holly Heights
20
      RHDC-1094
                  Mauston Senior Village (has LLC)
21
      RHD-1108
                  Lynndale Village
22
      RHD-1003
                  Riverwalk Place
23
      RHDC-1118 City Walk Apartments
24
      RHDC-1129 Village on the Water
25
      RHDC-1223 Berlin Senior Village
26
      RHDC-1303 Stepping Stones
27
      RHDC-1224 River Wood
      RHDC-1309 King Street I
28
29
      RHDC-1305 Barron County Housing (Pine Park)
30
      RHD-1412
                  8804 Durand Ave
31
      RHDC-1403 King Street II
32
                  Winfield Park
      RHD-1414
33
      RHDC-1417 Artist Lofts
34
      RHDC-1505 Pioneer Ridge
35
      RHD-1504
                  Mission Village Dodgeville
36
      RHD-1503
                  Lakeside Gardens
37
      RHD-1506
                  The Rivers Phase II
38
      RHD-1606
                  The Ruxton (Pioneer Square)
39
      RHDC-2002 Glen Grove Apartments
40
      RHD-2006
                  Alice Place Monroe
41
      RHD-2007
                  Darlington Farmworkers Townhomes
42
      RHD-2101
                  Grove, The (known as Berkshire at the Grove)
43
      RHD-2106
                  New Richmond Downtown (Beebe Lofts, sometimes spelled Bebee)
44
      RHD-2202
                  Superior View Cottages
45
      RHD-2301
                  Hogan Street Cottages-Antigo, LLC (dba ASPEN VILLAGE)
46
      RHD-2302
                  Forest Edge Apartments
47
      RHD-2203
                  Rise Apartments
48
      RHD-2403
                  Aspen Grove Apartments
49
      RHD-2402
                  Village Square at the Preserve
50
      RHD-2404
                  Lindoo School Apartments
51
      RHD-2406
                  VUE14
```

A summary of issues that were detected over PY 24 during HOME-RHD on-site monitoring inspections include: income eligibility documentation, lease documentation, property standards, rent calculations and tenant selection plan. Most issues are administrative in nature and can be resolved with changes to site management policy or updating language in notice to applicants or residents.

Provide an assessment of the jurisdictions' affirmative marketing actions for HOME units.

HOME recipients used the established affirmative marketing policies and procedures that HOME recipients must adopt. These policies and procedures are based upon the Code of Federal Regulations (CFR), specifically 24 CFR 92.351. HOME recipients must make an effort to inform potential applicants from all racial, ethnic, and gender groups in the housing market about available vacant units. In particular, they must inform persons in the housing market area that are not likely to apply for HOME-assisted housing.

During the program year, DEHCR did not receive any complaints concerning its recipients' affirmative marketing practices.

<u>Data on the amount and use of program income for projects, including the number of projects and</u> owner and tenant characteristics

\$3,720,466 of new HOME program income was receipted into IDIS for the 2024 program year. Four HOME-RHD projects were funded using program income in PY 24: Rise Apartments, LLC, Lindoo School Apartments-Ladysmith LLC, Menomonie III LLC, and Superior View Cottages, LLC.

Rise Apartments LLC is a 48-unit new construction activity in the City of Appleton. The activity will produce two (2) buildings, a two-story townhome building and a three-story apartment building to serve low-income households. The owner is Mosaic Development, LLC via Rise Apartments, LLC a Wisconsin Limited Liability Company.

Lindoo School Apartments is a 40-unit new construction activity in the City of Ladysmith. The activity will provide two buildings, comprised of 33 units in one building and seven units in the other, serving low-income households. The owner is Northpointe Development II Corporation via Lindoo School Apartments-Ladysmith, LLC.

Maplewood Eco Cottages (Menomonie III, LLC) is a 55-unit new construction activity in the City of Menomonie. The activity will produce eight buildings; seven one-story buildings and one two-story building with tuck under garages, serving low-income households. The owner is PP&G II, LLC via Menomonie III, LLC.

Superior View Cottages, LLC is a 50-unit new construction activity in the City of Ashland. The activity will produce five single story buildings to serve low-income households. The owner is Commonwealth Development Corporation via Superior View Cottages, LLC a Wisconsin Limited Liability Company.

Other actions taken to foster and maintain affordable housing. STATES ONLY: Including the coordination of LIHTC with the development of affordable housing.

The HOME-RHD program issues HOME project funds to increase the amount of existing affordable rental housing within the state. The program also monitors grantees to ensure compliance with affordability regulations. A major directive of the monitoring process is to ensure residents of HOME-assisted units are income-compliant with program stipulations. The HOME program is a consistent driver of new affordable housing stock within the state, as well as maintainer of existing affordable stock.

The HOME-RHD program routinely coordinates with WHEDA (Wisconsin's LIHTC-dispersing entity) to fund construction of new affordable housing stock and rehabilitate existing affordable housing stock. There are currently over 75 active projects in Wisconsin that contain both HOME and LIHTC funding.

## CR-55 HOPWA (HOPWA GRANTEES ONLY)

Number of Households Served Through	One- year Goal	Actual
Short-term rent, mortgage and utility assistance to prevent homelessness of the individual or family	144	142
Tenant-based rental assistance	0	16
Units provided in permanent housing facilities developed, leased or operated with HOPWA funds	0	0
Units provided in transitional short-term housing facilities developed, leased or operated with HOPWA funds	0	0
Total	144	158

Table 14 - HOPWA Number of Households Served

DECHER exceeded the HOPWA the goal of increasing housing options for person with HIV/AIDS by strengthening and expanding the options for how clients' needs were met, enabling more customized assistance and supportive services. Instead of just STRMU, clients could also access permanent housing placement (PHP) and tenant-based rental assistance (TBRA). The unduplicated number of households receiving a subsidy (PHP, STRMU, or TBRA) was 158, above the goal of serving 144 households.

Vivent Health has been able to maintain access to services for HOPWA clients with no waitlist, which demonstrates the high prioritization of the vulnerable HIV/AIDS population served through STRMU. Potential clients that are exiting health care facilities, correction programs or other institutions can connect with services either through a formal referral from another agency/provider, in-house referral within Vivent Health Inc, or self-referral. Once referred to Vivent Health Inc, a case manager will reach out to the client to conduct a needs assessment and develop a service plan in collaboration with the client. If housing is identified as a need and the client is eligible for the HOPWA program, it will be determined what type of support will best meet the client's needs. Vivent Health Inc will also offer supportive services and housing information services with the goal of enabling clients to establish safe affordable housing and maintain it.

STRMU assistance has provided stable housing for the vulnerable HIV/AIDS population. Of the 142 households receiving STRMU assistance, 65% of those households have been recognized as stable and are unlikely to require additional housing assistance in the future. Of the 16 households receiving TBRA assistance, 100% of households had a household income below 30% AMI. 81% of HOPWA-eligible persons who received TBRA have shown an improved viral load or achieved viral suppression. 100% of households are anticipated to need TBRA assistance next year. This is a reflection of the effectiveness of STRMU assistance, housing interventions performed by Vivent Health housing teams, and efforts to maintain collaboration with partnering organizations.

During PY24, Vivent Health expressed a need to expand their services for individuals and families affected by HIV/AIDS. Through an internal analysis of client income and housing needs, Vivent Health discovered that clients in the defined 66-county service area, who are ineligible for STMRU assistance, are experiencing housing instability and/or homelessness. To address this gap in unmet needs, Vivent Health again provided Tenant-Based Rental Assistance (TBRA) for individuals and families affected by HIV/AIDS.

The HOPWA TBRA program was designed to provide a higher level of housing and supportive services for clients in need. TBRA funding expands support for rent and utility assistance, comprehensive case management, harm reduction services and education, and access to specialized medical and behavioral

health care. The number of households helped by TBRA was limited by the high cost of rentals across the state and the very low income of 100% of the households assisted (below 30% AMI). These lessons also support the allocation of additional resources to TBRA again next year.

Further for the TBRA program, finding housing that is at or below fair market rent often makes finding suitable housing extremely challenging, or limits clients to live in locations that may not meet their other needs (access to health care services, transportation, etc.). DOA will work with Vivent Health Inc to develop a new rent standard in line with HOPWA requirements.

As Wisconsin's HIV/AIDS population ages, the ability to find stable housing becomes more difficult due to reduced income and limited availability of long-term assistance. While offering TBRA helps, it is not sustainable for all households that may qualify for the program. Additional collaboration with local community organizations and governments that support ADA resources is required to positively impact safe housing and utility support options for the aging HIV/AIDS population.

## CR-56 HTF 91.520 (H)

# Describe the extent to which the grantee complied with its approved HTF allocation plan and the requirements of 24 CFR part 93.

The Wisconsin Housing and Economic Development Authority (WHEDA) submitted the 2024 allocation plan, with the goal of creating 130 units through the Housing Trust Fund program for the extremely low-income. WHEDA offered three opportunities for applicants to request Housing Trust Funds in 2024. WHEDA conducted a competitive round of applications for the allocation of HTF, in concurrence with the LIHTC application cycle, in December 2024, and WHEDA conducted a competitive application cycle for any projects serving extremely low-income residences in the spring of 2024, and a noncompetitive loan application cycle in summer 2024.

During PY 24, eight projects supported with HTF funding completed construction and a total of 451 units were placed into service. Of these units 89 were funded with HTF funds. In addition, during the program year, there were additional projects funded from previous allocations of Housing Trust Funds that closed on the funding, resulting in 1,281 total units that are currently under construction.

Tenure Type	0-30% AMI	0% of 30+ to poverty line	% of the higher of 30+ AMI or poverty line to 50% AMI	Total Occupied Units	Units Completed, Not Occupied	Total Completed Units
Rental	89	0	178	451	0	451
Homebuyer						

## CR-60 ESG 91.520(G) (ESG RECIPIENTS ONLY)

## **ESG Supplement to the 2023 CAPER**

## 1. Recipient Information—All Recipients Complete

#### **Basic Grant Information**

Recipient NameWISCONSINOrganizational DUNS Number809036098EIN/TIN Number396028867Identify the Field OfficeMILWAUKEE

**Identify CoC(s)** in which the recipient or Wisconsin Balance of State CoC, Milwaukee COC,

subrecipient(s) will provide ESG assistance Madison/Dane CoC, Racine CoC

#### **ESG Contact Name**

PrefixMr.First NameDavidMiddle Name0Last NamePawlischSuffix0

**Title** Administrator

#### **ESG Contact Address**

Street Address 1 101 E. Wilson St., 5th Floor

Street Address 2 0
City Madison
State WI
ZIP Code -

Phone Number (608) 266-7531

Extension 0 Fax Number 0

Email Address David.Pawlisch@wisconsin.gov

#### **ESG Secondary Contact**

Prefix Mr.
First Name Landon
Last Name Williams

Suffix

**Title** Policy Initiatives Advisor

**Phone Number** (608) 267-9376

Extension

Email Address Landont.Williams@wisconsin.gov

### 2. Reporting Period—All Recipients Complete

Program Year Start Date 04/01/2024 Program Year End Date 03/31/2025

## 3a. Subrecipient Form - Complete one form for each subrecipient

Subrecipient or Contractor Name: WEST CENTRAL WI COMMUNITY ACTION AGENCY, INC

City: Glenwood City

State: WI

**Zip Code:** 54013, 8556 **DUNS Number:** 030016844

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 201,390** 

Subrecipient or Contractor Name: COMMUNITY ACTION COALITION OF SOUTH CENTRAL WISCONSIN

City: Madison State: WI

**Zip Code:** 53704, 2605 **DUNS Number:** 07895681

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 75,183** 

Subrecipient or Contractor Name: SAFE HAVEN OF RACINE, INC

City: Racine State: WI

**Zip Code:** 53403, 1762

**UEI Number:** DP9DBSDLFNP9

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 127,268** 

Subrecipient or Contractor Name: ADVOCAP INC.

City: Fond Du Lac

State: WI

**Zip Code:** 54935, 4122 **DUNS Number:** 078934148

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 171,247** 

Subrecipient or Contractor Name: NORTH CENTRAL CAP INC

**City:** Wisconsin Rapids

State: WI

**Zip Code:** 54495, 1141 **DUNS Number:** 096826086

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 154,744** 

Subrecipient or Contractor Name: RENEWAL UNLIMITED INC.

City: Portage State: WI

**Zip Code:** 53901, 3400 **DUNS Number:** 099140790

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount:** 138,113

Subrecipient or Contractor Name: WESTERN DAIRYLAND ECONOMIC OPPORTUNITY COUNCIL

City: Independence

State: WI

**Zip Code:** 54747, 0125 **DUNS Number:** 084490762

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 153,185** 

Subrecipient or Contractor Name: NEWCAP, INC.

City: Oconto State: WI

**Zip Code:** 54153, 1541 **DUNS Number:** 136478786

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount:** 158,647

Subrecipient or Contractor Name: FAMILY PROMISE OF OZAUKEE COUNTY

**City:** Port Washington

State: WI

**Zip Code:** 53074

**DUNS Number: 059578735** 

Is subrecipient a victim services provider: Y

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount:** 67,313

Subrecipient or Contractor Name: MADISON, CITY OF

City: Madison State: WI

**Zip Code:** 53701, 2983 **DUNS Number:** 076147909

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Unit of Government **ESG Subgrant or Contract Award Amount:** 315,071

Subrecipient or Contractor Name: KENOSHA HUMAN DEVELOPMENT SERVICES, INC.

City: Kenosha State: WI

**Zip Code:** 53140, 3715 **DUNS Number:** 080500861

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount:** 129,756

Subrecipient or Contractor Name: NORTHWEST WI CSA, INC.

City: Superior State: WI

**Zip Code:** 54880, 1523 **DUNS Number:** 153452248

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 90,012** 

Subrecipient or Contractor Name: FAMILY ADVOCATES, INC

City: Platteville State: WI

Zip Code: 53818, 0705

**DUNS Number: LG8SNLGUD629** 

Is subrecipient a victim services provider: Y

**Subrecipient Organization Type:** Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 82,204** 

Subrecipient or Contractor Name: YWCA – OF THE COULEE REGION

City: La Crosse State: WI

**Zip Code:** 54603, 1755 **DUNS Number:** 941006900

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 170,367** 

Subrecipient or Contractor Name: EVERYONE COOPERATING TO HELP OTHERS (ECHO), INC

City: Janesville State: WI

**Zip Code:** 53548, 3842

**DUNS Number: DWQXFZ6Y7FN4** 

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Other Non-Profit Organization

ESG Subgrant or Contract Award Amount: 214,885

Subrecipient or Contractor Name: LAKESHORE CAP, INC.

City: Manitowoc

State: WI

**Zip Code:** 54220, 4034 **DUNS Number:** 611777327

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 101,745** 

Subrecipient or Contractor Name: APPLETON, CITY

City: Appleton State: WI

**Zip Code:** 54911, 4702 **DUNS Number:** 053090312

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Unit of Government **ESG Subgrant or Contract Award Amount:** 195,770

Subrecipient or Contractor Name: THE SALVATION ARMY OF BURNETT COUNTY, WI

City: Siren State: WI

**Zip Code:** 54872, 8042 **DUNS Number:** 150777253

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Faith-Based Organization

**ESG Subgrant or Contract Award Amount:** 78,736

Subrecipient or Contractor Name: THE SALVATION ARMY OF STEVENS POINT, WI

City: Stevens Point

State: WI

**Zip Code:** 54481, 3050 **DUNS Number:** 150777253

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Faith-Based Organization

**ESG Subgrant or Contract Award Amount: 77,367** 

Subrecipient or Contractor Name: House of Hope, Inc.

City: Green Bay State: WI

**Zip Code:** 54303, 2665 **DUNS Number:** 618259688

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 294,291** 

Subrecipient or Contractor Name: FAMILY PROMISE OF WASHINGTON COUNTY

City: West Bend

State: WI

**Zip Code:** 53095

**DUNS Number: 961923401** 

Is subrecipient a victim services provider: N

Subrecipient Organization Type: Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 84,926** 

Subrecipient or Contractor Name: INSTITUTE FOR COMMUNITY ALLIANCES

City: Madison State: WI

**Zip Code:** 53703 2731

**DUNS Number: FD8JNZNSLPN8** 

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount: 200,000** 

Subrecipient or Contractor Name: HEBRON HOUSING SERVICES

City: Pewaukee

State: WI

**Zip Code:** 53072, 3779

**DUNS Number:** ZXHJA42NZBB3

Is subrecipient a victim services provider: N

**Subrecipient Organization Type:** Other Non-Profit Organization

**ESG Subgrant or Contract Award Amount:** 117,933

# CR-65 ESG PERSONS ASSISTED (ESG RECIPIENTS ONLY)

This requirement is replaced by the SAGE System requirement.

## CR-70 ESG ASSISTANCE PROVIDED (ESG RECIPIENTS ONLY)

#### 8. Shelter Utilization

	Number of Units
Number of New Units - Rehabbed	-
Number of New Units - Conversion	-
Total Number of bed-nights available	1,474,129
Total Number of bed-nights provided	942,332
Capacity Utilization	63.92%

Table 15 - Shelter Utilization

# 9. Project Outcomes Data measured under the performance standards developed in consultation with the CoC(s)

Emergency Solutions Grant (ESG) funding was distributed using a formula incorporating need and performance data, with a goal of rewarding those who are best aligning their homeless service systems towards preventing and ending homelessness. The formula distributes funding among predetermined county groupings based on historical partnership for previous grant competitions, the HUD Continuum of Care process, and geographic proximity.

In 2024, a meeting was held with various stakeholders, including the Wisconsin HUD Continua of Care, to discuss the funding formula and determine the best elements to include. Based on the results of that meeting, the funding formula was revised to include HMIS data describing homelessness, an average of monthly census counts, poverty level data, and HUD system performance measures (including successful placement in or retention of permanent housing and returns to homelessness).

Local homeless coalitions were also required to use performance data when distributing funds at the local level.

## CR-75 ESG EXPENDITURES (ESG RECIPIENTS ONLY)

## 11. Expenditures

## 11a. ESG Expenditures for Homelessness Prevention

	Dollar Amount of Expenditures in Program Year		
	2022	2023	2024
Expenditures for Rental Assistance	26,122	27,273	64,729
Expenditures for Housing Relocation and Stabilization Services - Financial Assistance			19,913
Expenditures for Housing Relocation & Stabilization Services - Services	56,033	40,496	37,191
Expenditures for Homeless Prevention under Emergency Shelter Grants Program			
Subtotal Homelessness Prevention	82,155	67,769	121,832

**Table 16 – ESG Expenditures for Homelessness Prevention** 

## 11b. ESG Expenditures for Rapid Re-Housing

	Dollar Amount of Expenditures in Program Year			
		2022	2023	2024
Expenditures for Rental Assistance		477,520	347,755	308,730
Expenditures for Housing Relocation and Stabilization Services - Financial Assistance		59,292	42,610	36,159
Expenditures for Housing Relocation & Stabilization Services - Services		756,729	525,538	557,515
Expenditures for Homeless Assistance under Emergency Shelter Grants Program				
Subtotal Rapid Re-Housing		1,293,541	915,903	902,404

Table 17 - ESG Expenditures for Rapid Re-Housing

## 11c. ESG Expenditures for Emergency Shelter

	Dollar Amount of Expenditures in Program Year				
		2024			
Essential Services		1,091,317	765,128	780,302	
Operations		959,877	1,042,698	1,100,451	
Renovation					
Major Rehab					
Conversion			_		
Subtotal		2,051,194	1,807,826	1,880,753	

Table 18 - ESG Expenditures for Emergency Shelter

## 11d. Other Grant Expenditures

	Dollar Amount of Expenditures in Program Year 2022 2023 2024				
HMIS		284,518	159,273	324,063	
Administration		257,636	109,579	250,832	
Street Outreach		214,555	120,116	108,022	

**Table 19 - Other Grant Expenditures** 

## 11e. Total ESG Grant Funds

Total ESG Funds Expended	2022	2023	2024
	4,183,599	3,180,466	3,587,906

**Table 20 - Total ESG Grant Funds** 

### 11f. Match Source

	2022	2023	2024
Other Non-ESG HUD Funds	365,489	228,970	158,528
Other Federal Funds	226,412	304,770	598,475
State Government	1,320,457	1,217,924	894,295
Local Government	321,782	409,704	251,611
Private Funds	852,155	1,085,469	1,481,682
Other	810,042	369,229	434,554
Fees			9,952
Program Income	0	0	0
Total Match Amount	3,896,337	3,616,066	3,829,096

**Table 21 - Other Funds Expended on Eligible ESG Activities** 

## 11g. Total

Total Amount of Funds Expended on ESG Activities	2022	2023	2024
	8,081,607	6,794,861	7,417,002

**Table 22 - Total Amount of Funds Expended on ESG Activities** 

## ADDITIONAL ACCOMPLISHMENTS REPORTING