Recommendation Num	Report Date	Recommendation Text	Balance Due
		We recommend that you make a determination on collectability of past due excess income	
		liability and require the mortgagor to start correctly completing monthly excess income	
1995-NY-1001-001-B	1/24/1995	report.	\$2,200,290
		Require that the PHA reimburse \$2,568,000, less any restitution, for the fictitious training	
2000-AT-1003-003-C	3/6/2000	invoices.	\$1,114,897
		Obtain additional supporting documentation or recover from city \$795,178 paid for police	
2001-AT-1001-001-A	10/20/2000	protection, recreation and code enforcement activities.	\$573,658
		Require the authority to repay the Low Rent Program \$58,799 from nonfederal funds for the	
2001-FW-1003-001-C	12/18/2000	ineligible transfers that have not been reimbursed by Section 8 Program.	\$56,760
		We recommend you instruct the Public Housing Authority to reimburse from nonfederal	
2000-NY-1003-004-C	12/30/1999	funds, the amount of unsupported costs determined to be ineligible.	\$31,443
		Require the Authority to provide support for \$13,082 in unsupported costs charged to Low	
2001-FW-1003-001-D	12/18/2000	Rent Program for audit period and any subsequent unsupported costs, etc.	\$12,635

6 \$3,989,683

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Take action to refinance mixed financing developments, recover inappropriately	
		expended Annual Contributions Contract funds, sanctions for Annual Contributions	
2001-PH-1803-001-A	8/31/2001	Contract violations.	\$280,000

\$280,000

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the Authority to seek repayment of the \$728,159 owed from the Tupelo	
2002-AT-1002-001-A	7/3/2002	Apartment Homes, L.P.	\$658,159
		Provide proper support for the \$331,665 of expenditures for the fiscal year 2000	
2002-AT-1002-003-B	7/3/2002	Annual Statement, or reimburse the CGP funds.	\$331,665
		Provide proper supporting documentation or reimburse the CGP \$293,544 of	
2002-AT-1002-003-A	7/3/2002	unsupported expenditures.	\$293,544
		Support unsupported expenditures of \$60,750 that were drawn down for the grant.	
2002-PH-1005-001-C	9/30/2002	For any unsupported expenditures require grantee reimburse HUD.	\$60,750
2002-PH-1005-001-D	9/30/2002	Reimburse HUD for the \$23,422 ineligible expenditures charged to the grant.	\$23,422
		Remove the refrigerators and ranges from the Ida Street development or require	
2002-AT-1002-005-C	7/3/2002	reimbursement from the partnership.	\$15,086
		If implementation continues we recommend that HUD complete and implement the	
2002-NY-0001-001-B	2/25/2002	regulations.	\$0

7 \$1,382,626

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Establishes a formal repayment agreement with the Housing Authority that will allow	
		the current debt owed to HUD of \$533,432 to be repaid without disrupting the Section 8	
		Program. The following should be included in the agreement: prior HUD approval of the	
		Housing Authority's proposed budgets; and a requirement that the Housing Authority	
		revise its funding requisitions when leasing levels materially change so that future	
2003-CH-1019-001-B	7/25/2003	overpayments will be avoided.	\$507,290
		Recover from owner \$2,687,822, the difference between \$3,662,822 owed to HUD by	
2004-BO-1002-001-A	11/4/2003	owner and \$975,000 proceeds of foreclosure sale.	\$333,581
		Provides documentation to support that it appropriately made \$324,364 in Housing	
		Assistance Payments. If adequate documentation cannot be provided, then the Authority	
		should reimburse its Section 8 Housing Program from non-Federal funds for the	
2004-CH-1001-003-B	11/26/2003	appropriate amount.	\$300,327
		Ensures that the \$287,224 of housing work cited in this finding is completed correctly	
		using non-federal funds. If the Authority is unable to ensure the work is completed	
		correctly, then the Authority should reimburse its Comprehensive Assistance	
		Improvement Program (now the Capital Fund Program) from non-Federal funds the	
2003-CH-1011-001-A	3/24/2003	applicable amount of work not completed correctly or not provided.	\$287,224
		Reimburses its Section 8 Housing Program \$150,851 from non-Federal funds for the	
		Section 8 administrative fees collected by the Authority (\$14,942) and the Housing	
		Assistance Payments (\$135,909) improperly made for the Section 8 housing units that	
2004-CH-1001-002-B	11/26/2003	did not meet HUD's Housing Quality Standards.	\$95,965
		Provides documentation to support the \$72,329 of unsupported salaries and wages cited	
		in this finding. If documentation cannot be provided, the Authority should reimburse its	
2003-CH-1014-002-A	3/28/2003	Public Housing Program the appropriate amount from non-Federal funds.	\$72,329
		Provides documentation to support the \$43,132 of unsupported payments cited in the	
		Indiana State Board of Accounts audit report. If documentation cannot be provided, then	
		the Authority should reimburse its Section 8 Voucher Program for the amount that	
2003-CH-1019-002-D	7/25/2003	cannot be supported from non-Federal funds.	\$43,132

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Reimburses its Section 8 Voucher Program \$42,206 from non-Federal funds for the	
2003-CH-1019-002-A	7/25/2003	ineligible costs cited in this finding.	\$41,146
		Reimburses its Section 8 Voucher Program \$40,708 from non-Federal funds for ineligible	
2003-CH-1019-002-C	7/25/2003	costs cited in the Indiana State Board of Accounts audit report.	\$40,708
2003-CH-1011-001-B	3/24/2003	Reimburses its Comprehensive Assistance Improvement Program (now the Capital Fund Program) \$36408 from non-federal funds for the inappropriate use.	\$36,408
	37 = 17 = 000	Reimburses its Voucher Program from non-Federal funds \$60,399 for Section 8 subsidy at	
2003-CH-1019-003-A	7/25/2003	units it incorrectly certified met Housing Quality Standards.	\$28,248
		Provides documentation to support the \$33,284 of unsupported payments cited in this finding. If documentation cannot be provided, then the Authority should reimburse its	
2003-CH-1014-005-A	3/28/2003	Public Housing Program the amount that cannot be supported from non-Federal funds.	\$25,628
		Provides documentation to support the \$1,672 of unsupported payments cited in this	
		finding. If documentation cannot be provided, then the Authority should reimburse its	
		Section 8 Voucher Program from non-Federal funds for the amount that cannot be	
2003-CH-1019-002-B	7/25/2003	supported.	\$1,672
		Provides documentation to support the annual income used in 26 reexaminations for	
		\$112,753 in Housing Assistance Payments. If adequate documentation cannot be	
		provided, then the Authority should reimburse its Section 8 Housing Program from non-	
2004-CH-1001-003-D	11/26/2003	Federal funds for the appropriate amount.	\$0

14 \$1,813,658

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the PRPHA to submit all supporting documentation and determine the	
		accuracy of the \$4,230,646 owed by PBA and its public housing management agents.	
		Any amounts determined ineligible must be reimbursed to the ACC projects, from non-	
2004-AT-1006-001-B	4/22/2004	Federal funds.	\$4,230,256
		Require the Authority to repay its programs \$6,855,271 spent for ineligible	
		procurements. Repayment should be from non-Federal funds and paid in the following	
		amounts and to the following programs: Conventional Public Housing General Fund	
		\$2,818,331, Capital Fund \$3,630,215, HOPE VI \$259,289, Section 8 \$115,128, Drug	
		Elimination \$12,048, Economic Development Support Services \$13,831, and Turnkey III	
2005-AT-1004-002-E	11/19/2004	Program \$6,429.	\$3,516,017
		Require the Authority to collect the \$327,326 due from SCHDC and discontinue	
2004-AT-1001-001-A	1/15/2004	advancing funds.	\$199,851
		Direct the Authority to provide adequate documentation to support \$1,943,993 or	
2004-PH-1011-002-B	9/8/2004	reimburse HUD from nonfederal sources.	\$187,743
		We recommend that HUD's Director of Public Housing Hub, Detroit Field Office, assure	
		the Royal Oak Township Housing Commission: Reimburse its Public Housing Program	
		\$367,516 from non-Federal funds for the improper use of HUD operating subsidy funds	
2005-CH-1003-001-A	11/29/2004	cited in this finding.	\$91,879
		We recommend that HUD's Director of Public Housing Hub, Detroit Field Office, assure	
		the Royal Oak Township Housing Commission: Reimburse its Public Housing Program	
		\$45,220 from non-Federal funds for the operating subsidy that was not used in	
2005-CH-1003-002-A	11/29/2004	accordance with HUD's One Strike Policy.	\$45,220
2004-PH-1011-001-B	9/8/2004	Require the Authority to reimburse HUD \$882,916 from nonfederal sources.	\$29,051
		We recommend that HUD's Director of Public Housing Hub, Detroit Field Office, assure	
		the Royal Oak Township Housing Commission: Reimburse its Public Housing Program	
2005-CH-1003-002-C	11/29/2004	\$3,340 from non-Federal funds for thee ineligible travel costs.	\$3,340

8 \$8,303,357

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the Municipality to obtain and submit all supporting documentation and HUD	
		determine the eligibility and propriety of \$1,011,801 in administrative costs the	
		Corporation charged to the Block Grant revolving fund. Any amounts determined	
2005-AT-1013-002-A	9/15/2005	ineligible must be reimbursed to the Block Grant program from nonfederal funds.	\$1,011,801
		We recommend that the director of HUD's Public Housing Hub, Cleveland Field Office,	
		require the Authority to provide support or reimburse its Section 8 program \$812,967	
		(\$738,708 in housing assistance payments plus \$74,259 in related administrative fees)	
		from nonfederal funds for unsupported housing assistance payments and unearned	
2005-CH-1020-004-A	9/29/2005	administrative fees related to the 65 tenants cited in this finding.	\$767,977
		We recommend that the director of HUD's Public Housing Hub, Cleveland Field Office,	
		require the Authority to reimburse its Section 8 administrative fees \$805,585 from	
2005-CH-1020-003-A	9/29/2005	nonfederal funds for inappropriately funding HOPE VI expenses.	\$733,979
2005-CH-1020-003-A	3/23/2003	nomederal funds for mappropriately funding HOFE vi expenses.	\$755,373
		Require the Municipality to obtain and submit all supporting documentation and HUD	
		determine the eligibility and compliance with national objectives of the \$631,195 the	
		Corporation disbursed for the four loans. Any amounts determined ineligible must be	
2005-AT-1013-003-A	9/15/2005	reimbursed to the Block Grant program from nonfederal funds.	\$471,578
		We recommend that HUD's Director of Public Housing Hub, Chicago Regional Office,	
			,
2005-CH-1010-001-A	4/8/2005	assure that the Authority reduces its Low-Rent Performance Funding Operating Subsidy by \$119,376 for the excessive operating subsidy cited in this finding.	\$21,038
2003-CH-1010-001-A	4/0/2003	by 7113,370 for the excessive operating substay cited in this infamily.	\$21,036

5 \$3,006,373

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		For the overpayments of phase-down funding identified in appendix C, recover \$20.6	
		million in ineligible phase-down funding requests from the public housing agencies for	
2006-BO-0001-001-C	7/11/2006	fiscal years 2004 and 2005.	\$8,281,766
		We recommend that the director of HUD's Boston Multifamily Housing Hub, in	
		conjunction with the HUD Office of Inspector General (OIG), pursue double damages	
		remedies if the owner does not reimburse HUD for the inappropriate disposition of	
2006-BO-1006-001-C	3/28/2006	project assets.	\$1,421,859
		We recommend that the director, Rhode Island Multifamily Program Center obtain	
		justification from the owner/management agent supporting the cash disbursements	
		for unsupported costs paid to the owner/management agent of \$1,248,668 or pursue	
		the recovery of double this amount as stipulated in 12 U.S.C. [United States Code] Sec.	
2006-BO-1004-002-C	3/3/2006	1715z-4a.	\$1,248,668
		We recommend that the director, Rhode Island Multifamily Program Center obtain	
		adequate documentation from the owner/management agent for cash disbursements	
		of \$1,053,550 in unsupported partnership management fees paid to the owner or	
		pursue the recovery of double this amount as stipulated in 12 U.S.C. [United States	
2006-BO-1004-002-A	3/3/2006	Code] Sec. 1715z-4a.	\$1,053,550
		We recommend that the director of HUD's Boston Multifamily Housing Hub assure the	
		owner provides documentation to support the \$992,979 in unsupported payments	
		cited in this audit report. If adequate documentation cannot be provided, the owner	
2006-BO-1006-001-B	3/28/2006	should reimburse HUD for the appropriate amount.	\$992,979
		We recommend that the director of HUD's Boston Multifamily Housing Hub assure the	
2006-BO-1006-001-A	3/28/2006	owner reimburses HUD \$865,121 for the inappropriate disposition of project assets.	\$865,121
		We recommend that the director of HUD's Detroit Office of Public Housing require the	
		Commission to Reimburse its program \$535,903 from nonfederal funds (\$507,860 for	
		the property purchase plus \$28,043 for legal costs) for the improper use of program	
2006-CH-1018-001-A	9/28/2006	funds to pay for the property's acquisition costs.	\$535,903

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the director, Rhode Island Multifamily Program Center pursue the	
		recovery of double the amount of \$533,954 in ineligible costs to identities-of-interest	
		from the owner/management agent, as stipulated in 12 U.S.C. [United States Code]	
2006-BO-1004-001-A	3/3/2006	Sec. 1715z-4a.	\$533,954
		We recommend that the director, New Jersey Office of Public Housing, instruct the	
		Authority to recapture or reduce the Section 8 administrative fee reserve account by	
		\$590,042 to comply with the requirements of PIH [Public and Indian Housing] Notice	
2006-NY-1012-001-B	9/22/2006	2005-30.	\$452,366
		We recommend that the director, Rhode Island Multifamily Program Center pursue the	
		recovery of double the amount of \$426,375 in unnecessary costs to identities-of-	
		interest and non- identities-of-interest from the owner/management agent, as	
2006-BO-1004-001-C	3/3/2006	stipulated in 12 U.S.C. [United States Code] Sec. 1715z-4a.	\$426,375
		We recommend that the director, Rhode Island Multifamily Program Center pursue the	
2006-BO-1004-001-D	3/3/2006	recovery of \$397,895 in ineligible costs to non-identities-of-interest.	\$397,895
		We recommend that the director, New Jersey Office of Public Housing, instruct the	. ,
		Authority to reimburse the capital fund from the Section 8 program the \$401,046 in	
2006-NY-1012-001-D	9/22/2006	excess/ineligible capital fund transfers.	\$334,205
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to provide supporting documentation or reimburse its program \$582,926	
		(\$547,238 in housing assistance and utility allowance payments and \$35,688 in	
		associated administrative fees) from nonfederal funds for the unsupported payments	
		and associated administrative fees related to the 73 household files cited in this	
2006-CH-1020-001-A	9/29/2006	finding.	\$293,425
		We recommend that the director, Rhode Island Multifamily Program Center obtain	
		justification from the owner/management agent supporting the cash disbursements	
		for unsupported costs of \$266,574 to non-identities-of-interest or pursue recovery of	
2006-BO-1004-001-E	3/3/2006	this amount.	\$266,574

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to review the remaining 717 (779 minus 62) zero-income households as of	
		September 23, 2005, to determine whether they had unreported income. For	
		households that received excessive housing assistance and utility allowance payments,	
		the Authority should pursue collection and/or reimburse its program the applicable	
2006-CH-1021-002-C	9/30/2006	amount from nonfederal funds.	\$254,879
		Obtain and review support (as identified in recommendation 1D) for \$15.1 million in	
		unsupported phase-down funding in fiscal years 2004 and 2005, determine the correct	
		amount of phase-down funding, and require the public housing agencies to reimburse	
2006-BO-0001-001-B	7/11/2006	HUD for any ineligible funding received.	\$250,282
		We recommend that the director of HUD's Cleveland Office of Public Housing require	
		the Authority to reimburse its public housing operating fund \$181,513 from nonfederal	
2007-CH-1001-001-A	12/13/2006	funds for the inappropriate disbursements cited in this finding.	\$181,513
		Require the Commonwealth to provide documentation to substantiate the eligibility of	
		\$150,000 provided to Southampton or repay the HOME program from nonfederal	
2006-PH-1013-001-B	9/18/2006		\$125,000
		We recommend that the director of HUD's Detroit Office of Public Housing require the	
		Commission to provide documentation to support the \$206,224 in unsupported	
		program disbursements cited in this finding or reimburse its program from nonfederal	
2006-CH-1010-001-A	5/18/2006	funds for the applicable amount.	\$115,149
		We recommend that the director, Rhode Island Multifamily Program Center pursue	
		recovery of double the amount of \$112,254 in questionable salary payments paid to	
		the assistant administrator as stipulated in 12 U.S.C. [United States Code] Sec. 1715z-	
2006-BO-1004-002-E	3/3/2006	4a.	\$112,254
		We recommend that the director, Rhode Island Multifamily Program Center obtain	
		adequate documentation from the owner/management agent for unsupported	
		accrued payables of \$108,600 payable to the owner or pursue the recovery of double	
2006-BO-1004-002-B	3/3/2006	this amount as stipulated in 12 U.S.C. [United States Code] Sec. 1715z-4a.	\$108,600

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the director, Rhode Island Multifamily Program Center take	
		appropriate action to prevent payments of ineligible and unnecessary cash	
		disbursements after our audit period, including the payment of questionable accrued	
		payables to identities-of-interest of \$95,800. If they have been paid, pursue the	
		recovery of double this amount as stipulated in 12 U.S.C. [United States Code] Sec.	
2006-BO-1004-001-F	3/3/2006	1715z-4a.	\$95,800
		We recommend that the director, Rhode Island Multifamily Program Center take	
		appropriate action to prevent payments of ineligible accrued payables to non-	
		identities-of-interest of \$92,299. If they have been paid, pursue the recovery of this	
2006-BO-1004-001-G	3/3/2006	amount.	\$92,299
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$80,776 (\$49,034 for the overpayment of housing	
		assistance and utility allowance payments for 34 households and \$31,742 in	
		administrative fees associated with the overpayment and underpayment of housing	
2006-CH-1020-001-B	9/29/2006	assistance and utility allowance payments for 48 households) from nonfederal funds.	\$75,817
		We recommend that the director, Office of Public Housing, New York Hub seek	
2006-NY-1008-001-C	6/30/2006	repayment of the \$49,483 in ineligible and erroneous housing assistance payments.	\$48,584
		We recommend that the director, Rhode Island Multifamily Program Center take	
		appropriate action to prevent unnecessary cash disbursements after our audit period,	
		including the payment of questionable accrued payables to the management agent of	
		\$40,077. If they have been paid, pursue the recovery of double this amount as	
2006-BO-1004-002-D	3/3/2006	stipulated in 12 U.S.C. [United States Code] Sec. 1715z-4a.	\$40,077
		We recommend that the director, New Jersey Office of Public Housing, require the	
		Authority to provide additional documentation for the \$23,592 in unsupported costs	
		related to managerial services and legal and auditing costs so that HUD can determine	
		the eligibility of these items. Any amounts determined to be ineligible should be	
2006-NY-1010-002-B	9/20/2006	repaid.	\$23,592

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the director, Rhode Island Multifamily Program Center obtain	
		adequate documentation from the owner/management agent for the cash	
		disbursements for unsupported costs of \$21,871 costs to identities-of-interest or	
		pursue the recovery of double this amount as stipulated in 12 U.S.C. [United States	
2006-BO-1004-001-B	3/3/2006	Code] Sec. 1715z-4a.	\$21,871
		We recommend that the director of HUD's Cleveland Office of Public Housing require	
		the Authority to reimburse its program 236,157 (\$31,802 in imputed interest, \$28,802	
		in forgiven interest, \$111,073 for the land purchase, \$42,322 in cash, and \$22,158 in	
		improper expenses) from nonfederal funds for the inappropriate use of its sales	
2006-CH-1016-001-A	9/26/2006	proceeds for the Corporation.	\$21,726
		We recommend that the director of HUD's Cleveland Office of Public Housing require	
		the Authority to reimburse its Coordinators funds \$18,757 from nonfederal funds for	
2007-CH-1001-002-A	12/13/2006	the inappropriate payment of salary and benefits cited in this finding.	\$18,757
		We recommend that the director of HUD's Cleveland Office of Public Housing require	
		the Authority to provide documentation to support the use of \$25,033 in salary and	
		benefits expenses for its former counselor was eligible or reimburse its Coordinators	
2007-CH-1001-002-B	12/13/2006	funds from nonfederal funds as appropriate.	\$4,963
		We recommend that the director, Rhode Island Multifamily Program Center obtain	
		adequate documentation from the owner/management agent for the \$4,388 in	
2006-BO-1004-001-H	3/3/2006	unsupported accrued payables or pursue recovery of this amount.	\$4,388

32 \$18,700,191

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the director of HUD's Cleveland Office of Public Housing require	
		the Agency to reimburse its program administrative fee reserve \$1,636,075 from the	
2007-CH-1011-001-A	7/23/2007	appropriate funds for the excessive administrative expenses cited in this finding.	\$1,636,075
		We recommend that the director of HUD's Cleveland Office of Public Housing require	
		the Authority to provide documentation to support that the \$913,365 in refunding	
		savings cited in this finding was used to provide affordable, decent, safe, and sanitary	
		housing to very low-income households or reimburse from nonfederal funds its	
2007-CH-1005-001-A	3/23/2007	refunding savings account(s), as appropriate, to be able to trace its use of the savings.	\$913,365
		We recommend that the director of HUD's Office of Public Housing instruct the	
		Authority to reimburse the capital fund program \$818,536 related to the administrative	
2007-NY-1011-001-A	8/17/2007	and management improvement costs that exceeded HUD limitations.	\$818,536
		We recommend that the director of HUD's Office of Public Housing instruct the	
		Authority to reduce the Authority's future capital funds by \$632,039 related to the fiscal	
2007-NY-1011-001-C	8/17/2007	years 2003 and 2004 capital funds transferred to the low-rent public housing program.	\$505,631
		Reimburse from nonproject sources \$656,536 for salary and benefits that represented	
		Foundation costs. The repayments should be deposited to the residual receipt account	
2007-AT-1010-001-B	8/14/2007	for each affected project.	\$462,199
		We recommend that the director of HUD's Office of Public Housing instruct the	
		Authority to reimburse HUD for the excessive administrative fee charge of \$692,990 in	
2007-NY-1006-001-A	5/24/2007	capital funds in accordance with the procedures described in 24 CFR 905.120.	\$415,796
		Repay its low-rent public housing program \$834,969 from nonfederal funds for the	
2007-PH-1013-001-B	9/27/2007	ineligible disbursements related to the credit union.	\$334,969
		Reimburse from nonproject sources \$458,101 that the Foundation paid itself for	
		excessive janitorial costs. The repayments should be deposited to the residual receipt	
2007-AT-1010-001-C	8/14/2007	account for each affected project.	\$238,685

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We are a surround that the discrete of LUD's Chicago Office of Rublic Hausing and an above	
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to provide supporting documentation or reimburse its program \$140,521	
		(\$126,224 in housing assistance and utility allowance payments plus \$14,297 in related	
2007 611 4040 002 6	7/20/2007	administrative fees) from nonfederal funds for the unsupported payments and	64.40.534
2007-CH-1010-002-C	7/20/2007	associated administrative fees related to the 20 households cited in this finding.	\$140,521
		We recommend that the Director of HUD's Cleveland Office of Public Housing require	
		the Authority to reimburse its Public Housing program \$337,870 from nonfederal funds	
2008-CH-1001-001-D	11/19/2007	for the rental income received by its nonprofit from the Turnkey III properties.	\$135,145
2007-KC-1004-002-A	1/12/2007	Repay from nonfederal sources, the \$147,934 improperly spent for employee leave.	\$124,339
		Reimburse current tenants for any portion of the \$93,677 they paid for prohibited	
		parking fees. Parking fees collected from tenants who have moved and for whom it is	
		not feasible to locate them to make the payments should be deposited to the projects'	
2007-AT-1010-002-A	8/14/2007	residual receipt accounts.	\$93,677
		We also recommend that the director, Buffalo Office of Multifamily Housing, determine	
		the disposition of the escrowed funds and bonds (consisting of \$50,000 in cash, a	
		\$25,000 bond and \$10,062 in accrued bond interest) set aside for the developer-related	
		lawsuit. After determining the proper disposition of these funds HUD should determine	
		whether to remove the funds from the project's books and records. This would allow	
2007-NY-1003-001-F	3/12/2007	\$85,062 in encumbered funds to be available for paying operating expenses.	\$85,062
		We recommend that the director of HUD's Detroit Office of Public Housing require the	
		Commission to provide supporting documentation or reimburse its program \$166,782	
		from nonfederal funds for the unsupported operating subsidies related to the 51	
2007-CH-1002-002-A	1/25/2007	household files cited in this finding.	\$80,637

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$54,024 from nonfederal funds (\$47,295 for housing	
		assistance payments and \$6,729 in associated administrative fees) for the 28 units that	
2007-CH-1014-001-B	9/24/2007	materially failed to meet HUD's housing quality standards.	\$50,874
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$39,428 in housing assistance from nonfederal funds	
		for the overpayment of housing assistance and utility allowance payments cited in this	
2007-CH-1010-002-A	7/20/2007		\$39,428
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	. ,
		Authority to reimburse its program \$52,421 from nonfederal funds in associated	
		administrative fees for the 402 units that were more than 30 days late in receiving their	
2007-CH-1014-001-F	9/24/2007	annual inspections.	\$37,831
	7 - 1, -001		701,002
		Reimburse from nonproject sources any portion of \$31,905 in parking fees that it cannot	
		support as representing necessary and reasonable project costs. The repayments should	
2007-AT-1010-001-F	8/14/2007	be deposited to the residual receipt account for each affected project.	\$31,905
	3, 1 1, 2007	Reimburse from nonproject sources \$26,306 that the Foundation paid itself for	702,500
		excessive retirement plan costs. The repayments should be deposited to the residual	
2007-AT-1010-001-E	8/14/2007	receipt account for each affected project.	\$26,306
2007-A1-1010-001-L	0,14,2007		720,300
		We recommend that the director of the Buffalo Office of Multifamily Housing instruct	
		the owner and agent to negotiate a management fee that is reasonable and	
		commensurate with the services that are provided. The management fee should not	
2007-NY-1003-002-A	2/12/2007	exceed an amount ordinarily paid for such services, resulting in \$25,974 in cost savings.	\$25,974
2007-N1-1003-002-A	3/12/2007	exceed all allount ordinarily paid for such services, resulting in \$25,574 in cost savings.	723,374
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its program \$38,537 from nonfederal funds (\$35,918 for	
		housing assistance payments and \$2,619 in associated administrative fees) for the 38	
2007 CU 1016 004 D	0/20/2027		67.000
2007-CH-1016-001-B	9/28/200/	units that materially failed to meet HUD's housing quality standards.	\$7,068

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Reimburse from nonproject sources \$6,352 representing Foundation expenses. The	
		repayments should be deposited to the residual receipt account for each affected	
2007-AT-1010-001-G	8/14/2007	project.	\$6,352
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$30,360 from nonfederal funds (\$27,944 for housing	
		assistance payments and \$2,416 in associated administrative fees) for the 35 units that	
2007-CH-1010-001-A	7/20/2007	materially failed to meet HUD's housing quality standards.	\$6,304
2007-KC-1004-003-C	1/12/2007	Repay \$29,095 in unauthorized vehicle allowances.	\$5,501
		We recommend that the director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse the applicable program \$27,578 (\$9,644 for the overpayment	
		of housing assistance and utility allowances and \$17,934 in administrative fees	
		associated with the overpayment and underpayment of housing assistance and utility	
2007-CH-1012-001-B	8/3/2007	allowances for the 48 households) from nonfederal funds.	\$5,160
		We also recommend that HUD review and approve the negotiated management fee to	
2007-NY-1003-002-B	3/12/2007	ensure that it is reasonable in relation to the services provided to the project.	\$0
		We recommend that the director of HUD's Chicago Office of Public Housing require the	
		Authority to review the remaining 36 (70 minus 34) zero-income households as of	
		September 11, 2006, to determine whether they had unreported income. For	
		households that received excessive housing assistance and utility allowance payments,	
		the Authority should pursue collection and/or reimburse its program the applicable	
2007-CH-1010-003-C	7/20/2007	amount from nonfederal funds.	\$0

27 \$6,227,340

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Execute loan agreements between the City and its Agency indicating specific loan terms for	
		repayment of the loans totaling \$139,201,997 (\$63,072,960 principal and \$76,129,037	
		interest), which would result in an estimated additional recovery of \$7,269,854 in CDBG	
2009-LA-1005-002-A	12/30/2008	program income over the first year.	\$64,039,600
		Review all of the remaining 392 grants coded ineligible or lacking an eligibility determination	
2008-AO-1002-001-C	1/30/2008	and either support or repay \$14,697,812 disbursed for them.	\$4,615,112
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its Public Housing program \$745,436 from nonfederal funds for	
2008-CH-1008-001-D	4/30/2008	the improper use of funds cited in this finding.	\$700,454
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to provide supporting documentation or reimburse its program \$587,022 from	
		nonfederal funds for the unsupported payments related to the 59 households cited in this	
2008-CH-1006-002-D	4/15/2008	finding.	\$587,022
2008-AO-1002-001-A	1/30/2008	Repay \$743,344 disbursed for the 17 ineligible grants to its Road Home program.	\$403,904
		Request from responsible management agents supporting documentation for the \$265,412	
		in unsupported costs charged to the project so that the eligibility of these costs can be	
		determined. For any amounts determined to be ineligible, the project owner should repay or	
		seek reimbursement from responsible management agent to pay the project from non-	
2009-BO-1002-001-E	11/6/2008	project funds or remove payables from the project's accounting.	\$265,412
		Provide support for \$523,335 in payments made for various purchases or repay any	
		unsupported costs to its public housing operating and capital improvement programs from	
2009-AT-1001-001-C	10/20/2008	nonfederal funds.	\$210,174
		We recommend that the Director of IIIID's Clausian of Director of	
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to reimburse its program \$192,854 (\$113,973 for overpaid housing assistance,	
0000 011 4000 000 0	4/4-/	\$17,257 for overpaid utility allowances, and \$61,624 in associated administrative fees) for	4400 0
2008-CH-1006-002-A	4/15/2008	the 63 households cited in this finding from nonfederal funds.	\$192,854

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to provide supporting documentation or reimburse its program \$214,157	
		(\$194,694 in housing assistance and utility allowances plus \$19,463 in related administrative	
		fees) from nonfederal funds for the unsupported payments and associated administrative	
2008-CH-1007-001-D	4/18/2008	fees related to the 30 households cited in this finding.	\$190,363
		Repay \$185,764 to it public housing operating and capital improvement programs for	
		ineligible payments made to or on behalf of the former board chairman from nonfederal	
2009-AT-1001-001-A	10/20/2008	funds.	\$185,764
		Provide support for \$182,369 in payments made to or on behalf of the former executive	
		director and former lease enforcement officer or repay any unsupported costs to its public	
2009-AT-1001-001-B	10/20/2008	housing operating and capital improvement programs from nonfederal funds.	\$177,369
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide supporting documentation or reimburse its Public Housing program	
		\$153,223 (\$22,092 for household eligibility and \$131,131 for continued occupancy) from	
		nonfederal funds for the unsupported operating subsidies related to the 36 household files	
2008-CH-1003-001-A	2/15/2008	cited in this finding.	\$153,223
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to provide documentation to support its allocation of time spent correctly	
		administering its Family Self-Sufficiency Program or reimburse its program's undesignated	
		fund balance for administration account from nonfederal funds the appropriate portion of	
		the \$151,661 in Coordinator funds received for fiscal years 2004 and 2005 that were	
2008-CH-1007-003-G	4/18/2008	incorrectly administered.	\$151,661
	, ,	We recommend that the Director of HUD's Detroit Office of Public Housing require the	. ,
		Commission to provide support that the use of \$82,774 (\$27,286 to three family members,	
		\$23,418 to two independent contractors, \$22,150 to CLM Architects, and \$9,920 to Harold	
		Dunne, Attorney at Law) in Public Housing program funds for housing maintenance,	
		cleaning, and professional services were reasonable or reimburse its program from	
2008-CH-1003-002-B	2/15/2008	nonfederal funds for the applicable amount.	\$82,774

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Reimburse or require the responsible management agent(s) to reimburse \$64,601 to the	
		project for ineligible project costs of \$15,331 and for ineligible administrative, site	
2009-BO-1002-001-B	11/6/2008	supervisor, HUD 202 and site management fees of \$49,270.	\$64,601
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide supporting documentation for the use of \$61,202 for work	
		performed under its Public Housing Capital Fund program or reimburse its program from	
2008-CH-1003-002-A	2/15/2008	nonfederal funds for the applicable amount.	\$61,202
		Reimburse its program \$55,047 from nonfederal funds (\$50,356 for housing assistance	
		payments and \$4,691 in associated administrative fees) for the 28 units that materially failed	ı
2008-CH-1016-001-B	9/29/2008	to meet HUD's housing quality standards.	\$51,815
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$52,737 from nonfederal funds for the overpayment of	
2008-CH-1005-001-A	4/10/2008	housing assistance and utility allowances cited in this finding.	\$49,471
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to reimburse its program \$47,543 (\$36,748 for housing assistance payments and	
		\$10,795 for utility allowance payments) from nonfederal funds for the inappropriate housing	
2008-CH-1006-003-A	4/15/2008	assistance payments related to the 17 households cited in this finding.	\$47,543
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to pursue collection from the applicable households or reimburse its program	
		\$46,619 from nonfederal funds for the overpayment of housing assistance and utility	
2008-CH-1005-003-A	4/10/2008	allowances cited in this finding.	\$46,619
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its program \$46,478 from nonfederal funds for the 34 units cited	
2008-CH-1013-001-A	9/24/2008	in this finding that were in material noncompliance.	\$46,478
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to reimburse its program \$41,094 from nonfederal funds (\$37,280 for program	
		housing assistance payments and utility allowances plus \$3,814 in associated administrative	
		fees) for the 38 units that materially failed to meet HUD's housing quality standards and/or	
2008-CH-1006-001-A	4/15/2008	the Corporation's housing standards.	\$41,094

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Ensure that \$23,499 for unreasonable late charges on fuel bills and sewer lien penalties and	
		\$6,779 for unreasonable payments to a lawn care company be reimbursed to the project	
2009-BO-1002-001-D	11/6/2008	from non-project funds.	\$30,278
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its Public Housing program \$28,663 (\$16,262 plus \$12,401) from	
		nonfederal funds for the lost total household payments for 23 households cited in this	
2008-CH-1003-001-B	2/15/2008	finding.	\$28,663
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to pursue collection from the applicable households or reimburse its program	
		\$28,267 from nonfederal funds for the overpayment of housing assistance and utility	
2008-CH-1007-002-A	4/18/2008	allowances cited in this finding.	\$28,267
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its program \$29,148 from nonfederal funds for the seven long-	
2008-CH-1013-002-A	9/24/2008	term vacant units it inappropriately included in its program operating subsidy calculations.	\$26,538
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to provide documentation to support its allocation of time spent correctly	
		administering the Family Self-Sufficiency Program or reimburse its Coordinator funds from	
		nonfederal funds the appropriate portion of the \$72,235 used when the Authority's Family	
2008-CH-1005-002-E	4/10/2008	Self-Sufficiency Program was incorrectly administered.	\$21,965
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to reimburse its program \$21,411 from nonfederal funds for the overpayment of	
2008-CH-1007-002-C	4/18/2008	housing assistance and utility allowances due to not including household reported income.	\$21,411
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to provide documentation to support its use of funds for the six Family Self-	
	l	Sufficiency Program participants whose contracts were extended contrary to HUD's	
2008-CH-1007-003-C	4/18/2008	requirements or reimburse its program \$14,928 from nonfederal funds.	\$14,928

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$14,603 from nonfederal funds for the inappropriate	
2008-CH-1005-001-C	4/10/2008	administrative fees related to the 32 households in this finding.	\$14,603
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$14,576 from nonfederal funds for the escrow funds	
2008-CH-1005-002-A	4/10/2008	overpaid to the seven participants cited in this finding.	\$14,576
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse the appropriate households \$13,070 for the underpayment of	
2008-CH-1003-001-C	2/15/2008	housing assistance and utility allowance payments cited in this finding.	\$13,070
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to pursue collection from the applicable households or reimburse its program	
		\$12,505 from nonfederal funds for the overpayment of housing assistance and utility	
2008-CH-1007-002-B	4/18/2008	allowances cited in this finding related to the underreporting of income.	\$12,505
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to reimburse its program \$9,815 from nonfederal funds for the program	
2008-CH-1006-002-C	4/15/2008	administrative fees related to the underpaid housing assistance payments.	\$9,815
	1, 20, 2000	We recommend that the Director of HUD's Detroit Office of Public Housing require the	75,625
		Commission to reimburse its Public Housing program \$7,932 in operating subsidies from	
2008-CH-1003-001-F	2/15/2008	nonfederal funds for the two properties sold by the City.	\$4,532
		We recommend that the Director of HIID's Chicago Office of Dublic Housing require the	
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
2000 011 4005 002 0	4/40/2000	Authority to reimburse its program \$11,225 from nonfederal funds for the inappropriate	A4.660
2008-CH-1005-003-B	4/10/2008	administrative fees related to the 47 households cited in this finding.	\$1,668
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to determine the appropriate administrative fees for the applicable households for	
		which it is unable to provide supporting documentation cited in recommendation 2D and	
2008-CH-1006-002-E	4/15/2008	reimburse its program the applicable amount from nonfederal funds.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Authority to review the files for the 20 participants whose contracts of participation expired	
		between July 1, 2005, and June 30, 2007, to support its use of program funds for the escrow	
2008-CH-1007-003-D	4/18/2008	accounts, or reimburse its program the applicable amount from nonfederal funds.	\$0

38 \$72,607,328

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Ensure that field offices require participating jurisdictions to close out in a timely manner	
		\$62,201,487 in activities reflected in its open activities report that are more than five	
2009-AT-0001-001-A	9/28/2009	years old and cancel the fund balances.	\$62,201,487
		Require participating jurisdictions to reimburse HUD from nonfederal sources any	
		portion of the \$11,634,558 for activities listed in appendix C that HUD determines had	
		been terminated, voluntarily or involuntarily. When making this determination, HUD	
		should consider the participating jurisdictions' lack of timely physical completion and/or	
2009-AT-0001-001-B	9/28/2009	production of affordable housing occupied by HOME income-eligible individuals.	\$11,634,558
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to provide supporting documentation or reimburse its program \$2,081,512 from	
2009-CH-1002-003-B	1/23/2009	nonfederal funds for the 11 Section 8 project-based projects cited in this finding.	\$2,081,512
		We recommend that the Director, Buffalo Office of Community Planning and	
		Development, require the City of Rome to establish a schedule for documenting	
		completion of the General Cable activity and the jobs retained and/or created at the site	
		and reimburse HUD any portion of the \$2,953,754 in CDBG funds expended on the	
2009-NY-1012-001-B	5/20/2009	activity for costs that do not qualify as meeting the job creation requirement.	\$1,100,000
2009-AO-1002-001-B	5/5/2009	Either support or repay \$441,027 disbursed for five unsupported grants.	\$441,027
		Provide documentation to support the source and use of \$801,000 transferred into and withdrawn from its nonfederal account or reimburse HUD or the appropriate programs	
2010-PH-1801-002-B	12/17/2000	from nonfederal sources for any amounts that it cannot support.	\$437,396
2009-AO-1002-001-A		Repay \$294,060 disbursed for three ineligible grants to its Road Home program.	\$294,060
2003-AO-1002-001-A	3,3,2009	They yab now allowarded for times mengione grants to its hour nome program.	7234,000
		Require the Authority to propose a legal solution regarding the ownership structure of	
		the nonprofit organization. If a legal solution is not possible, the Director should require	
		the Authority to repay its public housing program \$221,531 in nonfederal funds or the	
2009-AT-1009-002-A	7/20/2009	current amount owed that the Authority advanced to its nonprofit organization.	\$256,950

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Deposit \$254,470 for the ineligible disbursements \$236,439 + \$12,559 + \$5,472. cited in	
		this report into the project's reserve for replacement or a restricted capital account that	
2009-BO-1009-001-A	8/4/2009	requires HUD approval for the release of the funds.	\$254,470
		Provide documentation to support the \$282,000 expended to acquire and dispose of the	
		vacant commercial building or reimburse the applicable program from nonfederal	
2010-PH-1801-001-B	12/17/2009	sources for any amounts that it cannot support.	\$236,880
2009-AO-1001-001-A	5/5/2009	Repay \$228,930 disbursed for five ineligible grants to its Road Home program.	\$228,930
		We recommend that the Director of HUD's Cleveland Office of Public Housing require the	
		Agency to reimburse its program \$211,680 from nonfederal funds for the Section 8	
		administrative fees received related to its inappropriate program administration cited in	
2009-CH-1002-003-A	1/23/2009	this finding.	\$211,680
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to review the remaining 284 (333 minus 49) households claiming zero income	
		as of October 2, 2008, to determine whether the households had unreported income. For	
		households that received excessive housing assistance and utility allowance payments,	
		the Authority should pursue collection and/or reimburse its program the applicable	
2009-CH-1007-002-D	4/28/2009	amount from nonfederal funds.	\$183,889
		Provide documentation to support payments totaling \$180,000 for insurance or	
		reimburse HUD or the applicable program from nonfederal sources for any amounts that	
2010-PH-1801-001-D	12/17/2009	it cannot support.	\$180,000
		Repays the voucher program fund from nonfederal sources \$64,528 in improper housing	
2009-KC-1005-001-B	3/2/2009	assistance.	\$58,059
		Reimburse HUD's Federal Housing Administration insurance fund \$73,750 less amounts	
		repaid after the completion of the audit (\$15,000) for the ineligible disbursements cited	
2009-LA-1008-001-A	3/18/2009	in this report.	\$52,875
		We recommend that the Director, Office of Public Housing, New York, instruct Authority	
2009-NY-1011-002-G	5/15/2009	officials to seek repayment of \$50,237 in ineligible housing assistance payments.	\$50,237

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to pursue collection from the applicable households or reimburse its program	
		\$31,668 from nonfederal funds for the overpayment of housing assistance due to	
2009-CH-1007-001-C	4/28/2009	unreported income.	\$26,044
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$25,074 from nonfederal funds for the overpayment	
2009-CH-1007-001-A	4/28/2009	of housing assistance cited in this finding.	\$25,074
		Provide documentation to support payments totaling \$132,000 for vehicle services or	
		reimburse HUD or the applicable program from nonfederal sources for any amounts that	
2010-PH-1801-001-C	12/17/2009	it cannot support.	\$19,920
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to pursue collection from the applicable households or reimburse its program	
		\$41,044 (\$41,569 minus \$525) from nonfederal funds for the overpayment of housing	
2009-CH-1007-002-A	4/28/2009	assistance cited in this finding.	\$19,583
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$19,071 from nonfederal funds for the improper	
2009-CH-1007-001-H	4/28/2009	administrative fees related to the households cited in this finding.	\$19,071
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to provide support or reimburse its program \$16,487 from non federal funds	
		for the unsupported overpayment of housing assistance and utility allowances for the	
2009-CH-1007-001-D	4/28/2009	nine households cited in this finding.	\$14,336
		Reimburse HUD's program \$66,934 from nonfederal funds (\$60,637 for housing	
		assistance payments and \$6,297 in associated administrative fees) for the 37 units that	
2009-PH-1011-001-B	7/30/2009	materially failed to meet HUD's housing quality standards.	\$12,507
		Pursue double damages remedies against the responsible parties for the	
		ineligible/inappropriate and applicable portion of the unsupported disbursements that	
2009-BO-1009-001-H	8/4/2009	were used in violation of the project's regulatory agreement.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Pursue civil money penalties and administrative sanctions, as appropriate, against the	
		owner, operator, and/or their principals/owners for their part in the regulatory	
2009-BO-1009-001-I	8/4/2009	violations cited in this report.	\$0
		Revise the PBCA initiative guides (e.g., the monitoring and evaluation guide and the	
		Section 8 guidebook) to clarify inconsistencies or unclear guidance for monitoring the	
		PBCAs including clarification of PBCA performance that requires issuing incentive fees or	
2009-SE-0003-001-A	9/1/2009	assessment of disincentives.	\$0
		Ensure that HUD staff follow the revised guidance when conducting the annual	
		compliance reviews and monthly remote reviews to ensure that it receives quality work	
2009-SE-0003-001-B	9/1/2009	and the best value for funds spent on contract administration activities.	\$0
		Reassess the resources allocated to overseeing the PBCAs to ensure that the resources	
2009-SE-0003-001-C	9/1/2009	are sufficient to monitor their performance.	\$0
		Recapture any shortfalls generated by the closure and deobligation of fund balances	
2009-AT-0001-001-C	9/28/2009	associated with the open activities.	\$0
		Establish and implement procedures to monitor the accuracy of commitments that	
		participating jurisdictions enter into the information system. These procedures should	
		include expanding HUD's risk rating system to include risk factors for this review area	
		and development of an appropriate monitoring checklist to ensure consistency and	
2009-AT-0001-002-A	9/28/2009	thoroughness of coverage among field offices.	\$0

31 \$80,040,545

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Review the 510 obligations which were not distributed to the program offices during	
		the open obligations review and deobligate amounts tied to closed or inactive	
		projects, including the \$27.5 million we identified during our review as expired or	
2011-FO-0003-002-C	11/15/2010	inactive.	\$27,500,000
		Determine the eligibility of the \$9,027,082 disbursed for projects with signs of slow	
		progress and reevaluate the feasibility of these activities. The Government of Puerto	
		Rico must reimburse HUD from non-Federal funds for activities that HUD determines	
		to have been terminated and reprogram and put to better use any unexpended funds	
2010-AT-1011-001-B	8/25/2010	associated with the terminated activities.	\$9,027,082
		Require the authority to provide support showing the eligibility and reasonableness of	
		\$9,784,157 (Footnote 2: Total disbursements of \$13,371,572 were adjusted to consider	
		\$3,576,521 questioned in recommendation 1B and \$10,894 questioned in	
		recommendation 1C.) disbursed for the surveillance system and multifunction printers	
		or reimburse this amount to its operational fund account or HUD, as appropriate, from	
2010-AT-1009-001-A	8/13/2010	non-Federal funds.	\$4,892,078
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to provide supporting documentation or reimburse its program \$3,861,652	
		(\$3,483,294 in housing assistance payments plus \$378,358 in associated program	
		administrative fees) from non-Federal funds for the housing assistance payments and	
		associated administrative fees for the unsupported program projects cited in this	
2010-CH-1008-001-A	6/15/2010	finding.	\$3,861,652
		Require the Authority to reimburse the net restricted assets fund account from non-	
2010-AT-1010-001-B	8/23/2010	Federal funds the \$2,583,244 or the current amount owed.	\$1,969,809
		Require the Department to collect \$1,269,032 associated with the 17 overdue loans	
		and put the program income generated to better use in accordance with HUD	
2010-AT-1006-003-A	6/11/2010	requirements.	\$1,269,032

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that HUD's Associate General Counsel for Program Enforcement	
		determine legal sufficiency and if legally sufficient, pursue remedies under the	
		Program Fraud Civil Remedies Act (31 U.S.C 3801-3812) and/or civil money penalties	
		(24 CFR 30.35) against Security Atlantic and/or its principals for incorrectly certifying	
		to the integrity of the data or that due diligence was exercised during the underwriting	
		of six loans that resulted in actual losses of \$452,217 on five loans and the potential	
		loss of \$101,513 on one loan, which could result in affirmative civil enforcement action	
		of approximately \$1,152,460. Double damages for actual loss amounts related to five	
		loans (\$452,217) and the potential loss (\$101,513) related to one loan (\$553,730 x 2 =	
		\$1,107,460) plus \$45,000, which is a \$7,500 fine for each of the six loans with material	
2010-NY-1806-001-A	9/22/2010	underwriting deficiencies.	\$553,730
		Require the authority to reimburse its operational fund account or HUD, as	
		appropriate, from non-Federal funds \$3,576,521 paid for equipment that did not	
2010-AT-1009-001-B	8/13/2010	provide the intended benefits and/or was unaccounted for.	\$452,192
		Require the Authority to provide support that \$446,918 in contracts were fairly and	
		openly competed or reimburse its public housing and capital improvement program	
2010-AT-1003-001-I	4/28/2010	from nonfederal funds.	\$446,918
		Deobligate \$279,245 in available funds associated with the ineligible CHDO and	
		reprogram the funds for other eligible HOME activities, thereby putting the funds to	
2011-PH-1005-003-B	12/23/2010	better use.	\$279,245
		Require the Authority to provide support for the \$275,282 in capital fund drawdowns	
2010-AT-1003-001-J	4/28/2010	or reimburse its capital improvement program from nonfederal funds.	\$275,282
		Require the Authority to provide support for \$264,229 in disbursements or repay any	
		unsupported costs to its public housing operating and capital improvement program	
2010-AT-1003-001-F	4/28/2010	from nonfederal funds.	\$264,229
		We recommend that the Director, Office of Public Housing, New York, instruct the	
		Authority to reimburse from non-Federal funds the \$219,715 expended for ineligible	
2010-NY-1011-001-A	4/7/2010	costs as follows; \$215,402 to HUD, and \$4,313 to the 2007 ROSS Family grant.	\$219,715

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the Authority to account for \$134,889 in tenant rent receipts or repay any	
2010-AT-1003-001-D	4/28/2010	unsupported amounts to its public housing operating program from nonfederal funds.	\$134,889
		We recommend that the Director, Office of Public Housing, New York, instruct the	
		Authority to provide documentation for the unsupported Family Self-Sufficiency and	
		ROSS grant program costs of \$100,637 so that HUD can make an eligibility	
		determination. If adequate documentation cannot be provided, these costs should be	
2010-NY-1011-001-B	4/7/2010	repaid from non-Federal funds.	\$100,637
		Provide documentation to demonstrate that \$1,945,050 was used for eligible activities	
		that met the criteria of its HUD-approved budget line items or repay HUD from non-	
2010-PH-1008-001-B	5/11/2010	Federal funds.	\$77,403
		Provide documentation to support that payments for goods and services totaling	
		\$1,736,962 were fair and reasonable or reimburse the applicable programs from non-	
2010-PH-1012-001-A	7/27/2010	Federal funds for any amounts that it cannot support.	\$61,548
		Require the Authority to support the \$27,097 in unreasonable costs or reimburse its	
2010-AT-1003-001-H	4/28/2010	public housing and capital improvement program from nonfederal funds.	\$27,097
		We recommend that the Director, Office of Public Housing, New York, instruct the	
		Authority to reimburse from non-Federal sources the low-rent program operating	
2010-NY-1010-002-C	4/7/2010	account for the ineligible expenditure of \$38,355.	\$13,355
		We recommend that the Director, Office of Public Housing, New York, instruct the	
		Authority to strengthen controls over payroll processing to ensure that employees	
		properly account for time worked, employee time records are signed, and adequate	
2010-NY-1010-002-B	4/7/2010	segregation of duties is established in compliance with OMB Circular 87.	\$3,398
		Require the Authority to reimburse its public housing program \$2,250 for ineligible	
2010-AT-1003-001-G	4/28/2010	costs using non-federal funds.	\$2,250
		Pursue all administrative and/or civil monetary penalties for the regulatory and	
2010-BO-0001-001-O	2/18/2010	contract violations disclosed in this finding.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the Department to review all grant agreements for each activity entered into	
		HUD's information system and correct any inaccurate information, including funding	
2010-AT-1006-004-B	6/11/2010	amount, activity status, and fund type classification.	\$0
		Recapture any shortfalls generated by the closure and deobligation of funds associated	
		with recommendations 1C and 1D that do not meet statutory requirements for the	
		timely commitment and expenditure of funds pursuant to the National Defense	
		Authorization Act of 1991 and/or Title II of the Cranston-Gonzalez National Affordable	
2010-AT-1011-001-E	8/25/2010	Housing Act, as amended.	\$0
		Include as part of the annual CAPER, a reconciliation of HUD's grant management	
		system, IDIS, to grantee financial accounting records on an individual annual grant	
2011-FO-0003-001-D	11/15/2010	basis, not cumulatively, for each annual grant awarded to the grantee.	\$0
		Require its subrecipient, Greater Washington Urban League, to implement a system	
		for maintaining time records that track employee time charges to the HOME program	
2011-PH-1005-004-D	12/23/2010	as required by OMB.	\$0
		Implement an effective communication process with the appropriate OCFO staff to	
2011-PH-1005-004-E	12/23/2010	ensure compliance with record-keeping requirements for the HOME program.	\$0
		Identify at least annually its universe of HOME program recipients and applicable	
2011-PH-1005-004-F	12/23/2010	projects to be reviewed and monitor this universe including required onsite visits.	\$0
		Establish a procedure, on an annual basis, on which to base future funds obligated for	
		administrative costs on actual administrative expenses. This procedure will ensure	
		that any amount in excess of actual expenditures is recommitted for use on eligible	
2011-PH-1005-004-G	12/23/2010	HOME projects.	\$0

29 \$51,431,541

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Direct responsible grantees to justify the use of \$66,849,658 that it disbursed for cancelled	
2012-PH-0001-001-B	10/31/2011	Block Grant program activities or repay HUD from non-Federal funds.	\$66,849,658
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct the City to provide documentation to justify the \$20,143,219	
		(\$4,902,754 + \$15,240,465) in unsupported transactions recorded in the CDBG program	
		income account. Any receipts determined to be unrecorded program income should be	
		returned to the CDBG program, and any expenditures determined to be ineligible should be	
2011-NY-1010-002-B	4/15/2011	reimbursed from non-Federal funds.	\$5,290,982
		We recommend that the Director of HUD's Buffalo Office of Community Planning and Development require the City to suspend incurring costs and/or reimbursing itself for costs	
		paid from the City's municipal general expense account for economic development activities until HUD determines whether the City has the capacity to carry out its CDBG economic	
		development activities in compliance with HUD regulations. If it is determined that the City	
		lacks the capacity, the \$4,739,829 in economic development projects funds remaining for	
		fiscal years 2008, 2009, and 2010 should be reprogrammed so the City can assure HUD that	
2011-NY-1010-002-A	4/15/2011	these funds will be put to better use.	\$4,739,829
	, , , ,	Require the Municipality to put to better use \$2,854,395 associated with unexpended funds	1 , 11,1
2011-AT-1018-002-D	9/28/2011	maintained in its local bank account.	\$2,854,395
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$2,828,244 (\$2,609,362 in housing assistance payments	
		and \$218,882 in associated administrative fees) from non-Federal funds for the housing	
		assistance payments and associated administrative fees for the 146 households cited in this	
2011-CH-1006-003-A	3/23/2011	finding.	\$2,828,244
		Support or repay from non-Federal funds any amounts that it cannot support, including	
		\$1,568,245 to its operating fund and \$973,126 to its capital fund paid for (1) contracts that	
		were improperly procured, (2) contract overpayments, or (3) contract payments made	
2011-AO-0001-001-A	6/22/2011	outside of the contract effective dates.	\$2,541,371
		Require the Municipality to reimburse the HOME program from non-Federal funds \$2,263,799	
2011-AT-1018-002-C	9/28/2011	paid for ineligible costs.	\$2,136,008

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Chicago Office of Public Housing require the	
		Authority to reimburse its program \$2,303,853 from non-Federal funds for the unallowable	
2011-CH-1006-002-A	3/23/2011	transactions cited in this finding.	\$2,111,190
		We further recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct the City to provide documentation to justify the \$1,982,988 in	
		unsupported costs associated with street improvement expenditures incurred between June	
		2007 and October 2009. Any unsupported costs determined to be ineligible should be	
2011-NY-1010-001-C	4/15/2011	reimbursed from non-Federal funds.	\$1,982,988
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its Capital Fund \$1,539,629 from non-Federal funds for the	
2011-CH-1012-002-A	8/9/2011	ineligible payments cited in this finding.	\$1,539,629
		Require the Municipality to submit all supporting documentation showing the eligibility and	
		propriety of \$1.5 million charged to the HOME program for the development of the Villas de	
2011-AT-1006-002-A	4/8/2011	Felisa housing project or reimburse the program from non-Federal funds.	\$798,000
2011-A1-1000-002-A	4/0/2011	lensa nousing project of reimbarse the program from non-rederar famas.	7730,000
		Require the Municipality to reimburse its HOME program from non-Federal funds \$766,480	
2011-AT-1018-001-C	9/28/2011	for disbursements associated with terminated activities that did not meet HOME objectives.	\$766,480
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development require the City to suspend incurring costs and/or reimbursing itself for costs	
		paid from the City's municipal general expense account for clean and seal activities until HUD	
		determines whether the City has the capacity to carry out its CDBG clean and seal activities in	
		compliance with HUD regulations. If it is determined that the City lacks the capacity, \$744,479	
		in fiscal year 2010 clean and seal program funds should be reprogrammed so the City can	
2011-NY-1010-003-A	4/15/2011	assure HUD that these funds will be put to better use.	\$744,479
		We further recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct the City to provide documentation to justify the \$716,622 (\$545,607 +	
		\$24,069 + \$146,946) in unsupported clean and seal costs incurred so that HUD can make an	
		eligibility determination. Any costs determined to be ineligible should be reimbursed from	
2011-NY-1010-003-C	4/15/2011	non-Federal funds.	\$716,622

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the Municipality to submit all supporting documentation showing the allowability	
		and allocability of \$1,062,991 disbursed for participant families at the Villas de Felisa housing	
		project or reimburse this amount to its HOME treasury account or HUD, as appropriate, from	
		non-Federal funds. Footnote 6: Total disbursements of \$2,836,000 were adjusted to consider	
2011-AT-1006-001-C	4/8/2011	\$1,500,000 questioned in recommendation 2A and \$273,009ineligible in recommendation 1D.	\$565,511
		As related to DHAP, support or repay from non-Federal funds any amounts that it cannot	
		support for a total of \$435,442 to its operating fund, which includes (1) \$140,966 and \$96,525	
		disbursed to two DHAP case managers who were paid without an executed contract and for	
		unsubstantiated, excessive salary increases; and (2) \$197,951 disbursed to the three DHAP	
2011-AO-0001-001-J	6/22/2011	case managers for unsubstantiated, excessive salary increases.	\$435,442
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
2011-CH-1012-002-B	8/9/2011	Commission to return the \$411,228 in excess capital fund draws cited in this finding.	\$411,228
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide supporting documentation or reimburse its Capital Fund \$394,683	
2011-CH-1012-002-D	8/9/2011	from non-Federal funds for the unsupported costs cited in this finding.	\$394,683
		Review the \$756,833 in unsupported costs at the two properties identified in this report,	
2011-FW-0002-001-E	4/26/2011	determine their validity, and take appropriate action.	\$386,562
		We was a sure and the state of the Director of the Director of the Office of Community Director of the Directo	
		We recommend that the Director of HUD's New York City Office of Community Planning and	
		Development instruct City officials to provide documentation to justify the \$329,937 in	
		unsupported salary costs incurred between June and September 2010. Any unsupported costs	
2012-NY-1002-001-B	10/18/2011	determined to be ineligible should be reimbursed from non-Federal funds.	\$329,937
		We further recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct the City to reimburse from non-Federal funds the \$304,506 related to	
2011-NY-1010-003-B	4/15/2011	ineligible clean and seal code enforcement costs.	\$304,506

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Determine the eligibility of the \$2,399,428 disbursed for four projects with signs of slow	
		progress and reevaluate the feasibility of the activities. Total disbursements of \$3,483,086	
		were adjusted to consider \$713,008 questioned in recommendation 2C and \$370,650 in	
		recommendation 2A. The Municipality must reimburse its HOME program from non-Federal	
2011-AT-1018-001-A	9/28/2011	funds for activities that HUD determines to have been terminated.	\$292,862
		Require the Municipality to reimburse its HOME treasury account or HUD, as appropriate,	
		from non-Federal funds \$273,009 paid for land acquired for the Villas de Felisa housing	
2011-AT-1006-001-D	4/8/2011	project that did not provide the intended benefits.	\$205,351
		1A. Require the Municipality to reimburse its HOME treasury account or HUD, as appropriate,	
		from non-Federal funds \$4,433,035 for disbursements associated with two activities that did	
		not meet HOME program objectives. Footnote 5:Total disbursements of \$4,444,697 were	
2011-AT-1006-001-A	4/8/2011	adjusted to consider \$11,662 questioned in recommendation 2B.	\$199,037
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its appropriate programs \$180,649 from non-Federal funds for the	
2011-CH-1012-003-A	8/9/2011	ineligible payments cited in this finding.	\$180,649
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its Capital Fund \$127,050 from non-Federal funds for the ineligible	
2011-CH-1012-004-A	8/9/2011	payments cited in this finding.	\$127,050
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development reimburse from non-Federal funds \$162,923 (\$134,711+\$28,212) expended on	
		ineligible costs pertaining to street improvement projects not done and a duplicate	
2011-NY-1010-001-B	4/15/2011	reimbursement.	\$120,199
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its operating fund \$107,692 from non-Federal funds for ineligible	
2011-CH-1012-004-B	8/9/2011	payments cited in this finding.	\$107,692

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's New York City Office of Community Planning and	
		Development instruct City officials to reimburse from non-Federal funds \$93,436 for ineligible	
		costs charged to HPRP; specifically, \$59,430 related to payments for rental arrears over the 6-	
2012-NY-1002-001-A	10/18/2011	month eligibility requirement and \$34,006 for payments issued directly to participants.	\$34,006
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide supporting documentation or reimburse its appropriate programs	
2011-CH-1012-003-B	8/9/2011	\$30,236 from non-Federal funds for the unsupported costs cited in this finding.	\$27,988
		Return the \$81,153 in ineligible draws to HUD subject to the 90 percent limitation on the	
2011-KC-1002-001-B	3/1/2011	obligation period and repay the remaining amount to the project from non-Federal funds.	\$26,411
Z011-KC-100Z-001-D	3/1/2011	We recommend that the Director of HUD's Detroit Office of Public Housing require the	720,411
		Commission to reimburse its Capital Fund \$13,085 from non-Federal funds for the	
2011-CH-1012-002-F	8/9/2011	inappropriately earned interest cited in this finding.	\$13,085
	3,3,2322	Require the Municipality to submit all supporting documentation showing the eligibility and	7=5,555
		propriety of \$23,862 drawn from HUD or reimburse the HOME program from non-Federal	
2011-AT-1006-002-B	4/8/2011		\$12,130
		Require the Municipality to submit supporting documentation showing the allocability of	
		\$39,338 and any additional payroll costs charged to the HOME program between July 1, 2009,	
		and June 30, 2011, associated with the three employees performing other functions not	
2011-AT-1018-002-B	9/28/2011	related to the program, or reimburse the program from non-Federal funds.	\$6,875
2011-A1-1010-002-D	3/28/2011	related to the program, or reimburse the program from flori-reactar failus.	30,873
		Provide support for the \$90,534 drawn for unsupported costs or return the funds to HUD	
		subject to the 90 percent limitation on the obligation period and repay the remaining amount	
		to the project from non-Federal funds. This support includes verifying that the Authority	
2011-KC-1002-001-A	3/1/2011	appropriately reimbursed the \$80,716 via voucher 092-519938.	\$5,079

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Chicago Office of Public Housing, in conjunction	
		with the Director of HUD's Departmental Enforcement Center take administrative action	
		against the executive director and board of commissioners for failing to administer the	
2011-CH-1006-001-A	3/23/2011	Authority according to HUD's and its own requirements.	\$0
		We further recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct the City to certify and provide support that the proper amount of CDBG	
		assets was returned to the City from the subrecipient by performing an audit of the accounts	
2011-NY-1010-002-C	4/15/2011	that the Corporation maintained.	\$0
		We further recommend that the Director of HUD's Buffalo Office of Community Planning and Development instruct the City to establish and implement controls that will ensure adequate monitoring of subrecipient-administered activities, that CDBG funds are properly safeguarded, the achievement of performance goals in subrecipient supported activities, and	
2011-NY-1010-002-D	4/15/2011	that corrective actions are taken for nonperforming subrecipients.	\$0
		We further recommend that the Director of HUD's Buffalo Office of Community Planning and Development instruct the City to develop administrative control procedures that will ensure compliance with CDBG program requirements, including ensuring that costs are eligible and	
2011-NY-1010-003-D	4/15/2011	necessary before being charged to the program.	\$0
2011-AT-1018-002-F	9/28/2011	Require the Municipality to update its accounting records and ensure that receipts and expenditures are properly accounted for, are reconciled with HUD's information system, and comply with HUD requirements.	\$0
2011-AT-1018-002-G	9/28/2011	Require the Municipality to develop and implement a financial management system in accordance with HUD requirements, including that HOME funds can be traced to a level which ensures that such funds have not been used in violation of the restrictions and prohibitions of applicable statutes and that funds are disbursed in a timely manner.	
2012-PH-0001-001-A	10/31/2011	Implement policies and procedures requiring HUD to periodically use the data contained in its System to provide improved oversight of cancelled Block Grant program activities.	

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Implement policies and procedures requiring HUD to periodically use the data contained in its	
2012-PH-0001-001-C	10/31/2011	System to provide improved oversight of long-standing open Block Grant program activities.	\$0
		Implement policies and procedures requiring HUD to periodically use the data contained in its	
2012-PH-0001-001-D	10/31/2011	System to provide improved oversight of revised Block Grant program activities.	\$0
		Periodically evaluate the adequacy of actions grantees take regarding cancelled and long-	
2012-PH-0001-001-E	10/31/2011	standing open or revised activities shown in its System.	\$0
		Establish and implement procedures to reassess the safe harbor percentage and rates	
		periodically to ensure that they are reasonable. HUD should retain the documentation	
		justifying the calculation of those percentages and rates. In addition, HUD should assess the	
		feasibility of requiring the agencies to periodically justify and retain documentation showing	
2012-LA-0001-001-A	11/16/2011	the reasonableness of using the maximum rates, or lower them as appropriate.	\$0

46 \$100,086,158

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Reimburse its business development loan program \$5,999,894 from non-Federal funds	
2013-PH-1001-001-A	10/31/2012	for the ineligible expenditures related to the Hotel Sterling project.	\$5,999,894
		Require the Municipality to develop and implement a financial management system in	
		accordance with HUD requirements and ensure that \$3,213,572 in HOME funds drawn	
		from HUD between July 1, 2009, and December 31, 2011, can be traced to a level which	
		ensures that such funds have not been used in violation of the restrictions and	
		prohibitions of applicable statutes or reimburse the HOME program from non-Federal	
		funds.(Footnote 2) Total disbursements of \$3,523,723 were adjusted to consider	
		\$173,978 questioned in recommendation 1B, \$86,567 questioned in recommendation	
2012-AT-1009-001-A	5/23/2012	1D, and \$49,606 questioned in recommendation 2B.	\$3,213,572
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse HUD \$3,120,000 from non-Federal funds for transmission to	
		the U.S. Treasury for its four Recovery Act grant funds for category 4, option 2 of HUD's	
		Notice of Funding Availability, dated June 3, 2009, whose activities were not contracted	
2012-CH-1013-001-A	9/27/2012	using full and open competition.	\$3,120,000
		Support or repay \$2,048,750 for the CDBG-purchased land sold or donated for the minor	
2012-FW-1803-001-E	4/10/2012	league baseball park.	\$2,048,750
		Provide adequate documentation to show that affordability requirements were met for	
2012-PH-1011-001-F	8/3/2012	three rental projects or repay the Program \$1,272,325 from non-Federal funds.	\$1,272,325
		Repay the Program \$1,235,940 from non-Federal funds for funds disbursed for a project	
2012-PH-1011-001-C	8/3/2012	that was acquired but not completed.	\$1,235,940
		Repay the Program the \$1,025,654 it was previously asked to repay for funds disbursed	
2012-PH-1011-001-B	8/3/2012	to an ineligible development organization.	\$1,025,654
		Use its resources available of approximately \$615,703 in administrative funds to	
2012-PH-1011-001-L	8/3/2012	strengthen its administration of the Program.	\$615,703

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Determine the eligibility of the \$537,773 disbursed for the Ciudad de Ensueño project	
		and reevaluate the feasibility of the activity. (Footnote 9) Total disbursements of	
		\$538,973 were adjusted to consider \$1,200 questioned in recommendation 1F. The	
		Municipality must reimburse its HOME program from non-Federal funds if HUD	
2012-AT-1009-002-B	5/23/2012	determines the activity to have been terminated.	\$537,773
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City Officials to reimburse the City's CDBG line of credit \$	
		\$475,339 from non-Federal funds for the unreported (\$267,141) and unremitted	
		(\$208,198) in program income from the sale of the theater and four properties; and	
		record these reimbursements in HUD's Integrated Disbursement and Information	
2012-NY-1011-002-A	8/15/2012	System as CDBG program income.	\$456,869
		Require the Authority to reimburse its public housing operating fund \$522,125 using	
2012-AT-1012-001-A	6/1/2012	non-Federal funds.	\$443,807
		We recommend that the Program Center Coordinator of the Hartford Office of Public	
		Housing support that \$2,506,434 in contract costs charged to Federal programs was	
		reasonable and supportable, and repay any amounts it cannot support with non-Federal	
2012-BO-1002-001-J	3/14/2012	funds.	\$269,023
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City Officials to provide documentation to enable HUD to	
		determine whether the City is entitled to additional program income of \$263,938 from	
2012-NY-1011-002-B	8/15/2012	the disposition of the Church property.	\$263,938
		We recommend that the Director of HUD's Detroit Office of Public Housing determine	
		the amount of the \$573,170 of coordinator grant funds that were actually earned by the	
		Commission for meeting the program's requirements. The funds that are determined to	
2012-CH-1012-001-K	9/27/2012	be unearned should be reimbursed to HUD from non-Federal funds.	\$254,787
	3,2,72012	Reimburse \$897,821 from non-Federal funds for using Brownfields grant funds after the	7234,707
		grant agreement expenditure deadline, plus any interest due, to HUD's Brownfields	
2012-LA-1005-001-E	3/13/2012		\$249,058

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Support that \$304,780 in Recovery Act change orders was provided at a reasonable cost	
		and repay any amount determined to be unreasonable from non-Federal funds to the	
2012-КС-1002-002-В	3/2/2012	U.S. Treasury.	\$216,529
		Repay the Program \$150,000 from non-Federal funds for operating funds it disbursed to	
2012-PH-1011-001-A	8/3/2012	two ineligible development organizations.	\$150,000
		Require the project's cooperative ownership to support \$133,904 in unsupported costs	
2012-LA-1006-002-B	5/21/2012	or repay the project from non-Federal funds.	\$133,904
		Establish and implement sufficient written procedures and controls for documenting	
		shareholder interest and the funding and maintenance of the general operating reserve	
2012-LA-1006-003-A	5/21/2012	account, which would ensure that \$127,303 in funds can be put to better use.	\$127,303
		Require the Municipality to submit supporting documentation showing the allocability	
		and eligibility of \$114,139 charged to the HOME program for project delivery costs or	
2012-AT-1009-001-C	5/23/2012	reimburse the program from non-Federal funds.	\$114,139
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City Officials to reimburse the City's CDBG line of credit from	
2012-NY-1011-001-B	8/15/2012	non-Federal funds for the \$150,000 ineligible loan.	\$93,500
		Provide adequate documentation for \$86,575 in salaries and office expenses related to	
2012-PH-1011-001-G	8/3/2012	downpayment assistance activities or repay the Program from non-Federal funds.	\$86,575
		Require Amar Plaza to seek indemnification of \$75,038 in paid legal costs, \$72,246 in	
		outstanding costs, and future legal costs from the two shareholders who improperly	
		executed the deed and note and named Rampart as the beneficiary and retain the two	
		shareholders' subscription price for liquidated damages incurred for the unauthorized	
2012-LA-1006-001-C	5/21/2012	encumbrance on the project.	\$73,964
		Review the 270 obligations with remaining balances totaling \$432,147 and close out and	
2013-FO-0003-006-B	11/15/2012	deobligate amounts tied to obligations that are no longer valid or needed.	\$64,088
		Reimburse \$625,000 from non-Federal funds for using Brownfields grant funds for an	
		ineligible project after the grant agreement deadline, plus any interest due, to HUD's	
2012-LA-1005-001-C	3/13/2012	Brownfields account.	\$58,922

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the program center coordinator of HUD's Office of Public and	
		Indian Housing require the Authority to provide documentation to support HUD's	
		approval of its waiver requests or reimburse HUD \$46,828 from non-Federal funds for	
		transmission to the U.S. Treasury for the Recovery Act grant funds used to purchase	
2012-CH-1009-003-A	8/3/2012	materials manufactured outside the United States.	\$36,888
		Repay \$3,817,000 from non-Federal funds for the use of Section 108 loan funds for an	
2012-LA-1005-001-A	3/13/2012	ineligible project, plus any interest due, to HUD's Section 108 loan account.	\$29,650
		Provide supporting documentation showing that income eligibility requirements were	
		met for the rehabilitation assistance case, and to support the excess rehabilitation funds	
		spent or reimburse the Program \$26,645 in assistance funds provided from non-Federal	
2012-PH-1011-001-H	8/3/2012	funds.	\$26,645
		Support that \$1,570,038 in Recovery Act contracts awarded was granted at a reasonable	
		cost and repay the U.S. Treasury from non-Federal funds any amount determined to be	
2012-KC-1002-001-A	3/2/2012	unreasonable.	\$19,575
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its program \$21,650 form non-Federal funds for the	
2012-CH-1012-001-A	9/27/2012	overpayment of escrow funds to the participants cited in this finding.	\$17,789
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse \$22,430 (\$16,335 + \$6,095) from non-Federal funds to HUD	
		for transmission to the U.S. Treasury for the projects that had Section 3 funds included	
2012-CH-1002-003-B	1/26/2012	but not remitted to the Commission's Section 3 training fund.	\$16,078
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide supporting documentation or reimburse its program \$17,008	
2012-CH-1012-001-H	9/27/2012	from non-Federal funds for the unsupported payments cited in this finding.	\$15,661
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Report Date	Recommendation Text	Balance Due
	Commission to reimburse \$11,289 (the difference between the contract paid price of	
	\$33,638 and the lesser calculated cost of \$ 22,349) from non-Federal funds to HUD for	
1/26/2012	transmission to the U.S. Treasury for the cost savings cited in this finding.	\$10,197
	Require the project's cooperative ownership to repay the operating account the \$4,921	
5/21/2012	in ineligible or unreasonable expenses from non-Federal funds.	\$4,921
	We recommend that the Director of HUD's Cleveland Office of Public Housing require	
	the Authority to reimburse \$680 to HUD from non-Federal funds for transmission to the	
9/27/2012	U.S. Treasury for the one range and one refrigerator that were improperly replaced.	\$680
	Repay HUD the higher of the cost or market value of the properties purchased with	
	CDBG funds that the Authority still owns (book value is \$3,122,900). Footnote: The	
	\$3,122,900 was included in the schedule of questioned costs in audit report 2008-FW-	
4/10/2012	1012.	\$0
	Support or repay the higher of the cost or market value of the property identified as	
4/10/2012	Block 78 (property north of Hartford building).	\$0
	Take appropriate administrative sanctions against the executive director, including but	
	not limited to debarment from HUD programs, for the disbursement of Federal funds	
7/30/2012	prohibited by HUD requirements.	\$0
	Take appropriate administrative sanctions against the executive director and board	
	members, up to and including debarment, for the disbursement of Federal funds	
7/30/2012	prohibited by HUD requirements.	\$0
	Take appropriate administrative sanctions against the executive director, up to and	
	including debarment, for the disbursement of Federal funds prohibited by HUD	
7/30/2012	requirements.	\$0
	Develop and implement formal financial management policies and procedures to	
11/15/2012		\$0
	1/26/2012 5/21/2012 9/27/2012 4/10/2012 7/30/2012 7/30/2012	1/26/2012 transmission to the U.S. Treasury for the cost savings cited in this finding. Require the project's cooperative ownership to repay the operating account the \$4,921 in ineligible or unreasonable expenses from non-Federal funds. We recommend that the Director of HUD's Cleveland Office of Public Housing require the Authority to reimburse \$680 to HUD from non-Federal funds for transmission to the 9/27/2012 U.S. Treasury for the one range and one refrigerator that were improperly replaced. Repay HUD the higher of the cost or market value of the properties purchased with CDBG funds that the Authority still owns (book value is \$3,122,900). Footnote: The \$3,122,900 was included in the schedule of questioned costs in audit report 2008-FW-1012. Support or repay the higher of the cost or market value of the property identified as 4/10/2012 Block 78 (property north of Hartford building). Take appropriate administrative sanctions against the executive director, including but not limited to debarment from HUD programs, for the disbursement of Federal funds 7/30/2012 prohibited by HUD requirements. Take appropriate administrative sanctions against the executive director and board members, up to and including debarment, for the disbursement of Federal funds 7/30/2012 prohibited by HUD requirements.

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Develop and implement a financial management system in accordance with HUD	
2013-AT-1001-001-A	11/30/2012	requirements.	\$0
42			¢22.204.404

42 \$22,304,101

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Transition the PHA NRA excess funds, which are as much as \$643.6 million as of June	
2014-FO-0003-002-A	12/16/2013	30, 2013, to HUD's control as soon as possible to safeguard the program resources.	\$248,239,577
		Indemnify HUD against losses for the 725 FHA-insured loans with an unallowable gift	
		in the amount of \$97.3 million, thereby putting an estimated loss to HUD of \$55.4	
2013-LA-1008-001-B	8/20/2013	million to better use. See appendixes D and E.	\$55,439,896
		We recommend that the Director of HUD's Detroit Office of Multifamily Housing	
		Programs require the Authority to ensure that \$31,148,477 in residual receipts for the	
		15 projects as of May 31, 2013, is used to reduce or offset housing assistance	
2013-CH-1011-001-A	9/30/2013	payments in accordance with HUD's requirements.	\$31,148,477
		Review and deobligate at least \$26 million tied to 215 inactive and/or expired Section	
2014-FO-0003-008-F	12/16/2013	8 obligations.	\$26,000,000
		Research and deobligate at least \$9.3 million tied to the 115 inactive and/or expired	
2014-FO-0003-008-E	12/16/2013	Section 202/811 funding lines.	\$9,300,000
		Deobligate \$7,263,662 tied to 178 administrative obligations marked for deobligation	
2014-FO-0003-008-O	12/16/2013	during the departmentwide unliquidated obligations review.	\$7,263,662
		Ensure that the Authority recovers from non-Federal sources \$5,496,367 in disposition	
		sales proceeds that was not received from the sale of its 65 low-income public housing	
		units and use the recovered funds for their intended purposes or return those funds to	
2013-DE-1005-001-A	9/30/2013	HUD within a reasonable period.	\$5,496,367
		Repay the \$5,178,293, transferred without proper HUD approval and used for	
2013-LA-1003-001-A	3/14/2013	ineligible expenses, to the trust fund from non-Federal funds.	\$5,178,293
		We recommend that the Director of HUD's Cleveland Office of Public Housing require	
		the Authority to provide supporting documentation or reimburse its operating reserve	
		fund \$4,003,683 (\$3,610,666 + \$227,500 + \$111,856 + \$39,189 + \$14,472) from non-	
		Federal funds for the unsupported salary and benefit payments; operating	
		contribution payments; and lawn maintenance, snow removal, utility, and training	
2013-CH-1003-001-D	7/15/2013	costs for the developments and program cited in this finding.	\$4,003,683

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Determine how much of the \$7,010,079 in unreimbursed expenditures for damage	
		assessment was paid with Federal funds and repay that amount to the appropriate	
		program. If the Authority is unable to accurately determine the amount due to-due	
		from each program and support that funds charged to Federal programs were	
2013-FW-1006-002-E	6/19/2013	appropriate, the full \$7,010,079 should be repaid to HUD.	\$2,971,168
		Repay from non-Federal funds the \$3,811,279 it owes HUD for ineligible expenditures	
2013-FW-1006-002-C	6/19/2013	from DHAP-Ike funds.	\$2,888,889
		Determine how much of the \$2,827,829 in unreimbursed expenditures for	
		Cypresswood Estates was made with Federal funds and repay that amount to the	
		appropriate program. If the Authority is unable to accurately determine the amount	
	l	due to-due from each program and support that funds charged to Federal programs	
2013-FW-1006-002-D	6/19/2013	were appropriate, the full \$2,827,829 should be repaid to HUD.	\$2,827,829
		Provide for HUD review documentation to support \$5,014,403 drawn for the	
2014-PH-1001-001-C	12/17/2013	additional 15 activities.	\$2,709,343
		We recommend that the Director of HUD's Cleveland Office of Public Housing require	
		the Authority to reimburse its operating reserve fund \$2,773,976 (\$2,583,429 +	
		\$190,547) from non-Federal funds for the inappropriate transfers to its cost center and	
2013-CH-1003-001-B	7/15/2013	salary and benefit payments cited in this finding.	\$2,610,774
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to expend or reprogram to other eligible program	
		activities the \$2,451,645 in CDBG program income maintained in the City's community	
		development bank accounts as of June 30, 2013, so the City can assure HUD that these	
2013-NY-1010-001-A	9/26/2013	funds have been put to better use.	\$2,451,645
		Require the State to provide supporting documentation for the \$2,158,715 acquisition	
		of property for projects W19, S21, and S20 or reimburse the program from non-	
2014-AT-1004-001-B	12/30/2013	Federal funds.	\$2,158,715

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Cleveland Office of Public Housing require	
		the Authority to reimburse its capital fund \$3,569,942 (\$3,319,942 + \$250,000) from	
		non-Federal funds for the ineligible drawdowns and disbursements cited in this	
2013-CH-1003-001-A	7/15/2013	finding.	\$1,631,712
		Provide adequate supporting documentation for the \$1,628,130 in unsupported salary	
2013-LA-1010-001-A	9/20/2013	and benefit costs or repay the CDBG program from non-Federal funds.	\$1,628,130
		Reimburse its HOME program \$1,595,113 from non-Federal funds for HOME funds	
2013-LA-1009-001-A	9/13/2013	that were inappropriately used on Section 8 housing assistance payments.	\$1,595,113
2010 27 1003 001 7	3,13,2013	and there mapping nately used on section o housing assistance payments.	V1,000,110
		Require the Municipality to provide support showing the allocability and eligibility of	
		\$1,077,577 spent on salaries and fringe benefits for employees who performed local	
		government duties and multiple federally funded activities without properly allocating	
		the costs directly related to carrying out each activity. Any amounts determined	
2013-AT-1003-002-B	3/22/2013	ineligible must be reimbursed to the Block Grant program from non-federal funds.	\$1,077,577
		Provide support showing the eligibility and reasonableness of the \$1,056,252 in trust	
2013-LA-1003-001-B	3/14/2013	funds disbursed or repay the trust fund from non-Federal funds.	\$1,056,252
		Require the Authority to repay from non-Federal sources \$975,146 in disposition sales	
		proceeds used in violation of its disposition agreement and use the recovered funds	
2013-DE-1005-001-B	9/30/2013	for their intended purposes or return those funds to HUD within a reasonable period.	\$975,146
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide sufficient documentation to support the reasonableness of	
		\$960,904 in expenses or reimburse HUD \$935,412 (\$960,904 - \$2,147 - \$12,165 -	
		\$8,554 - \$1,820 - \$429 - \$377) The reduced amounts were included as part of the	
		recommendations in finding 2. for transmission to the U.S. Treasury for the	
2013-CH-1009-001-A	9/27/2012	unsupported costs cited in this finding.	\$935,412
2013-CH-1003-001-A	3/2//2013	junsupported costs cited in this iniding.	3333,412

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the owner to provide documentation to support the \$709,753 in unsupported	
		disbursements identified by the audit or reimburse the project's reserve for	
		replacement account from non-Federal funds for any disbursements that it cannot	
2013-PH-1804-001-B	7/22/2013	support.	\$709,753
		Provide support showing that the \$2,466,779 in unsupported expenses, shown in	
		appendix C to this report, either were paid from non-Federal funds or provide support	
		showing the expenses were an eligible use of Federal funds. Any unsupported	
		expenditures from Federal funds should be repaid to the Authority's Housing Choice	
		Voucher program or to HUD if the Authority is unable to determine the source of	
2013-FW-1006-001-A	6/19/2013	funds used to pay the expenses. Any repayments must be from non-Federal funds.	\$679,174
		Provide documentation to support the \$2,455,162 in unsupported funds drawn for 12	
2014-PH-1001-001-A	12/17/2013	activities or repay the amount to its program from non-Federal funds.	\$648,650
		We recommend that the Director of HUD's Detroit Office of Multifamily Housing	
		Programs require the Authority to reimburse the U.S. Treasury \$608,337 (\$77,856+	
2013-CH-1011-002-A	9/30/2013	436,759 + \$93,722) for the three projects with terminated program contracts.	\$608,337
		We recommend that the Director of HUD's Detroit Office of Multifamily Housing	
		Programs require the Authority to obtain approval from HUD to apply the project's	
		replacement reserves to the defaulted mortgage for contract number MI28H150191 or	
2013-CH-1011-002-B	9/30/2013	reimburse the U.S. Treasury \$604,949.	\$604,949
		Determine whether it received the services for which it paid \$582,595 under two	
		contracts that violated conflict-of-interest prohibitions and that those services cost	
		the same or less than comparable services from a source without a conflict-of-interest	
		relationship with the Authority. If it used Federal funds to pay for the services and it	
		either did not receive the services or paid more for them than it would have paid from	
		a source without a conflict-of-interest relationship, it should repay the funds to its	
2013-FW-1006-003-B	6/19/2013	appropriate program or HUD.	\$574,143

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Require the Municipality to reimburse from non-federal funds \$552,658 in	
		unallowable and unallocated costs associated with the disbursement of salaries and	
		fringe benefits of employees who did not perform duties directly related to carrying	
2013-AT-1003-002-A	3/22/2013	out activities charged with the program delivery costs.	\$552,658
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to support or reimburse its program \$425,193 (\$19,924 + \$384,755 in	
		housing assistance payments + \$46 in utility allowances + \$20,468 in associated	
		administrative fees) from non-Federal funds for the unsupported overpayment of	
		housing assistance and utility allowances due to unsupported calculations, missing	
		eligibility documentations, and discrepancies in the housing assistance payments	
2013-CH-1004-001-C	8/1/2013	register.	\$425,193
		Reimburse the FHA insurance fund for the \$421,630 See appendix F. in actual losses	
		resulting from the amount of claims and associated expenses paid on five loans with	
2013-LA-1008-002-B	8/20/2013	material underwriting deficiencies.	\$421,630
2013-KC-1003-001-A	8/8/2013	Return the \$401,705 in ineligible disbursements to the project operating account.	\$401,705
		Correct all deficiencies identified from non-Federal funds or reimburse \$160,051 in	
		CDBG funds and \$221,804 in HOME funds, totaling \$381,855, to program line of credit	
2014-AT-1003-001-B	12/30/2013	accounts from non-Federal funds.	\$381,855
		Provide to HUD a remediation plan for the 10 delayed activities and demonstrate that	
		national objectives have been met as required to support \$4,078,941 in program funds	
2014-PH-1001-001-B	12/17/2013	drawn for the activities.	\$355,398
		Support the \$316,883 disbursed for unsupported costs or return the funds to the	
2013-KC-1003-001-B	8/8/2013	project operating account.	\$316,883
		Require the Municipality to submit all supporting documentation showing that 21	
		home-buyer activities met the principal residency requirement for the duration of the	
		period of affordability or reimburse the HOME program from non-Federal funds the	
2014-AT-1001-001-B	12/3/2013	\$307,537 disbursed.	\$307,537

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Detroit Office of Multifamily Housing	
		Programs require the Authority to reimburse \$290,437 to the appropriate project	
		escrows from non-Federal funds for the inappropriate disbursement of replacement	
2013-CH-1011-003-A	9/30/2013	reserves.	\$290,437
		Demony \$297 CEE maid to the executive director's and enother Authority ampleyee's	
		Repay \$287,655 paid to the executive director's and another Authority employee's	
		family members to its public housing program. However, if the Authority made any of	
		the expenditures from its 2008 capital fund grant, or if the Authority is unable to	
		determine the source of funds used to pay expenditures, the Authority should repay	4
2013-FW-1805-001-A	9/26/2013	HUD. Any repayments must be from non-Federal funds.	\$287,655
		Reimburse the FHA insurance fund for the \$284,412 in actual losses resulting from the	
		amount of claims and associated expenses paid on seven loans that contained an	
2013-LA-1008-001-C	8/20/2013	unallowable gift. See appendixes D and E.	\$284,412
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to provide documentation to justify the	
		\$189,322 in unsupported administrative and planning costs that was disbursed for	
		employee salaries and fringe benefits. Any unsupported costs determined to be	
2012 NV 1006 001 A	F /12 /2012	, , , , , , , , , , , , , , , , , , , ,	6100 222
2013-NY-1006-001-A	5/13/2013	ineligible should be reimbursed from non-Federal funds.	\$189,322
		Support or repay its public housing programs \$180,379 for HUD funds inappropriately	
2013-FW-1802-001-D	6/21/2013	used for Sunnybrook. Repayment should be from non-Federal funds.	\$180,379
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to Provide documentation to justify the \$177,923	
		unsupported difference between the City's CDBG program income balance in IDIS and	
		its bank account balances as of June 30, 2013. Any portion of the unsupported	
2013-NY-1010-001-D	9/26/2013	difference determined to be ineligible should be reimbursed from non-Federal funds.	\$177,923

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Detroit Office of Multifamily Housing	
		Programs require the Authority to reimburse appropriate escrow accounts \$175,434	
2013-CH-1011-003-B	9/30/2013	from non-Federal funds for the lost interest cited in this finding.	\$175,434
		Require the owner to deposit \$138,862 from non-Federal funds into the project's	
2013-PH-1804-001-A	7/22/2013	reserve for replacement account for the ineligible costs identified by the audit.	\$138,862
		Support or repay \$135,995 for unsupported procurement expenditures. The funds	
		should be repaid to the Authority's public housing program. However, if the Authority	
		made any of the expenditures from its 2008 capital fund grant, or if the Authority is	
		unable to determine the source of funds used to pay expenditures, the Authority	
2013-FW-1805-001-G	9/26/2013	should repay HUD. Any repayments must be from non-Federal funds.	\$135,995
		Support \$131,787 in unsupported contracts and procurement payments or repay the	
2014-AT-1002-002-A	12/5/2013	appropriate program from non-Federal funds.	\$131,787
		Remit to its treasury account and put to better use repayment funds totaling \$130,915	
2013-AT-1006-001-C	7/23/2013	in accordance with HUD requirements.	\$130,915
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide documentation for the three contracts to support that the	
		costs paid for the contract modifications totaling \$108,766 (\$230,596 less the	
		ineligible use of funds from recommendation 1A) were reasonable. Any amounts that	
		cannot be shown to be reasonable should be repaid to the U.S. Treasury from non-	
2013-CH-1012-001-B	9/30/2013	Federal funds.	\$108,766
		Submit all supporting documentation showing the eligibility and propriety of \$89,331	
		in unaccounted for program income and recaptured funds or reimburse the HOME	
2013-AT-1006-001-D	7/23/2013	program from non-Federal funds.	\$89,331
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to reimburse from non-Federal funds	
		\$78,530 for ineligible home-buyer rehabilitation and demolition costs charged to the	
2013-NY-1006-001-B	5/13/2013	HOME program.	\$78,530

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse its program \$136,012 (\$78,727 in housing assistance	
		payments + \$57,285 in associated administrative fees) from non-Federal funds for the	
		overpayment of housing assistance due to inappropriate calculations of housing	
2013-CH-1004-001-A	8/1/2013	assistance payments.	\$73,943
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to reimburse the appropriate households \$65,874 from non-Federal funds	
		for the rent amounts paid in excess of 40 percent of their adjusted monthly income for	
2013-CH-1004-001-H	8/1/2013	units that were not affordable.	\$65,874
		Repay \$65,360 paid from Recovery Act funds to the executive director's and another	
		Authority employee's family members to HUD for its transmission to the U.S.	
2013-FW-1805-001-B	9/26/2013	Treasury. Repayment must be from non-Federal funds.	\$65,360
		Support or repay \$42,150 in unsupported additional compensation paid to Authority	
		staff. The funds should be repaid to the Authority's public housing program. However,	
		if the Authority made any of the expenditures from its 2008 capital fund grant, or if	
		the Authority is unable to determine the source of funds used to pay expenditures, the	
2013-FW-1805-001-D	9/26/2013	Authority should repay HUD. Any repayments must be from non-Federal funds.	\$42,150
		Support or repay \$31,513 in unsupported equipment and supplies costs. The funds	
		should be repaid to the Authority's public housing program. However, if the Authority	
		made any of the expenditures from its 2008 capital fund grant, or if the Authority is	
		unable to determine the source of funds used to pay expenditures, the Authority	
2013-FW-1805-001-C	9/26/2013	should repay HUD. Any repayments must be from non-Federal funds.	\$31,513
		We work that the Bire to efficient of the Bire to the	
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to terminate the contract between the	
		County and the Village of Freeport to rehabilitate and construct single-family public	
		housing units to be sold to low-income residents. The remaining contract balance of	4
2013-NY-1006-001-C	5/13/2013	\$31,470 should be put to better use by reprogramming it for other eligible purposes.	\$31,470

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to pursue collection from the applicable households or reimburse its	
		program \$27,987 from non-Federal funds for the overpayment of housing assistance	
2013-CH-1004-001-E	8/1/2013	due to unreported income.	\$26,760
2013-LA-1003-001-C	3/14/2013	Repay \$14,250 in ineligible expenses to the trust fund from non-Federal funds.	\$14,250
		Require the owner of Lighthouse Inn to provide documentation to support the	
		\$208,154 in unsupported disbursements cited in this report or reimburse HUD's	4
2013-AT-1007-001-B	9/13/2013	Federal Housing Administration insurance fund for the applicable portion.	\$13,997
		We recommend that the Director of HUD's Detroit Office of Multifamily Housing	
		Programs require the Authority to reimburse the U.S. Treasury \$12,830 from non-	
2013-CH-1011-002-C	9/30/2013	Federal funds for the lost interest.	\$12,830
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide documentation or reimburse HUD \$12,165 for transmission to	
		the U.S. Treasury for the materials and supplies for its force account labor unit	
		renovations due to missing or inadequate purchase orders, invoices, receipts, or	
2013-CH-1009-002-A	9/27/2013	inventory records cited in this finding.	\$12,165
		Require the owner of Lighthouse Inn to reimburse HUD's Federal Housing	
		Administration insurance fund \$146,983 for the ineligible disbursements cited in this	
2013-AT-1007-001-A	9/13/2013	report.	\$9,331
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide documentation or reimburse HUD \$8,554 from the appropriate	
		fund for transmission to the U.S. Treasury for its force account labor employees due to	
		missing labor logs or labor logs that indicated work on projects other than the	
2013-CH-1009-002-B	9/27/2013	Recovery Act formula grant work.	\$8,554
		Require the State to provide supporting documentation for the \$7,200 in appraisal	
2014-AT-1004-001-A	12/30/2013	fees or reimburse the Program from non-Federal funds.	\$7,200

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We also recommend that HUD's Associate General Counsel for Program Enforcement	
		pursue the appropriate administrative actions against the contractor's vice president	
		and architectural firm's architect for inappropriately certifying that the contractor had	
2014-CH-1001-001-E	11/15/2013	completed its housing rehabilitation work on the project.	\$7,000
		Support or repay the FHA insurance fund \$5,450 for the loss mitigation claims15 paid	
		as of April 30, 2013, on seven loans 022-2192845, 023-3720644, 023-3766993, 023-	
		4010358, 023-4081269, 023-4135502, and 023-4485740 that contained an unallowable	
2013-LA-1008-001-D	8/20/2013	gift. See appendix E.	\$5,450
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to support, pursue collection from the applicable landlords, or reimburse	
	l	its program \$10,243 from non-Federal funds for the overpayment of housing	
2013-CH-1004-001-G	8/1/2013	assistance due to discrepancies in the housing assistance payments register.	\$3,156
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to provide documentation to justify the	
		\$1,264 in unsupported project delivery costs. Any unsupported costs determined to be	
2013-NY-1006-001-D	5/13/2013	ineligible should be reimbursed from non-Federal funds.	\$1,264
2013-141-1000-001-D	3/13/2013	Pay down the principal balance by \$1,101 for the one overinsured loan as a result of	71,204
2013-LA-1008-002-C	8/20/2013	an excessive seller contribution.	\$1,101
	0, 20, 2020		7-7-0-
		We recommend that the Director of HUD's Detroit Office of Public Housing require the	
		Commission to provide sufficient documentation to support that the appliance was	
		installed in a unit renovated under the Recovery Act formula grant or reimburse HUD	
2013-CH-1009-002-E	9/27/2013	\$429 from its capital funds for transmission to the U.S. Treasury.	\$429
		Develop and implement comprehensive procedures to assess the effectiveness and	
		completeness of monitoring efforts using metric or query data in the GMP database as	
2013-BO-0001-001-A	2/12/2013	detailed in this finding.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Develop and implement procedures to evaluate the field office testing of non-high-risk	
		grantees to ensure the soundness of risk assessments and obtain early warning of	
2013-BO-0001-001-B	2/12/2013	potential deficiencies as provided for in HUD CPD Notice 12-02.	\$0
		Develop and implement a quality control system to validate HOME program data	
		recorded in the Integrated Disbursement and Information System by using field office	
		monitoring data in the GMP database or some other auditable method, such as	
2013-BO-0001-002-A	2/12/2013	statistical sampling and testing of key program data.	\$0
		Develop and implement formal procedures to continually assess the effectiveness and	
		completeness of field office data monitoring efforts using GMP monitoring data to	
		include (1) verifying that HOME data are tested, (2) analyzing results to determine	
		whether program data as a whole are reliable and to identify systemic data issues or	
2013-BO-0001-002-B	2/12/2012	issues that should be addressed, and (3) verifying that findings are corrected in a timely manner and monitoring is complete.	\$0
2013-00-0001-002-0	2/12/2013	timely mainer and monitoring is complete.	30
		Work with the Office of the Chief Information Officer to improve the deposit module's	
		reporting capabilities so that Labor Relations staff is able to report and analyze the	
2013-HA-0001-002-C	4/16/2013	deposit account transactions and taxes or replace the system.	\$0
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to document their application review	
		committee membership and provide evidence of the committee meetings and their	
		evaluation and rating of subrecipients to fully support their funding	
2013-NY-1006-002-A	5/13/2013	recommendations.	\$0
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to develop controls to ensure that the	
		County's recently established debarment verification procedures are implemented for	
2013-NY-1006-002-D	5/13/2013	all future procurement activity.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's New York Office of Community Planning	
		and Development instruct County officials to develop controls that will ensure that the	
		County's decentralized record-keeping system is centralized for ready access to HOME	
2013-NY-1006-003-C	5/13/2013	documents.	\$0
		Resolve issues with the Office of Community Planning and Development and complete	
2013-KC-0002-001-D	6/26/2013	the process to publish final regulations for 24 CFR Part 135.	\$0
		Require the owner to calculate and support the amount of funds required to be on	
		deposit in the tenant security deposit account and deposit funds into the account, if	
		needed, so that the balance in the account is equal to or exceeds the amount of funds	
2013-PH-1804-001-C	7/22/2013	required to be in the account.	\$0
		Declare the project in default of its regulatory agreement and apply remedies	
2013-PH-1804-001-D	7/22/2013	available under the regulatory agreement up to and including foreclosure.	\$0
		Determine legal sufficiency and if legally sufficient, pursue civil and administrative	
		remedies (31 U.S.C. 3801-3812, 3729, or both), civil money penalties (24 CFR (Code of	
		Federal Regulations) 30.35), or both against The Lending Company, its principals, or	
		both for incorrectly certifying to the integrity of the data, the mortgage eligibility for	
		FHA mortgage insurance, or that due diligence was exercised during the origination of	
		732 loans that resulted in actual losses of \$284,412 on 7 loans and potential losses of	
		\$55.4 million on 725 loans for a total loss of \$55.7 million, which could result in	
		affirmative civil enforcement action of approximately \$116.9 million. Double damages	
		for actual loss amounts related to 7 loans and potential losses to 725 loans (\$284,412	
		+ \$55,439,896) plus a fine of \$7,500 each for the 725 loans with unallowable gifts	
2013-LA-1008-001-A	8/20/2013	((\$55,724,308 x 2) + (\$7,500 x 732) = \$116,938,616).	\$0

Recommendation			_
Number	Report Date	Recommendation Text	Balance Due
		Determine legal sufficiency and if legally sufficient, pursue civil and administrative	
		remedies (31 U.S.C. 3801-3812, 3729, or both), civil money penalties (24 CFR 30.35), or	
		both against The Lending Company, its principals, or both for incorrectly certifying to	
		the integrity of the data or that due diligence was exercised during the origination of	
		five loans that resulted in actual losses of \$421,630, which could result in affirmative	
		civil enforcement action of approximately \$880,760. Double damages for actual loss	
		amounts related to five loans (\$421,630) plus a fine of \$7,500 each for the five loans	
2013-LA-1008-002-A	8/20/2013	with material underwriting deficiencies ((\$421,630 x 2) + (\$7,500 x 5) = \$880,760).	\$0
		Fully implement its quality control plan and provide HUD with periodic reports for 12	
		months to ensure that its quality control reviews, to include early payment defaults,	
2013-LA-1008-003-A	8/20/2013	are conducted in accordance with HUD requirements.	\$0
		Provide training to ensure that its quality control staff is aware of HUD's quality	
2013-LA-1008-003-B	8/20/2013	control program requirements.	\$0
		Develop and implement additional system error checks to identify potential reporting	
2013-KC-0003-001-C	9/10/2013	issues.	\$0
2013-LA-1009-001-B	9/13/2013	Develop and implement written policies and procedures for its HOME program.	\$0
		Enhance data collection to begin collecting information on whether each coborrower	
		will occupy the subject property as well as the addresses and phone numbers of each	
2013-KC-0004-001-B	9/18/2013	coborrower.	\$0
		Implement adequate written policies and procedures for its salary and administrative	
2013-LA-1010-001-D	9/20/2013	allocations to meet applicable HUD rules and requirements.	\$0
		Provide adequate training to CDBG employees so that the employees have a better	
		understanding and knowledge of administering the CDBG program in accordance with	
2013-LA-1010-001-E	9/20/2013	HUD rules and requirements.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to develop a comprehensive overall CDBG policies	
		and procedures manual to ensure that City officials adequately administer the City's	
		CDBG program in accordance with HUD regulations. Specifically, the City should	
		ensure that program income is accurately accounted for and reported to HUD in a	
2013-NY-1010-001-E	9/26/2013	timely manner.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to develop procedures to ensure that funded	
		activities comply with program objectives and that the activities are sufficiently	
2013-NY-1010-002-B	9/26/2013	monitored.	\$0
		Require the Authority to submit financial statements that show how its disposition	
2013-DE-1005-001-E	9/30/2013	funds were expended by item and dollar amount.	\$0
		Obtain a corrective action plan from BAC with critical milestones to document how all	
		information is to be provided, supported, and reconciled to the appropriate	
2014-FO-0001-001-A	12/6/2013	underlying information system.	\$0
		Continue efforts to confirm the insured status of loans not yet matched with data	
2014-FO-0001-001-C	12/6/2013	from the insuring agencies.	\$0
		Develop and implement a detailed remediation action plan to ensure that grant	
		management systems eliminate the FIFO methodology in its entirety. The plan should	
		(1) explain how the budget fiscal year-TAFS for each accounting transaction (project	
		and activity setup, commitment, disbursement, etc.) will be recorded, remain	
		constant, and be maintained, (2) reference Federal system requirements and criteria,	
		and (3) include resources, specific remedies, and intermediate target dates necessary	
2014-FO-0003-001-A	12/16/2013	to bring the financial management system into substantial compliance.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Provide oversight of CPD's system implementation or modification to ensure that	
		Federal financial management accounting standards are embedded into the system so	
		that the information transferred from grant management systems to HUD's core	
		financial systems comply with these standards, are recorded in HUD's consolidated	
		financial statements in accordance with Federal GAAP, and ensure that compliant	
2014-FO-0003-001-C	12/16/2013	administrative control of funds for its formula grant programs is established.	\$0
		Implement a cost-effective method for automating the cash management process to	
2014-FO-0003-002-C	12/16/2013	include an electronic interface of transactions to the standard general ledger.	\$0
		Review the cash management process to identify all financial events to be recognized	
		in accordance with GAAP. Establish procedures to account for the cash management	
2014-FO-0003-002-E	12/16/2013	activity in a timely manner in compliance with GAAP.	\$0
		Ensure that PIH's automation of its cash management process complies with Federal	
2014-FO-0003-002-G	12/16/2013	financial management requirements.	\$0
		Design and Implement a loan guarantee system that complies with the Guaranteed	
		Loan System Requirements. Ensure that the implemented loan guarantee system	
		should be integrated with HUD's financial management systems and be included in its	
2014-FO-0003-003-A	12/16/2013	financial management system plans.	\$0
		Establish an appropriate accounting and financial reporting governance structure	
		within OCFO with the appropriate level of accounting, experience, and training to	
		support the size and complexity of HUD's and its component entities' financial	
2014-FO-0003-004-G	12/16/2013	reporting requirements.	\$0
		Enforce already existing internal control procedures to ensure proper supervision over	
2014-FO-0003-006-C	12/16/2013	accounting for Section 8 FAF receivables.	\$0
		Perform a thorough analysis of outstanding FAF receivables and fiscal year 2013	
		collections to ensure that the receivables accurately represent the amounts owed to	
		HUD, including but not limited to positive confirmations of outstanding receivable	
2014-FO-0003-006-D	12/16/2013	balances with the trustees.	\$0
		Complete the closeout of any remaining CDBG-R and HPRP grants and forward all	
2014-FO-0003-008-B	12/16/2013	grant closeout agreement certifications to OCFO for recapture.	\$0

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Deobligate \$14,425,629 tied to 238 program obligations marked for deobligation during the departmentwide unliquidated obligations review. Additionally, OCFO should review the 93 obligations with remaining balances totaling \$316,935 and close out and deobligate amounts tied to obligations that are no longer valid, either based on the criteria defining the availability of appropriations at 31 U.S.C. 1301 or the	
2014-FO-0003-008-C	12/16/2013	criteria for recording obligations at 31 U.S.C. 1501.	\$0
		Design and implement a policy to ensure that reconciliations between the subsidiary ledgers (supporting records) and the obligation balances in the general ledger (controlling accounts) are periodically performed for all HUD appropriations. The policy should also address the follow-up and clearance of identified differences and	
2014-FO-0003-008-M	12/16/2013	the responsibilities for the preparers and reviewers.	\$0

108 \$429,409,070

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Initiate the billing process for the claims paid, plus incentive, where the lender has not	
		provided the original of the note and security instrument within the prescribed	
2015-FO-0001-001-F	11/14/2014	deadlines for the \$1.5 billion.	\$1,486,544,478
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct	
		City officials to provide documentation to justify the \$183 million in unsupported	
		salary and fringe benefits and associated expenses charged to the CDBG-DR program.	
		If documentation provided does not support the costs, this amount should be repaid	
2015-NY-1001-001-A	11/24/2014	from non-Federal funds.	\$183,000,000
		HUD should remove the provision that allows public housing authorities to charge	
		asset management fees, which would ensure that at least \$81.6 million in operating	
2014-LA-0004-001-B	6/30/2014	funds could be put to better use in meeting HUD program objectives.	\$81,613,671
		The Boston Housing Authority and the City of Boston to provide support that they	
		complied with 24 CFR Part 58 requirements for the Authority's Recovery Act grant or	
		require the housing agency to repay \$33,329,733 to HUD for its transmission to the	
2014-FW-0001-001-A	2/7/2014	U.S. Treasury. Repayment must be from non-Federal funds.	\$33,329,733
		Initiate the billing process, including determining lender status, for the 237 loans that	
		were part of the ACD program for which the lenders were not billed (see appendix D).	
2014-LA-0005-001-A	8/8/2014	HUD incurred losses of nearly \$22.4 million for these loans.	\$21,698,472
		The Boston Housing Authority and the City of Boston to provide support that they	
		complied with 24 CFR Part 58 requirements for the Authority's 2011 Capital Fund	
		grant or require the housing agency to repay \$21,478,604 to HUD. Repayment must be	
2014-FW-0001-001-B	2/7/2014	from non-Federal funds.	\$21,478,604
		Take appropriate enforcement actions against the responsible parties and pursue civil	
		remedies under the False Claims Act, if legally sufficient, against responsible parties	
		for incorrectly certifying to the integrity of the data or that due diligence was	
		exercised by the underwriting of the loan that resulted in a loss to HUD totaling	
2014-AT-1015-001-B	9/30/2014	\$20,157,329.	\$20,157,329

		The Detroit Housing Commission and the City of Detroit to provide support that they	
		complied with 24 CFR Part 58 requirements for the Commission's Recovery Act grant	
		or require the Commission to repay \$17,275,908 to HUD for its transmission to the	
2014-FW-0005-001-E	9/24/2014	U.S. Treasury. Repayment must be from non-Federal funds.	\$17,275,908
		The Boston Housing Authority and the City of Boston to provide support that they	
		complied with 24 CFR Part 58 requirements for the Authority's 2012 Capital Fund	
		grant or require the housing agency to reimburse \$17,058,105 to the Authority's 2012	
2014-FW-0001-001-C	2/7/2014	Capital Fund grant from non-Federal funds.	\$17,058,105
		Deobligate all obligations marked for deobligation during the departmentwide open	
		obligations review, including as much as \$3,561,042 in 64 administrative obligations	
		marked for deobligation as of September 29, 2014. Additionally, review the 171	
		obligations with remaining balances totaling \$19,730,791 and close out and deobligate	
2015-FO-0002-006-J		amounts tied to obligations that are no longer valid or needed.	\$13,188,250
2013 1 0 0002 000 3		Initiate the billing process, including determining lender status, for the 217 loans that	V13)100)230
		went into default before the indemnification agreement expired for which the lenders	
		were not billed (see appendix F). HUD incurred losses of nearly \$12.5 million for these	
2014-LA-0005-001-C	8/8/2014		\$12,490,032
		Provide all supporting documentation associated with the \$10,838,880 (Footnote 13)	
		Total disbursements of \$10,876,095 were adjusted to consider \$37,215 questioned in	
		recommendation 1D. in State CDBG, Section 108, and program income proceeds	
		disbursed for the development of the sports complex, if HUD determines the plan to	
		be feasible (recommendation 1A). HUD must determine the eligibility, reasonableness,	
		and allocability of the funds disbursed. OCMA must reimburse its State CDBG program	
2014-AT-1801-001-B	3/20/2014	from non-Federal funds any amount determined ineligible.	\$10,838,880
		Update selection rules for CAIVRS to provide for complete reporting of all ineligible	
2014-KC-0002-001-B	7/2/2014	borrowers to put \$9.5 million to better use.	\$9,501,619
		The Detroit Housing Commission and the City of Detroit to provide support that they	
		complied with 24 CFR Part 58 requirements for the Commission's 2011 Capital Fund	
2014-FW-0005-001-F		grant or require the Commission to repay \$7,756,710 to HUD from non-Federal funds.	\$7,756,710
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	Submit a plan for how it will proceed with respect to the Municipality of Dorado hot	:el
	project, including a schedule that HUD can track to ensure its completion. HUD must	t
	reevaluate the feasibility of the activity and determine the eligibility of the \$7,369,0	00
	already invested. If HUD determines that the activity has been canceled or is not	
	feasible, Municipal Affairs must mitigate activity losses by committing any unused	
2015-AT-1001-001-B	12/5/2014 loan proceeds for future loan repayments.	\$7,369,000
	The Detroit Housing Commission and the City of Detroit to provide support that the	у
	complied with 24 CFR Part 58 requirements for the Commission's 2012 Capital Fund	
	grant or require the Commission to reimburse \$7,275,028 to its 2012 Capital Fund	
2014-FW-0005-001-G	9/24/2014 grant from non-Federal funds.	\$7,275,028
	Reevaluate the feasibility of the activities and determine the eligibility of the	
	\$7,136,298 disbursed for the three projects with signs of slow progress. (Footnote 4	-
	Total disbursements of \$7,542,737 were adjusted to consider \$230,811 questioned i	
	recommendation 2A, \$68,322 questioned in recommendation 2B, \$56,102 questioned	
	in recommendation 2D, and \$51,204 questioned in recommendation 2C.) The	
	Municipality must reimburse its HOME program from non-Federal funds if HUD	
	determines the activities to have been terminated and reprogram and put to better	
2014-AT-1007-001-A	8/8/2014 use any unexpended funds associated with the terminated activities.	\$7,136,298
	Submit a plan for how it will proceed with respect to the Municipality of San Lorenzo	o
	activity center project, including a schedule that HUD can track to ensure its	
	completion. HUD must reevaluate the feasibility of the activity and determine the	
	eligibility of the \$7,010,276 already invested. (Footnote 6: Total investments of	
	\$7,999,275 were adjusted to account for \$988,154 questioned in recommendation 2	A.
	and \$845 in recommendation 2C.) If HUD determines that the activity has been	
	canceled or is not feasible, Municipal Affairs must mitigate activity losses by	
2015-AT-1001-001-A	12/5/2014 committing any unused loan proceeds for future loan repayments.	\$7,010,276
	We recommend that the Director of the Public Housing Financial Management	
	Division recapture the \$6,206,924 in operating subsidies that was erroneously	
2014-NY-0003-001-A	9/4/2014 awarded to seven PHAs (see appendix C).	\$6,206,924
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	Submit a plan for how it will proceed with respect to the Municipality of Camuy hotel project, including a schedule that HUD can track to ensure its completion. HUD must reevaluate the feasibility of the activity and determine the eligibility of the \$5,474,376 already invested. (Footnote 7: Total investments of \$5,830,878 were adjusted to account for \$436 questioned in recommendation 2A and \$356,066 in recommendation 2C.) If HUD determines that the activity has been canceled or is not feasible, Municipal Affairs must mitigate activity losses by committing any unused loan proceeds for	
2015-AT-1001-001-C	12/5/2014 future loan repayments.	\$5,474,376
	The New Bedford Housing Authority to repay \$4,860,197 in Recovery Act grant funds to HUD for its transmission to the U.S. Treasury. Repayment must be from non-Federal	
2014-FW-0001-001-G	2/7/2014 funds.	\$4,860,197
	The Kansas City, MO, Housing Authority and the City of Kansas City, MO, to provide support that they complied with 24 CFR Part 58 requirements for the Authority's Recovery Act grant or require the housing agency to repay \$4,517,915 to HUD for its	
2014-FW-0002-001-E	5/12/2014 transmission to the U.S. Treasury. Repayment must be from non-Federal funds.	\$4,517,915
	Determine whether the documentation the State provided is adequate to support \$3,487,461 disbursed for wages and salaries charged to the program by the contractors' employees and if not, direct the State to repay HUD from non-Federal	
2014-PH-1008-001-C	8/29/2014 funds for any amount that it cannot support.	\$3,487,461
2015-FO-0002-006-F	Deobligate the 76 expired or inactive Sections 202 and 811 and project-based Section 12/8/2014 8 projects totaling \$3,458,166.	\$3,458,166
	The Kansas City, KS, Housing Authority and the Unified Government of Wyandotte County-Kansas City, KS, to provide support that they complied with 24 CFR Part 58 requirements for the Authority's Recovery Act grant or require the housing agency to repay \$3,438,953 to HUD for its transmission to the U.S. Treasury. Repayment must be	
2014-FW-0002-001-B	5/12/2014 from non-Federal funds.	\$3,438,953
	The New Bedford Housing Authority and the City of New Bedford to provide support that they complied with 24 CFR Part 58 requirements for the Authority's 2011 Capital Fund grant or require the housing agency to repay \$3,154,021 to HUD. Repayment	
2014-FW-0001-001-H	2/7/2014 must be from non-Federal funds.	\$3,154,021

		The New Bedford Housing Authority and the City of New Bedford to provide support	
		that they complied with 24 CFR Part 58 requirements for the Authority's 2012 Capital	
		Fund grant or require the housing agency to reimburse \$2,966,280 to the Authority's	
2014-FW-0001-001-J		2012 Capital Fund grant from non-Federal funds.	\$2,966,280
2014-1-00-001-001-3	2///2014	The Kansas City, MO, Housing Authority and the City of Kansas City, MO, to provide	\$2,300,280
		support that they complied with 24 CFR Part 58 requirements for the Authority's 2011	
2014 514/ 0002 004 5	E /42 /204 4	Capital Fund grant or require the housing agency to repay \$2,920,093 to HUD from	ć2 020 002
2014-FW-0002-001-F	5/12/2014	non-Federal funds.	\$2,920,093
		The Kansas City, KS, Housing Authority and the Unified Government of Wyandotte	
		County-Kansas City, KS, to provide support that they complied with 24 CFR Part 58	
		requirements for the Authority's 2011 Capital Fund grant or require the housing	
2014-FW-0002-001-C	5/12/2014	agency to repay \$2,827,316 to HUD from non-Federal funds.	\$2,827,316
2014 1 11 0002 001 0	3/12/2014		72,027,310
		The Kansas City, MO, Housing Authority and the City of Kansas City, MO, to provide	
		support that they complied with 24 CFR Part 58 requirements for the Authority's 2012	
		Capital Fund grant or require the housing agency to reimburse \$2,710,079 to the	
2014-FW-0002-001-G		Authority's 2012 Capital Fund grant from non-Federal funds.	\$2,710,079
		Reassess the \$2,621,624 unjustified write-off for FAF 210 and reinstate and pursue	
		collection of all or any portion of the amount determined to have been written off	
2014-AT-0001-001-E	3/14/2014	without proper justification.	\$2,621,624
		The Kansas City, KS, Housing Authority and the Unified Government of Wyandotte	
		County-Kansas City, KS, to provide support that they complied with 24 CFR Part 58	
		requirements for the Authority's 2012 Capital Fund grant or require the housing	
		agency to reimburse \$2,555,880 to the Authority's 2012 Capital Fund grant from non-	
2014-FW-0002-001-D	5/12/2014	Federal funds.	\$2,555,880
		Initiate the billing process, including determining lender status, for the 32 loans that	
		were part of the CWCOT program for which the lenders were not billed (see appendix	
2014-LA-0005-001-B	8/8/2014	E). HUD incurred losses of approximately \$2.2 million for these loans.	\$2,234,925
		Require the Authority to take action to reclaim its properties valued at \$2,032,266 to	
		improve its financial position, decrease its reliance on HUD program funding, and	
2015-FW-1801-001-C	10/2/2014	address its comingling issues.	\$2,032,266

	We recommend that the Director of HUD's New York Office of Community Planning	
	and Development instruct Palladia officials to provide documentation to justify that	
	the \$1,615,057 in unsupported costs is associated with eligible program activities. Any	
	unsupported costs determined to be ineligible should be reimbursed from non-Federal	
2014-NY-1008-001-A	7/25/2014 funds.	\$1,615,057
	Recalculate the commitment requirement as a result of the County's improperly	
	committing \$1,478,250 The County improperly committed \$1,478, 250, composed of	
	activity 5109 and project 61 with commitments of \$500,000 and \$978,250,	
	respectively. in HOME funds for project 61 and activity 5109 and determine the	
2014-AT-1010-001-G	9/11/2014 cumulative effect on the County's commitment requirement.	\$1,478,250
2014-A1-1010-001-0	We recommend that the Director of HUD's New York Office of Public and Indian	31,476,230
	Housing require Authority officials to provide supporting documents for the proper	
	use of \$1,250,417 in sale proceeds from the scattered-site properties. Any amounts	
2015 NV 1002 002 C	not supported or found to be improperly used should be repaid to the homeownership	ć1 250 <i>4</i> 17
2015-NY-1002-002-C	12/1/2014 program from non-Federal funds.	\$1,250,417
2044 AT 4005 204 A	Reimburse \$1,183,642 in HOME and CHDO funds to the HOME Investment Trust Fund	64 400 640
2014-AT-1005-001-A	5/29/2014 treasury account from non-Federal funds.	\$1,183,642
	The Nashua Housing Authority and the City of Nashua to provide support that they	
	complied with 24 CFR Part 58 requirements for the Authority's Recovery Act grant or	
	require the housing agency to repay \$1,169,494 to HUD for its transmission to the U.S.	
2014-FW-0001-001-D	2/7/2014 Treasury. Repayment must be from non-Federal funds.	\$1,169,494
	2,7,202 1 1100001,7 110001110111011101111011110	Ψ=,=03, 13 1
	Recover from the borrowers and reimburse \$1,080,242 to the applicable loan	
	guarantee account from non-Federal funds for ineligible disbursements that were not	
2015-AT-1001-002-A	12/5/2014 related to the approved projects and used to finance local government operations.	\$1,080,242
	The Kansas City, KS, Housing Authority to repay \$1,039,797 in Recovery Act grant	
	funds to HUD for its transmission to the U.S. Treasury for contract obligations that	
	occurred before the environmental review was completed by the responsible entity.	
2014-FW-0002-001-A	5/12/2014 Repayment must be from non-Federal funds.	\$1,039,797
	Provide documentation to support the \$1,031,000 in CDBG loans or reimburse the	
2014-AT-1005-001-B	5/29/2014 CDBG program from non-Federal funds.	\$1,031,000

2014-AT-1007-001-B	8/8/2014 HOME assistance provided.	\$675,194
	affordability or reimburse the HOME program from non-Federal funds the \$675,194 in	
	home buyers met the principal residency requirement for the duration of the period of	
	Require the Municipality to submit all supporting documentation showing that the 35	
2014-AT-1007-002-A	8/8/2014 program from non-Federal funds.	\$726,738
	in unaccounted for drawdowns from its treasury account or reimburse the HOME	
	Submit all supporting documentation showing the eligibility and propriety of \$726,738	
2014-FW-0001-001-F	2/7/2014 Capital Fund grant from non-Federal funds.	\$728,596
	grant or require the housing agency to reimburse \$728,596 to the Authority's 2012	
	complied with 24 CFR Part 58 requirements for the Authority's 2012 Capital Fund	
	The Nashua Housing Authority and the City of Nashua to provide support that they	
2014-AT-1005-002-A	5/29/2014 Investment Trust Fund treasury account from non-Federal funds.	\$772,000
	Reimburse \$772,000 in HOME funds used to pay ineligible expenses to the HOME	
2014-CH-1003-001-D	4/30/2014 Federal funds for transmission to the U.S. Treasury.	\$785,159
	for its Recovery Act-funded competitive grant or reimburse HUD \$785,159 from non-	
	require the Commission to support the use of the sole-sourcing procurement method	
	We recommend that the Acting Director of HUD's Detroit Office of Public Housing	
2014-NY-1001-001-A	1/15/2014 related to those units) should be reimbursed to the program from non-federal funds.	\$854,744
	housing assistance payments and \$122,977 of the Authority's administrative fee paid	
	such documentation cannot be provided, the \$3.89 million (consisting of \$3,768,868 in	
	was performed during program year 2012 comply with housing quality standards. If	
	units for which the Authority's records did not document that an annual inspection	
	Housing instruct Authority officials to provide documentation to support that the 252	
	We recommend that the Director of the HUD Newark Office of Public and Indian	
2014-FW-0001-001-E	2/7/2014 from non-Federal funds.	\$874,261
2014 FW 0001 001 F	grant or require the housing agency to repay \$874,261 to HUD. Repayment must be	Ć074 2C1
	complied with 24 CFR Part 58 requirements for the Authority's 2011 Capital Fund	
	The Nashua Housing Authority and the City of Nashua to provide support that they	

	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to establish and maintain a separate	
	net restricted assets account and reimburse the net restricted assets fund from non-	
	Federal funds \$640,283 or the current amount owed and provide the results to HUD	
2014-CH-1006-001-A	8/14/2014 for verification.	\$640,283
	We recommend that the Director of HUD's Buffalo Office of Community Planning and	
	Development instruct City officials to provide documentation to support the	
	reasonableness and eligibility of the administrative program delivery costs charged to	
	the CDBG program, including \$597,048 in program delivery costs that could have been	
	allocated to the State program, and repay the CDBG program from non-Federal funds	
2014-NY-1004-001-G	5/20/2014 any amounts determined to be unreasonable or ineligible.	\$597,048
	We recommend that the Director of HUD's New York Office of Community Planning	1 /-
	and Development instruct Palladia officials to provide source documentation to	
	substantiate that the \$584,579 in required non-Federal cash matching funds for five of	
2014-NY-1008-001-E	7/25/2014 the six program projects reviewed were met.	\$584,579
	Support or reimburse its program \$570,834 from non-Federal funds for payments that	700.7010
2014-FW-1003-001-C	7/2/2014 lacked supporting documentation.	\$570,834
	Reimburse the Authority's programs from non-Federal funds for more than \$697,471	7010/001
2014-BO-1002-002-A	4/30/2014 in unreasonable salary expenditures.	\$512,516
	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	1 - 7
	and Development instruct City officials to provide documentation to support	
	compliance with the maximum HOME subsidy limits, the environmental review	
	process, and the use and application of program income for the unsupported housing	
	activity or repay \$459,991 from non-Federal funds to the City's HOME program line of	
2014-NY-1009-002-C	9/18/2014 credit.	\$459,991
		+ 100/00 <u>- </u>
	The Pontiac Housing Commission to repay \$457,861 in 2011 capital funds to HUD for	
	its statutory violation of the requirement that the responsible entity, not the	
	Commission, sign as certifying officer on the request for release of funds and	
2014-FW-0005-001-J	9/24/2014 certification. Repayment must be from non-Federal funds.	\$457,861
	5/ = 1/ === -	\$457,001

	Repay the Authority's asset management projects from non-Federal funds \$582,562	
	related to the ineligible cost deficiencies identified in this finding; specifically, charges	
	of \$240,321 for central maintenance employees; \$281,611 for asset management,	
	property management, and bookkeeping fees; \$26,434 for insurance; \$10,000 for	
2014-BO-1001-001-A	1/23/2014 auditing; \$20,000 for consulting; and \$4,196 for legal expenses.	\$413,493
2014-AT-1007-003-A	8/8/2014 Deobligate, reprogram, and put to better use \$387,449 in overstated commitments.	\$387,449
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to implement adequate procedures	
	and controls to ensure that all units meet HUD's housing quality standards and its own	
	requirements to prevent \$373,661 in program funds from being spent on units that do	
	not comply with HUD's requirements over the next year. The procedures and controls	
	should include but not be limited to providing feedback to the inspectors to correct	
	recurring inspection deficiencies, inspectors are properly trained and familiar with	
	HUD's and its own requirements, and inspectors consistently conduct accurate and	
2014-CH-1006-002-C	8/14/2014 complete inspections.	\$373,661
	Initiate the billing process for the five loans with losses to HUD that were streamline	
2014-LA-0005-002-D	8/8/2014 refinanced. HUD incurred losses of \$373,228 for these loans.	\$373,228
	Obtain and submit supporting documentation showing the eligibility and propriety of	
	\$367,840 in disbursements or reimburse the loan guarantee account from non-Federal	
2015-AT-1001-002-C	12/5/2014 funds.	\$367,840
	Seek recovery of the \$323,720 in CDBG funds from the bank with interest from March	
	14, 2002, to the present. Reimburse \$323,720 in CDBG funds to the CDBG program	
2014-AT-1005-002-B	5/29/2014 from non-federal funds and reimburse the interest to the U.S. Treasury.`	\$323,720
	The Pontiac Housing Commission and the City of Pontiac to provide support that they	
	complied with 24 CFR Part 58 requirements for the Commission's Recovery Act grant	
	or require the Commission to repay \$315,831 to HUD for its transmission to the U.S.	
2014-FW-0005-001-I	9/24/2014 Treasury. Repayment must be from non-Federal funds.	\$315,831
	Reimburse the grantee's program \$312,077 from non-Federal funds for the ineligible	
2014-PH-1007-001-A	7/15/2014 disbursements.	\$312,077

		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City Officials to record the receipt and use of \$289,858 in	
		program income in IDIS, thus ensuring that \$289,858 in program income is properly	
2014-NY-1009-004-D	9/18/2014	accounted for and put to better use.	\$289,858
		Require contract administrators that did not apply the back-out requirements to	
		recalculate all FAF projects with Section 8 rent increases that occurred from January	
		2004 to the present and adjust current and future rents to the amounts supported by	
		the calculations. We estimate annual savings of \$279,639 through the implementation	
2014-AT-0001-001-B	3/14/2014	of this recommendation for the projects reviewed.	\$279,639
		The Pontiac Housing Commission to repay \$273,774 in Recovery Act grant funds to	
		HUD for its transmission to the U.S. Treasury for contract obligations that occurred	
		before the environmental review was completed by the responsible entity.	
2014-FW-0005-001-H	9/24/2014	Repayment must be from non-Federal funds.	\$273,774
		Provide supporting documentation for activity 5134 or reimburse its program \$45,600	
2014-AT-1010-001-B	9/11/2014	from non-Federal funds and put to better use \$204,400 in HOME funds.	\$250,000
		Require the Authority to determine how much of the \$243,442 in salaries for	
		individuals assigned to work at multiple properties was improperly paid with Federal	
		funds and repay the amounts to the appropriate programs from non-Federal funds. If	
		the Authority is unable to accurately determine the amount due to and due from each	
		program or support that the funds charged to the Federal programs were appropriate,	_
2015-FW-1801-001-D	10/2/2014	the full \$243,422 should be repaid to HUD.	\$243,442
		We recommend that the Acting Director of HUD's Detroit Office of Public Housing	
		require the Commission to support the reasonableness or reimburse HUD \$239,033	
		from non-Federal funds, for transmission to the U.S. Treasury, for the amount of the	
2014-CH-1003-001-C	4/30/2014	Commission's Recovery Act-funded contract that exceeded the independent estimate.	\$239,033
	= 14= 155	Provide documentation to support its use of \$308,797 in program funds or reimburse	4000
2014-PH-1007-001-B	7/15/2014	the grantee's program from non-Federal funds for any amount that it cannot support.	\$226,664

	T		
2014-CH-1002-001-C	1/6/2014	We recommend that the Director of HUD's Detroit Office of Community Planning and Development require the City to use for eligible Program costs, before drawing down additional Program funds, \$203,802 in (1) the remaining fire insurance funds for which it inappropriately drew down Program funds when it had fire insurance funds available (nearly \$132,000) and (2) Program funds drawn down for duplicate demolition costs (nearly \$72,000).	\$203,802
2014-CH-1002-001-C	1/0/2014	demontion costs (nearly \$72,000).	3203,802
		We recommend that the Director of HUD's Buffalo Office of Community Planning and Development instruct City officials to submit documentation to justify the unsupported costs of \$200,000 incurred for an economic development loan so that	
	- /00 /00 /	HUD can make an eligibility determination. For any costs determined to be ineligible,	4
2014-NY-1004-001-A	5/20/2014	HUD should require the City to reimburse the CDBG program from non-Federal funds.	\$200,000
		Provide documentation to support that the \$200,000 transferred to the agent's revolving fund account was expended for eligible project costs and if such support	
2015-BO-1001-001-B	12/16/2014	cannot be provided, repay the project this amount from non-Federal funds.	\$200,000
2014-FW-1002-001-B	5/27/2014	Discontinue using its low-rent public housing fund as a general fund to pay costs associated with its business activities until it has established appropriate controls.	\$178,893
		Develop and implement procedures and controls to ensure compliance with	
		requirements, to include but not be limited to procedures and controls to ensure that	
		(1) housing assistance payments are eligible and supported, (2) appropriate	
		documentation is obtained and maintained, and (3) property managers are adequately	
		trained on the program requirements. By doing so, we estimate an annual savings of	
2014-AT-1011-001-C	9/22/2014	\$174,995 in housing assistance payments.	\$174,995
	3, ==, === :	Determine the loss amounts for the three loans (412-4767940, 442-2462614, and 561-	Ψ=1 1,000
		8450712) that were part of the ACD program, which OIG was unable to determine the	
2014-LA-0005-001-D	8/8/2014	loss, to be included in recommendation 1A above.	\$147,467
	0,0,2024	Support or repay from non-Federal funds \$144,263 to its Operating Fund program for	72.7,407
2014-FW-1806-001-E	8/19/2014	credit card purchases that did not have receipts or other support.	\$144,263
	J, 23, 2014	The same of the sa	Ţ = 1.1,=00

	Deobligate \$174,168 in 5 administrative obligations and \$9,920,926 in 308 program	
	obligations marked for deobligation during the departmentwide open obligations	
	review. Additionally, review the 72 obligations with remaining balances totaling	
	\$313,419 and close out and deobligate amounts tied to obligations that are no longer	
2015-FO-0002-006-B	12/8/2014 valid or needed.	\$144,168
	Deobligate \$5,210 in two administrative obligations and \$109,500 in one program	, , , , , , , , , , , , , , , , , , , ,
	obligation marked for deobligation during the departmentwide open obligations	
	review. Additionally, review the 17 obligations with remaining balances totaling	
	\$26,711 and close out and deobligate amounts tied to obligations that are no longer	
2015-FO-0002-006-U	12/8/2014 valid or needed.	\$141,421
		, ,
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to support that program funds were	
	not used for the \$132,974 (\$68,369 in personal and inappropriate expenditures +	
	\$64,605 in unsupported expenditures) or reimburse its program from non-Federal	
2014-CH-1006-001-C	8/14/2014 funds for the unsupported credit card expenditures cited in this finding.	\$132,974
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to support or reimburse its program	
	\$118,079 (\$112,571 in housing assistance payments + \$5,508 in associated	
	administrative fees) from non-Federal funds for the unsupported overpayment of	
2014-CH-1006-003-F	8/14/2014 housing assistance cited in this finding.	\$118,079
	Require the Authority to support or repay its various program accounts \$109,861 from	
	nonfederal funds for unsupported payroll, other compensation, bonuses, travel,	
2014-FW-1802-001-B	3/31/2014 supplies, contractor payments and petty cash disbursements.	\$103,420
	Reimburse \$100,000 in HOME funds to the HOME Investment Trust Fund Treasury	
2014-AT-1005-002-C	5/29/2014 account from non-Federal funds.	\$100,000
	We recommend that the Acting Director of HUD's Chicago Office of Public Housing	
	require the Authority to support or reimburse its program \$220,704 (\$70 + \$197,906 in	
	housing assistance payments + \$26 in utility allowances + \$22,702 in associated	
	administrative fees) from non-Federal funds for the unsupported overpayment of	
	housing assistance due to unsupported calculations, missing eligibility documentation,	4
2014-CH-1004-001-F	7/14/2014 and discrepancies in the housing assistance payments register.	\$91,226

	Capital Fund grant for operation expenditures that occurred before the environmental	
	review was completed by the responsible entity. Repayment must be from non-	
9/24/2014	Federal funds.	\$82,470
	We recommend that the Acting Director of HUD's Detroit Office of Public Housing	
	require the Commission to reimburse HUD \$79,975 from non-Federal funds, for	
	transmission to the U.S. Treasury, for the work items that were not allocable to the	
4/30/2014	Recovery Act competitive grant-funded contract.	\$79,975
	Reassess the \$72,969 unsupported write-off for FAF 393 and reinstate and pursue	
	collection of all or any portion of the amount determined to have been written off	
3/14/2014	without proper justification.	\$72,969
	Submit all supporting documentation showing the eligibility and propriety of \$68,322	
	charged to the HOME program for project and administrative costs or reimburse the	
8/8/2014	program from non-Federal funds.	\$68,322
	Reassess the \$67,000 unsupported write-off for FAF 184 and reinstate and pursue	
	collection of all or any portion of the amount determined to have been written off	
3/14/2014	without proper justification.	\$67,000
	The Dearborn Housing Commission to repay \$63,255 in Recovery Act grant funds to	
	HUD for its transmission to the U.S. Treasury for architect and engineering fees and	
	contract obligations that occurred before the environmental review was completed by	
9/24/2014	the responsible entity. Repayment must be from non-Federal funds.	\$63,255
8/8/2014	Reimburse from non-Federal funds \$62,204 in ineligible project costs.	\$62,204
	Provide documentation to support that the expenditure of \$57,110 in 2011 was for	
	eligible project salaries and if such support cannot be provided, repay the amount to	
12/16/2014	the project from non-Federal funds.	\$57,110
	Remit to its treasury account and put to better use the reimbursed HOME funds	
8/8/2014	totaling \$56,102.	\$56,102
	Agree to allow HUD OIG to record the \$57,500 settlement in HUD's Audit Resolution	
8/11/2014	and Corrective Actions Tracking System as an ineligible cost.	\$52,500
	4/30/2014 3/14/2014 8/8/2014 3/14/2014 9/24/2014 8/8/2014 12/16/2014 8/8/2014	9/24/2014 Federal funds. We recommend that the Acting Director of HUD's Detroit Office of Public Housing require the Commission to reimburse HUD \$79,975 from non-Federal funds, for transmission to the U.S. Treasury, for the work items that were not allocable to the 4/30/2014 Recovery Act competitive grant-funded contract. Reassess the \$72,969 unsupported write-off for FAF 393 and reinstate and pursue collection of all or any portion of the amount determined to have been written off without proper justification. Submit all supporting documentation showing the eligibility and propriety of \$68,322 charged to the HOME program for project and administrative costs or reimburse the program from non-Federal funds. Reassess the \$67,000 unsupported write-off for FAF 184 and reinstate and pursue collection of all or any portion of the amount determined to have been written off without proper justification. The Dearborn Housing Commission to repay \$63,255 in Recovery Act grant funds to HUD for its transmission to the U.S. Treasury for architect and engineering fees and contract obligations that occurred before the environmental review was completed by the responsible entity. Repayment must be from non-Federal funds. 8/8/2014 Reimburse from non-Federal funds \$62,204 in ineligible project costs. Provide documentation to support that the expenditure of \$57,110 in 2011 was for eligible project salaries and if such support cannot be provided, repay the amount to the project from non-Federal funds. Remit to its treasury account and put to better use the reimbursed HOME funds totaling \$56,102.

	Require the Authority to determine whether the Authority improperly used Federal	
	funds totaling \$50,000 which were used to pay unnecessary severance contract costs.	
	If Federal funds were improperly used, the Authority should repay \$50,000 to its	
	Federal program accounts from non-Federal funds. If the Authority is unable to	
	accurately determine the amount due to and due from each program or support that	
	the funds charged to the Federal program were appropriate, the full \$50,000 should	
2015-FW-1801-001-J	10/2/2014 be repaid to HUD.	\$50,000
	We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the	
	Authority to either support or repay to HUD for its transmission to the U.S. Treasury	
	\$43,300 in unsupported asbestos abatement expenses. Repayment must be from non-	
2015-FW-1802-001-D	10/31/2014 Federal funds.	\$43,300
	Require the Authority to determine whether the Authority improperly used Federal	
	funds totaling \$40,600 to make lease payments on the parking lot it already owned. If	
	Federal funds were improperly used, the Authority should repay \$40,600 from non-	
	Federal funds to its Federal program accounts. If the Authority is unable to accurately	
	determine the amount due to and due from each program or support that the funds	
	charged to the Federal program were appropriate, the full \$40,600 should be repaid to	
2015-FW-1801-001-F	10/2/2014 HUD.	\$40,600
	Submit supporting documentation showing the eligibility and propriety of \$37,215	
2014-AT-1801-001-D	3/20/2014 drawn from HUD or reimburse the State CDBG program from non-Federal funds.	\$37,215
	We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the	
	Authority to resolve its unpaid payroll taxes and retirement liabilities and ensure that	
	the Authority only uses non-federal or non-HUD funds to pay the unpaid interest or	
2015-FW-1802-001-B	10/31/2014 penalties.	\$36,882
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to reimburse its program \$35,545	
	from non-Federal funds (\$32,769 for program housing assistance + \$2,776 in	
	associated administrative fees) for the 19 units that materially failed to meet HUD's	
2014-CH-1006-002-B	8/14/2014 housing quality standards and its own requirements.	\$35,545
	We recommend that the Acting Director of HUD's Chicago Office of Public Housing	
	require the Authority to reimburse its program \$31,204 from non-Federal funds for	
2014-CH-1004-002-A	7/14/2014 the ineligible expenditures cited in this finding.	\$31,204

	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to implement procedures and controls	
	to ensure that housing assistance is correctly calculated and repayment agreements	
	are created to recover overpaid housing assistance when unreported income is	
	discovered during the examination process to ensure that \$30,764 (\$27,211 in	
2044 CH 400C 002 K	overpayments + \$3,553 in underpayments) in program funds is appropriately used for	620.764
2014-CH-1006-003-K	8/14/2014 future payments.	\$30,764
	We recommend that the Director of the HUD Newark Office of Public and Indian	
	Housing instruct Authority officials to reimburse from non-federal funds the \$62,789	
	in housing assistance disbursed for the nine units that materially failed housing quality	
2014-NY-1001-001-C	1/15/2014 standards inspection.	\$25,115
	Require the Authority to repay \$23,546 to its Section 8 Homeownership Voucher	
	program from non-Federal funds for the \$17,124 in ineligible owner housing	
	assistance payments to the former Section 8 program manager and the \$6,422 in	
2015-FW-1801-001-M	10/2/2014 ineligible owner housing assistance payments to the son of director 1.	\$23,546
	We recommend that the Director of the HUD Newark Office of Public and Indian	
	Housing instruct Authority officials to provide adequate documentation of a valid	
	Social Security number for the three tenants without valid Social Security numbers on	
	whose behalf \$116,761 in housing assistance payments was disbursed. Any amount	
	not supported should be repaid from non-Federal funds, and the status of any tenant	
	deemed ineligible should be determined in accordance with the Authority's	
2014-NY-1001-002-C	1/15/2014 administrative plan.	\$23,461
		+
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to support that program funds used	
	were not used to pay the \$23,353 in employee loans or reimburse its program from	
2014-CH-1006-001-E	8/14/2014 non-Federal funds for the unsupported employee loans cited in this finding.	\$23,353
2014-CH-1000-001-E	of 14/2014 mon-reactal famas for the ansupported employee roans cited in this midnig.	Ş 2 3,333
	The New Bedford Housing Authority to repay \$22,786 from non-Federal funds to its	
2014 FW 0004 004 :	2012 Capital Fund grant for salaries and benefits that were released before the	633.706
2014-FW-0001-001-I	2/7/2014 responsible entity documented that activities met exemption requirements.	\$22,786

		We recommend that the Director, Office of Public Housing, Fort Worth, TX, Require	
		the Authority to support or repay \$46,097 in unsupported expenditures. The funds	
		should be repaid to the Authority's public housing program. However, if the Authority	
		made any of the expenditures from its 2010 or earlier capital fund grants, or if the	
		Authority is unable to determine the source of funds used to pay expenditures, the	
2015-FW-1802-001-C	10/31/2014	Authority should repay HUD. Any repayments must be from non-Federal funds.	\$21,767
		We recommend that the Acting Director of HUD's Detroit Office of Public Housing	
		require the Commission to reimburse HUD \$20,833 from non-Federal funds, for	
		transmission to the U.S. Treasury, for the Recovery Act-funded work items that were	
2014-CH-1003-001-B	4/30/2014	not included in the Commission's annual or 5-year plan.	\$20,833
		We recommend that the program center coordinator of HUD's Indianapolis Office of	
		Public and Indian Housing require the Authority to reimburse its program \$20,001	
		(\$12,221 in housing assistance payments + \$7,780 in associated administrative fees)	
		from non-Federal funds for the overpayment of housing assistance due to	
2014-CH-1006-003-A	8/14/2014	inappropriate calculations of housing assistance payments.	\$20,001
		We recommend that the Acting Director of HUD's Chicago Office of Public Housing	
		require the Authority to reimburse its program \$39,605 (\$21,546 in housing assistance	
		payments + \$18,059 in associated administrative fees) from non-Federal funds for the	
		overpayment of housing assistance due to inappropriate calculations of housing	
2014-CH-1004-001-A	7/14/2014	assistance payments.	\$18,246
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to repay from non-Federal funds the ineligible costs	
2014-NY-1004-001-C	5/20/2014	of \$18,027 that were paid to a subrecipeint, which did not benefit the CDBG program.	\$18,027
		Reimburse its program \$18,391 from non-Federal funds for the 12 units that	
2014-FW-1003-002-B	7/2/2014	materially failed to meet HUD's housing quality standards.	\$16,391
		Reimburse its program \$16,350 from non-Federal funds for the overpayment of	
2014-FW-1003-001-A	7/2/2014	housing assistance and utility reimbursement payments.	\$16,350

We recommend that the program center coordinator of HUD's Indianapolis Office Public and Indian Housing require the Authority to reimburse its program \$12,654	of
from non-Federal funds for the ineligible overdraft, nonsufficient fund checks, and	
2014-CH-1006-001-F 8/14/2014 service charges.	\$12,654
Require the Authority to determine whether the Authority improperly used Federa	ıl
funds totaling \$11,833 which were used to cancel an existing phone system and	
purchase a new one. If Federal funds were improperly used, the Authority should	
repay \$11,833 to its Federal program accounts from non-Federal funds. If the	
Authority is unable to accurately determine the amount due to and due from each	
program or support that the funds charged to the Federal program were appropria	te,
2015-FW-1801-001-H 10/2/2014 the full \$11,833 should be repaid to HUD.	\$11,833
Support or reimburse its project \$218,676 from non-project funds for housing	
2014-AT-1011-001-B 9/22/2014 assistance payments that lacked supporting documentation.	\$11,175
We recommend that the program center coordinator of HUD's Indianapolis Office	of
Public and Indian Housing require the Authority to pursue collection from the	
applicable households or reimburse its program \$10,369 from non-Federal funds for	or
2014-CH-1006-003-C 8/14/2014 the overpayment of housing assistance due to unreported income.	\$10,369
We recommend that the program center coordinator of HUD's Indianapolis Office	of
Public and Indian Housing require the Authority to reimburse its program \$9,420 f	om
non-Federal funds for the overpayment of housing assistance due to allowing	
2014-CH-1006-003-E 8/14/2014 households a one-bedroom payment standard each for a shared-housing unit.	\$9,420
We recommend that the Director of HUD's Buffalo Office of Community Planning a	nd
Development instruct City officials to provide documentation regarding the	
repayment of the \$7,035 that was paid an architecture firm related to a State gran	t to
2014-NY-1004-001-D 5/20/2014 ensure that it was properly repaid to the CDBG program from non-Federal funds.	\$7,035
We recommend that the program center coordinator of HUD's Indianapolis Office	of
Public and Indian Housing require the Authority to reimburse the appropriate	
households \$3,973 from program funds for the underpayment of housing assistant	e
2014-CH-1006-003-B 8/14/2014 due to inappropriate calculations of housing assistance payments.	\$3,973

	Repay \$3,840 from non-Federal funds to its Operating Fund program for amounts paid	
2014-FW-1806-001-D	8/19/2014 for ineligible credit card purchases and transactions.	\$3,840
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to reimburse its program \$3,036 from	
2014-CH-1006-001-D	8/14/2014 non-Federal funds for the ineligible credit card late fees and finance charges.	\$3,036
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to reimburse the appropriate	
	household \$3,006 from non-Federal funds for the rent amount paid in excess of 40	
2014-CH-1006-003-G	8/14/2014 percent of its adjusted monthly income for the unit that was not affordable.	\$3,006
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to reimburse its program \$2,558 from	
	non-Federal funds for the overpayment of housing assistance due to not capturing	
2014-CH-1006-003-D	8/14/2014 income increases reported by the households.	\$2,558
	Support or repay from non-Federal funds \$2,070 to its Capital or Operating Fund	
2014-FW-1806-001-F	8/19/2014 program as appropriate for the missing appliances.	\$2,070
	Require the Authority to determine whether the Authority improperly used Federal	
	funds totaling \$657 which were used to purchase ineligible meals and other personal	
	items. If Federal funds were improperly used, the Authority should repay \$657 to its	
	Federal program accounts from non-Federal funds. If the Authority is unable to	
	accurately determine the amount due to and due from each program or support that	
	the funds charged to the Federal program were appropriate, the full \$657 should be	
2015-FW-1801-001-I	10/2/2014 repaid to HUD.	\$657
	We recommend that the Director of HUD's Detroit Office of Community Planning and	
	Development determine whether the U.S. Treasury paid unnecessary interest on the	
	Program funds associated with the more than \$604,000 in fire insurance funds the City	
	transferred into its Program account in July 2013. If the U.S. Treasury paid	
	unnecessary interest, the City should reimburse HUD, for transmission to the U.S.	
	Treasury, from non-Federal funds for the unnecessary interest the U.S. Treasury paid	
	on the Program funds that the City inappropriately drew down for activities when it	
2014-CH-1002-001-B	1/6/2014 had fire insurance funds for the properties associated with the activities.	\$0

	We recommend that the Director of HUD's Detroit Office of Community Planning and	
	Development require the City to determine for the remaining 177 addresses in its	
	report whether fire insurance funds were available when it drew down Program funds	
	for the demolition costs. If fire insurance funds were available, the City should (1) use	
	the fire insurance funds for eligible Program costs before drawing down additional	
	Program funds and (2) reimburse HUD, for transmission to the U.S. Treasury, from non-	
	Federal funds any unnecessary interest the U.S. Treasury paid on the Program funds	
	that it drew down for activities when it had fire insurance funds for the properties	
2014-CH-1002-001-G	1/6/2014 associated with the activities.	\$0
	The housing agencies to work with their respective responsible entities and local HUD	
	environmental officer to show that no harm occurred from completion of all of the	
2014-FW-0001-001-K	2/7/2014 projects or mitigate any harm that occurred.	\$0
	We recommend that the Director, Office of Multifamily Asset Management, require	
	that each Hub or field office review its refinanced Section 202/223(f) projects for debt	
	service savings amounts, utilizing data provided from this audit for possible additional	
	debt service savings. Where legally possible each Hub or field office should identify,	
	account for by project, and use these amounts for current and future opportunities	
2014-NY-0001-001-B	2/19/2014 benefiting tenants or to fund reductions in housing assistance payments.	\$0
	We recommend that the Director, Office of Multifamily Asset Management,	
	implement procedures to ensure that all future Section 202 refinancings comply with	
	the requirement to generate positive debt service savings or the limited exception to	
2014-NY-0001-001-C	2/19/2014 this requirement related to 6 percent or lower interest rates.	\$0
	Develop and implement controls and procedures to monitor the application of	+-
	required rent adjustments to Section 8 FAF projects which should include adding a	
	section to Housing's monitoring review checklist to address the backing out of trustee	
2014-AT-0001-001-A	3/14/2014 sweep payments.	\$0
	Renew Housing Notices 97-49 and 3-28 and include appropriate example calculations	
	to guide contract administrators and HUD staff on how to calculate annual adjustment	
2014-AT-0001-001-C	3/14/2014 factor rents for bond-refunded projects and for use in enforcing the requirements.	\$0
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	Develop and implement controls to ensure requests made by Housing for adjustments	
	to bond receivables are properly assessed and supported in accordance with	
2014-AT-0001-001-D	3/14/2014 provisions in Housing Notice 3-28.	\$0
	Develop and implement controls and procedures to monitor the remitting of trust	
	fund balances to ensure that funds due to HUD upon prepayments or normal payoff of	
	bonds are not released to other parties unless conditions established by headquarters	
2014-AT-0001-001-H	3/14/2014 are met and documented.	\$0
	Ensure that the Municipality maintains adequate documentation related to the	
	Vieques sports complex project in accordance with HUD requirements and that these	
2014-AT-1801-001-C	3/20/2014 demonstrate the allowability, necessity, and reasonableness of the costs incurred.	\$0
	Report on Multifamily, Public Housing, and Section 8 program improper payment rates	
2014-FO-0004-001-G	4/15/2014 separately in the agency financial reports.	\$0
	Coordinate with all appropriate program officials when responding to OCFO's	
	information requests to ensure that all statements are accurate for the current fiscal	
	year, to include but not be limited to updates to corrective action plans, internal	
2014-FO-0004-001-L	4/15/2014 controls in place, and information on any barriers the agency is experiencing.	\$0
	Develop and execute formal plans to hold accountable program officials and	
2014-FO-0004-001-M	4/15/2014 processing entities (owners or administrators) responsible for improper payments.	\$0
	Reassess existing supplemental measures and corrective actions, and enhance or	
	develop new supplemental measures and corrective actions to ensure that they target	4 -
2014-FO-0004-002-D	4/15/2014 the root causes of error identified in the improper payment studies.	\$0
	Periodically reevaluate the supplemental measures and corrective actions so that new	
2014-FO-0004-002-E	4/15/2014 and innovative ways to reduce improper payments are identified and implemented.	\$0
		· .
	Work with REAC to develop management-level reports in EIV that will allow	
	Multifamily Housing management to efficiently and effectively identify processing	
	entities that are responsible for improper payments and develop policies and	
2014-FO-0004-002-F	4/15/2014 procedures to hold owners/administrators identified accountable.	\$0

	Work with PIH and Multifamily Housing to determine annual improper payments HUD	
	made to deceased tenants, and report this amount as an additional source of	
2014-FO-0004-002-H	4/15/2014 improper payments in its AFR.	\$0
	The housing agencies to work with their respective responsible entities and local HUD	
	environmental officer to show that no harm occurred from completion of all the	
2014-FW-0002-001-H	5/12/2014 projects or mitigate any harm that did occur.	\$0
	We recommend that the Director of HUD's Buffalo Office of Community Planning and	
	Development instruct City officials to require the subrecipient to request a waiver	
	related to the apparent conflict of interest and implement standards of conduct	
	procedures that prohibit participation in the selection, award, or administration of a	
2014-NY-1004-001-B	5/20/2014 contract involving Federal funds if there is a real or apparent conflict of interest.	\$0
	We recommend that the Director of HUD's Buffalo Office of Community Planning and	
	Development instruct City officials to establish controls to ensure that grant- and	
	subgrant-supported activities are adequately monitored and administered to provide	
	assurance that funds have been used only for eligible activities, costs incurred are	
2014-NY-1004-001-E	5/20/2014 necessary and reasonable, and national objectives have been attained.	\$0
	We recommend that the Director of HUD's Buffalo Office of Community Planning and	
	Development instruct City officials to establish controls to ensure that CDBG funds are	4.5
2014-NY-1004-001-F	5/20/2014 not used to pay for costs related to other funding sources or programs.	\$0
	We recommend that the Director of HUD's Buffalo Office of Community Planning and	
	Development instruct City officials to establish procedures to ensure that the costs of	
	administering the State-funded rehabilitation program are no longer charged to the	4.5
2014-NY-1004-001-H	5/20/2014 CDBG program.	\$0
	We are a sum and the state of HUD's Buffele Office of Community Blancius and	
	We recommend that the Director of HUD's Buffalo Office of Community Planning and	
2014 NV 1004 004 I	Development instruct City officials to Establish controls to ensure that assets are	ćo
2014-NY-1004-001-I	5/20/2014 adequately safeguarded and duties are adequately segregated.	\$0
	Establish and implement procedures to review and oversee the agreements of its	
2014 AT 100F 002 F	Community Development Department and recover CDBG and HOME funds when	ćo
2014-AT-1005-002-E	5/29/2014 required.	\$0

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		Ensure that its annual inspections are properly performed and thoroughly	
		documented so the inspection reports provide a clear trail of necessary repairs to	
		ensure that the deficiencies are corrected and those corrections can be verified	
2014-AT-1005-003-A	5/29/2014	against the identified deficiencies.	\$0
		Inspect the project, identify the deficiencies, and require the owner to correct all	
2014-AT-1005-003-B	5/29/2014	deficiencies identified.	\$0
		Review all of the Department's participation agreements to ensure compliance with	
2014-AT-1005-004-A	5/29/2014	HUD and HOME requirements.	\$0
		Ensure that the Department obtains all of the project costs from the developer to	
2014-AT-1005-005-A	5/29/2014	determine the applicable costs and properly prepare a cost allocation plan.	\$0
2014-AT-1005-005-B	5/29/2014	Provide the cost allocation plan for review.	\$0
		Revise HUD's asset management fee policy to refederalize the Operating Fund	
		program's management and bookkeeping fees and the Capital Fund program's	
2014-LA-0004-001-A	6/30/2014	management fees.	\$0
		Establish and implement procedures to reassess the management and bookkeeping	
		fees periodically to ensure that they are reasonable. HUD should retain the	
2014-LA-0004-001-C	6/30/2014	documentation justifying the calculation of the rates.	\$0
		Develop, document, and implement written procedures to ensure that fees charged to	
		the asset management projects and Capital Fund program and expenses from the	
2014-LA-0004-001-H	6/30/2014	central office cost center are used to support HUD's mission.	\$0
		Document the selection rules used for feeding data to CAIVRS to explain in detail the	
2014-KC-0002-001-A	7/2/2014	flow of information from HUD's systems.	\$0
2014-KC-0002-001-C		Develop and implement system error checks to identify potential reporting issues.	\$0
		Update CAIVRS' selection rules to report delinquent Federal debt beyond the 3-year	
		claim period or obtain an exemption from the Secretary of the Treasury to exempt	
2014-KC-0002-002-A	7/2/2014	FHA loans after 3 years.	\$0
		Deced on the cuteome of the State/s investigation and animinal trial makes a referred to	
		Based on the outcome of the State's investigation and criminal trial, make a referral to	
		HUD recommending administrative sanctions, as appropriate, up to and including	
2044 DU 4007 004 5		debarment of the Authority's former rehabilitation specialist, the Planning District	4.5
2014-PH-1007-001-D	//15/2014	Commission's former deputy director, and the involved contractors.	\$0

	We recommend that the Director of HUD's New York Office of Community Planning	
	and Development instruct Palladia officials to strengthen oversight controls over	
	disbursements to ensure that adequate supporting documentation is maintained and	
2014-NY-1008-001-B	7/25/2014 complies with applicable regulations.	\$0
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	We recommend that the Director of HUD's New York Office of Community Planning	
	and Development instruct Palladia officials to follow its policies and procedures for	
	record-keeping to maintain records that adequately identify the source and	
2014-NY-1008-001-C	7/25/2014 application of funds provided for financially assisted activities.	\$0
	We recommend that the Director of HUD's New York Office of Community Planning	
	and Development instruct Palladia officials to provide records detailing the funding	
2014-NY-1008-001-D	7/25/2014 sources of the non-Federal cash match for the six grant activities reviewed.	\$0
		· ·
	We recommend that the Director of HUD's New York Office of Community Planning	
	and Development instruct Palladia officials to reconcile its accounting records to	
	ensure that total revenues and expenditures in its general ledgers reconcile to the	
2014-NY-1008-001-F	7/25/2014 revenues and expenditures reported in its annual performance reports and LOCCS.	\$0
	Recapture any shortfalls generated by the closure and deobligation of funds	
	associated with recommendations 1A to 1B that do not meet statutory requirements	
	for the timely commitment and expenditure of funds pursuant to the National	
	Defense Authorization Act of 1991 and/or Title II of the Cranston-Gonzalez National	
2014-AT-1007-001-C	8/8/2014 Affordable Housing Act, as amended.	\$0
	Correct any inaccurate information in HUD's information system, including but not	
	limited to the receipt of \$233,137 associated with program income and recaptured	
2014-AT-1007-003-B	8/8/2014 funds not reported and inaccurate commitment amounts and dates.	\$0
		-
	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to reconcile its books and accounting	
2014-CH-1006-001-B	8/14/2014 records to determine the sources and use of funds in its operating account.	\$0
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	We recommend that the program center coordinator of HUD's Indianapolis Office of	
	Public and Indian Housing require the Authority to implement procedures and controls	
	to ensure that required eligibility documentation is obtained and maintained to	
2014-CH-1006-003-L	8/14/2014 support households' admission to and continued assistance on the program.	\$0
	Reimburse its project \$216,749 from non-project funds for the ineligible housing	
2014-AT-1011-001-A	9/22/2014 assistance payments.	\$0
	Develop and implement policies to monitor its property managers to ensure adequate	
2014-AT-1011-001-D	9/22/2014 administration of the program.	\$0
	The housing commissions to work with their respective responsible entities and local	
	HUD environmental officer to show that no harm occurred from completion of all of	
2014-FW-0005-001-L	9/24/2014 the projects or mitigate any harm that occurred.	\$0
	Review the rest of its active CDBG-funded projects in its portfolio managed by its	
	former redevelopment agency to ensure that all required executed agreements are in	
	place with the relevant parties, guaranteeing the City's vested interest within one year	
	of this report or take appropriate action against the City for those that did not have	
2014-LA-1007-001-B	9/29/2014 the applicable required agreements.	\$0
	Review the rest of its active CDBG-funded projects in its portfolio that were managed	
	by its former redevelopment agency to ensure that all projects meet a national	
	objective. For those that did not meet program national objectives, provide and	
	implement a plan of action to meet the specific national objective within one year of	
2014-LA-1007-001-C	9/29/2014 this report or reimburse HUD from non-Federal funds.	\$0
	Refer Prudential Huntoon Paige Associates, LTD to the Mortgagee Review Board for	
	appropriate action for violations that caused a more than \$20 million loss to HUD's	
2014-AT-1015-001-A	9/30/2014 FHA insurance fund.	\$0
	Pursue administrative actions, as appropriate, against the responsible party for the	
2014-AT-1015-001-C	9/30/2014 material underwriting deficiencies cited in this report.	\$0
	Conduct monitoring of the Section 108 activities with signs of slow progress to ensure	
2015-AT-1001-001-D	12/5/2014 that program objectives are met and provide the intended benefits.	\$0
	Ensure that borrowers did not use Section 108 funds to finance local government	· ·
2015-AT-1001-002-B	12/5/2014 operations and verify the return of any ineligible disbursement.	\$0

		Ensure that the borrowers either transfer the unexpended Section 108 loan proceeds	
2015-AT-1001-002-D	12/5/2014	to the repayment account or submit a request for extension to HUD.	\$0
		Ensure that the borrowers provide HUD the additional security requirements	
2015-AT-1001-002-E	12/5/2014	according to the loan agreement.	\$0
		Ensure that borrowers develop and implement a financial management system in	
		accordance with HUD requirements to ensure that program funds can be traced to a	
		level that ensures that such funds have not been used in violation of the restrictions	
2015-AT-1001-002-F	12/5/2014	and prohibitions of applicable statutes.	\$0
		Ensure that all Section 108 loan proceeds deposited at commercial banks are properly	
2015-AT-1001-002-G	12/5/2014	collateralized with Government obligations.	\$0
		Conduct monitoring reviews of all Section 108 projects and ensure that borrowers	
2015-AT-1001-002-H	12/5/2014	comply with all loan agreement provisions and HUD regulations.	\$0
		Increase monitoring of Municipal Affairs' performance in the administration of its	
		Section 108 loan program. Consider imposing sanctions if Municipal Affairs does not	
2015-AT-1001-002-I	12/5/2014	demonstrate program progress.	\$0
		Continue to work with CPD's information technology services contractor and OCFO to	
		ensure that all three phases of the plan to bring IDIS into compliance with GAAP and	
2015-FO-0002-001-A	12/8/2014	applicable Federal system requirements are completed as scheduled.	\$0
		Periodically reconcile balances with OCIO subsidiary records and research and resolve	
2015-FO-0002-007-D	12/8/2014	any identified differences.	\$0
		Develop a subsidiary system to accumulate the capitalized cost and related	
		depreciation expense for each software project under development or placed into	
2015-FO-0002-007-I	12/8/2014	production.	\$0

190 \$2,047,325,908

List of Open Recommendations to Present

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Complete any outstanding validation reviews and transition back as much as \$466.5	
		million in Housing Choice Voucher program funding from MTW PHAs and \$41 million	
2016-FO-0003-013-A	11/18/2015	from non-MTW PHAs.	\$507,500,000
		Start the billing process for the claims paid, plus incentive, in which the lender has not	
		provided the original note and security instrument within the prescribed deadlines for	
2016-FO-0002-001-C	11/16/2015	the \$291 million.	\$291,489,605
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to provide documentation showing that the \$127.2 million budgeted for	
		inspection-related construction management and environmental review services is fair	
		and reasonable in accordance with a cost or price analysis as required by regulations	
2015-NY-1011-003-A	9/17/2015	at 24 CFR 85.36.	\$127,200,000
		Review and if necessary deobligate the 228, 477, and 29 expired or inactive project-	
		based Section 8, Section 235-236, and Section 202-811 projects totaling \$52.5 million,	
2016-FO-0003-008-F	11/18/2015	\$36.2 million, and \$1.3 million, respectively.	\$90,000,000
		Develop and implement written policies and procedures with an emphasis on	
		increased controls toward the monitoring, tracking, underwriting, and evaluating of	
		the Section 184 program. Implementing these controls would reduce the current high	
		level of risk in the program and result in potentially \$76,967,618 in funds to be put to	
2015-LA-0002-001-A	7/6/2015	better use (see appendix A).	\$76,967,618
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to provide adequate documentation for the reasonableness of the cost	
		figure used to disburse \$55,672,982 for reconstruction costs. Any amount not	
2015-NY-1011-001-F	9/17/2015	adequately supported should be repaid to the State's line of credit.	\$55,672,982
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to provide adequate documentation for the reasonableness of the cost	
		figure used for reconstruction costs, thus ensuring that the undisbursed award balance	
2015-NY-1011-001-G	9/17/2015	of \$31,831,316 is put to its intended use.	\$31,831,316

	T		
		Refer Berkadia to the Mortgagee Review Board for appropriate action for violations	
2015-KC-1005-001-A	8/4/2015	that caused a more than \$11 million loss to HUD's FHA insurance fund.	\$11,312,956
	37 17 20 20	Refer Prudential to the Mortgagee Review Board to take appropriate action for	+,,
		violations that caused \$10,159,961 in unnecessary or unreasonable cost to HUD's FHA	
2015-AT-1003-001-A	6/30/2015	insurance fund or other administrative action as appropriate.	\$10,159,961
	3,00,202	and and the same of the same same and appropriate.	+10,100,001
		Submit a plan for how it will proceed with respect to the multipurpose facility project,	
		including a schedule that HUD can track to ensure its completion. HUD must	
		reevaluate the feasibility of the activity and determine the eligibility of the \$8,111,304	
		already invested. (Footnote 4: Total investments of \$8,232,388 were adjusted to	
		account for \$109,084 questioned in recommendation 2A and \$12,000 in	
		recommendation 2B.) If HUD determines that the activity has been canceled or is not	
		feasible, the Municipality must commit any unused loan proceeds for future loan	
2016-AT-1002-001-A	12/17/2015	repayments.	\$8,111,304
	, , , , ,	Provide support showing that it took proper remedial action regarding five NSP3	1-7 7
		grantees that missed the expenditure deadline, thereby putting \$3,379,269 to better	
2015-AT-0001-001-B	3/31/2015		\$3,345,967
	, , , ,	Repay HUD \$3,119,448 from non-Federal funds for program funds spent on ineligible	1-77-
2015-LA-1004-001-A	5/29/2015	participants.	\$3,119,448
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	. , ,
		State officials to reimburse the line of credit for \$2,229,234, which was disbursed to	
2015-NY-1011-001-A	9/17/2015	program recipients for ineligible costs.	\$2,229,234
		Deobligate all obligations marked for deobligation during the departmentwide open	
		obligations review, including as much as \$430,942 in 44 administrative obligations and	
		\$135,957 in 2 program obligations marked for deobligation as of September 30, 2015.	
		Additionally, HUD should review the 17 obligations with remaining balances of	
		\$1,486,191 and close out and deobligate amounts tied to obligations that are no	
2016-FO-0003-008-H	11/18/2015	longer valid or needed.	\$2,053,090
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct	
		State officials to review the five properties with indications that they may be second	
		homes and if they are, reimburse the State's line of credit from non-Federal funds for	
2015-NY-1010-002-C	9/17/2015	the \$1,664,658 disbursed for these purchases.	\$1,664,658

Submit a plan for how it will proceed with respect to the municipal cemetery project, including a schedule that HUD can track to ensure its completion. HUD must reevaluate the feasibility of the activity and determine the eligibility of the \$1,454,801 already invested. If HUD determines that the activity has been canceled or is not feasible, the Municipality must commit any unused loan proceeds for future loan 2016-AT-1002-001-B 12/17/2015 repayments. We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct State officials to provide documentation that the selection of the appraiser in Staten Island was consistent with the other State agency's contract provisions. If such documentation cannot be provided, the \$1,093,290 budgeted should be deobligated, thus ensuring that the funds will be put to better use. 9/17/2015 We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct State officials to de-obligate the undisbursed amount of \$911,662 to ensure that the \$911,662 We recommend that HUD's Deputy Assistant Secretary for Single Family Housing require the lenders to support that the repairs to the properties associated with the 32 loans without evidence of permits complied with local code or reimburse HUD 2015-CH-0001-001-A 7/31/2015 \$792,837 for the escrow repair funds. Close out and deobligate the remaining balances on 2,308 expired homeless assistance contracts of \$104,347,996. HUD should also deobligate \$3,602,342 in 102 program obligations marked for deobligation during the departmentwide open obligations review. Lastly, HUD should review the 57 obligations with remaining balances of \$188,176 and close out and deobligate amounts tied to obligations that are no longer		I		
and Development require the City to support the cost reasonableness of the drainage cleaning contract and provide adequate support for payment of the contractor's invoices or repay its grant any of the \$1,611,143 that it cannot support. Repayment \$1,611,144 that it cannot support. Repayment			We recommend that the Director of HUD's New Orleans Office of Community Planning	
cleaning contract and provide adequate support for payment of the contractor's invoices or repay its grant any of the \$1,611,143 that it cannot support. Repayment \$1,611,145 should be from non-Federal funds. Submit a plan for how it will proceed with respect to the municipal cemetery project, including a schedule that HUD can track to ensure its completion. HUD must reevaluate the feasibility of the activity and determine the eligibility of the \$1,454,801 already invested. If HUD determines that the activity has been canceled or is not feasible, the Municipality must commit any unused loan proceeds for future loan repayments. \$1,454,80 We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct State officials to provide documentation that the selection of the appraiser in Staten Island was consistent with the other State agency's contract provisions. If such documentation cannot be provided, the \$1,093,290 budgeted should be deobligated, thus ensuring that the funds will be put to better use. 9/17/2015 thus ensuring that the funds will be put to better use. We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct State officials to de-obligate the undisbursed amount of \$911,662 to ensure that the 2015-NY-1011-001-B 9/17/2015 funds will be put to their intended use. \$9,17/2015 funds will be put to their intended use. \$9,17/2015 funds will be put to their intended use. \$9,17/2015 S792,837 for the escrow repair funds. Close out and deobligate the remaining balances on 2,308 expired homeless assistance contracts of \$104,347,996. HUD should also deobligate \$3,602,342 in 102 program obligations marked for deobligation during the departmentwide open obligations review. Lastly, HUD should review the 57 obligations with remaining balances of \$188,176 and close out and deobligate amounts tied to obligations that are no longer			, ,	
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2010 10 0000 000 A 11/10/2013 Valid of Hecacai	2016-FO-0003-008-A	11/18/2015	valid or needed.	\$693,647

		Support or reimburse its program from non-Federal funds for the \$686,701 in program funds drawn down for which it did not provide sufficient documentation to support	
2016-CH-1001-001-A	11/24/2015	that the funds were used for eligible project expenses.	\$686,701
		and the familia trans about for engine project expenses.	ψοσο,, σΞ
		Repay \$1,089,613 in ineligible costs for funds that were misrepresented in IDIS, funds	
		that were drawn before a legally binding agreement was in place between the City	
2015-LA-1803-001-B	9/30/2015	and the developer, and did not produce a project (Filbert Phase 2).	\$632,063
	3,00,202		+ + + + + + + + + + + + + + + + + + +
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the City to support the reasonableness of the cost increases	
2015-FW-1002-001-B	6/26/2015	for the demolition contract or repay \$616,529 to its grant from non-Federal funds.	\$616,529
		Deobligate the \$587,198 in eight administrative obligations marked for deobligation	. ,
2016-FO-0003-008-O	11/18/2015	during the departmentwide open obligations review.	\$587,198
		Submit all supporting documentation showing the eligibility and propriety of \$538,485	. ,
		drawn from its treasury account or reimburse the HOPWA program line of credit from	
2015-AT-1004-001-A	7/2/2015	non-Federal funds.	\$538,485
		Provide documentation to support its use of \$519,284 in program funds for activities	
		1760 and 1816 or reimburse its program from non-Federal funds for any amount that	
2015-PH-1001-001-C	1/30/2015	it cannot support.	\$519,284
		Support or reimburse its program from non-Federal funds \$1,211,842 (more than	
		\$652,000 disbursed to Chicago Neighborhood Initiatives, Inc. + \$1 million disbursed to	
		the City of Belleville + nearly \$60,000 for the Association's two contracts - \$500,000)	
		for the program funds used for the three projects without sufficient documentation to	
2015-CH-1009-001-A	9/30/2015	support that the use of the funds met Federal requirements.	\$500,000
		Ensure that HUD records the \$500,000 settlement due in its accounting records,	
		including the \$11,000 paid at the time of settlement, to recognize funds due as a	
2015-DE-1802-001-A	9/30/2015	return of an ineligible cost.	\$479,000
		Determine whether the documentation the State provided is adequate to support the	
		\$467,659 disbursed for wages and salaries charged to the program by contractors'	
		employees and if not, direct the State to repay HUD from non-Federal funds any	
2015-PH-1003-001-D	6/4/2015	amount that it cannot support.	\$467,659

		Support or repay the payroll allocation, estimated at \$457,357, to its SHP grants for	
2015-LA-1002-001-B	4/16/2015	2013.	\$457,357
		Provide adequate support or reimburse the U.S. Treasury from non-Federal funds for	
		procurement activities from the 2008 grant totaling \$457,327. (Footnote 4)The actual	
		amount unsupported was \$460,397. To avoid double counting, the amount was	
2015-AT-1005-001-C		reduced by \$3,070, which is accounted for in the eligibility section.	\$457,327
		Provide adequate support or repay the program from non-Federal funds for	
2015-AT-1005-001-D	7/9/2015	procurement activities from the 2011 grant totaling \$416,914.	\$416,914
		1Support or reimburse its program \$411,382 from non-Federal funds (\$395,299 +	
		\$2,418 in housing assistance payments + \$13,665 in associated administrative fees for	
		the missing eligibility documentation) for the missing eligibility documentation and	
2015-CH-1008-001-I	9/25/2015	unsupported housing assistance payments.	\$411,382
		Reimburse FHA borrowers \$376,102 for the unallowable, misrepresented discount	
2015-LA-1005-001-E	7/9/2015	fees and \$7,110 for fees that were not customary or reasonable.	\$383,212
		We recommend that the HUD Director of Community Planning and Development	
		instruct City officials to provide documentation to support the income eligibility of the	
		five home buyers assisted with HOME funds and if documentation cannot be provided,	
2015-NY-1005-002-E	4/30/2015	reimburse the City's HOME program line of credit \$379,494 from non-Federal funds.	\$379,494
		We recommend that the Director of HUD's Cleveland Office of Public and Indian	
		Housing require the Authority to support or reimburse its program \$414,781	
		(\$375,336 + \$7,273 in housing assistance payments + \$32,172 in associated	
		administrative fees) from non-Federal funds for the unsupported payments of housing	
2015-CH-1004-001-C	9/9/2015	assistance cited in this finding.	\$347,735
		We recommend that the HUD Director of Community Planning and Development	
		instruct City officials to reimburse the City's HOME program line of credit \$344,776	
		from non-Federal funds for HOME assistance spent on housing units acquired by five	
2015-NY-1005-002-C	4/30/2015	ineligible home buyers.	\$344,776
		Support or repay the program for grant funds of \$340,581 that were drawn without	
2015-LA-1802-001-C	9/24/2015	being reviewed by HUD.	\$340,581

		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the City to support the reasonableness of the cost increases	
		for the grant management contract or repay \$328,737 to its grant from non-Federal	
2015-FW-1002-001-C	6/26/2015		\$328,737
		We recommend that HUD's Deputy Assistant Secretary for Single Family Housing	
		require the lenders to support that the repairs to the properties associated with the	
		six loans were not structural repairs or indemnify HUD for the four active loans with a	
		total estimated loss of \$222,073 and reimburse HUD for the actual loss of \$83,322	
		incurred on the sale of two properties associated with FHA case numbers 052-4308836	
2015-CH-0001-001-B	7/31/2015	and 034-8239100.	\$305,395
		Deobligate \$140,165 in 41 administrative and \$125,166 in 3 program obligations	
2016-FO-0003-008-K	11/18/2015	marked for deobligation during the departmentwide open obligations review.	\$265,331
		Reimburse its program from non-Federal funds \$250,000 for the program funds that	
		the City of Belleville inappropriately forgave the Wagner Motor Car Company from	
2015-CH-1009-001-C	9/30/2015	repaying.	\$250,000
		We recommend that the Director of the San Antonio Office of Public Housing require	
		the Authority to support payroll costs totaling \$372,832 or repay its Housing Choice	
		Voucher program fund \$321,684 and public housing program fund \$51,148 from non-	
2015-FW-1806-001-B	6/11/2015	Federal funds.	\$240,202
		Provide adequate supporting documentation for the \$183,642 in unsupported	
		operating expenses and lease costs or repay the HOPWA program from non-Federal	
2015-LA-1001-001-B	1/30/2015	funds.	\$183,642
		We recommend that the HUD Director of Community Planning and Development	
		instruct City officials to reimburse City's HOME program line of credit \$163,516 from	
		non-Federal funds for the two ineligible homeowners who owned other real	
2015-NY-1005-002-D	4/30/2015	properties.	\$163,516
		We recommend that the HUD Director of Community Planning and Development	
		instruct City officials to revise deed restrictions to correct effective affordability	
		periods for the four properties that had not been completed or repay more than	
2015-NY-1005-002-K	4/30/2015	\$850,008 from non-Federal funds to the City's HOME program line of credit.	\$160,212

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		We recommend that the HUD Director of Community Planning and Development	
		instruct City officials to reimburse the City's HOME program line of credit \$95,781	
		from non-Federal funds for funds spent on the development of two housing properties	
2015-NY-1005-002-H	4/30/2015	that were later terminated from the program.	\$95,781
		Reimburse HUD from non-Federal funds for the \$87,651 in program funds used for	
2016-CH-1001-001-B	11/24/2015	improper operating expenses.	\$87,651
		Provide supporting documentation for \$136,346 in program funds used for	
		participants for whom eligibility could not be determined or repay HUD from non-	
2015-LA-1004-001-B	5/29/2015	Federal funds (see appendix D).	\$85,756
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct	
		State officials to provide documentation to support that the \$85,309 disbursed for	
		four applicants was calculated correctly. If adequate support cannot be provided, the	
2015-NY-1010-002-E	9/17/2015	amount should be repaid to the State's line of credit from non-Federal funds.	\$85,309
		We recommend that the HUD Director of Community Planning and Development	
		instruct City officials to reimburse the City's HOME line of credit for \$113,849 that was	
2015-NY-1005-001-E	4/30/2015	drawn down in excess of need so that these funds can be put to better use.	\$83,849
		We recommend that HUD's Deputy Assistant Secretary for Single Family Housing	
		require the lenders to support that the borrower for FHA case number 451-1165810	
		was not reimbursed for the cost of labor or indemnify the loan with an estimated loss	
		amount of \$83,715, based on the loss severity rate of 50 percent of the unpaid	
2015-CH-0001-001-C	7/31/2015	principal balance of \$167,429 as of January 29, 2015.	\$83,715
		Provide adequate supporting documentation for the \$82,563 in unsupported salary	
2015-LA-1001-001-A	1/30/2015	costs or repay the HOPWA program from non-Federal funds.	\$82,563
		Reimburse its program \$79,884 from non-Federal funds (\$45,093 in housing assistance	
		overpayments + \$15,816 due to inappropriate voucher size + \$605 in overpaid utility	
		allowances + \$18,370 in associated administrative fees) for the inappropriate	
2015-CH-1008-001-A	9/25/2015	payments cited in this finding.	\$79,884
		Review the 20 obligations with remaining balances of \$77,807 and close out and	
2016-FO-0003-008-L	11/18/2015	deobligate amounts tied to obligations that are no longer valid or needed.	\$77,807
			

		Provide supporting documentation for the \$77,200 in unsupported administrative and	
		management costs or repay its project from non-project funds for any costs that	
2015-LA-1003-001-C	4/24/2015	remain unsupported.	\$77,200
		Allow the HUD Office of Inspector General to post the civil penalty of \$75,000 in HUD's	
2015-PH-1804-001-A	2/19/2015	Audit Resolution and Corrective Action Tracking System as funds put to better use.	\$75,000
		Support or repay \$73,451 in unsupported costs to the program from non-Federal	
2015-LA-1002-001-A	4/16/2015	funds.	\$73,451
		Reimburse FHA borrowers \$25,700 for fees that were not customary or reasonable	
2015-LA-1009-001-E	9/30/2015	and \$46,510 in discount fees that did not represent their intended purpose.	\$72,210
2013 LA 1003 001 L	3/30/2013	and 9-0/323 in alsocalic rees that are not represent their interliged parposer	<i>\$72,210</i>
		We recommend that the Director, Office of Public Housing, Little Rock, require the	
		Authority to support or repay its public housing program \$611,338 from non-Federal	
		funds for improperly procured contracts. However, if the Authority made any of the	
		expenditures from its capital fund grants that have not been validated within 2 years,	
		or if the Authority is unable to determine the source of funds used to pay	
2015-FW-1807-001-B	8/14/2015	expenditures, the Authority should repay HUD.	\$70,912
		We recommend that the HUD Director of Community Planning and Development	• •
		instruct City officials to provide documentation to support the income eligibility of the	
		two homeowners who received home-ownership assistance and if documentation	
		cannot be provided, reimburse the City's HOME program line of credit \$55,941 from	
2015-NY-1005-002-F	4/30/2015	non-Federal funds.	\$55,941
		Support or repay \$49,307 in unsupported costs to the program from non-Federal	
2015-LA-1802-001-A	9/24/2015	funds.	\$49,307
		Repay the program \$45,740 from non-Federal funds from the 2011 grant for ineligible	
2015-AT-1005-001-B	7/9/2015	procurement activities using the expired environmental contract.	\$45,740
		Support that the repair conditions and comments indicated in the direct endorsement	
		underwriter form, form HUD-54114, were satisfied for FHA case number 501-8198149.	
		If the repair conditions and comments were not properly addressed, the lenders	
		should indemnify the loan with an estimated loss amount of \$39,367, based on the	
		loss severity rate of 50 percent of the unpaid principal balance of \$78,733 as of	
2015-CH-0001-001-D	7/31/2015	January 29, 2015.	\$39,367

		Support or reimburse its program \$34,414 from non-Federal funds for the	
		unsupported payment of housing assistance due to missing eligibility documentation.	
		(Footnote: \$25,590 + \$6,223 in housing assistance payments + \$2,275 + \$326 in	
2015-AT-1011-001-A	9/30/2015	associated administrative fees.)	\$34,414
		Require its sponsor to immediately repay the ineligible loans totaling \$25,300 from	
2015-LA-1003-001-F	4/24/2015	nonproject funds.	\$25,300
		Reimburse HUD \$24,088 from non-Federal funds for the Family Self-Sufficiency grant	
2015-CH-1008-002-A	9/25/2015	funds inappropriately received.	\$24,088
		We recommend that the Director, Office of Public Housing, Little Rock, require the	
		Authority to support or repay its programs, as appropriate, \$23,621 from non-Federal	
		funds for unsupported leave balance payments to the former executive director.	
		However, if the Authority made any of the expenditures from its capital fund grants	
		that have not been validated within 2 years, or if the Authority is unable to determine	
2015-FW-1807-001-F	9/14/2015	the source of funds used to pay expenditures, the Authority should repay HUD.	\$23,621
2013-744-1807-001-7	8/14/2013	the source of funds used to pay expenditures, the Authority should repay hob.	\$23,021
		We recommend that the Director, Office of Public Housing, San Antonio, TX, require	
		the Authority to repay from non-Federal funds ineligible contractor costs of \$19,880 to	
2016-FW-1801-001-B		its HUD low-rent (\$18,900) and Housing Choice Voucher (\$980) program accounts.	\$19,880
2010-1 44-1001-001-0	10/2/2013		713,880
		Reimburse its program \$15,151 from non-Federal funds for the deficiencies cited in	
		the finding. (Footnote: \$672 + \$10,228 + \$537 + \$2,152 in housing assistance payments	
2015-AT-1011-001-B	9/30/2015	+ \$574 + \$503 + \$140 + \$345 in associated administrative fees.)	\$15,151
2013 AT 1011 001 B	3/30/2013	Reimburse \$13,726 to FHA borrowers for the fees that were not customary or	713,131
2015-LA-1010-001-E	9/30/2015	reasonable.	\$13,726
2013-LA-1010-001-L	3/30/2013	Agree to allow HUD OIG to record the \$15,000 settlement in HUD's Audit Resolution	713,720
2015-CF-1804-001-A	3/27/2015	and Corrective Actions Tracking System as an ineligible cost.	\$13,000
2013-01-1004-001-A	3/2//2013	and corrective Actions Tracking System as an inengine cost.	713,000
		Provide supporting documentation for the \$13,418 in unsupported general costs or	
2015-LA-1003-001-E	4/24/2015	repay its project from nonproject funds for any costs that remain unsupported.	\$12,788
	7, 27, 2013	Reimburse or apply \$10,552 in credit to borrowers' future premiums for the 54 active	712,700
		loans with overpaid premiums and refund \$2,024 to the borrowers of the 7	
2015-CH-0001-002-A	7/31/2015	terminated loans.	\$12,576
2013-CII-0001-002-A	//31/2013	terminated rouns.	712,370

	Reimburse \$12,447 to the HOPWA program line of credit from non-Federal funds for	
7/2/2015	ineligible disbursements that were not related to the program.	\$12,447
		\$11,775
	We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the	
	Authority to repay its low-rent public housing program \$11,256 from non-Federal	
		\$11,256
	Support or repay the June 2015 drawdown of \$11,198, which Veterans First was	
9/24/2015	advised to use for its Susan Street past-due rent.	\$11,198
	We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the	
	Authority to repay its low-rent public housing program \$9,072 for ineligible USDA	
4/10/2015	program administrative expenses.	\$9,072
	We recommend that the Director, Office of Public Housing, Little Rock, require the	
	Authority to repay its public housing program \$11,651 from non-Federal funds for	
	ineligible expenditures. However, if the Authority made any of the expenditures from	
	its capital fund grants that have not been validated within 2 years, or if the Authority	
	is unable to determine the source of funds used to pay expenditures, the Authority	
8/14/2015	should repay HUD.	\$8,803
9/24/2015	Repay \$8,083 in ineligible costs to the program from non-Federal funds.	\$8,083
	Repay the applicable clients the overcharged program fees, which combined totaled	
4/16/2015	\$15,435 (see appendix E).	\$7,107
4/16/2015	Repay \$3,245 in ineligible costs to the program from non-Federal funds.	\$3,245
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		\$889
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	•	4.0
1/30/2015	warranted.	\$0
	Establish and implement policies and procedures to demonstrate how Ginnie Mae	
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	subservicers to ensure that the master-subservicers are capable of producing accurate	
	4/10/2015 4/10/2015 9/24/2015 4/10/2015 4/16/2015 4/16/2015 4/24/2015	7/2/2015 ineligible disbursements that were not related to the program. We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the Authority to support or repay \$11,875 in unsupported salary costs. We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the Authority to repay its low-rent public housing program \$11,256 from non-Federal funds for ineligible contract labor payments. Support or repay the June 2015 drawdown of \$11,198, which Veterans First was 9/24/2015 advised to use for its Susan Street past-due rent. We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the Authority to repay its low-rent public housing program \$9,072 for ineligible USDA program administrative expenses. We recommend that the Director, Office of Public Housing, Little Rock, require the Authority to repay its public housing program \$11,651 from non-Federal funds for ineligible expenditures. However, if the Authority made any of the expenditures from its capital fund grants that have not been validated within 2 years, or if the Authority is unable to determine the source of funds used to pay expenditures, the Authority should repay HUD. 9/24/2015 Repay \$8,083 in ineligible costs to the program from non-Federal funds. Repay the applicable clients the overcharged program fees, which combined totaled \$15,435 (see appendix E). 4/16/2015 Repay to its project \$889 from nonproject funds for incurred ineligible expenses. Evaluate the apparent conflict-of-interest situation identified in this report, determine whether a conflict of interest existed, and pursue administrative sanctions if warranted. Establish and implement policies and procedures to demonstrate how Ginnie Mae provides appropriate accounting and financial reporting oversight of the master-

ish and implement policies and procedures to properly account for and track at a evel all of the accounting transactions and events in the life cycle of the loans.	
well all of the accounting transactions and events in the life cycle of the loans	
ver all of the accounting transactions and events in the me cycle of the loans.	
easure is intended to compensate for the servicing system's inability to perform	
evel transaction accounting.	\$0
sh and implement policies and procedures to ensure that reimbursable costs	
cked and accounted for at the loan level.	\$0
nine the amount of reimbursable costs incurred by Ginnie Mae per loan, report	
mbursable costs incurred as receivables rather than expensing them, and adjust	
out of the mortgage-backed securities loss liability account as appropriate.	\$0
e fiscal year 2013 financial statements to correct the impact of the accounting	
determined in recommendation 2B.	\$0
v and recalculate the appropriate amount of interest accrued on the loans and	
the accrued interest receivable balances reported as appropriate.	\$0
the escrow fund balances on the face of the financial statements, including	
onal disclosure information in the notes, in accordance with generally accepted	
nting principles.	\$0
e fiscal year 2013 financial statements to show escrow fund balances omitted	
face of the financial statements.	\$0
sh and implement policies and procedures for the documentation and	
tion of Ginnie Mae management assumptions, including foreclosure costs and	
ult rates, used in the loss reserve model going forward.	\$0
with HUD's Chief Financial Officer to design and implement a compliant financial	
gement governance structure.	\$0
eeing a comprehensive risk assessment of Ginnie Mae's financial management	
nance.	\$0
	neasure is intended to compensate for the servicing system's inability to perform evel transaction accounting. ish and implement policies and procedures to ensure that reimbursable costs acked and accounted for at the loan level. mine the amount of reimbursable costs incurred by Ginnie Mae per loan, report imbursable costs incurred as receivables rather than expensing them, and adjust out of the mortgage-backed securities loss liability account as appropriate. It efiscal year 2013 financial statements to correct the impact of the accounting determined in recommendation 2B. It wand recalculate the appropriate amount of interest accrued on the loans and the accrued interest receivable balances reported as appropriate. It the escrow fund balances on the face of the financial statements, including conal disclosure information in the notes, in accordance with generally accepted integring principles. It face of the financial statements to show escrow fund balances omitted the face of the financial statements. It is and implement policies and procedures for the documentation and tion of Ginnie Mae management assumptions, including foreclosure costs and ault rates, used in the loss reserve model going forward. With HUD's Chief Financial Officer to design and implement a compliant financial gement governance structure. Beeing a comprehensive risk assessment of Ginnie Mae's financial management mance.

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		If an independent program office is not established, the Deputy Secretary should	
		ensure that the Assistant Secretaries for Housing, Public and Indian Housing, and	
		Community Planning and Development adopt a quality control monitoring program	
		that includes a review of all program area field offices as required by Executive Order	
2015-FW-0001-001-E	6/16/2015	11514.	\$0
		If an independent program office is not established, the Deputy Secretary should	
		ensure that the Assistant Secretaries for Housing, Public and Indian Housing, and	
		Community Planning and Development develop and implement a monitoring program	
		that all program area field offices can use to monitor grantees and responsible entities	
2015-FW-0001-001-F	6/16/2015	under 24 CFR Part 58.	\$0
1		If an independent program office is not established, the Deputy Secretary should	
		ensure that the Assistant Secretaries for Housing, Public and Indian Housing, and	
		Community Planning and Development develop training programs that meet the	
2015-FW-0001-001-G	6/16/2015	needs of all program areas, including 24 CFR Parts 50 and 58.	\$0
		If an independent program office is not established, the Deputy Secretary should	
		ensure that the Assistant Secretaries for Housing, Public and Indian Housing, and	
		Community Planning and Development develop and implement reporting	
		requirements, which ensure that written records are maintained and the appropriate	
2015-FW-0001-001-H	6/16/2015	headquarters personnel are notified of environmental concerns.	\$0
		If an independent program office is not established, the Deputy Secretary should	
		ensure that the Assistant Secretaries for Housing, Public and Indian Housing, and	
		Community Planning and Development, ensure that each program area has a	
		dedicated program environmental clearance officer with an official job description	
2015-FW-0001-001-I	6/16/2015	that outlines his or her roles and responsibilities as required by 24 CFR Part 50.	\$0
		We recommend that the Director of HUD's Office of Affordable Housing Programs	
		implement adequate procedures and controls to ensure that leases between rental	
		housing projects' owners and households for Program-funded units do not include	
2015-CH-0801-001-A	6/25/2015	language prohibited by HUD's regulations.	\$0
		Develop and implement policies and procedures for a standardized monthly	
		delinquency report format that lenders must follow when submitting information to	
2015-LA-0002-001-B	7/6/2015	OLG.	\$0
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		Develop and implement policies and procedures to deny payments to direct guarantee	
2015-LA-0002-001-C	7/6/2015	lenders for claims on loans that have material underwriting deficiencies.	\$0
2013-LA-0002-001-C	7/0/2013	Develop and implement policies and procedures to ensure that OLG uses enforcement	50
		actions available under 12 U.S.C. 1715z-3a(g) for lenders that do not underwrite loans	
2015-LA-0002-001-D	7/6/2015		ćo
Z015-LA-000Z-001-D	7/6/2015	according to the Section 184 processing guidelines.	\$0
2045 4 0002 004	7/6/2015	Ensure that only underwriters that are approved by OLG are underwriting Section 184	ćo
2015-LA-0002-001-H	7/6/2015		\$0
		Develop and implement written policies and procedures for situations in which the	
		borrower for a Section 184 loan is an Indian housing authority, a tribally designated	4
2015-LA-0002-001-I	7/6/2015	housing entity, or an Indian tribe.	\$0
		Reconcile the total list of guaranteed Section 184 loans to the complete loan file	
2015-LA-0002-001-J	7/6/2015	storage list and identify and locate any missing loan files.	\$0
		Determine whether any of the loan files were missing as a result of the contracts for	
		loan file storage or data recording and if so, seek monetary or administrative recourse	
2015-LA-0002-001-K	7/6/2015	for any contract nonperformance.	\$0
		Determine the number of 203(k) loans impacted by the incorrect loan-to-value ratio	
		for mortgage insurance premium calculations and when applicable, reimburse	
		borrowers or apply the overpaid premiums as credits toward borrowers' future	
2015-CH-0001-002-C	7/31/2015	premium payments.	\$0
		Issue guidance to help participating jurisdictions accurately report the amount of	
2015-KC-0002-001-A	8/11/2015	match contributed and consumed.	\$0
		Include monitoring of HOME match during its performance reviews to ensure that	
2015-KC-0002-001-B	8/11/2015	match contributions exist, are eligible, and are supported.	\$0
	0, ==, =0=0	8.2.2.5, and an employees	7.5
		Require the 10 jurisdictions that overstated their excess match balances to remove the	
2015-KC-0002-001-C	8/11/2015	overstated amounts from their reported HOME match carry-forward balances.	\$0
	0, 11, 1010	Refer Prudential to the Mortgagee Review Board to take appropriate action for	Ψ.
		violations that caused \$15,727,529 in unnecessary or unreasonable cost to HUD's FHA	
2015-AT-1007-001-A	8/14/2015	insurance fund or other administrative action as appropriate.	\$0
2013-A1-1007-001-A	0, 14, 2013	Determine legal sufficiency and if legally sufficient, pursue remedies under the	30
		Program Fraud Civil Remedies Act against the borrower, its principals, or both for	
204E AT 4007 004 5	0/44/2047	incorrectly certifying that the property's critical repairs were completed before loan	4.0
2015-AT-1007-001-B	8/14/2015	ciosing.	\$0

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		Comply with its Management Agent Handbook requirements that stipulate HUD must	
		perform management reviews of the management agent's central office activities as	
		well as regular onsite reviews of functions carried out at the projects. These central	
2015-AT-0002-001-A	8/21/2015	office reviews should be performed at least once every 18 months.	\$0
		Issue a notice to inform all North Carolina grantees that they must use the lowest	
		bidder in a sealed bid process unless they are able to provide sufficient support in	
2015-AT-0801-001-A	8/25/2015	compliance with 24 CFR 85.36 to remove the bidder from the procurement process.	\$0
		Determine legal sufficiency and if legally sufficient, pursue remedies under the	
		Program Fraud Civil Remedies Act against the hospital's former chief financial officer	
		for incorrectly certifying to the accuracy of the financial information submitted to	
2015-AT-1009-001-G	9/3/2015	obtain the Section 242 program mortgage increase.	\$0
		We recommend that the Director of the Departmental Enforcement Center consider	
		administrative sanctions against the former executive director and board for the gross	
2015-FW-1808-001-L	9/10/2015	mismanagement and poor physical condition of the Authority's property.	\$0
		We recommend that the Deputy Assistant Secretary, Office of Public Housing and	
		Voucher Programs require that housing agencies provide HUD with a signed	
		acknowledgement by executive directors and board chairpersons when they are hired	
		or appointed. The acknowledgement should detail their awareness and understanding	
		of their responsibilities, and their acceptance that failure to comply with requirements	
2015-FW-0802-001-C	9/16/2015	could result in administrative or other actions.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct	
		State officials to strengthen controls to ensure that buyout awards are calculated in	
2015-NY-1010-002-F	9/17/2015	accordance with Federal regulations.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to strengthen controls over determining the eligibility of award	
		recipients and substantiate award calculations to ensure that costs charged to the	
2015-NY-1011-001-C	9/17/2015	CDBG-DR program are eligible.	\$0

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		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to strengthen controls over the maintenance of documentation to	
2015-NY-1011-001-E	9/17/2015	provide greater assurance that disbursed funds are adequately supported.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to document the amount paid for the flawed studies used to support the	
		\$160-per-square-foot cost figure and take action to recoup the amount paid, thus	
2015-NY-1011-001-H	9/17/2015	ensuring that this amount will be available for other eligible costs.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct the	
		State to properly document the low- and moderate-income status of the two	
2015-NY-1011-002-C	9/17/2015	homeowners whose status was improperly reported.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct the	
		State to strengthen controls to ensure that all required contracts and amounts are	
2015-NY-1011-002-G	9/17/2015	accurately reported on its Web site.	\$0
		Pursue civil remedies or administrative sanctions against Veterans First and	
2015-LA-1802-001-F	9/24/2015	responsible parties for the misuse of HUD funds.	\$0
		Implement adequate controls to ensure that the Department administers the program	
2015-CH-1009-001-D	9/30/2015	in accordance with Federal requirements.	\$0
		Ensure that the systems and processes for servicing and financial reporting on Ginnie	
		Mae's defaulted issuers' portfolio are ready and capable of handling loan level	
2016-FO-0001-004-A	11/13/2015	accounting.	\$0
		Establish and implement entitywide policies and procedures for an effective model	
		risk management. At a minimum, it should include the following elements: • Controls	
		over model development, implementation and use; • Controls over model validation;	
		• Controls over model documentation; • Controls over evaluation for fitness, selection	
		and validation of third-party models; and • Establish adequate structure of	
		responsibilities for model oversight, including evaluation of model data inputs,	
2016-FO-0001-004-B	11/13/2015	assumptions and methodology	\$0
		Converse duties between individuals collective recording depositive and recording	
		Segregate duties between individuals collecting, recording, depositing, and reconciling	
2016 FO 0001 005 4	11/12/2015	cash, and periodically review the controls over the cash process to ensure proper	60
2016-FO-0001-005-A	11/13/2015	implementation of compatible functions in its cash operations department.	\$0

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		Conduct ongoing monitoring of change reports to ensure that unauthorized changes	
		are not made to Ginnie Mae's data, and establish a policy regarding ongoing	
		monitoring of change activity that requires performing periodic reviews of change	
2016-FO-0001-005-B	11/13/2015	reports.	\$0
		Automate the approval process to include restricting the capability to make	
		unauthorized changes unless evidence of approval is present or increase the scope of	
		the "Admin Adjustments Report" to include all exceptions and adjustments.	
		Additionally, the contractor review the report for changes, verify that the changes	
		identified in the report coincide with evidence of proper authorization, and ensure	
2016-FO-0001-005-C	11/13/2015	changes that are not properly supported are investigated and resolved accordingly.	\$0
		Request a legal opinion from the implementing agency, the U.S. Treasury, for a	
2016-FO-0001-006-A	11/13/2015	determination of whether Ginnie Mae is required to comply with DCIA.	\$0
		Evaluate the IHBG investment process and implement a proper accounting treatment	
2016-FO-0003-002-A	11/18/2015	in accordance with Federal GAAP.	\$0
		Work with the Office of Native American Programs to calculate the amounts advanced	
		to grantees and restate HUD's financial statements to recognize the prepayments on	
2016-FO-0003-002-B	11/18/2015	the financial statements.	\$0
		Develop standard operating procedures for routinely obtaining information on grantee	
		investment activity and accurately reporting amounts in HUD's general ledger and	
2016-FO-0003-002-C	11/18/2015	financial statements.	\$0
		Establish a process to track the amount HUD owes to PHAs to cover prepayment	
		shortages and provide the information to OCFO so that it can be properly recognized	
2016-FO-0003-002-D	11/18/2015	as accounts payable.	\$0
		Develop a tracking function for the payments advanced to IHBG recipients to facilitate	
2016-FO-0003-002-E	11/18/2015	financial reporting and monitoring compliance with grant time restrictions.	\$0
		Evaluate the weaknesses identified by NAPA, as well as OCFO's disagreement with	
		those weaknesses and recommendations, and identify what corrective actions will be	
2016-FO-0003-006-A		· · · · · · · · · · · · · · · · · · ·	\$0
2016-FO-0003-006-A		those weaknesses and recommendations, and identify what corrective actions will be taken and when those actions will be taken.	

		Develop a process to ensure that issues and recommendations from all evaluations	
		and audits, including those performed by third parties like NAPA, are adequately	
		locumented and tracked and properly evaluated by senior management to ensure	
		hat HUD's FMFIA structure remains compliant. HUD should also ensure that	
		corrective actions are agreed upon and responsibility for implementing corrective	
2016-FO-0003-006-B		actions is appropriately delegated.	\$0
2010-го-0003-000-В		Develop procedures to provide oversight of OCPO procurement activities to ensure	30
		hat those with financial accounting and reporting impact are properly captured and	
2016-FO-0003-006-C	1	eflected in HUD's financial statements.	\$0
2016-FO-0003-006-C		Review projects and acquisitions to determine whether the proper accounting	\$0
2046 FO 2002 206 D	1	reatment was applied and determine whether corrections to HUD's financial	40
2016-FO-0003-006-D	11/18/2015 51	tatements are needed.	\$0
	I I	Contact all other HUD program offices to determine whether any other programs	
	I I	nuthorize or are aware of grantees holding funds in advance of their immediate	
		lisbursement needs and determine financial statement impact on and compliance	4.5
2016-FO-0003-006-E	11/18/2015 w	vith Treasury cash management requirements of any found.	\$0
	I I	Distribute the workload among available accountants when staff is unavailable to	4.0
2016-FO-0003-006-F	11/18/2015 e	ensure that all cash reconciliations are performed in a timely manner.	\$0
	1	Revise policies and procedures to ensure that MCRs are routinely monitored and	
		completed for all program areas and establish a timeframe for completion of the MCR	
		eports. Further, HUD should ensure that an escalation process is included to address	4.5
2016-FO-0003-006-J		intimely completion of the MCR process.	\$0
2016-DP-0801-001-A		Not released to public.	\$0
2016-DP-0801-001-B		Not released to public.	\$0 \$0
2016-DP-0801-001-C		Not released to public.	\$0
2016-DP-0801-001-D		Not released to public.	\$0
2016-DP-0801-001-E		Not released to public.	\$0
2016-DP-0801-001-F		Not released to public.	\$0 \$0
2016-DP-0801-001-G	11/30/2015 N	Not released to public.	\$0

		Provide supporting documentation showing that it complied with all environmental	
		requirements. If the Municipality does not provide evidence that it complied with all	
		environmental requirements, HUD must initiate appropriate sanctions under 24 CFR	
2016-AT-1002-002-C	12/17/2015	58.77(d)(1)(v) for noncompliance.	\$0
		Either transfer the unexpended Section 108 loan proceeds to the repayment account	
2016-AT-1002-002-D	12/17/2015	or submit a request for extension to HUD.	\$0
			4.5
2016-AT-1002-002-E	12/17/2015	Provide HUD the additional security requirements according to the loan agreement.	\$0
		Develop and implement a financial management system in accordance with HUD	
		requirements to ensure that program funds can be traced to a level, which ensures	
		that such funds have not been used in violation of the restrictions and prohibitions of	
2016-AT-1002-002-F	12/17/2015	applicable statutes.	\$0
		Ensure that all Section 108 loan proceeds deposited at commercial banks are properly	
2016-AT-1002-002-G	12/17/2015	collateralized with Government obligations.	\$0
		Provide training, technical assistance, and increase monitoring of the Municipality's	
2016-AT-1002-002-H	12/17/2015	performance in the administration of its Section 108 loan program.	\$0
2016-DP-0002-001-B	12/21/2015	Not released to public.	\$0
2016-DP-0002-001-C	12/21/2015	Not released to public.	\$0

175 \$1,242,275,817

List of Open Recommendations to Present

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		instruct City officials to execute new grant agreements to show material changes in	
2017-NY-1001-001-B	11/2/2016	grant amounts resulting from duplication of benefits recalculations.	-
		Perform a detailed review of the procurement procedures for each of the State	
		grantees that received funds under the Disaster Relief Act. If the State did not	
		demonstrate that its procedures incorporated the specific procurement standards	
		included in 24 CFR 85.36(b) through (i) or that its procedures were equivalent to each	
		individual procurement provision of 24 CFR 85.36(b) through (i), HUD should (1)	
		require the grantee to update its procedures and provide an updated certification and	
		(2) review the updated grantee certification to confirm that the State meets	
		requirements and has a proficient procurement process in place, thereby putting up to	
		\$4,872,056,594 to better use. In cases in which HUD has not yet awarded all of the	
		allocated funds to the State, HUD should complete these steps before it executes any	
2016-PH-0005-001-A	9/29/2016	additional grant agreements with the State.	\$4,872,056,594
		Issue a change to regulations at 24 CFR Part 203, which would avoid unnecessary costs	
		to the FHA insurance fund, allowing an estimated \$2.23 billion to be put to better use.	
		These changes include (1) a maximum period for filing insurance claims and (2)	
2017-KC-0001-001-A	10/14/2016	disallowance of expenses incurred beyond established timeframes.	\$2,238,721,464

	1		1
		Implement adequate procedures and controls to ensure that public housing agencies	
		maintain valid declarations of trust that are recorded in public records to prevent	
		more than \$509 million in annual operating subsidy funds from being provided to	
		projects in which HUD's interests and investments are not protected. Such procedures	
		and controls should include but not be limited to (1) issuing additional guidance	
		regarding declarations of trust to assist HUD's field office staff, public housing	
		agencies, and independent auditors in clarifying HUD's requirements and	
		appropriately evaluating the declarations of trust and (2) amending the A-133	
		Compliance Supplement to require auditors to review an entire project at a time and	
		include steps for determining whether all property of the project is included on	
		declarations of trust and whether the declarations of trust were properly recorded in	
2016-CH-0001-001-D	2/26/2016	public records.	\$509,000,000
		Ensure that the \$276.5 million identified as invalid obligations in fiscal years 2015 and	
2017-FO-0002-002-D	11/14/2016	2016 are deobligated as appropriate.	\$276,567,940
		Reverse the accounting write-off of the advances accounts. In conjunction with the	
		subledger data solution, conduct a proper analysis to determine whether any of the	
2017-FO-0001-002-F	11/14/2016	\$248 million balances in the advances accounts are collectible.	\$248,016,624
		Close out and deobligate the remaining balances on 3,121 expired homeless assistance	
		contracts of \$151,719,152. Further, deobligate \$10,996,784 in 234 program obligations	
2017-FO-0003-008-A	11/15/2016	marked for deobligation during the departmentwide open obligations review.	\$162,715,936
		Record the deobligations provided by OCPO totaling as much as \$86.4 million for the	
		contracts identified during our review. Additionally, Ginnie Mae should deobligate the	
		\$587,505 in three administrative obligations marked for deobligation during the	
2017-FO-0003-008-Q	11/15/2016	departmentwide open obligations review.	\$86,987,505
		We recommend that the Acting Deputy Assistant Secretary for Grant Programs require	
		the State to develop and implement policies and procedures to document and perform	
		detailed review and testing to establish eligibility, existence, disaster event	
		qualifications, reasonableness of cost estimates, prioritization, and fund allocation,	
2016-FW-1010-001-A	9/30/2016	both retroactively and prospectively, which would put \$81,982,712 to better use.	\$81,982,712

		Acknowledge that the attached settlement agreement for \$70 million represents an	
2016-CF-1801-001-A	9/8/2016	amount due HUD.	\$59,000,000
		Request payment in the amount of the claims paid, plus incentive, from mortgagees	
		that have not provided the original note within the prescribed deadline for the \$55.3	
2017-FO-0002-003-C	11/14/2016	million.	\$55,350,830
		Acknowledge that \$76 million of the \$113 million in the attached settlement	
2016-CF-1806-001-A	9/19/2016	agreement represents an amount due HUD.	\$50,000,000
		Review and if necessary deobligate the 785 expired or inactive Section 235-236,	
		Section 202-811, and Project Based Section 8 projects totaling \$22,075,052,	
2017-FO-0003-008-G	11/15/2016	\$12,261,389, and \$384,125, respectively.	\$24,528,202
		Deobligate all obligations marked for deobligation during the departmentwide open	
		obligations review, including as much as \$18,290,686 in 307 administrative obligations	
		and \$3,420,032 in 202 program obligations marked for deobligation as of September	
2017-FO-0003-008-F	11/15/2016	30, 2016.	\$21,710,718
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		instruct City officials to reimburse the Program from non-Federal funds \$18,274,054 in	
2017-NY-1004-001-A	12/21/2016	exempt State sales tax on repairs and maintenance services.	\$18,274,054
		Support that the \$13,333,151 awarded for the architect, engineer, and construction	
		management services contracts was fair and reasonable in accordance Federal	
		procurement requirements or repay to HUD from non-Federal funds any amounts not	
2017-BO-1001-001-A	10/12/2016	supported.	\$13,333,151
		We recommend that the Acting Deputy Assistant Secretary for Grant Programs require	
2016-FW-1010-001-B	9/30/2016	the State to support or properly obligate \$11,717,288 in unsupported obligations.	\$11,717,288
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		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to reimburse the City's CDBG local bank	
		account for the \$11,532,769 in uncollected program income generated from the	
		disposition of real property previously assisted with CDBG funds, thus ensuring that	
2016-NY-1007-001-A	3/30/2016	these funds can be used for eligible activities.	\$11,532,769

	We recommend that the Director of the Public Housing Financial Management	
	Division obtain adequate supporting documentation of the utility expense level	
	amounts and verify the computation of \$8,993,484 in operating funds is accurate or	
2/2016	recapture ineligible amounts.	\$8,993,484
	Research grants with no drawdown activity and if a bonafide need no longer exists,	
	close out and deobligate remaining balances on the 16 grants with no drawdown	
/2016	activity totaling \$6,966,585.	\$6,966,585
	Development instruct City officials to provide documentation in the loan file that HUD	
	approved the withdrawal of funds after the required deadline, and provide an	
	explanation and obtain approval for the untimely disbursement of the \$6,724,820	
	after it had been drawn down. Any costs determined to be inadequately supported	
/2016	should be reimbursed from non-Federal funds.	\$6,724,820
	Work with HUD to develop a plan to ensure that energy savings are realized to	
	prevent a potential default on the \$5,869,770 energy conservation loan used to	
	purchase energy conservation equipment attached to the Authority's public housing	
/2016	properties.	\$5,869,770
	Provide adequate support that \$5,573,214 (\$866,235 in Capital Fund program and	
	\$4,706,979 in American Recovery and Reinvestment Act funds) was spent for eligible	
	costs. Any amounts that cannot be supported should be repaid to the program from	
//2016	non-Federal funds.	\$5,573,214
	/2016 /2016 /2016	Division obtain adequate supporting documentation of the utility expense level amounts and verify the computation of \$8,993,484 in operating funds is accurate or recapture ineligible amounts. Research grants with no drawdown activity and if a bonafide need no longer exists, close out and deobligate remaining balances on the 16 grants with no drawdown activity totaling \$6,966,585. We recommend that the Director of HUD's Buffalo Office of Community Planning and

		We recommend that the Director of HUD's Office of Block Grant Assistance require the	
		State to develop and implement written procedures and actions that would correct	
		and prevent the deficiencies outlined in the finding to ensure that the Parish	
		adequately supports program participant eligibility. The written procedures and	
		actions should include but not be limited to (1) reviewing and amending the Parish's	
		program policies, documentation checklist, and income calculation worksheet to	
		ensure the consistency of file documentation and eligibility determinations; (2)	
		providing training and assistance to the Parish and its contractors regarding program	
		participant eligibility determinations and documentation requirements; and (3)	
		conducting a final file review before disbursing funds on behalf of program	
		participants to ensure that files have complete documentation, appropriate follow-ups	
		are conducted, and the participant remains eligible for disaster assistance.	
		Implementing this recommendation should better ensure that the Parish spends at	
		least \$5,365,327 in CDBG disaster assistance funds obligated for its disaster assistance	
2016-FW-1006-001-A	8/31/2016	programs in accordance with requirements.	\$5,365,327
		Direct the New Orleans, LA, field office to enforce its monitoring findings and require	
		the grantee to provide documentation to support costs totaling \$4,959,911 or the	
		grantee must reimburse its program from non-Federal funds for any costs that it	
2016-PH-0001-001-A	6/30/2016	cannot support.	\$4,959,911
		Direct the Minneapolis, MN, field office to require the grantee to provide	
		documentation to support the \$4,299,963 in unsupported payments identified or the	
		grantee must reimburse its program from non-Federal funds for any costs that it	
2016-PH-0001-001-D	6/30/2016	cannot support.	\$4,299,963
		We recommend that the Director of the Public Housing Financial Management	
		Division determine whether any of the overpayment of \$3,630,286 was ineligible and	
2016-NY-0001-001-A	9/12/2016	take appropriate actions to recoup the ineligible payments.	\$3,630,286
		Repay to HUD from non-Federal funds the \$2,138,469 in ineligible CDBG-DR funds	
		committed and spent without publishing the required notice of intent and request for	
2017-BO-1001-002-C	10/12/2016	release of funds.	\$2,138,469

9/29/2016	We recommend that the Director of HUD's Office of Residential Care Facilities instruct project officials to provide documentation to justify \$2,047,444 in unsupported costs. Any costs determined to be ineligible and paid from project funds should be reimbursed by the responsible party to the proper project account from nonproject funds. Any costs determined to be ineligible that were charged but not paid should be removed from the projects' books and accounts.	\$2,047,444
	, , , , , , , , , , , , , , , , , , , ,	
	funds. Those ineligible expenses that were charged but not paid should be removed	
9/29/2016	from the projects' books and accounts.	\$1,812,777
	Provide documentation to support that \$1,807,359 in NSP funds was spent for	
	reasonable, necessary, and supported costs. Any amount for which adequate support	
6/28/2016	cannot be provided should be repaid to the Treasury from non-Federal funds.	\$1,807,359
	Direct the Washington, DC, field office to require the grantee to provide	
	documentation to support the \$1,766,778 in unsupported payments identified or the	
	grantee must reimburse its program from non-Federal funds for any costs that it	
6/30/2016	cannot support.	\$1,766,778
	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
	and Development instruct City officials to provide documentation to support the	
	\$1,652,223 in CDBG funds used for developing the 22 affordable townhouses. Any	
	amount determined to be ineligible should be reimbursed to the City's CDBG program	
3/30/2016	line of credit from non-Federal funds.	\$1,652,223
	We recommend that the Director of HUD's Office of Block Grant Assistance require the	
	State to ensure that the Parish supports the cost reasonableness of the grant	
	management contract or repay \$1,534,629 to its CDBG disaster assistance program	
8/31/2016	from non-Federal funds.	\$1,534,629
	9/29/2016 6/28/2016 6/30/2016	project officials to provide documentation to justify \$2,047,444 in unsupported costs. Any costs determined to be ineligible and paid from project funds should be reimbursed by the responsible party to the proper project account from nonproject funds. Any costs determined to be ineligible that were charged but not paid should be 9/29/2016 removed from the projects' books and accounts. We recommend that the Director of HUD's Office of Residential Care Facilities instruct project officials to reimburse the proper project account from nonproject funds for any of the \$1,812,777 (\$252,823 + \$1,559,954) in ineligible expenses paid with project funds. Those ineligible expenses that were charged but not paid should be removed from the projects' books and accounts. Provide documentation to support that \$1,807,359 in NSP funds was spent for reasonable, necessary, and supported costs. Any amount for which adequate support cannot be provided should be repaid to the Treasury from non-Federal funds. Direct the Washington, DC, field office to require the grantee to provide documentation to support the \$1,766,778 in unsupported payments identified or the grantee must reimburse its program from non-Federal funds for any costs that it cannot support. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation to support the \$1,652,223 in CDBG funds used for developing the 22 affordable townhouses. Any amount determined to be ineligible should be reimbursed to the City's CDBG program 3/30/2016 line of credit from non-Federal funds. We recommend that the Director of HUD's Office of Block Grant Assistance require the State to ensure that the Parish supports the cost reasonableness of the grant

		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
	1	Development instruct City officials to reimburse the \$1,500,000 in CDBG funds spent	
	1	for the delinquent float loan that defaulted in 1998 through one of the options	
		identified in HUD regulations so that it can be closed out as bad debt, thereby making	
2016-NY-1003-001-G	2/5/2016	the funds available for use on other eligible activities.	\$1,500,000
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to record the mortgages on the five CDBG-	
		assisted properties that were demolished and acquired with CDBG assistance of	
		\$1,475,674, thus ensuring that these properties are administered in compliance with	
2016-NY-1007-001-I		program requirements.	\$1,475,674
		Provide adequate documentation to support that \$1,448,663 in CDBG-DR funds was	
		spent for supported, necessary and reasonable costs. Any amount for which adequate	
2017-BO-1002-001-A		support cannot be provided should be repaid from non-Federal funds.	\$1,448,663
		Require the Housing Board to provide support showing that a conflict of interest did	
		not exist between the Mobile Development Enterprises and Superior Masonry or	
2016-AT-1010-001-A	8/4/2016	reimburse HUD \$1,241,958 from non-Federal funds.	\$1,241,958
		We recommend that the Director of the Public Housing Financial Management	
		Division validate the \$1,191,767 in underpayments and determine if any corrections	
2016-NY-0001-001-B	9/12/2016	should be made.	\$1,191,767
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to provide documentation to support that the	
		\$1,166,000 public facilities and improvements procurement contract price was fair	
		and reasonable and that the sole-source method used was justified. Any costs	
		determined not to be fair and reasonable should be reimbursed from non-Federal	
2016-NY-1003-001-J	2/5/2016	funds.	\$1,166,000
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to strengthen administrative controls to	
		ensure that future Section 108 income of \$1,162,801 will be recorded in IDIS, thus	
2016-NY-1007-001-C	3/30/2016	ensuring that these funds can be used for eligible activities.	\$1,162,801
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		Enforce the Miami, FL, field office's monitoring findings and require the grantee to	
		provide documentation to support costs totaling \$1,161,616 or the grantee must	
2016-PH-0001-001-B	6/30/2016	reimburse its program from non-Federal funds for any costs that it cannot support.	\$1,161,616
		Provide support that \$944,687 (Footnote 2: Emergency funds of more than \$1.1	
		million drawn between July 1, 2011, and December 31, 2015, were adjusted to	
		consider \$158,800 questioned in recommendation 1C and \$38,164 questioned in	
		recommendation 1D.) in Emergency funds drawn from HUD is reconciled with the	
		accounting records and that such funds have not been used in violation of the	
		restrictions and prohibitions of applicable statutes or reimburse the Emergency	
2016-AT-1012-001-B	8/29/2016	programs from non-Federal funds.	\$944,687
		Require the Authority to provide support to HUD showing that it received the best	
		value in all instances when it incorrectly awarded a contract based on a faxed bid. For	
		any portion the \$918,766 the Authority cannot support, HUD should require the	
2016-DE-1005-001-B	9/28/2016	Authority to repay its HOME and NSP programs from non-Federal funds.	\$918,766
	1, 2, 2	Require the members to provide support or reimburse HUD's FHA insurance fund	, , , , ,
2016-AT-1009-001-B	8/2/2016	\$865,142 for unsupported project disbursements.	\$865,142
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		coordinate with the Office of Healthy Homes and Lead Hazard Control to provide	
		technical assistance and instruct City officials to provide supporting documentation	
		that lead-based paint testing was performed, identified hazards were removed, and	
		clearance was achieved for the 41 properties for which homeowners received	
		\$833,199 in CDBG-DR assistance. If supporting documentation is not provided, City	
2017-NY-1001-002-C	11/2/2016	officials should repay the \$833,199 from non-Federal funds.	\$833,199
		Reimburse its program \$707,091 from non-Federal funds (\$645,509 in housing	
		assistance payments and \$61,582 in associated administrative fees) for the	
2016-CH-1004-001-A	7/28/2016	inappropriate payments cited in this finding.	\$707,091
		Repay to the Treasury from non-Federal funds the \$666,668 in NSP funds spent for	
		ineligible activity costs and funds that had already been paid by another Federal	
2016-BO-1003-001-A	6/28/2016		\$660,528

		Provide support for the proper allocation of the \$650,990 in information technology	
		costs charged to the Capital Fund program. Any amounts that cannot be supported	
2016-BO-1002-001-F	6/27/2016	should be repaid from non-Federal funds.	\$650,990
		Deobligate all obligations marked for deobligation during the departmentwide open	
		obligations review, including as much as \$384,703 in 27 administrative obligations and	
2017-FO-0003-008-K	11/15/2016	\$234,619 in 6 program obligations marked for deobligation as of September 30, 2016.	\$619,322
		Acknowledge that the attached settlement agreement for \$510,000 represents an	
2016-CF-1813-001-A	9/30/2016	amount due HUD.	\$510,000
		Reimburse its public housing projects \$507,800 from non-Federal funds related to the	
2016-PH-1005-001-A	8/17/2016	ineligible duplication of the information technology fee.	\$507,800
		Provide support showing that the contracts for which \$488,150 (\$216,142 and	
		\$272,008 for legal services and public relations services, respectively) was paid were	
		procured at the most competitive and best price and the costs paid were necessary	
		and reasonable. Any unnecessary or unreasonable costs should be repaid from non-	
2016-BO-1002-001-K	6/27/2016	Federal funds to the program(s) that paid the costs.	\$488,150
		We recommend that the Director of HUD's Office of Public Housing instruct Authority	
		officials to provide documentation showing that the \$474,571 in identified	
		procurements was reasonable or repay any amounts not supported from non-Federal	
2017-NY-1002-001-A	11/22/2016	funds.	\$474,571
		Obtain adequate support to document the reasonableness and necessity of \$472,246	
		or reprogram the funds to other allowable activities, thus ensuring that the funds will	
2017-BO-1002-001-B	10/17/2016	be put to their intended use.	\$472,246
		Support or reimburse its program \$496,585 from non-Federal funds (\$467,426 + \$444	
		in housing assistance payments + \$28,715 in administrative fees) for the missing	
2016-CH-1006-001-A	8/23/2016	eligibility documentation and unsupported housing assistance payments.	\$467,870
		Require Majestic Management to provide support that \$462,281 paid for	
2017-KC-1001-002-B	12/16/2016	procurements was reasonable or reimburse the appropriate projects for the balance.	\$462,281
		Reimburse its program \$497,668 (\$453,995 in housing assistance payments + \$43,673	
		in associated administrative fees) from non-Federal funds for the inappropriate	4
2016-CH-1007-001-A	9/28/2016	payments cited in this finding.	\$453,995

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		Support or reimburse its program \$964,365 (\$619,750 + \$344,615) from non-Federal	
2016-CH-1005-001-A	8/3/2016	funds for the unsupported procurement and contracting cited in this finding.	\$452,287
		Provide documentation to show that fees it charged for maintenance services totaling	. ,
		\$4,927,176 were reasonable or reimburse its public housing projects from non-Federal	
2016-PH-1005-001-B	8/17/2016	funds for any amount that it cannot support.	\$448,225
		Provide documentation to support that it paid itself \$447,345 for eligible purposes or	. ,
2017-KC-1001-001-B	12/16/2016	reimburse the appropriate projects for the balance.	\$447,345
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to record the mortgage on the CDBG-assisted	
		rental property that was rehabilitated or reimburse the \$426,296 from non-Federal	
		funds to the City's CDBG program line of credit, thus ensuring that the funds are put to	
2016-NY-1007-001-H	3/30/2016	their intended use.	\$426,296
		Acknowledge that the attached settlement agreement for \$425,000 represents an	
2016-SE-1801-001-A	9/12/2016	amount due HUD.	\$416,145
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to record the receipt and expense of \$397,031	
		in the City's accounting records and correctly classify the amount in IDIS to show the	
		use of the City's CDBG funds for repayment of a guaranteed Section 108 loan, thus	
2016-NY-1007-002-C	3/30/2016	ensuring that the funds were put to their intended use.	\$397,031
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the City to support that project 3, to build a bike path along	
		the Mississippi River, met a national objective or repay \$396,836 to its CDBG program	
2016-FW-1001-001-C	3/21/2016	from non-Federal funds.	\$396,836
		Reimburse HUD for \$379,547 in ineligible costs related to activities 831and 843 from	
2016-AT-1006-001-A	6/17/2016	non-Federal funds.	\$379,547
		Provide supporting documentation or reimburse its program for \$362,723 in	
		unsupported expenditures related to activities 831, 747, and 800 from non-Federal	
2016-AT-1006-001-B	6/17/2016	funds.	\$362,723
		Support the cost reasonableness of the nine contracts or reimburse \$408,958 to the	
		appropriate Operating Fund, Capital Fund, and Housing Choice Voucher programs	
2016-AT-1008-001-A	7/19/2016	from non-Federal funds.	\$352,228

		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the City to support that project 1, to recruit and train low-	
		income persons for construction jobs in the Baton Rouge area, met a national	
2016-FW-1001-001-A	3/21/2016	objective or repay \$338,176 to its CDBG program from non-Federal funds.	\$338,176
		We recommend that the Director of HUD's New Orleans Office of Community Planning	, ,
		and Development require the City to Support the cost reasonableness of the 64	
		housing rehabilitation contracts or repay \$677,948 to its CDBG program from non-	
2016-FW-1001-002-A	3/21/2016	Federal funds.	\$320,911
		Repay to HUD from non-Federal funds the \$316,850 in payments made for services	1
2017-BO-1001-001-B	10/12/2016	outside the scope of the seven contracts.	\$316,850
	, ,	Require the Authority to provide support to HUD showing the necessity of drug testing	. ,
		every house and that the Authority received the best value for amounts spent on	
		testing and remediation. For any portion the \$315,166 the Authority cannot support,	
		HUD should require the Authority to repay its HOME and NSP programs from non-	
2016-DE-1005-001-A	9/28/2016	Federal funds.	\$315,166
		Provide documentation to show that \$2,377,970 disbursed for other direct costs was	
		supported and was for prices that were fair and reasonable or repay HUD from non-	
		Federal funds any amount that it cannot support (excluding any amount repaid as a	
2016-PH-1009-001-C	9/30/2016	result of recommendation 1B).	\$303,004
		Recapture the remaining balance of \$300,278 allocated to the stalled Barclay	
2016-AT-1006-001-C	6/17/2016	Apartment activity 843.	\$300,278
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs instruct	
		State officials to immediately recapture more than \$300,000 in CDBG-DR funds	
		disbursed to 35 businesses that was subject to full or partial recapture, thus ensuring	
2016-NY-1006-002-C	3/29/2016	that these funds will be put to their intended use.	\$300,000
		Provide documentation to support program accomplishment data related to	
		disbursements totaling \$292,611 or repay HUD from non-Federal funds for any	
2016-PH-1006-001-A	8/31/2016	amount that it cannot support.	\$292,611
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to provide documentation to justify the \$291,236	
		in unsupported costs related to disbursements made to the City's public services	
		subrecipient. Any costs determined to be inadequately supported should be	
2016-NY-1003-001-C	2/5/2016	reimbursed from non-Federal funds.	\$291,236

		Obtain written agreements and support the eligibility of \$284,649 in unsupported	
2016-LA-1007-001-A	8/17/2016	costs or repay the program using non-Federal funds.	\$284,649
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to reimburse the line of credit for \$272,459 in CDBG-DR funds disbursed	
2016-NY-1006-001-A	3/29/2016	to four businesses for ineligible costs from non-Federal funds.	\$272,459
		Provide a plan for the completion within acceptable timeframes of the five unfinished	
		properties or cancel the activities and deobligate and reprogram the \$254,183 in funds	
		to other allowable activities, thus ensuring that the funds will be put to their intended	
2016-BO-1003-001-G	6/28/2016	use.	\$254,183
		Provide documentation to support \$516,560 disbursed for wages and salaries charged	
		to its programs by its contractor's employees or repay HUD from non-Federal funds	
2016-PH-1009-001-D	9/30/2016	any amount that it cannot support.	\$244,612
		Require Majestic Management to reimburse the appropriate projects their portion of	
2017-KC-1001-002-A	12/16/2016	\$231,091 for work not completed or overbilled.	\$231,091
		Provide supporting documentation or reimburse its program for \$227,587 in	
2016-AT-1007-001-A	6/22/2016	unsupported expenditures from non-Federal funds.	\$227,587
		We recommend that the Director of the HUD's Buffalo Office of Community Planning	
		and Development instruct City officials to provide documentation to adequately	
		support that \$70,538 disbursed and \$150,000 obligated were for eligible costs. Any	
2016-NY-1002-001-A	1/7/2016	costs determined to be ineligible should be reimbursed from non-Federal funds.	\$220,538
		Provide cost justifications for the six service contracts by obtaining written cost	
		estimates from at least three contractors for each contract and reimburse the	
		property's operating account from non-project funds up to \$219,309 for any amounts	
2016-SE-1002-002-A	6/23/2016	that are unreasonable.	\$219,309
		Provide support showing that \$212,496 in program funds was remitted to the State	
		and reallocated to eligible NSP activities and that any additional program income	
2016-BO-1003-001-L	6/28/2016	owed by the developer has been remitted.	\$212,496
		Reimburse \$189,227 to the Emergency programs from non-Federal funds for ineligible	
2016-AT-1012-001-C	8/29/2016	charges made to the programs.	\$189,227

		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		coordinate with the Office of Healthy Homes and Lead Hazard Control to provide	
		technical assistance and instruct City officials to document the negative lead test	
		results in CMS for one home and the removal of identified lead hazards and lead	
		clearance reports for four homes, thus ensuring that \$182,660 in CDBG-DR assistance	
		·	
2047 NV 4004 002 D	11/2/2016	was disbursed for lead-safe homes. If the negative test results are not documented,	ć402 CC0
2017-NY-1001-002-B	11/2/2016	City officials should repay the \$182,660 from non-Federal funds.	\$182,660
		Require the members to reimburse HUD's FHA insurance fund \$181,020 for the	
2016-AT-1009-001-A	8/2/2016	ineligible distributions to the members.	\$181,020
		Reimburse its program \$153,593 from non-Federal funds for the \$129,558 in housing	
		assistance payments made and \$24,035 in administrative fees received for the	
		payments made to Brick Capital Community Development Corporation on the expired	
2016-AT-1013-003-A	9/13/2016	contract.	\$153,593
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to reimburse from non-Federal funds \$153,279	
		spent on ineligible costs for duplicate and preaward costs of an economic	
		development loan (\$99,616), non-Federal City salary costs (\$46,324), and duplicate	
2016-NY-1003-001-A	2/5/2016	subrecipient costs (\$7,339).	\$153,279
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct	
		State officials to provide adequate documentation to justify \$152,703 in CDBG-DR	
		funds disbursed to six businesses. If any amount cannot be adequately supported, it	
2016-NY-1006-001-B	3/29/2016	should be reimbursed from non-Federal funds to the State's line of credit.	\$152,703
			, , , , ,
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to provide documentation to support whether	
		\$148,000 in CDBG program income was generated from the disposition of real	
		properties acquired with CDBG funds so that HUD can determine eligibility. Any	
		recognized program income should be reimbursed to the City's local bank account and	
2016-NY-1007-001-E	2/20/2016	recorded in IDIS, thus ensuring that these funds can be put to better use.	\$148,000
Z010-I41-1007-001-E	3/30/2010	Provide support for the \$132,759 in assistance that was based on the missing tenant	3140,000
2016 SE 1004 001 A	0/12/2016		6122 750
2016-SE-1004-001-A	9/12/2016	files and reimburse HUD for the amount that remains unsupported.	\$132,759

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		Provide documentation that \$123,108 in NSP funds paid to two developers for	
		administrative expenses was supported and that work performed was completed in	
		accordance with their contracts. Any amount for which adequate support cannot be	
2016-BO-1003-001-D	6/28/2016	provided should be repaid to the Treasury from non-Federal funds.	\$123,108
	<u> </u>	We recommend that the Director of the Public Housing Financial Management	. ,
		Division recapture the overpayment of \$116,218 disbursed for the units, which	
2016-NY-0001-001-F	9/12/2016	exceeded the PHAs' Faircloth limit.	\$116,218
		We recommend that the Director of the HUD's Buffalo Office of Community Planning	, ,
		and Development instruct City officials to spend program income of \$113,733 on	
		eligible CDBG activities before drawing down additional CDBG entitlement funds, thus	
2016-NY-1002-001-D	1/7/2016	ensuring that these funds are put to better use.	\$113,733
		Provide supporting documents for the \$112,064 in unsupported disbursements and	
		repay the project operating account from non-project funds for any amounts that	
2016-SE-1002-003-A	6/23/2016	remain unsupported.	\$112,064
		Provide documentation to support salary and fringe benefit costs totaling \$109,248 or	
2016-PH-1006-001-B	8/31/2016	repay HUD from non-Federal funds for any amount that it cannot support.	\$109,248
2016-AT-1007-001-B	6/22/2016	Reimburse its line of credit for \$108,563 in ineligible costs from non-Federal funds.	\$108,563
		Reimburse the program \$108,390 from non-Federal funds for housing assistance	
		payments (\$100,214) and administrative fees received (\$8,176) for the 40 units that	
2016-AT-1005-001-A	5/10/2016	materially failed to meet HUD's and its own housing quality standards.	\$108,390
		Require the Authority to provide support justifying the reasonableness and necessity	
		of all travel to conferences and trainings over the 31-month period reviewed. For any	
		portion of the \$102,563 in travel costs that HUD determines to be unreasonable, HUD	
		should require the Authority to repay its HOME and NSP programs with non-Federal	
2016-DE-1005-002-A	9/28/2016		\$102,563
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		instruct City officials to reimburse \$101,398 in additional grants owed to the 11	
		homeowners whose grant amounts should have been materially increased as a result	
2017-NY-1001-001-D	11/2/2016	of recalculated duplication of benefits.	\$101,398

		Reimburse the project \$101,282 from non-project funds (\$4,706 for unauthorized	
		distributions and \$96,576 for unauthorized repayments of loan advances) and if	
		necessary, make prior-period adjustments to the financial statements to disclose the	
2016-SE-1002-001-A	6/23/2016	information in accordance with generally accepted accounting principles.	\$101,282
	3, 23, 2020	and the state of t	+
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to reimburse the City's CDBG program line of	
		credit for \$100,982, which was used to pay costs that had been paid with CDBG	
2016-NY-1007-002-B	3/30/2016	program income, thus ensuring that these funds can be used for eligible activities.	\$100,982
		Repay the programs from non-Federal funds the \$97,330 spent for the unallowable	
		costs of scanning and storing records, accounting and financial software licenses, and	
2016-BO-1002-001-C	6/27/2016	iPads.	\$97,330
		Acknowledge that the attached settlement agreement for \$91,377 represents an	
2016-CF-1810-001-A	9/29/2016	amount due HUD.	\$91,377
		Deobligate the \$83,501 in 124 administrative obligations marked for deobligation	
2017-FO-0003-008-H	11/15/2016	during the departmentwide open obligations review.	\$83,501
		Reimburse its program \$74,210 from non-Federal funds for the \$65,430 in housing	
		assistance payments and \$8,780 in administrative fees received for the 37 units that	
2016-AT-1013-001-A	9/13/2016	failed to meet HUD's housing quality standards.	\$74,210
		Take the appropriate actions to resolve the income discrepancies and pursue	
		collection from the applicable households or reimburse its program \$75,619 (\$66,236	
		in housing assistance payments + \$9,383 in administrative fees) from non-Federal	
2016-CH-1006-002-A	9/22/2016	funds for the overpayment of housing assistance cited in this finding.	\$66,236
2010-CH-1000-002-A	8/23/2010	Provide documentation for the \$61,804 in unaccounted for inventory. If the items	300,230
		cannot be accounted for, repayment should be made to the Authority's low-rent	
2016-BO-1002-001-J	6/27/2016	program from non-Federal funds.	\$61,804
2010-00-1002-001-3	0/2//2010	Require the members to reimburse HUD's FHA insurance fund \$53,885 for the	301,804
2016-AT-1009-001-C	8/2/2016	ineligible project disbursements.	\$53,885
2010-A1-1003-001-C	3,2,2010	Reimburse its program \$63,542 from non-Federal funds (\$51,536 in housing assistance	755,005
		overpayments + \$9,236 + \$2,770 in associated administrative fees) for the	
2016-CH-1006-001-F	8/23/2016	inappropriate payments.	\$51,536
2010 CH-1000-001-1	0/23/2010	mappi opirate payments.	751,550

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	Provide documentation to support that \$48,891 was spent for eligible purposes or	
12/16/2016	reimburse the appropriate projects for the balance.	\$48,891
8/17/2016	Repay the program for \$48,611 in ineligible costs using non-Federal funds.	\$48,611
	Revise or reclassify the national objective for the \$38,165 in questioned costs used for	
8/17/2016	the solar panel project or repay the program using non-Federal funds.	\$38,165
	Submit supporting documentation showing the eligibility, reasonableness, and	
	allocability of \$38,164 charged to the Emergency programs for unsupported	
	drawdowns and equipment cost allocations or reimburse the programs from non-	
8/29/2016	Federal funds.	\$38,164
	We recommend that the Director of HUD's Office of Block Grant Assistance require the	
	State to ensure that the Parish provides documentation detailing the number of hours	
	worked for each disaster assistance program or repay \$37,450 to its CDBG disaster	
8/31/2016	assistance program from non-Federal funds.	\$37,450
	Provide support for the \$35,890 in assistance that was based on the unperformed or	
	missing annual recertifications and reimburse HUD for the amount that remains	
9/12/2016	unsupported.	\$35,890
	We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
	instruct City officials to repay the Program from non-Federal funds \$32,107 in	
	overpaid grants to homeowners whose grant amounts (1) were not revised to show	
	recalculated duplication of benefits and (2) exceeded the Program's 60 percent	
11/2/2016	reimbursement rate.	\$32,107
	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
	and Development instruct City officials to provide documentation to support the	
	income eligibility of the homeowner who received \$30,600 in CDBG funds related to	
	the rebate program. If documentation cannot be provided, the City's CDBG program	
3/30/2016	line of credit should be reimbursed \$30,600 from non-Federal funds.	\$30,600
	Justify the reasonableness of or repay to the Treasury from non-Federal funds the	
6/28/2016	\$29,106 in NSP funds spent for unreasonable activity costs.	\$29,106
	8/17/2016 8/17/2016 8/29/2016 8/31/2016 9/12/2016 11/2/2016	allocability of \$38,164 charged to the Emergency programs for unsupported drawdowns and equipment cost allocations or reimburse the programs from non-8/29/2016 Federal funds. We recommend that the Director of HUD's Office of Block Grant Assistance require the State to ensure that the Parish provides documentation detailing the number of hours worked for each disaster assistance program or repay \$37,450 to its CDBG disaster assistance program for mon-Federal funds. Provide support for the \$35,890 in assistance that was based on the unperformed or missing annual recertifications and reimburse HUD for the amount that remains unsupported. We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs instruct City officials to repay the Program from non-Federal funds \$32,107 in overpaid grants to homeowners whose grant amounts (1) were not revised to show recalculated duplication of benefits and (2) exceeded the Program's 60 percent reimbursement rate. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation to support the income eligibility of the homeowner who received \$30,600 in CDBG funds related to the rebate program. If documentation cannot be provided, the City's CDBG program 3/30/2016 line of credit should be reimbursed \$30,600 from non-Federal funds.

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		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		coordinate with the Office of Healthy Homes and Lead Hazard Control to provide	
		technical assistance and instruct City officials to reconcile the discrepancy in the lead	
		test results. If it is determined that the home tested positive for a lead-based paint	
		hazard, City officials should provide supporting documentation showing that the	
		hazard has been removed and the home has achieved clearance, thus ensuring that	
		\$29,019 in CDBG-DR assistance was disbursed for a lead-safe home. If the lead test	
		results are not reconciled and the lead safety of the home is not documented, City	
2017-NY-1001-002-E	11/2/2016	officials should repay the \$29,019 from non-Federal funds.	\$29,019
		Reimburse its program \$28,199 (\$19,771 + \$7,793 + \$635) from non-Federal funds for	
		the overpayment of housing assistance and ineligible administrative fees it received	
2016-AT-1014-001-A	9/30/2016	for the deficiencies cited in this report.	\$28,199
		We recommend that the Director, Office of Public Housing, Fort Worth, TX, require the	
		Authority to support or repay its Capital Fund program from non-Federal funds	
2017-FW-1001-001-B	12/12/2016	\$28,000 for work completed without a valid contract.	\$28,000
		Support or repay to HUD from non-Federal funds \$32,398 in duplicative assistance	
2017-BO-1001-002-F	10/12/2016	provided to program applicants.	\$26,107
		Acknowledge that the attached judgment and repayment agreement for \$24,500	
2016-PH-1803-001-A	9/9/2016	represents an amount due HUD.	\$24,000
		Reimburse its program \$22,967 from non-Federal funds for the \$20,111 in housing	
		assistance payments and \$2,856 in administrative fees received for the 51 ineligible	
2016-AT-1013-002-A	9/13/2016	housing assistance payments missing housing assistance payments contracts.	\$22,967
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to provide a registered mortgage for the	
		homeowner property assisted with \$21,195 in CDBG funds. If a registered mortgage	
		cannot be provided, the City's CDBG program line of credit should be reimbursed	
2016-NY-1007-001-Q	3/30/2016	\$21,195 from non-Federal funds.	\$21,195
		Pursue collection from the applicable households or reimburse its program \$18,718	
		from non-Federal funds for the overpayment of housing assistance due to unreported	
2016-CH-1006-001-I	8/23/2016	or underreported income.	\$18,718

		Provide support showing that \$17,414 in management fees charged to the projects	
		using a budgeted amount represented actual amounts or repay the difference to each	
2017-KC-1001-001-A	12/16/2016	affected project.	\$17,414
		Support the eligibility of \$11,960 in unsupported costs or repay the program using non-	
2016-LA-1007-001-C	8/17/2016	Federal funds.	\$11,960
		Require the members to reimburse HUD's FHA insurance fund \$11,587 for the	
2016-AT-1009-001-D	8/2/2016	unreasonable nonsufficient funds and overdraft charges.	\$11,587
		Reimburse the appropriate projects their portion of \$11,184 that it charged for	
2017-KC-1001-003-A	12/16/2016	ineligible items.	\$11,184
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to reimburse \$9,730 from non-Federal funds to	
		the City's CDBG program line of credit for the ineligible homeowner rehabilitation	
2016-NY-1007-001-R	3/30/2016	assistance provided that exceeded the subsidy limit.	\$9,730
		Reimburse \$7,851 spent on ineligible expenses to the appropriate Operating Fund and	
2016-AT-1008-001-B	7/19/2016	Housing Choice Voucher programs from non-Federal funds.	\$7,851
		Provide support showing that the project was entitled to the \$7,378 from the security	
		deposit account or reimburse the security deposit account from the operating account	
2016-SE-1002-003-C	6/23/2016	for any amounts to which the project was not entitled.	\$7,378
		Provide support for the \$6,804 in housing assistance that was based on the unverified	4
2016-SE-1003-001-A	9/12/2016	income and reimburse HUD any amount that remains unsupported.	\$6,804
		Require the Authority to provide support for the unreasonable amount of hotel costs	
		above the local per diem rate. For any portion of the \$22,083 in unreasonable costs	
		(\$16,386 of which is included in costs identified in recommendation 2A) that the	
		Authority cannot support, HUD should require the Authority to repay its HOME and	
2016-DE-1005-002-B	9/28/2016	NSP programs with non-Federal funds.	\$5,697
		Repay HUD from non-Federal funds \$5,056 in ineligible duplicative assistance provided	
2017-BO-1001-002-E	10/12/2016	to program applicants.	\$5,056
		Direct the Washington, DC, field office to require the grantee to repay its program	
2016-PH-0001-001-F	6/20/2016	\$4,214 from non-Federal funds for the ineligible costs associated with activity 1515.	\$4.214
Z010-LU-0001-001-L	0/30/2010	عبر عبر المال المال - rederal futius for the mengine costs associated with activity 1515.	\$4,214

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		Provide adequate support for disbursements or reimburse \$3,588 to the appropriate	
2016-AT-1008-001-C	7/19/2016	Operating Fund and Housing Choice Voucher programs from non-Federal funds.	\$3,588
2010 /// 2000 001 0	7/13/2010	Repay HUD \$3,400 from non-Federal funds for the ineligible payments made to the	, , , , , , , , , , , , , , , , , , ,
2016-PH-1006-001-D	8/31/2016	public housing resident.	\$3,400
2010 111 1000 001 5	0,01,2010	Support or reimburse its program \$3,092 from non-Federal funds for the \$2,756 in	, , , , , , , , , , , , , , , , , , ,
		housing assistance payments and \$336 in administrative fees received for the six	
		unsupported housing assistance payments missing deeds, utility allowance	
2016-AT-1013-002-B	9/13/2016	determinations, and inspection reports.	\$3,092
	3,13,131		+0,00
		For the member whose October 1, 2015, reexamination relied on unverified income	
		information, determine the appropriate housing assistance payment amount for that	
		reexamination date by verifying and supporting the member's income at that time,	
		reimburse HUD up to \$3,087 for any amount that remains unsupported, and adjust the	
2016-SE-1001-001-D	3/9/2016	next request for assistance to account for the appropriate amount.	\$3,087
		We recommend that the Director of the HUD's Buffalo Office of Community Planning	
		and Development instruct City officials to reprogram unexpended funds of \$2,516 on a	
		subgrantee agreement that expired June 30, 2015, for use by other eligible CDBG	
2016-NY-1002-001-C	1/7/2016	activities so that these funds are put to better use.	\$2,516
		Require the Authority to provide support justifying the necessity of the weekend	
		travel that occurred. For any portion of the \$2,134 in weekend travel costs that HUD	
		determines to be unsupported, HUD should require the Authority to repay its HOME	
2016-DE-1005-002-C	9/28/2016	and NSP programs with non-Federal funds.	\$2,134
		Provide documentation to support \$11,268 disbursed for travel or repay HUD from	
2016-PH-1009-001-E	9/30/2016	non-Federal funds any amount that it cannot support.	\$1,838
		Reimburse the three tenants who overpaid rent by \$714. If HUD agrees to reimburse	
		Solace for the \$714 in underpaid assistance, Solace could use these funds to reimburse	
2016-SE-1003-001-C	9/12/2016	the tenants.	\$714
		Require Solace to reimburse HUD the \$584 it paid in post-move-out assistance for four	
2016-SE-1003-002-A	9/12/2016	tenants.	\$584
2016-SE-1003-001-B	9/12/2016	Reimburse HUD the \$320 in overcharged housing assistance.	\$320

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		Provide support for the \$248 in assistance that was based on the unsupported	
2016-SE-1004-001-B	9/12/2016	hardship exemptions and reimburse HUD for the amount that remains unsupported.	\$248
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to reimburse \$83 from non-Federal funds to	
		the City's CDBG program line of credit for disbursements made for the two contracts	
2016-NY-1007-001-S	3/30/2016	exceeding 10 percent of the cost estimate.	\$83
		We recommend that the Director of the HUD's Buffalo Office of Community Planning	
		and Development instruct City officials to strengthen monitoring procedures for CDBG-	
2016-NY-1002-001-B	1/7/2016	funded subgrantees to ensure compliance with program requirements.	\$0
	, ,	We recommend that the Director of the HUD's Buffalo Office of Community Planning	·
		and Development instruct City officials to implement procedures to ensure that	
		program income received by subgrantees is properly reported in HUD's integrated	
		Disbursement and Information System and spent before funds are drawn down from	
2016-NY-1002-001-E	1/7/2016	the U.S. Treasury.	\$0
		We recommend that the Director of the HUD's Buffalo Office of Community Planning	
		and Development instruct City officials to strengthen subgrant procedures to ensure	
		that all required documents are received, explanations are obtained when prior	
2016-NY-1002-001-F	1/7/2016	performance does not meet goals, and subgrants are executed in a timely manner.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to strengthen disbursement controls to ensure that	
2016-NY-1003-001-B	2/5/2016	CDBG funds are drawn down to reimburse only eligible costs.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to strengthen procedures to ensure that all costs	
		claimed for CDBG reimbursement are adequately supported by documentation before	
2016-NY-1003-001-D	2/5/2016	funds are disbursed.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to strengthen controls to ensure compliance with	
		Section 108 contract provisions and regulations requiring disbursement of funds in a	
2016-NY-1003-001-F	2/5/2016	timely manner after drawdown.	\$0

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2016-NY-1003-001-H	2/5/2016	We recommend that the Director of HUD's Buffalo Office of Community Planning and Development instruct City officials to implement procedures to ensure that any future CDBG float-funded activities are administered in accordance with HUD regulations requiring that the annual action plan identify the float-funded activity and a commitment to undertake one of the options listed in the regulations if the funds are unable to be repaid within the required timeframe.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to develop and implement procedures to ensure	
		that the City's liens related to HUD-funded loans are not released without repayment	
2016-NY-1003-001-I	2/5/2016	or evidence of due diligence to address delinquent, outstanding loans.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to implement procedures to ensure that all HUD-	
		funded procurement is performed in accordance with regulations at 24 CFR 85.36,	
		which require that sealed bid procurements be adequately advertised and involve at	
		least two bids and that independent estimates be documented before bids or	
2016-NY-1003-001-K	2/5/2016	proposals are received.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to strengthen procedures over subrecipient	
		monitoring to ensure that onsite visits are conducted for all CDBG subrecipients	
		annually as specified in the agreements and that monitoring efforts are adequately	
2016-NY-1003-001-L	2/5/2016	tracked.	\$0
		We recommend that the Director of HUD's Buffalo Office of Community Planning and	
		Development instruct City officials to request CDBG program training from the HUD	
		Office of Community Planning and Development field office relating to Section 108	
		and float loan administration, drawdown and disbursement of funds in a timely	
2016-NY-1003-001-M	2/5/2016	manner, and federal procurement regulations.	\$0

		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to collect and test lead dust samples from the floors and window sills of the 27 homeowner units that received CDBG funds in program years 2012 and 2013 to ensure that the lead dust does not exceed the allowable lead dust standards. If the tests reveal the existence of excessive lead dust, City officials need to reduce the lead dust to the allowable limit, or reimburse the City's CDBG line of credit from non-Federal funds for disbursements previously made	
2016-NY-1801-001-B	2/11/2016	to repair those 27 units.	\$0
		Amend the declaration of trust forms and instructions to (1) include a second identifier for each property, such as physical addresses, so that HUD may verify the effectiveness of the declaration of trust with the information maintained in its systems; (2) allow for the declaration of trust to terminate only upon release from	
2016-CH-0001-001-C	2/26/2016	HUD; and (3) reflect the actual preparation process used.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to strengthen administrative controls over record keeping to ensure that documentation is maintained to support the eligibility	
2016-NY-1007-001-G	3/30/2016	of costs paid with CDBG funds.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation, such as proof of advertising, bids received, bid analysis reports, cost estimates, contracts, and other applicable records, to support compliance with Federal procurement regulations in the	
2016-NY-1007-001-J	3/30/2016	awarding of the five contracts.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation to support compliance with Federal procurement regulations when contracts were awarded to	
2016-NY-1007-001-K	3/30/2016	the three single bidders.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation to support the eligibility of the three tenants occupying low- to moderate-income housing units at a	
2016-NY-1007-001-L	3/30/2016	residential property assisted with CDBG funds.	\$0

	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
	and Development instruct City officials to provide documentation to support the	
	review of the remaining 30 tenants' eligibility to occupy low- and moderate-income	
3/30/2016	housing units.	\$0
	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
	and Development instruct City officials to provide documentation to support that	
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3/30/2010	requirements.	70
	We recommend that the Director of HID's Newark NI Office of Community Planning	
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3/30/2016		\$0
3/30/2016	program requirements.	\$0
	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
	and Development instruct City officials to strengthen financial controls over cash flow	
	to ensure that the time between making and spending LOCCS drawdowns is	
2/20/2016	minimized	\$0
	3/30/2016 3/30/2016 3/30/2016	and Development instruct City officials to provide documentation to support the review of the remaining 30 tenants' eligibility to occupy low- and moderate-income housing units. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation to support that those laborers employed by the four contractors are compensated in accordance with Davis-Bacon wage rates. If documentation cannot be provided, the City's line of credit should be reimbursed from non-Federal funds for disbursements made to the four contractors. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to strengthen administrative controls over the City's CDBG program to ensure compliance with program income and procurement requirements. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation to support compliance with Federal procurement regulations when a winning bidder was allowed to submit two bids with different prices for a single contract. If documentation cannot be provided, the City's line of credit should be reimbursed from non-Federal funds for disbursements made to the contractor. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide documentation, such as a New Jersey State business registration, liability insurance, licenses, and other documentation, to support the eligibility of the three contractors awarded HORP 3/30/2016 contracts in program years 2012 and 2013. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct City officials to provide training to City staff responsible for administering the City's CDBG program to strengthen the staff's awareness of CDBG program requirements.

		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to provide training to City staff responsible for	
		reporting in IDIS and making drawdowns from LOCCS, thus ensuring compliance with	
2016-NY-1007-002-F	3/30/2016	CDBG program requirements.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct City officials to strengthen financial controls to ensure that	
		LOCCS drawdowns are charged to the correct IDIS activities and traceable to the City's	
2016-NY-1007-002-G	3/30/2016	accounting records.	\$0
		Submit annually to HUD for the next 3 years, a list of all procurement contracts over	
		\$10,000 (whether ongoing or recently procured contracts) listing the vendor name,	
		contract service description or items purchased, and contract amount. HUD will	
2016-LA-1004-001-E	4/28/2016	perform a review and evaluation of selected contracts.	\$0
		Submit to HUD, on an annual basis, for the next 3 years, the Authority's last 12-month	
2016-LA-1004-001-F	4/28/2016	vendor payment history.	\$0
		Consider stratifying the population of RHAP tenant cases between income-based and	
		non-income based rents going forward in determining the population of cases for the	
		QC study and determine whether it is appropriate to include only the income-based	
2016-FO-0005-001-C	5/13/2016	tenants in the population.	\$0
		Develop, document, and implement formal policies and procedures to ensure that (1)	
		all programs or activities that expend \$1 million or more annually for each program	
		office identified are included in either the program office's payment recapture audit	
		plan or provide a justification and analysis showing why a payment recapture audit	
		would not be cost effective for that program or activity and (2) justifications and	
	l .	analyses showing why a payment recapture audit would not be cost effective are	
		maintained and adequately described in the AFR, in accordance with OMB Circular A-	
2016-FO-0005-002-A	5/13/2016	123, appendix C.	\$0
		Revisit the existing recovery audit plan and update it as needed to ensure that all	
		programs and activities that expended more than \$1 million annually were included in	
		the recovery audit plan or excluded from the recovery audit plan and maintain the	
2016-FO-0005-002-B	I	corresponding cost-benefit analyses supporting their exclusion.	\$0

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		Resubmit the justifications for why a payment recapture audit would not be cost-	
		effective for each program that expended over \$1 million or more to OMB and OIG for	
2016-FO-0005-002-C	5/13/2016	programs that were not already identified under a separate recovery audit plan.	\$0
2010 10 0003 002 0	3/13/2010	Amend the checklist to ensure that the description of corrective actions in the AFR	70
		include an explanation of how the corrective actions address the root causes reported	
2016-FO-0005-004-A	5/13/2016	in table 2 and all required timelines.	\$0
2010-1 0-0003-004-A	3/13/2010	Establish and implement procedures to ensure that the required information specified	70
		in the checklist is adequately and specifically addressed and is included in the	
2016-FO-0005-004-B	5/12/2016	published AFR.	\$0
2010-FO-0003-004-B	3/13/2010	Establish and implement a process to identify high-dollar overpayments and report	Ş0 -
		them quarterly to OMB and us or submit a written request to OMB for an alternative	
2016-FO-0005-004-C	E/12/2016	reporting structure.	\$0
2010-FO-0005-004-C	3/13/2010	reporting structure.	Ş0
		Revise its memorandum of understanding with the Office of Risk Management and	
		Assessment to ensure that loans approved by the Office of Multifamily Production are	
2016-AT-0001-001-A	F /20/2016		ćo
2016-A1-0001-001-A	5/20/2016	reviewed for compliance with MAP underwriting requirements. Coordinate with the Office of Risk Management and Assessment to conduct	\$0
2046 AT 0004 004 D	F /20 /2016	compliance reviews of loans approved by the Office of Multifamily Production that	ćo
2016-AT-0001-001-B	5/20/2016	have not been completed since October 2014.	\$0
		Formalize a detailed training program process to ensure that new employees hired	
2046 47 2004 200 5	- /20/2016	after the multifamily transformation is complete are familiar with the Single	40
2016-AT-0001-002-E	5/20/2016	Underwriter model.	\$0
		Continue to monitor the City to ensure it is effectively implementing its revised	4.0
2016-AT-1006-001-D	6/17/2016	controls and processes throughout its HOME program.	\$0
		Confirm that the City has implemented its revised written policies and procedures	4.5
2016-AT-1007-001-C	6/22/2016	throughout its CDBG program.	\$0
		Reperform its operating account bank reconciliations, beginning with the October	
2016-SE-1002-005-E	6/23/2016	2012 statements, to reflect the accurate balance in its accounting system.	\$0
		Develop and implement controls to ensure that it expeditiously takes action to	
		enforce grantee compliance with monitoring findings or pursue one of the established	
2016-PH-0001-001-C	6/30/2016	remedies for noncompliance.	\$0

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		We recommend that the Director of HUD's Office of Block Grant Assistance require the	
		State to ensure that the Parish obtains additional documentation to support eligibility	
		for the 28 program participant files that did not have adequate documentation to	
2016-FW-1006-001-B	8/31/2016	support program eligibility or amend the eligibility determination.	\$0
2010 1 10 1000 001 5	0,31,2010	Support program engionity or unitend the engionity determination.	70
		We recommend that the Director of HUD's Office of Block Grant Assistance require the	
		State to ensure that the Parish reviews the remaining 293 program participant files for	
		its homeowner rehabilitation, housing elevation, home-buyer assistance, and small	
		rental rehabilitation programs to ensure that documentation complies with HUD and	
2016-FW-1006-001-C	8/31/2016	program requirements and to support the eligibility determinations.	\$0
		We recommend that the Director of HUD's Office of Block Grant Assistance require the	
		State to provide assistance to the Parish regarding procurement requirements to	
		ensure compliance with requirements for future procurement activities related to	
2016-FW-1006-001-E	8/31/2016	CDBG disaster assistance contracts.	\$0
		We recommend that the Director of HUD's Office of Block Grant Assistance require the	
		State to review and evaluate the Parish's procurement policy to ensure compliance	
		with 24 CFR 85.36 requirements and that the Parish amends its procurement policy to	
		include clear language requiring that its staff perform independent cost estimates	
2016-FW-1006-001-F	8/31/2016	before receiving bids or proposals for every procurement.	\$0
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		We recommend that the Director of HUD's Office of Block Grant Assistance require the	
		State to review the Parish's written financial management policy for compliance with	
		HUD and program requirements and ensure that the Parish amends its policy to	
2016-FW-1006-001-H	8/31/2016	incorporate requirements to comply with State policy when applicable.	\$0
		Recalculate the housing assistance charged for the 35 units not sampled during our	
		audit, reimburse HUD for any overcharged assistance amounts, provide support for	
2016-SE-1003-001-D	9/12/2016	any unsupported amounts, and reimburse tenants for any overcharged rents.	\$0
		Conduct periodic reviews of tenant files to ensure that its manager correctly calculates	
		the housing assistance payments and adequately documents completion of the	
2016-SE-1003-001-E	9/12/2016	required annual recertifications.	\$0

		Provide technical assistance to ensure that Solace's manager understands the	
		requirements in the Monthly Activity Transmission Guide, paragraph 7-12(E), and	
		review Solace's tenant files 1 year later to determine whether this requirement is	
2016-SE-1003-002-B	9/12/2016	understood and being followed.	\$0
		Require Solace to review the 49 tenant files not sampled during our audit, determine	
		whether HUD paid additional housing assistance for tenants after they had moved out,	
2016-SE-1003-002-C	9/12/2016	and have Solace reimburse HUD for any additional post-move-out assistance it paid.	\$0
		Require Solace to conduct periodic reviews of tenant files to ensure that its manager	4.0
2016-SE-1003-002-D	9/12/2016	does not request assistance from HUD for tenants after they have moved out.	\$0
		Conduct periodic reviews of tenant files to ensure that its manager or management	
		agent maintains the tenant files, completes the required annual recertifications, and	.
2016-SE-1004-001-D		adequately supports hardship exemptions in accordance with HUD requirements.	\$0
2016-DP-0004-001-A		Not released to public.	\$0
2016-DP-0004-001-E	9/20/2016	Not released to public.	\$0
		Require the Authority to develop and implement detailed policies and procedures for	
		the procurement process regarding inspections, competitive bidding, and sealed bids.	
2016-DE-1005-001-C	9/28/2016	HUD should ensure that these procedures include adequate separation of duties.	\$0
1010 11 1003 001 0	3,20,2010	Require the Authority to develop and implement an official drug testing and	70
		remediation policy. This policy should include procurement of any goods and services	
		related to the testing and mitigation and a determination of when drug testing is	
2016-DE-1005-001-D	9/28/2016		\$0
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		Require the Authority to develop and implement a travel policy that reflects Federal	
2016-DE-1005-002-D	9/28/2016	travel regulations and guidelines when using Federal funds for travel purposes.	\$0
		Require the Authority to develop and implement a policy that requires more oversight	
2016-DE-1005-002-E	9/28/2016	of the approval of travel authorizations and travel vouchers.	\$0
		We recommend that the Director of HUD's Office of Residential Care Facilities instruct	
		project officials to develop an adequate liquidation plan related to the two mortgages	
2016-NY-1010-001-A	9/29/2016	assigned to HUD.	\$0

		We recommend that the Director of HUD's Office of Residential Care Facilities instruct	
		project officials to submit an acceptable change in operator to protect HUD's interest	
2016-NY-1010-001-D	9/29/2016	in the properties.	\$0
		We recommend that the Director of HUD's Office of Residential Care Facilities instruct	
		project officials to seek HUD's approval before repaying loan advances to affiliated	
2016-NY-1010-001-E	9/29/2016	companies.	\$0
		N/a management of the Director of HUD/a Office of Decidential Comp Feetities instruct	
		We recommend that the Director of HUD's Office of Residential Care Facilities instruct	
2045 NW 4040 204 F	0/20/2016	project officials to strengthen controls to provide greater assurance that	40
2016-NY-1010-001-F	9/29/2016	disbursements for project expenses comply with the regulatory agreements.	\$0
		We also recommend that the Director of HUD's Departmental Enforcement Center, in	
		coordination with the Director of HUD's Office of Residential Care Facilities pursue	
		double damages remedies against the responsible parties for the disbursements made	
2016-NY-1010-001-G	0/20/2016		ćo
2010-WY-1010-001-G	9/29/2016	in violation of the projects' regulatory agreements.	\$0
		For each State grantee that did not meet the stated requirements to demonstrate that	
		its procurement process was proficient, review procurement files for contracts that	
		were paid with funds provided under the Disaster Relief Act and if the procurement	
		did not comply with Federal procurement requirements, require the grantees to repay	
		HUD from non-Federal funds for any amounts that (1) they cannot support or (2) were	
2016-PH-0005-001-B	9/29/2016	not fair and reasonable.	\$0
	3,23,232	Continue to improve the guidance that it provides to grantees to ensure that future	7.5
2016-PH-0005-001-C	9/29/2016	grantee certifications are accurate and supported.	\$0
		Continue to improve its controls to ensure that its staff adequately understands and	
		reviews future grantee certifications to ensure that they are accurate and supported	
2016-PH-0005-001-D	9/29/2016	before certifying that grantees have a proficient procurement process.	\$0 \$0
2016-PH-0005-001-E	9/29/2016	Increase monitoring of State grantees that selected the equivalency option.	\$0
		Determine who has the right to ownership of the unit where the sole owner passed	
		away, transfer ownership of the unit to that person, and require him or her to move	
2016-CH-1009-001-M	9/30/2016	into or sell the unit.	\$0
		Require the two owners that did not maintain their unit at the project as their	
2016-CH-1009-001-O	9/30/2016	principal residence to move back into or sell their unit.	\$0

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		Ensure that appraisals are conducted of the seven units sold since May 2012 to	
		determine the fair market value of the units at the time of sale. If any of the units sold	
		for more than the fair market value, HUD should require the Condominium	
		Association to (1) reduce the purchase price of the units to the fair market value by	
		reducing the promissory notes payable to the Preservation Association and	
		reimbursing the owners for overpayments on the downpayments and notes as	
		appropriate and (2) release the promissory notes payable to HUD. If any of the units	
		sold for less than the fair market value and the promissory notes payable to HUD do	
		not reflect the difference between the fair market value of the units and the purchase	
		price, HUD should require the Condominium Association to amend the promissory	
		notes payable to HUD as appropriate. Further, for the three subsequent unit sales,	
		HUD should require the Condominium Association to remit to the City any net	
2016-CH-1009-001-T	9/30/2016	proceeds that it should have paid to the City's HOME investment trust fund.	\$0
		We recommend that the Acting Deputy Assistant Secretary for Grant Programs require	
		the State to review and document State determination of compliance with	
2016-FW-1010-001-C	9/30/2016	procurement, contract, and environmental requirements for its subrecipients.	\$0
		We recommend that the Acting Deputy Assistant Secretary for Grant Programs require	
		the State to collect, review, and verify supporting source documents for all requests	
		for funds to ensure it supports the expenditure as appropriate for the activity in	
2016-FW-1010-001-D	9/30/2016		\$0
		We recommend that the Acting Deputy Assistant Secretary for Grant Programs require	
		the State to document all State procedures performed to verify the appropriateness	
		and accuracy of all subrecipient documentation submitted for payment of program	
2016-FW-1010-001-E	9/30/2016	expenditures.	\$0
		We make the Adding Daniel Adding Control of	
2016 FW 1010 001 F	0/20/2016	We recommend that the Acting Deputy Assistant Secretary for Grant Programs require	ė.
2016-FW-1010-001-F	9/30/2016	the State to support or repay \$4,394,552 in unsupported expenditures.	\$0
		Provide documentation showing that the amount it paid under the contract was	
2016 DU 1000 001 F	0/20/2016	reasonable and necessary or repay HUD from non-Federal funds any amount that it	ćo
2016-PH-1009-001-F	9/30/2016	cannot support.	\$0

		Provide documentation to show that it has complete and up-to-date inventory and	
		equipment records for all items purchased under the contract in accordance with its	
2016-PH-1009-001-G	9/30/2016	property management and disposition policy.	\$0
		Implement policies and procedures to ensure that it adequately administers current	
		and future contracts related to disaster funds and disburses funds for costs that are	
2016-PH-1009-001-H	9/30/2016	eligible, supported, reasonable, and necessary.	\$0
		Implement policies and procedures to ensure that it monitors contract performance	
		related to disaster funds and takes appropriate action when contractors fail to meet	
2016-PH-1009-001-I	9/30/2016	performance goals contained in the contract terms.	\$0
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		coordinate with the Office of Healthy Homes and Lead Hazard Control to provide	
		technical assistance and instruct City officials to ensure that Program files clearly	
		identify whether a home required lead-based paint testing. When such testing is	
		performed, City officials should ensure that the testing results are documented,	
2017-NY-1001-002-A		identified lead-based paint hazards are removed, and clearance is achieved.	\$0
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		coordinate with the Office of Healthy Homes and Lead Hazard Control to provide	
		technical assistance and instruct City officials to advise homeowners of their	
		obligation under the terms of the reimbursement grant agreement to allow the	
		Program to perform lead-based paint testing or hazard removal. Homeowners who	
		refuse to allow the Program to complete lead hazard work or provide evidence that	
2017-NY-1001-002-D		the property achieved clearance must repay the grant.	\$0
2017 111 1001 002 5		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	70
		instruct City officials to complete the planned document and data cleanup process in	
		CMS before file closeout to ensure that duplicative documents are archived, the most	
		recent documents are identified and filed in the appropriate subfolders, and all files	
		are auditable and comply with the requirements and the City's record-keeping	
2017-NY-1001-003-A		procedures.	\$0
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		instruct City officials to ensure that all financial reports are accurate and agree with	
2017-NY-1001-003-B		supporting documentation in the Program files.	\$0

		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs	
		instruct City officials to update the Coordination of Benefits Standard Operating	
2017-NY-1001-003-C	11/2/2016	Procedures to include definitions of SBA cancellation codes.	\$0
		Establish and implement policies and procedures to ensure that proper accrual	· .
		accounting entries are made to record the accounting event related to closed REMIC	
2017-FO-0001-002-D	11/14/2016	deals at the end of each month.	\$0
		Establish and implement policies and procedures to ensure that a subledger is	•
2017-FO-0001-002-G	11/14/2016	maintained to accurately account for the advances balances at a loan level.	\$0
		Enhance existing policies and procedures for its fixed assets, to include systems,	
		processes, and controls, to ensure (1) proper review of invoices to determine whether	
		costs are capitalized or expensed in accordance with GAAP, (2) development costs are	
2017-FO-0001-002-H	11/14/2016	capitalized when incurred, and (3) book value is consistent across all documents.	\$0
		Establish and implement controls to ensure that escrow and outstanding MBS	
2017-FO-0001-002-I	11/14/2016	commitment balances reported in the financial statements are accurate and complete.	\$0
		Establish and implement procedures and controls to ensure that indemnification or	
		repurchase agreements (guarantees) are properly accounted for and disclosed in the	
2017-FO-0001-002-J	11/14/2016	financial statements in accordance with GAAP.	\$0
		Establish and implement adequate procedures and controls to ensure that information	
		related to mortgages held for investment and the associated allowance for loan losses	
		are adequately disclosed in the notes to the financial statements in accordance with	
2017-FO-0001-002-K	11/14/2016	GAAP.	\$0
2017-FO-0001-003-A	11/14/2016	Adjust the reimbursable costs out of the allowance accounts as appropriate.	\$0
		Exclude the loan impairment allowance on other indebtedness appropriately instead	
2017-FO-0001-003-B	11/14/2016	of reporting it as part of loan impairment allowance on MHI account.	\$0
		Document Ginnie Mae's analysis and support for the categorization of its loans for	
		loan impairment purposes and update accounting policies and procedures based on	
2017-FO-0001-003-C	11/14/2016	this analysis.	\$0
		Madification and the TDD allows and the control of	
2017 50 0001 002 5	44/44/2015	Modify, as appropriate, the TDR allowance model to ensure production of reasonable	4.0
2017-FO-0001-003-D	11/14/2016	and appropriate loss estimates, including allowance estimates on FHA-insured loans.	\$0

		Develop and document an issuer default governance framework that includes the	
		identification, monitoring, analysis, evaluation, and response to potential issuer	
		defaults. This process includes an assessment to maximize defaulted issuer assets and	
2017-FO-0001-004-A	11/14/2016	minimize losses to Ginnie Mae.	\$0
		Establish and implement policies and procedures to ensure that accurate data are	
		used to report the undelivered order balances for management and marketing	
2017-FO-0002-002-C	11/14/2016	contracts.	\$0
		Continue working with ARC and complete the reconciliation and cleanup efforts for	
2017-FO-0003-002-A	11/15/2016	balances related to HUD's loan guarantee programs.	\$0
		Work with the Office of the Chief Administration Officer to establish control activities	
		(that is, procedures) to completely and accurately record internal use software,	
		leasehold improvement, and property acquisition transactions and enable compliant	
2017-FO-0003-002-C	11/15/2016	financial reporting.	\$0
		Work with the OCFO to establish controls that ensure the timely communication of	
		internal use and commercial-off-the-shelf software license acquisition activity and	
2017-FO-0003-002-E	11/15/2016	data.	\$0
		Work with OCFO to develop control activities that address risks related leasehold	
2017-FO-0003-002-F	11/15/2016	improvement and property acquisition data completeness and accuracy.	\$0
		Review the contracts totaling \$72.8 million to determine validity and if no longer	
2017-FO-0003-008-P	11/15/2016	needed, forward to HUD's procurement office for closure and deobligation.	\$0
		Implement adequate policies, procedures, and controls to help ensure that fees	
2017-KC-1001-001-C	12/16/2016	charged to its projects are in accordance with HUD's requirements.	\$0
		Verify all management fees charged to the projects from 2013 through 2015 were	
2017-KC-1001-001-D	12/16/2016	appropriate.	\$0
		Require Majestic Management to implement adequate policies, procedures, and	
		controls to help ensure that goods and services are properly procured in accordance	
2017-KC-1001-002-C	12/16/2016	with HUD's requirements.	\$0
		Monitor Majestic Management's expenditures to ensure that the employees	
2017-KC-1001-002-D	12/16/2016	understand and correctly apply procurement requirements.	\$0
		Require Majestic Management to update its management agreements to properly	
		disclose its identity-of-interest and employee-owned companies to HUD and property	
2017-KC-1001-002-E	12/16/2016	owners.	\$0

		Consider administrative sanctions against Majestic Management and its employees for	
2017-KC-1001-002-F	12/16/2016	their failure to adequately manage the multifamily projects.	\$0
		Implement adequate policies, procedures, and controls to help ensure that payments	
2017-KC-1001-003-C	12/16/2016	are adequately supported and for eligible purposes.	\$0
		We recommend that HUD's Acting Deputy Assistant Secretary for Grant Programs instruct City officials to strengthen controls over disbursements to ensure that all costs charged to the Program are allowable, reasonable, and necessary in compliance	
2017-NY-1004-001-B	12/21/2016	with the HUD-approved action plan and Federal and State regulations.	\$0

281 \$8,839,776,099

List of Open Recommendations to Present

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		Determine the amount of additional funds needed to cover the remaining	
		administrative costs and any possible upward adjustment of current obligations and	
		seek authority from Congress to return up to \$329,370,982 of the unapportioned	
2018-FO-0004-013-A	11/15/2017	authority remaining in the EHLP program account that is not needed.	\$329,370,982
		Ensure that the \$270.7 million identified as invalid obligations in fiscal year 2017 is	
2018-FO-0003-002-A	11/15/2017	deobligated as appropriate.	\$270,747,281
		Develop and implement policies and procedures to ensure that appraisers comply	
		with guidance implemented to resolve recommendation 1C, including penalties for	
		failure to comply, thereby ensuring that at least \$238,090,214 million is put to better	
2017-PH-0003-001-D	9/29/2017	use.	\$238,090,214
		Review the 1,110 identified inactive retained obligations with remaining balances	
		totaling \$229,327,332 and close out and deobligate amounts tied to obligations that	
2018-FO-0004-008-D	11/15/2017	are no longer valid or needed.	\$229,327,332
		Close out and deobligate the remaining balances on 2,741 expired homeless assistance	
2018-FO-0004-008-E	11/15/2017	contracts of \$159,437,069.	\$159,437,069
		Revise servicing review and monitoring policies and procedures to emphasize	
		increased controls on reviewing claim loans showing that no loss mitigation evaluation	
		occurred. Revising the policies and procedures would reduce the risk to HUD and	
2017-LA-0004-001-A	9/14/2017	result in a projected \$120,902,564 in funds to be put to better use (appendix A).	\$120,902,564
	l	Review and if necessary deobligate the 40 and 30 expired or inactive Section 236 and	1 .
2018-FO-0004-008-H	11/15/2017	Section 202-811 projects totaling \$17,416,572 and \$86,715,301, respectively.	\$95,350,126

		We recommend that HUD's Deputy Assistant Secretary for Public Housing Investments	
		direct staff to determine whether the nine PHAs that were classified as troubled or	
		physically substandard have public housing developments that are subject to the	
		required conversion requirements to support whether potentially distressed projects	
		should be converted to tenant-based rental assistance. If conversion is required,	
		ensure that it is accomplished timely, thereby ensuring that up to \$75,540,916 is used	
		effectively for other projects that are cost effective and have long term viability and	
		ensuring that residents receive other rental assistance. Footnote: The \$75 million cited	
		as funds to be put to better use is based on an analysis of available data. We recognize	
		that the 131 PHAs cited in this report, including the 9 PHAs that comprise the \$75	
		million figure, may not have projects with at least 250 units on one or more	
		contiguous sites that have vacancy rates of 12 percent or more. However, the data did	
		not allow us to calculate vacancy rates for each group of contiguous units, and HUD	
		could not provide a reasonable, supported method to identify projects subject to	
		required conversion. To address this recommendation, HUD will need to determine	
2017-NY-0001-001-A	5/18/2017	whether these PHAs have projects that are subject to required conversion.	\$75,540,916
		Review the 84 identified inactive retained obligations with remaining balances	
		totaling \$56,435,559 and close out and deobligate amounts tied to obligations that are	
2018-FO-0004-008-G	11/15/2017	no longer valid or needed.	\$56,435,559
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$42,491,202 in 581 administrative obligations and \$2,932,320 in	
2018-FO-0004-008-F	11/15/2017	12 program obligations marked for deobligation as of September 30, 2017.	\$45,423,522
		Acknowledge that \$45 million in the attached settlement agreement represents an	
2017-CF-1803-001-A	3/29/2017	amount due HUD, less the Department of Justice's civil debt collection fees.	\$38,000,000
	-	Deobligate all obligations marked for deobligation during Ginnie Mae's open	-
		obligation review, including as much as \$34,814,053 in eight contract obligations	
2018-FO-0004-008-S	11/15/2017	marked for deobligation.	\$34,814,053
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		Strengthen and implement acquisition controls to ensure that proper cost and price	
		documentation is obtained, adequate monitoring is conducted, adequate market	
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		research is conducted and that contractors are evaluated to assess their capability to	
		perform work, and required contract documentation is maintained in the file to	
		ensure that \$9,645,864 that is yet to be used will not be spent for unreasonable and	
2017-BO-0001-001-B	3/22/2017	unnecessary costs.	\$23,041,819
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct the	
		State to provide documentation to show that the \$18,782,054 used for four activities	
		was for eligible and supported costs and did not duplicate other benefits or repay	440 -00 0-4
2017-NY-1010-001-A	9/15/201/	from non-Federal funds any amount that it cannot support.	\$18,782,054
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$11,463,971 in 189 program obligations and \$13,640 in 10	
2018-FO-0004-008-C		administrative obligations marked for deobligation as of September 30, 2017.	611 477 611
2018-FU-0004-008-C	11/15/2017		\$11,477,611
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct the	
		State to Implement procedures to ensure that remaining program costs reimbursed	
	0/4-/004-	with disaster recovery funds are adequately reviewed for eligibility and support,	4
2017-NY-1010-001-B	9/15/2017	thereby putting up to \$8,932,630 to better use.	\$8,932,630
		Submit a plan showing how it will use the \$7,984,429 in unspent escrow funds to meet	
		program objectives and increase the supply of low- and moderate-income housing for	
		the residents of Puerto Rico, including a schedule HUD can track to ensure the	
2017-AT-1003-001-A	3/2/2017	expenditure.	\$7,984,429
		Support the eligibility of \$6,529,500 in code enforcement costs, including meeting	
		code enforcement requirements, preparing time distribution reports, and supporting	.
2017-LA-1006-001-A		vehicle costs, or repay the program from non-Federal funds (appendix D).	\$6,529,501
		Finalize and implement monitoring procedures to ensure that \$6,324,625 in flat rents	
2017-KC-0007-001-A	9/12/2017	are appropriately charged to tenants over the next year.	\$6,324,625

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		We recommend that the Director of HUD's New Orleans Office of Community Planning	
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		and Development require the City to support that all HOME-assisted units at the	
		Greater Treme Consortium, IncRobertson Street, Greater Treme Consortium, Inc	
		Dumaine Street, Iberville Project Phase II-Bienville Basin, OIC1-N. Dorgenois Street,	
		OIC2-Painters Street, OIC5-Pauger Street, Treme Cottages, Robert Wolfe Construction-	
		HOME Rental Project, and Rosa Keller projects meet HUD housing property standards	
2017-FW-1012-001-D	9/6/2017	or repay its program from non-Federal funds \$5,718,095 disbursed in contract costs.	\$3,744,300
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to reimburse \$3,536,974 to the County'	
		HOME program line of credit for assistance spent on the four activities that were	
2017-NY-1005-001-A	1/13/2017	partially terminated or noncompliant with program requirements.	\$3,536,974
		Acknowledge that the judgment awarded \$10,373,998 against the former president	
		and founder of MDR Mortgage to the U.S. Government, of which HUD's loss totaled	
2017-CH-1801-001-A	3/31/2017	\$3,452,499.	\$3,452,499
		Conduct a complete analysis of existing procedures to strengthen controls over debt	
		collection, including HUD's Treasury Reports of Receivables reporting, resulting in	
		funds to be put to better use of \$3,247,078. Controls should include additional	
		procedures for ensuring that DOJ approval is obtained when required, that all	
		appropriate means of collection have been pursued (including referral to Treasury	
		when required), and that all closed debts are tracked and were properly authorized for	
		collection termination or forgiveness. The analysis should also include a review of	
		HUD's Treasury Reports on Receivables, and any other available records to verify that	
		all closed debts were properly approved for collection termination or forgiveness	
		when required. For any identified debts that were not properly approved, the	
		Departmental Claims Collection Officer should coordinate with applicable program	
		offices to obtain appropriate documentation to approve collection termination or	
2017-LA-0005-001-B	9/21/2017	reinstate the debt and resume collections.	\$3,247,078
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		Create and implement policies and procedures or change program regulations to	
		prevent multifamily housing properties from charging more for Section 8 units than	
		for comparable non-Section 8 units. For the 25 properties reviewed, this measure	
		would prevent as much as \$3,144,894 of Section 8 funds from subsidizing non-Section	
2017-KC-0005-001-A	6/12/2017	8 units in the next year.	\$3,144,894
		Support that \$2,533,377 in costs were reasonable and allowable program expenses in	
		accordance with requirements or repay from non-Federal funds the appropriate	
2017-BO-1007-001-A	9/21/2017	programs any amounts they cannot support.	\$2,476,115
		Submit supporting documentation so HUD can reevaluate the feasibility of the three	
		activities and determine the eligibility of the \$2,432,271 in escrow funds already	
		disbursed. If HUD determines that an activity has been canceled or is not feasible, the	
2017-AT-1003-001-B	3/2/2017	Department must reimburse the escrow account from non-Federal funds.	\$2,432,271
		Submit supporting documentation showing the reasonableness and allowability of	
2017-AT-1003-001-D	3/2/2017	\$2,176,733 disbursed or reimburse its escrow account from non-Federal funds.	\$2,176,733
		Provide adequate supporting documentation for the \$2,075,314 paid for housing	
		assistance payments for tenant rents for 2015 and 2016 and the associated	
		administrative fees earned or repay the project-based voucher program from non-	
2017-AT-1011-001-H	8/21/2017	Federal funds.	\$2,075,314
			. , ,
		Provide documentation to support that \$2,063,351 was spent for reasonable and	
		necessary costs. Any amount that cannot be supported should be repaid to the	
2017-BO-1006-001-A	8/18/2017	Housing Choice Voucher or public housing programs from non-Federal funds.	\$2,063,351
			. , ,
		Provide documentation to show that payroll costs totaling \$2,019,496 and any payroll	
		costs incurred outside our audit period, including fiscal year 2017, were reasonable	
		and necessary expenses for the operation of the project or repay the project from	
2017-PH-1006-001-A	9/25/2017	nonproject funds for any amount that it cannot support.	\$2,019,496
		Require the Authority to provide source documentation to determine the accuracy of	
		the tribal enrollment numbers reported in 2015 and 2016. Based on those supported	
		numbers, HUD should recapture or offset the unsupported amounts from the awarded	
		\$1,746,658 in program funds that resulted from under or overstated tribal enrollment	
2017-LA-1007-001-B	8/24/2017		\$1,746,658
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		Require indemnification for the 26 loans that had significant servicing deficiencies. In	
2017-LA-0004-001-D	9/1//2017	these cases, the loss to HUD was \$1,673,117 (appendixes A and D).	\$1,673,117
2017-LA-0004-001-D	3/14/2017	Acknowledge that \$1,670,000 in the attached settlement represents an amount due	31,073,117
2017-CF-1807-001-A	0/20/2017	HUD less DOJ's civil debt collection fees.	\$1,670,000
2017-CF-1807-001-A	9/20/2017	HOD less DOJ's civil debt collection lees.	\$1,670,000
		Implement adequate procedures and controls to ensure that it (1) uses project funds	
		for reasonable operating expenses or necessary repairs of the project, (2) obtains HUD	
		approval before disposing of the project's assets, (3) receives market value for the sale	
		of licensed beds, (4) obtains HUD approval for the entities selected to manage the	
		project before entering into management agent agreements with the entities, (5)	
		properly completes Medicaid applications, and (6) makes timely mortgage payments	
2017-CH-1009-001-J	0/20/2017	to prevent a \$1,591,849 claim to HUD on the mortgage.	\$1,591,849
2017-C11-1003-001-3	3/30/2017	Repay the appropriate programs from non-Federal funds the \$1,524,604 in ineligible	71,331,043
2017-BO-1007-001-B	0/21/2017	funds paid when costs exceeded contract terms.	\$1,478,498
2017-ВО-1007-001-В	9/21/2017	Deobligate and recapture \$1,440,165 in undrawn Section 202 funds assigned to the	\$1,470,430
2010 AT 1002 001 D	12/20/2017		¢1 440 16F
2018-AT-1802-001-B	12/29/2017		\$1,440,165
		Provide documentation to show that prices paid for products and services totaling	
	0/00/004=	\$1,423,262 for three activities were fair and reasonable or repay its program from non-	44 400 000
2017-PH-1001-001-A	3/22/201/	Federal funds for any amount that it cannot support.	\$1,423,262
		Take appropriate steps to establish eligibility for collection termination or	
		compromise for 10 debts totaling \$1,210,278,5 including three debts that were closed	
		without required DOJ approval. For debts that have a remaining appropriate means of	
2047 14 2005 204 4	0/24/2047	collection, such as demand letters, administrative offset, or referral to Treasury, HUD	64 240 270
2017-LA-0005-001-A	9/21/201/	should reinstate the debt and resume collections.	\$1,210,278
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
	44 44 5 45 5 5 5	including as much as \$559,569 in 53 administrative and \$641,110 in 9 program	**
2018-FO-0004-008-L	11/15/2017	obligations marked for deobligation as of September 30, 2017.	\$1,200,679
		Return to the Puerto Rico Department of Housing \$1,057,467, plus any interest	
2018-AT-1802-001-D	12/29/2017	earned, for the duplicate special escrow fund payments it received.	\$1,057,467

		Reevaluate the feasibility of the project to determine the eligibility of the \$1,014,211	
		in State Block Grant funds disbursed. If HUD determines that the project has been	
		canceled or is not feasible, the Government of Puerto Rico or its designee must	
2017-AT-1802-001-A	9/15/2017	reimburse all project costs to its State Block Grant program from non-Federal funds.	\$1,014,211
2017 AT 1002 001 A	3/13/2017	Repay HUD from non-Federal funds for the \$987,500 disbursed to 21 home buyers	71,014,211
2017-PH-1005-001-A	9/14/2017	who did not meet all of the program eligibility requirements.	\$987,500
2017-PH-1003-001-A	0/14/2017	who did not meet an or the program engionity requirements.	\$367,500
		Provide documentation to show that prices paid for purchases of products and	
		services totaling \$970,381 were fair and reasonable or reimburse the project from	
2017-PH-1003-001-A	5/22/2017	nonproject funds for any amounts that were not fair and reasonable.	\$970,381
		Provide documentation to show that costs totaling \$942,636 for activity 7099 were for	
		employees' actual time spent benefiting the activity or repay its program from non-	
2017-PH-1001-001-B	3/22/2017	Federal funds for any amount that it cannot support.	\$942,636
		We recommend that the Director of HUD's Newark Office of Public Housing to require	
		the Authority to provide documentation to show that the \$800,439 paid for supplies	
		and services purchased under the intergovernmental agreement for capital	
		improvement projects was reasonable or reimburse its Capital Fund from non-Federal	
2017-NY-1013-001-A	9/28/2017	funds for any amount that it cannot support or that is not considered reasonable.	\$800,439
		Require New Horizons to provide support for the \$726,399 in housing assistance	
		payments based on missing or incomplete tenant files or repay the assistance from	
2017-KC-1002-001-B	3/3/2017	project funds if available (otherwise, from nonproject funds) to HUD.	\$726,399
		Provide documentation to show that payments for work totaling \$716,693 complied	
		with applicable building codes or reimburse the project from nonproject funds for	
		payments that did not comply with the codes and take action to bring the work up to	
2017-PH-1003-001-B	5/22/2017	code.	\$716,693
£			

2017-NY-1008-001-P	We recommend that the Acting Director of HUD's Newark Office of Public Housing instruct Authority officials to provide documentation to show that the \$710,721 paid for services procured was for costs that were reasonable or repay from non-Federal funds approximately \$500,000 to the Operating Fund and approximately \$200,000 to the Capital Fund. Footnote: Regulations at 24 CFR 905.306(f) require that all capital funds be spent within 48 months after the date on which they become available. Funds that have not been properly spent within 48 months have to be recaptured and 3/10/2017	\$710,721
	Provide adequate supporting documentation for \$669,938 in monthly RAD	
	rehabilitation assistance it received for vacant units during the period of construction	
2017-AT-1011-001-J	8/21/2017 or repay the project-based voucher program from non-Federal funds.	\$669,938
	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct County officials to impose deed restrictions or other mechanisms approved by HUD on the two properties that received HOME assistance	
2017-NY-1005-001-F	1/13/2017 of \$597,519 to enforce affordability requirements during the affordability period.	\$597,519
	Improve its quality control procedures to accurately track and conduct reviews in a manner that ensures all properties in its active inventory comply with HUD's and its own requirements to prevent \$594,000 in monthly routine inspection fees from being spent over the next year for properties that are not adequately maintained. The quality control procedures should include but not limited to continued training of BLM's staff and subcontractors on properly identifying and addressing property deficiencies; maintaining sufficient documentation of its monthly quality control reviews and corrective actions; verifying that the datestamped photographs were for the corresponding inspection dates; and regularly updating its tracking mechanism for desktop reviews of inspections to ensure that it conducts desktop reviews for	
2017-CH-1011-001-D	9/30/2017 properties that are still in its inventory.	\$594,000
	Support the \$576,997 in code enforcement costs (activities 499, 512, and 531),	
	including meeting code enforcement and cost allocation requirements, or repay the	
2017-LA-1005-001-B	6/16/2017 program from non-Federal funds.	\$576,997

		We recommend that the Deputy Assistant Secretary for Grant Programs instruct the Philadelphia, PA, field office to require Luzerne County to provide documentation to support the fair value of the property at the time of disposition. If documentation cannot be provided, the grantee should be required to reimburse \$575,263 to its CDBG line of credit from non-Federal funds. If documentation can be provided, the grantee should be required to determine and reimburse its local bank account from non-Federal funds the additional program income not already reported and properly report the additional program income in IDIS under the activity ID that generated the	
2017-NY-0002-001-E	9/29/2017	income.	\$575,263
2017-NY-1005-001-J	1/13/2017	We recommend that the Director of HUD's Newark, NJ, Office of Community Planning and Development instruct County officials to reallocate the \$573,689 awarded to the ineligible CHDO, thus ensure that the fund is put to better use.	\$573,689
2017-KC-1003-001-C	9/26/2017	Require the Authority and Majestic Management to support \$568,023 spent on payroll allocated to the projects or repay the projects from non-Federal funds.	\$568,023
2017-KC-0009-001-C	9/26/2017	Review the identified 3,160 transactions totaling \$555,337 to determine whether they were for official government travel. If they were not for official travel, OCFO should determine whether the cardholders paid the credit bill for the improper charges, request reimbursement when applicable, and take all other appropriate actions.	\$555,337
2017 CU 1000 001 A	0/20/2017	Reimburse the project from nonproject funds for the \$542,443 in disbursements from the project's general operating fund account that was not used for reasonable	¢542.442
2017-CH-1009-001-A	9/30/201/	operating expenses or necessary repairs of the project. We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	\$542,443
		and Development instruct County officials to reimburse the \$536,507 in program	
2017-NY-1005-001-M	1/13/2017	income to the County's HOME program local bank account and record the income in	¢E26 E07
Z017-IN1-1002-001-INI	1/12/201/	פוטון.	\$536,507

		We recommend that the Deputy Assistant Secretary for Grant Programs instruct the	
		Newark, NJ, field office to require Jersey City to provide documentation to support the	
		fair market value of the property at the time of disposition. If documentation cannot	
		be provided, the grantee should be required to reimburse \$503,550 to its CDBG line of	
		credit from non-Federal funds. If documentation can be provided, the grantee should	
		be required to determine and reimburse its local bank account from non-Federal funds	
		any additional program income not already reported and properly report the	
2017-NY-0002-001-D	9/29/2017	additional program income in IDIS under the activity ID that generated the income.	\$503,550
		We recommend that the Associate Deputy Assistant Secretary for Single Family	
		Housing require BLM to support or repay \$488,883 in unearned property management	
		and inspection fees for 1,028 properties with three or more consecutive unresolved	
2017-FW-1011-001-C	8/29/2017	discrepancies in its routine exceptions reports.	\$488,883
		Modify the recapture provisions of the 35 home-buyer assistance agreements totaling	
		\$488,519 to meet HUD recapture requirements relating to the sales price, closing	
2017-LA-1008-001-A	9/13/2017	costs, and net proceeds.	\$488,519
		Require the Authority and Majestic Management to support that the \$487,422 spent	
		on goods and services for the projects was a reasonable cost and the goods and	
		services were procured from eligible vendors or repay the projects from non-Federal	
2017-KC-1003-002-B	9/26/2017	funds.	\$487,422
		The County does not reimburse itself with program funds for the \$452,444 in County	
		bond proceeds originally budgeted for the Armstrong Park project and used to pay for	
2017-CH-1010-001-A	9/30/2017	flood protection improvements in the Graue Mill subdivision in Hinsdale.	\$452,444
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to provide disbursement documentation to	
		support the eligibility of the \$435,094 made for the two activities or repay the	
2017-NY-1005-001-E	1/13/2017	County's HOME program line of credit from non-Federal source.	\$435,094
2017-CH-1009-001-H	9/30/2017	Pay the project from nonproject funds for the \$390,583 in uncollected rental revenue.	\$390,583
		Reimburse the State from nonproject funds for the additional \$384,772 in Medicaid	
2017-CH-1009-001-B	9/30/2017	overpayments.	\$384,772

	Deobligate all	obligations marked for deobligation during the departmentwide OOR,	
	including as m	uch as \$2,266,017 in 100 administrative obligations marked for	
2018-FO-0004-008-J	11/15/2017 deobligation a	s of September 30, 2017.	\$378,574
	Reimburse its	program \$373,860 (\$302,638 in ineligible housing assistance payments +	
	\$63,643 in asso	ociated administrative fees + \$7,579 in program funds paid to the	
	contractor) fro	om non-Federal funds for the inappropriate payments cited in this	
2017-CH-1007-001-A	9/28/2017 finding.		\$373,860
	Seek retroactiv	ve approval or reimburse its program \$358,237 (\$339,908 in housing	
	assistance pay	ments + \$18,329 in program funds paid to the contractor) for the	
	housing quality	y standards inspections of units owned by entities substantially	
	controlled by t	the Authority, completed by contractors that were not approved by	
2017-CH-1007-001-B	9/28/2017 HUD.		\$358,237
	We recommen	nd that the Director of HUD's Newark, NJ, Office of Community Planning	
	and Developm	ent instruct County officials to provide documentation to support that	
	laborers associ	iated with the activity are compensated in compliance with Davis-Bacon	
	wage rates. If	documentation cannot be provided, \$567,767 needs to be reimbursed	
2017-NY-1005-001-G	1/13/2017 to the County's	s HOME line of credit from non-Federal sources.	\$354,750
	Deobligate all	obligations marked for deobligation during the departmentwide OOR,	
	including as m	uch as \$212,447 in 46 administrative obligations and 1 program	
2018-FO-0004-008-B	11/15/2017 obligation tota	aling \$135,956 marked for deobligation as of September 30, 2017.	\$348,403
	-	vised code enforcement program policies and procedures to meet CDBG	
	requirements.	This will help ensure that the remaining \$328,918 budgeted for code	
2017-LA-1005-001-C	6/16/2017 enforcement a	activity 531 is put to better use.	\$328,918
	Reimburse the	e project \$296,787 from nonproject funds for the ineligible legal	
2017-PH-1003-002-A	5/22/2017 expenses.		\$296,787
	'	book 4000.1 to require the voluntary termination of insurance consent	
		e an explanation that voluntary termination differs from mortgage	
		mium cancellation and the disclosure of any outstanding partial claims	
2017-KC-0003-002-A	5/22/2017 to put \$285,21		\$285,215
		t \$282,578 from non-project funds for the fair value of the commercial	
2017-PH-1002-001-A	3/24/2017 rent not collec	ted from the lessees.	\$282,578

		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$279,282 in 11 administrative obligations marked for	
2018-FO-0004-008-N	11/15/2017	deobligation as of September 30, 2017.	\$279,282
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$264,476 in 108 administrative obligations marked for	
2018-FO-0004-008-O	11/15/2017	deobligation as of September 30, 2017.	\$264,476
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to provide documents, such as pay stubs	
		and bank statements, to support the eligibility of the two home buyers. If	
		documentation cannot be provided, reimburse \$260,736 from non-Federal sources to	
2017-NY-1005-001-R	1/13/2017	the County's HOME program line of credit.	\$260,736
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$257,102 in 55 administrative obligations marked for	
2018-FO-0004-008-P	11/15/2017	deobligation as of September 30, 2017.	\$257,102
		Reprogram the remaining NSP1 funds of \$219,851 and NSP3 funds of \$28,745 to	
2017-AT-1007-001-E	7/17/2017	another subrecipient or developer or return the funds to the U.S. Treasury.	\$248,596
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to reimburse \$242,269 to the County's	
2017-NY-1005-001-K	1/13/2017	HOME program line of credit for CHDO reserve fund disbursed to the ineligible CHDO.	\$242,269
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to provide documentation to support that	
		at least one-third of the Homefirst board were representatives of a low-income	
		community. If documentation cannot be provided, reimburse the \$227,903 to the	
2017-NY-1005-001-L	1/13/2017	County's HOME program line of credit from non-Federal sources.	\$227,903
		Direct responsible field offices to require the grantees identified by the audit to either	
		provide documentation to support \$227,260 in unsupported payments or reimburse	
2017-PH-0001-001-A	9/5/2017	their programs from non-Federal funds for costs they cannot support.	\$227,260
			-
		Provide documentation to support that the \$224,868 in NSP2 funds drawn down from	
2017-AT-1004-001-B	5/8/2017	the four vouchers was eligible or repay the program from non-Federal funds.	\$224,868
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		We recommend that the Director of HUD's Newark Office of Public Housing to require	
		the Authority to provide documentation to show that the \$217,403 paid for legal, fee	
		accounting, management consulting, and auditing services was reasonable or	
		reimburse its Capital Fund or Operating Fund from non-Federal funds for any amount	
2017-NY-1013-001-B	9/28/2017	that it cannot support or that is not considered reasonable.	\$217,403
		Support or reimburse the project from nonproject funds for the \$189,524, as	
		appropriate, in disbursements from the project's general operating fund account	
		without sufficient documentation showing that the disbursements were for	
2017-CH-1009-001-C	9/30/2017	reasonable operating expenses of the project.	\$189,524
		We recommend that the Director of HUD's Newark Office of Public Housing to require	
		the Authority to provide documentation to show that \$187,492 in 2013 and 2014	
		capital fund obligations or reimburse HUD from non-Federal funds for any amount	
2017-NY-1013-001-D	9/28/2017	that it cannot support.	\$187,492
		Provide documentation to support payments totaling \$163,885 or reimburse the	
2017-PH-1003-001-C	5/22/2017	project from nonproject funds for payments that it cannot support.	\$163,885
		Reimburse its program \$163,316 from non-Federal funds (\$29,074 in housing	
		assistance due to calculation errors + 74,957 due to inappropriate voucher sizes,	
		payment standards, and utility allowances + \$18,141 + \$41,144 in administrative fees)	
2017-CH-1007-002-A	9/28/2017	for the inappropriate payments cited in this finding.	\$163,316
		We recommend that the Southwest Region Director of Multifamily Housing require	
		Beverly Place's owner to provide support to show that the subsidies for 11 tenants	
		with falsified income were accurate or repay HUD \$150,082 for those subsidies.	
2017-FW-1009-001-B	6/29/2017	Repayment must be from non-Federal funds.	\$150,082
		Require New Horizons to repay HUD from project funds if available (otherwise, from	
		nonproject funds) \$144,556 in housing assistance payments for tenants who were not	
2017-KC-1002-001-A	3/3/2017	eligible for assistance or not living in units.	\$144,556
		Require Volunteers to reimburse to the United States Treasury \$140,000 from non-	
		Federal funds for ineligible project construction costs charged to the Section 202	
2018-AT-1802-001-C	12/29/2017	project.	\$140,000
		We recommend that the Director of HUD's Newark Office of Public Housing to require	
		the Authority to reimburse HUD \$139,423 in replacement housing factor funds not	
		disbursed by the expenditure deadline from its replacement housing factor funds or	
2017-NY-1013-001-E	9/28/2017	reduce its future capital funds.	\$139,423

		Review the seven identified retained inactive obligations with remaining balances	
		totaling \$143,344 and close out and deobligate amounts tied to obligations that are no	
2018-FO-0004-008-M	11/15/2017	longer valid or needed.	\$124,494
		Support the reasonableness of the \$110,000 Graffiti Removal program (activities 504	
2017-LA-1005-001-D	6/16/2017	and 520) cost allocations or repay the program from non-Federal funds.	\$110,000
		Require the Authority and Majestic Management to reimburse from non-Federal funds	
		the \$109,665 in ineligible expenses that Majestic Management charged to the	
2017-KC-1003-001-D	9/26/2017	projects.	\$109,665
		Deobligate the \$109,270 in program funds obligated for ineligible activities in its	
		construction contracts for the West Branch DuPage River Flood Control and	
2017-CH-1010-001-C	9/30/2017	Springbrook Culvert projects.	\$109,270
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to provide documentation to justify the \$106,971 in	
		unsupported rent that was written off for 52 tenants. Any amount determined to be	
2017-NY-1008-001-K	3/10/2017	ineligible should be repaid from non-Federal funds to the Operating Fund.	\$106,971
		Provide documentation to show that costs totaling \$100,000 for activity 6865	
		benefited the activity or repay its program from non-Federal funds for any amount	
2017-PH-1001-001-C	3/22/2017	that it cannot support.	\$100,000
		Support or reimburse its program from non-Federal funds \$98,507 for the program	
		funds used for project management services without sufficient documentation to	
2017-CH-1010-001-D	9/30/2017	support that the use of the funds was reasonable.	\$98,507
		Support the reasonableness of the \$95,736 in cost allocations charged as CDBG	
2017-LA-1005-001-F	6/16/2017	administrative (activity 522) costs or repay the costs from non-Federal funds.	\$95,736
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to obtain retroactive approval from HUD for the \$90,000	
		lawsuit settlement related to a former employee. If approval is not obtained, the	
2017-NY-1008-001-H	3/10/2017	Authority should reimburse \$90,000 to the Operating Fund from non-Federal funds.	\$90,000

		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to provide supporting documentation to justify the \$88,534	
		in unsupported travel and training costs related to out-of-State trainings, meetings,	
		and conferences. Any amount determined to be ineligible should be repaid from non-	
2017-NY-1008-001-A	3/10/2017	Federal funds to the Operating Fund.	\$88,534
		We recommend that the Director of HUD's Newark Office of Public Housing to require	
		the Authority to reimburse its project from non-Federal funds for \$87,116 in excessive	
2017-NY-1013-001-G	9/28/2017	management fees charged for units undergoing demolition.	\$87,116
		Provide supporting documentation or reimburse its Program \$81,654 from non-	
		Federal funds for unsupported on-the-job training costs incurred under project	
2017-AT-1005-001-A	5/24/2017	FL0220L4D001407.	\$81,654
		We recommend that the Southwest Region Director of Multifamily Housing require	
		Beverly Place's owner to provide support to show that the subsidies for 18 tenants	
		without files or without adequate income documentation in their files were accurate	
		or repay HUD \$77,621 for those subsidies. Repayment must be from non-Federal	
2017-FW-1009-001-C	6/29/2017	funds.	\$77,621
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to reimburse the Operating Fund from non-Federal funds	
		for \$61,145 in ineligible expenditures for personal expenses, such as meals, grocery	
		items, gift cards, flowers, golf, an award dinner, Costco and AAA memberships, and a	
2017-NY-1008-001-E	3/10/2017	church deduction.	\$61,145
		Reimburse NSP2 from non-Federal funds for the \$59,523 in ineligible disbursements	
2017-AT-1004-001-A	5/8/2017	on the five vouchers.	\$59,523
		Reconcile the \$58,457 difference among its system report and subsidiary ledger and	
		the information reported in HUD's system (\$1,944 in monthly escrow deposits + \$521	
		difference in monthly escrow deposits between HUD's system and the amount	
		reported in the Voucher Management system + the average difference of \$55,992 in	
		total escrow account balances) to ensure that the monthly escrow deposits and total	
		escrow balances are appropriately reported in HUD's system and provide the	
2017-CH-1002-001-A	7/7/2017	supporting documentation to HUD.	\$58,457

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		Provide documentation to show that other direct costs totaling \$56,021 and any direct	
		costs incurred outside our audit period, including fiscal year 2017, were reasonable	
		and necessary expenses for the operation of the project or repay the project from	
2017-PH-1006-001-B	9/25/2017	nonproject funds for any amount that it cannot support.	\$56,021
		Support the eligibility of the \$55,000 subrecipient drawdown or repay the program	
2017-LA-1006-001-H	8/9/2017	from non-Federal funds.	\$55,000
		Adequately support or reimburse its NSP3 grant subrecipient \$53,760 from non-	
2018-AT-1001-001-A	12/21/2017	Federal funds for the disbursements not adequately supported.	\$53,760
		Reimburse HUD \$52,932 from non-project funds for the overpayment of housing	
2017-CH-1005-001-A	8/25/2017	assistance and utility allowances due to incorrect calculations.	\$52,932
		Support or reimburse the project from nonproject funds for the \$51,261, as	
		appropriated, in credit card purchases without sufficient documentation showing that	
		the purchases were for reasonable operating expenses or necessary repairs of the	
2017-CH-1009-001-E	9/30/2017	project.	\$51,261
		Provide adequate support for expenses totaling \$48,985. Any expenses that are not	
2017-AT-1007-001-B	7/17/2017	supported should be repaid to the appropriate NSP grant from non-Federal funds.	\$48,985
		Submit all supporting documentation showing the eligibility and propriety of the	
		\$47,720 in unsupported matching contributions towards the ESG program or	
2018-AT-1002-001-A	12/29/2017	reimburse the ESG program from non-Federal funds.	\$47,720
		Provide documentation to show that the \$39,920 paid to replace an air conditioning	
		system was fair and reasonable or repay the project from nonproject funds any	
		amount determined not to be fair and reasonable (excluding any amount repaid as a	
2017-PH-1002-001-D	3/24/2017	result of recommendation 1C).	\$39,920
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to provide documentation to justify \$37,671 that did not	
		have receipts or other support showing how these transactions were used for low-	
		income housing and benefited the residents or repay the program income account	
2017-NY-1008-001-N		from non-Federal funds for any amount not supported.	\$37,671
		Request approval from HUD to lease the commercial space. If HUD approves the	
		request, then execute a lease at fair market rent thereby increasing the project's rent	
2017-PH-1002-001-B	3/24/2017	revenue by at least \$36,858 per year.	\$36,858

		Request approval from HUD for the \$31,769 in project operating funds spent on	
		building improvements or repay the project from nonproject funds for any amount not	
2017-PH-1002-001-C	3/24/2017	approved.	\$31,769
		Support the \$31,186 After School program (activity 501) costs, including the	
		reasonableness of the contract costs and meeting the limited clientele national	
2017-LA-1005-001-E	6/16/2017	objective, or repay the program from non-Federal funds.	\$31,186
		Repay from nonfederal funds \$27,818 to its Capital Funds program from non-Federal	
		funds for the ineligible purchase of the truck and expenditure of 2013 funds before	
2017-FW-1006-001-A	4/26/2017	they were available.	\$27,818
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to provide supporting documentation to justify the \$27,599	
		in unsupported training travel and per diem expenses related to quarterly meetings	
		and trainings offered by HAI. Any amount determined to be ineligible should be repaid	
2017-NY-1008-001-B	3/10/2017	from non-Federal funds to the Operating Fund.	\$27,599
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to provide supporting documentation to justify the \$27,487	
		reimbursed to Authority officials for various costs, such as health coverage waiver	
		incentives, supplies, food, and decorations. Any amount determined to be ineligible	
2017-NY-1008-001-C	3/10/2017	should be repaid from non-Federal funds to the Operating Fund.	\$27,487
		Reimburse its program \$25,231(\$15,061 in inappropriate graduation payments +	
		\$10,170 in inappropriate interim disbursements) from non-Federal funds for the	
2017-CH-1003-002-A	7/14/2017	incorrect escrow account disbursements.	\$25,231
2017-PH-1002-001-E	3/24/2017	Remove the \$25,000 lien on the project property.	\$25,000
		Reimburse its Housing Choice Voucher program \$23,475 from non-Federal funds for	
		the two ineligible interim and three ineligible graduation disbursements cited in this	
2017-CH-1002-001-G	7/7/2017	finding.	\$23,475
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to reimburse the program income account from non-	
		Federal funds for \$21,857 in ineligible expenditures for golf outings, banquets, or	
2017-NY-1008-001-M	3/10/2017	dinner shows.	\$21,857

		Reimburse its program \$34,666 from non-Federal funds (\$21,990 + \$12,676 in	
		administrative fees) for the overpayment of housing assistance due to inappropriate	
2017-CH-1002-002-A	7/7/2017	calculations of housing assistance.	\$21,781
		Support or reimburse the project from nonproject funds for the \$20,000 value of the	
		project's van, which was transferred without sufficient documentation showing that	
2017-CH-1009-001-D	9/30/2017	the transfer was for reasonable operating expenses.	\$20,000
		Reimburse HUD \$19,280 in ineligible management fees for 20 properties for which	
2017-CH-1011-001-B	9/30/2017	initial services were improperly performed before promotion to ready-to-show status.	\$19,280
		Support or transfer \$17,266 from its program account to its Housing Choice Voucher	
2017-CH-1002-001-D	7/7/2017	program for the 11 unsupported escrow calculations cited in this finding.	\$17,266
		Reimburse its program \$25,133 (\$17,174 in housing assistance payments + \$7,959 in	
		associated administrative fees) from non-Federal funds for the overpayment of	
2017-CH-1003-001-A	7/14/2017	housing assistance and utility allowances due to inappropriate calculations.	\$17,174
		Require New Horizons to support that \$16,687 in tenant rents was collected and	
2017-KC-1002-001-C	3/3/2017	deposited as required or repay the project from nonproject funds.	\$16,687
		Provide supporting documentation to show that participant 87487 from	
2017-AT-1005-001-E	5/24/2017	FL0431L4D001403 was chronically homeless or reimburse its Program \$15,756.	\$15,756
		We recommend that the Director of HUD's New York Office of Public Housing require	
		Authority officials to reimburse the public housing program from non-Federal funds	
		for \$15,020 in ineligible expenditures for executive staff travel, food, beverages, and	
2017-NY-1006-001-A	1/31/2017	musical entertainment.	\$15,020
		Reimburse HUD \$32,334 for the overpayment of housing assistance due to	
		unreported, and underreported income, or income reported late. This reimbursement	
2017-CH-1005-001-C	8/25/2017	is either from non-project funds or collections from applicable households.	\$14,326
		Recalculate the project's annual surplus cash balances for 2013, 2014, and 2015 after	
		resolution of recommendations 1A, 1C, 1D, and 1F to determine whether the project	
		should make additional payment to HUD from surplus cash toward its mortgage	
2017-PH-1002-001-I	3/24/2017	beyond the \$13,740 that it paid during the audit.	\$13,740

		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to provide documentation to support that \$13,340 in rent	
		collected in March 2016 was deposited into an appropriate bank account or repay the	
2017-NY-1008-001-J	3/10/2017	Operating Fund from non-Federal funds for any amount not properly deposited.	\$13,340
		We recommend that the Director of HUD's New York Office of Public Housing require	. ,
		Authority officials to provide supporting documentation to justify the \$13,329 in	
		unsupported expenditures charged to the public housing program. Any amount	
		determined to be ineligible should be repaid from non-Federal funds to the public	
2017-NY-1006-001-B	1/31/2017	housing program's operating account.	\$13,329
	, , ,	Pursue collection from the applicable households or reimburse its program \$9,644	, -,-
		from non-Federal funds for the overpayment of housing assistance due to unreported	
2017-CH-1002-002-C		or underreported income.	\$9,644
	, , -	Reimburse the appropriate households \$9,280 (\$2,588 in housing assistance	1-7-
		underpayments due to calculation errors + \$6,692 due to inappropriate voucher sizes,	
		payment standards, and utility allowances) from program funds for the inappropriate	
2017-CH-1007-002-B	9/28/2017	underpayments cited in this finding.	\$9,280
		Repay the project \$8,597 from nonproject funds for the ineligible expenses it incurred	. ,
		for management fee and gas utility expenses that were identified by the audit and any	
		additional management fee and gas utility expenses improperly paid outside of our	
2017-PH-1002-001-F	3/24/2017	review period.	\$8,597
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to reimburse the Operating Fund from non-Federal funds	
2017-NY-1008-001-F	3/10/2017	for \$8,190 in ineligible salary advance.	\$8,190
		We recommend that the Associate Deputy Assistant Secretary for Single Family	
		Housing require BLM to repay \$8,034 in ineligible monthly management and	
		inspection fees for 57 sample properties with health and safety hazards or significant	
2017-FW-1011-001-B	8/29/2017	not-ready-to-show conditions.	\$8,034
		Acknowledge that the attached settlement agreement for \$10,000 represents an	
2017-PH-1802-001-A	6/28/2017	amount due HUD.	\$8,000
		Transfer \$7,574 from its program account to its Housing Choice Voucher program	
2017-CH-1002-001-E	7/7/2017	account for the five participants with overfunded escrows.	\$7,574
		Repay the program \$7,323 from non-Federal funds for ineligible code enforcement	
2017-LA-1005-001-A	6/16/2017	costs.	\$7,323

		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to collect \$7,164 in outstanding rent from the resident	
2017-NY-1008-001-L	3/10/2017	commissioner and if past-due rent is not paid, take appropriate legal action.	\$7,164
		Reimburse two participants \$7,076 from its Housing Choice Voucher program account	
2017-CH-1002-001-H	7/7/2017	for the underfunded graduation payments cited in this finding.	\$7,076
		Support or reimburse its Housing Choice Voucher program \$6,839 from non-Federal	
		funds for the one unsupported interim disbursement and five unsupported graduation	
2017-CH-1002-001-F	7/7/2017	disbursements cited in this finding.	\$6,839
		Reimburse HUD \$6,525 in ineligible routine inspection fees for 93 properties that	
2017-CH-1011-001-C	9/30/2017	contained property preservation and protection deficiencies.	\$6,525
		Support or reimburse HUD \$6,444 from non-project funds for the unsupported	
2017-CH-1005-001-D	8/25/2017	payments of housing assistance cited in the finding.	\$6,444
		Enter into a repayment agreement with Community Management Corporation for the	
		improper housing assistance payments of \$5,912 to be repaid to the project-based	
		voucher program or repay the project-based voucher program from non-Federal	
2017-AT-1011-001-F	8/21/2017	funds.	\$5,912
		Reimburse the project from nonproject funds for the \$5,302 in petty cash	
2017-CH-1009-001-G	9/30/2017	expenditures that was not used for reasonable operating expenses of the project.	\$5,302
		Acknowledge that the settlement agreement for \$5,000 represents an amount due	
2017-KC-1801-001-A	2/23/2017	HUD.	\$5,000
		Repay from nonfederal funds its HUD programs \$4,739 paid to its fee accountant,	
2017-FW-1006-001-C	4/26/2017	which had a conflict of interest with the executive director.	\$4,739
		Transfer \$4,684 from its Housing Choice Voucher program account to its program	
2017-CH-1002-001-C	7/7/2017	account for the 12 participants with underfunded escrows.	\$4,640
		We recommend that the Acting Director of HUD's Newark Office of Public Housing	
		instruct Authority officials to reimburse the Operating Fund from non-Federal funds	
2017-NY-1008-001-G	3/10/2017	for the \$4,048 in ineligible civil service fines.	\$4,048
		Reimburse HUD \$3,892 from nonproject funds for the overpayment of housing	
2017-PH-1003-002-B	5/22/2017	assistance.	\$3,892
		Provide documentation to support that the differences resulting from the payroll costs	
		for the three vouchers, which netted \$3,169, were offset in later drawdown vouchers	
2017-AT-1004-001-C	5/8/2017	or repay the program from non-Federal funds.	\$3,169
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		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$174,132 in 160 administrative obligations marked for	
2018-FO-0004-008-Q	11/15/2017	deobligation as of September 30, 2017.	\$2,632
		Support or reimburse its program \$2,533 from non-Federal funds for the unsupported	
2017-CH-1007-002-C	9/28/2017	payments of housing assistance cited in this finding.	\$2,533
		Reimburse the project from nonproject funds for the \$2,020 in credit card purchases	
2017-CH-1009-001-F	9/30/2017	that was not used for reasonable operating expenses of the project.	\$2,020
		Support or reimburse its program \$1,666 from non-Federal funds for the unsupported	
2017-CH-1002-002-D	7/7/2017	payments of housing assistance cited in this finding.	\$1,666
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the City to support that rents were within the rent	
		guidelines or repay tenants and/or HUD from non-Federal funds for rent	
2017-FW-1012-001-C	9/6/2017	overpayments of \$82,800 at Rosa Keller.	\$1,408
		Reimburse the appropriate households \$1,265 from program funds for the	
2017-CH-1002-002-B	7/7/2017	underpayment of housing assistance due to inappropriate calculations.	\$1,147
		Provide supporting documentation or reimburse its Program \$1,023 from non-Federal	
		funds for unsupported personal cell phone costs incurred under project	
2017-AT-1005-001-B	5/24/2017	FL0220L4D001407.	\$1,023
		Pursue collection from the applicable households or reimburse its program \$470 from	
		non-Federal funds for the overpayment of housing assistance due to unreported or	
2017-CH-1007-002-D	9/28/2017	underreported income.	\$470
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to strengthen the County's administrative	
		controls to ensure that its HOME program is reimbursed for assistance spent on	
2017-NY-1005-001-B	1/13/2017	terminated or noncompliant activities.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to provide environmental review	
		documentation, such as environmental assessment and a phase I environmental	
		review, for the activity to support compliance with environmental review	
2017-NY-1005-001-C	1/13/2017	requirements.	\$0

		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to provide procurement documentation,	
		such as proof of advertising, bids received, bid analysis reports, contracts, and other	
		documents, for contracts associated with the three activities to support compliance	
2017-NY-1005-001-D	1/13/2017	with procurement requirements.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to strengthen the County's administrative	
		controls to ensure compliance with environmental, procurement, and other program	
2017-NY-1005-001-H	1/13/2017	requirements.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to reconcile the County's carryover balance	
		of HOME match as of September 30, 2015, for the ineligible HOME match	
2017-NY-1005-001-N	1/13/2017	contributions and the understated HOME match contributions.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to strengthen the County's financial	
		controls over reconciling bank records to ensure that HOME funds in the local bank	
2017-NY-1005-001-P	1/13/2017	account are spent before drawdowns are made from LOCCS.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to provide documentation, such as pay	
		stubs and leases, to support compliance with HOME program rent limit and income	
2017-NY-1005-001-Q	1/13/2017	eligibility requirements for the six tenants who occupied HOME-assisted units.	\$0
		We recommend that the Director of HUD's Newark, NJ, Office of Community Planning	
		and Development instruct County officials to strengthen the County's administrative	
		controls to ensure that County staff adequately monitors its subgrantee for	
		compliance with HOME program requirements and provide HOME program training to	
2017-NY-1005-001-S	1/13/2017	the County subgrantee's staff.	\$0
		Pursue departmental clearance for the 13 documents and policies identified that did	
		not go through required departmental clearance. For any items that cannot be	
		appropriately cleared, HUD should take appropriate action to recall the document or	
2017-LA-0002-001-A	1/25/2017	policy.	\$0

		Review the Clearance Calendar and ensure that appropriate form HUD-22 concurrence	
2017-LA-0002-001-C	1/25/2017	forms were obtained and documented for directives issued by other HUD offices.	\$0
		Implement controls to ensure that future directives are reviewed and documented in	
2017-LA-0002-001-D	1/25/2017	the Clearance Calendar tracking system as required.	\$0
		Update policies and procedures for the directives process, including responsibilities	
2017-LA-0002-001-E	1/25/2017	for process oversight and clear guidance defining when clearance is required.	\$0
		Develop and provide training to appropriate staff and required reviewing offices	
2017-LA-0002-001-F	1/25/2017	regarding the departmental clearance process requirements.	\$0
		We recommend that the Director of HUD's New York Office of Public Housing require	
		Authority officials to establish and implement procedures and effective financial	
		controls to ensure that costs charged to the public housing program are properly	
2017-NY-1006-001-C	1/31/2017	incurred and comply with applicable regulations.	\$0
2017-DP-0001-001-A	2/1/2017	Not released to public.	\$0
2017-DP-0001-001-B	2/1/2017	Not released to public.	\$0 \$0
2017-DP-0001-001-L	2/1/2017	Not released to public.	\$0
2017-DP-0002-004-D	2/9/2017	Not released to public.	\$0
2017-DP-0002-005-B	2/9/2017	Not released to public.	\$0
2017-DP-0002-005-C	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-A	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-B	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-C	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-D	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-E	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-F	2/9/2017	Not released to public.	\$0
2017-DP-0002-006-G	2/9/2017	Not released to public.	\$0
2017-DP-0002-008-A	2/9/2017	Not released to public.	\$0
		Submit a plan showing how it will proceed regarding the Yabucoa, Juncos, and	
		Barceloneta housing projects, including a schedule that HUD can track to ensure their	
2017-AT-1003-001-C	3/2/2017	completion.	\$0
		Develop and implement written policies detailing procedures and responsibilities	
2017-AT-1003-001-E	3/2/2017	related to program administration and monitoring of the escrow program.	\$0

		Transfer all escrow funds to a financial institution that is supervised by the Federal	
		Deposit Insurance Corporation or the National Credit Union Administration and ensure	
		that all deposits are secured by the Federal Government. Any amount not recovered	
		from the Development Bank must be reimbursed to the escrow account from non-	
2017-AT-1003-002-A	3/2/2017	Federal funds.	\$0
		Submit required certifications and supporting documentation showing that residents	
		of escrow-funded activities met the established income limit requirements. Any	
		amounts determined ineligible must be reimbursed to the escrow account from non-	
2017-AT-1003-002-B	3/2/2017	Federal funds.	\$0
2017-KC-1002-001-D	3/3/2017	Require New Horizons to obtain independent management.	\$0
		Require New Horizons to conduct a review to determine who currently lives in the	
2017-KC-1002-001-E	3/3/2017	units and verify their eligibility.	\$0
		Monitor New Horizons to ensure that it properly maintains tenant files, completes	
		required annual recertifications, and supports disability exemptions in accordance	
2017-KC-1002-001-F	3/3/2017	with HUD requirements.	\$0
		Reconsider HUD's position on questioned borrower-financed downpayment assistance	
		programs, including an analysis of the financial impact to FHA borrowers, risk to the	
		FHA program, and whether current statute prohibits borrower-financed	
2017-LA-0003-001-A	3/3/2017	downpayment assistance programs as they are currently structured.	\$0
		Develop and implement policies and procedures to strengthen HUD's comprehensive	
		loan-level, postendorsement, and lender reviews by evaluating loans containing	
		downpayment assistance (for example, interest rates, fees, borrower certifications,	
		lender reviews, impact to borrower, related agreements, etc.). Policies and	
		procedures should include evaluating the structure of downpayment assistance	
		programs, including whether the programs' structure and funding mechanisms comply	
2017-LA-0003-001-B	3/3/2017	with all HUD requirements and guidelines.	\$0

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		Develop specific requirements and guidance for lenders to review HFA downpayment assistance programs (for example, interest rates, fees, borrower certifications, lender reviews, impact to borrower, related agreements, etc.). Requirements and guidance should include evaluating the structure of downpayment assistance programs, including whether the programs' structure and funding mechanisms comply with all	
2017-LA-0003-001-C	3/3/2017	HUD requirements and guidelines.	\$0
		Require lenders to obtain a borrower certification that details their participation in an HFA downpayment assistance program, including relevant details of the specific program (for example, impact on interest rate, mortgage payments, fees, equity,	
2017-LA-0003-001-D	3/3/2017	acknowledgement of other less costly loan products, etc.).	\$0
		Ensure that lenders enter accurate and missing downpayment assistance gift data into	-
2017-LA-0003-001-E	3/3/2017	FHA Connection when identified by HUD.	\$0
2017-LA-0003-001-F	3/3/2017	Implement new data fields where lenders would be required to enter specific downpayment assistance information (for example, name of the source, name of assistance program, name of government entity or HFA, etc.) to allow for auditability and for HUD to generate reports and perform risk assessments.	\$0
		Review fees identified in this report that were charged as part of borrower-financed downpayment assistance programs and determine whether they are reasonable or necessary. HUD should immediately notify lenders to discontinue charging any fees	
2017-LA-0003-001-G	3/3/2017	that are determined to be unreasonable and unnecessary.	\$0
		Require any participating lender to reimburse borrowers that received an FHA loan with borrower-financed downpayment assistance for any fees that were determined	
2017-LA-0003-001-H	3/3/2017	to be unreasonable and unnecessary.	\$0
		Develop and implement controls to ensure that financial statements are submitted to HUD in a timely manner, including paying the correct amount of annual payments	
2017-PH-1002-001-G	3/24/2017	according to the terms of the mortgage.	\$0
2017-PH-1002-001-H	3/24/2017	Develop and implement controls to ensure that the project complies with applicable HUD requirements.	\$0
			

Provide training and technical assistance to the owner and its management agent to ensure compliance with the terms of its mortgage and other applicable HUD requirements. We recommend that the Director, Departmental Enforcement Center take appropriate administrative sanctions, including suspension, limited denial of participation, or 2017-FW-1006-001-K We recommend that the Associate General Counsel for Program Enforcement determine legal sufficiency and, if legally sufficient, pursue remedies under the Program Fraud Civil Remedies Act against the executive director. Review all administration drawdown vouchers and provide documentation to support that the drawdowns for estimated payroll costs are reconciled with the actual payroll costs for the pay periods. Any calculated overpayment by NSP should be returned to 5/8/2017 the program to meet program purposes. Establish and implement procedures and controls, in coordination with FHA, to ensure that FHA information reported in the AFR is accurate and consistent with supporting documents. Develop and implement steps to ensure that the description of corrective actions highlights current efforts and key milestones for ongoing efforts and explain in the AFR how it specifically tailored its corrective actions to better reflect the unique processes, procedures, and risks involved with RHAP as required by OMB. Develop and implement steps to ensure that adequate disclosures are made when future-year reduction targets for improper payments reported in the AFR are higher than the current-year improper payment estimates.	\$0 \$0
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2017-FW-1006-001-M 4/26/2017 Program Fraud Civil Remedies Act against the executive director. Review all administration drawdown vouchers and provide documentation to support that the drawdowns for estimated payroll costs are reconciled with the actual payroll costs for the pay periods. Any calculated overpayment by NSP should be returned to the program to meet program purposes. Establish and implement procedures and controls, in coordination with FHA, to ensure that FHA information reported in the AFR is accurate and consistent with supporting documents. Develop and implement steps to ensure that the description of corrective actions highlights current efforts and key milestones for ongoing efforts and explain in the AFR how it specifically tailored its corrective actions to better reflect the unique processes, procedures, and risks involved with RHAP as required by OMB. Develop and implement steps to ensure that adequate disclosures are made when future-year reduction targets for improper payments reported in the AFR are higher	\$0
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2017-FO-0006-004-B 5/11/2017 than the current-year improper payment estimates.	
	\$0
We recommend that HUD's Deputy Assistant Secretary for Public Housing Investments	
direct staff to develop and implement policies and procedures with the Office of Field	
Operations regarding identification of potentially distressed projects and monitoring	
2017-NY-0001-001-B 5/18/2017 and enforcement of the required conversion program.	\$0
Remind lenders that voluntary termination is not the correct termination type to	
record third-party sales and that borrower consent is required to terminate insurance,	
2017-KC-0003-001-B 5/22/2017 even if the loans are indemnified.	\$0

	Improve its procedures for detecting and sanctioning improper voluntary	
2017-KC-0003-001-C	5/22/2017 terminations.	\$0
	Develop and implement written procedures to ensure that it obtains written cost	
	estimates as required and maintains complete documentation to support	
	expenditures and that contractors performing or managing construction, removal,	
2017-PH-1003-001-D	5/22/2017 repair, or improvement work are properly licensed as required.	\$0
2017-PH-1003-002-C	5/22/2017 Correct the errors in the tenant files identified during the audit.	\$0
	Provide guidance to subrecipients to ensure that (1) on-the-job training hours are	
	supported by source documents, such as signed attendance or time sheets, and (2)	
	personal goods and services are supported by documents that show the allocation	
2017-AT-1005-001-C	5/24/2017 between business and personal use.	\$0
2017-AT-1005-001-D	5/24/2017 Report Program income of \$31,724 for FL0199L4D001407 to HUD.	\$0
	Perform onsite monitoring of the subrecipient that administered project	
	FL0431L4D001403 to ensure that participants are eligible and annual income re-	
2017-AT-1005-001-F	5/24/2017 certifications are performed.	\$0
	Pursue departmental clearance for the July 25, 2013, guidance that did not go throug	h
	required departmental clearance. For any items that cannot be appropriately cleared	,
2017-KC-0004-001-A	6/2/2017 HUD should take appropriate action to recall the document or policy.	\$0
	Develop guidance that helps the public understand its options for assistance between	ı
2017-KC-0004-001-B	6/2/2017 CDBG-DR and SBA and how to comply with Federal requirements.	\$0
	Develop improved procedures and provide training to appropriate staff regarding the	:
	departmental clearance process requirements, including • Determining which	
	guidance is considered to be a directive, including public communications, and •	
	Ensuring that HUD program participants have clear, instructive, and helpful	
	information to comply with the applicable requirements and procedures for HUD	
2017-KC-0004-001-C	6/2/2017 programs.	\$0
	Determine legal sufficiency and if legally sufficient, pursue civil and administrative	
	remedies against Cypress Meadows, LLC; Skyline Crest Enterprises, LLC; the project's	
	owner; or all three for inappropriately disbursing funds in violation of the project's	
2017-LA-1004-001-A	6/13/2017 regulatory agreement, operating lease agreement, and HUD requirements.	\$0

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	Implement additional policies and procedures to ensure that salaries and wages and	
		\$0
	Implement additional procedures and controls to ensure that documentation is	
6/16/2017	obtained to support that the limited clientele national objective was met.	\$0
6/16/2017	Obtain training or technical assistance on CDBG program requirements.	\$0
	Take appropriate administrative sanctions, including suspension, limited denial of	
6/28/2017	participation, or debarment, against the commissioners.	\$0
	We further recommend that the Southwest Region Director of Multifamily Housing	
	require its contract administrator for Beverly Place to verify that the owner's recently	
6/29/2017	implemented quality control program is working as designed.	\$0
	We further recommend that the Southwest Region Director of Multifamily Housing	
	ensure that the project-based contract administrator's review process includes steps	
	to obtain reasonable assurance that tenants being reported as subsidized at Beverly	
6/29/2017	Place live in the subsidized units.	\$0
	Reconcile the current program participants and related information in its internal	
7/7/2017	systems with the current participants listed in HUD's systems.	\$0
	We recommend that the General Deputy Assistant Secretary for Community Planning	
	and Development, develop and implement a policy requiring field offices to rate	
	grantees of at least medium risk that have not been monitored in their respective	
	program area within the last 3 years on factors that require assessments of capacity,	
	program complexity, and monitoring findings resulting in repayment or grant	
7/10/2017	reductions.	\$0
	We recommend that the General Deputy Assistant Secretary for Community Planning	
	and Development, develop and implement guidance for field offices to maintain	
	supporting documentation in their official files with an adequate explanation of	
	procedures performed to verify risk scores assigned, which could include upgrading	
	CPD's systems to allow for the attachment of supporting documentation for risk	
7/10/2017	analyses.	\$0
	6/16/2017 6/16/2017 6/16/2017 6/28/2017 6/29/2017 7/7/2017	Implement additional policies and procedures to ensure that salaries and wages and cost allocations are charged in compliance with HUD requirements. Implement additional procedures and controls to ensure that documentation is obtained to support that the limited clientele national objective was met. 6/16/2017 Obtain training or technical assistance on CDBG program requirements. Take appropriate administrative sanctions, including suspension, limited denial of participation, or debarment, against the commissioners. We further recommend that the Southwest Region Director of Multifamily Housing require its contract administrator for Beverly Place to verify that the owner's recently implemented quality control program is working as designed. We further recommend that the Southwest Region Director of Multifamily Housing ensure that the project-based contract administrator's review process includes steps to obtain reasonable assurance that tenants being reported as subsidized at Beverly Place live in the subsidized units. Reconcile the current program participants and related information in its internal systems with the current participants listed in HUD's systems. We recommend that the General Deputy Assistant Secretary for Community Planning and Development, develop and implement a policy requiring field offices to rate grantees of at least medium risk that have not been monitored in their respective program area within the last 3 years on factors that require assessments of capacity, program complexity, and monitoring findings resulting in repayment or grant reductions. We recommend that the General Deputy Assistant Secretary for Community Planning and Development, develop and implement guidance for field offices to maintain supporting documentation in their official files with an adequate explanation of procedures performed to verify risk scores assigned, which could include upgrading CPD's systems to allow for the attachment of supporting documentation for risk 7/10/2017

		We recommend that the General Deputy Assistant Secretary for Community Planning	
		and Development, develop and implement a quality control review process at the	
		headquarters level to ensure compliance with monitoring requirements for reports	
		and exhibits, to include but not be limited to explaining procedures performed and	
		adequately explaining and providing supporting documentation for conclusions	
2017-FW-0001-001-D	7/10/2017	drawn.	\$0
		We recommend that the General Deputy Assistant Secretary for Community Planning	
		and Development, update exhibits to require staff to document procedures	
		performed, provide sufficient explanation to verify procedures performed and	
2017-FW-0001-001-F	7/10/2017	conclusions drawn, and reference appropriate supporting documentation.	\$0
2017-KC-0006-001-A	7/14/2017	Complete the rulemaking process for HUD's single-family note sales program.	\$0
2017 VC 000C 001 D	7/14/2017	Develop and insulance at formal presentations and avidence for the nate calcomagnets	ćo
2017-KC-0006-001-B	//14/201/	Develop and implement formal procedures and guidance for the note sales program.	\$0
		Provide adequate monitoring to the Land Bank to ensure that the subrecipient follows	
		Federal regulations as required, including policies and procedures to help verify	
		subrecipient compliance or address any deficiencies in need of correcting, such as	
2017-AT-1007-001-A		annual audits, financial management systems, and file management.	\$0
	, , -	Ensure that the Land Bank develops and implements adequate financial and file	, -
		management policies and procedures to ensure that files are auditable and financial	
		records adequately identify the source and application of federally sponsored	
2017-AT-1007-001-D		activities in accordance with Federal regulations.	\$0
		Complete a review of rental subsidy abatements for all current units for which a	
		retroactive abatement was not conducted. The Authority should reimburse the	
2017-AT-1010-002-B	8/4/2017	program from non-Federal funds for any overpaid rental subsidy.	\$0
		Determine whether tenants were underpaid for utility allowances and if so, reimburse	
2017-BO-1006-002-C	8/18/2017	the tenants from non-Federal funds.	\$0
		Provide adequate supporting documentation for the amount of Public Housing Capital	
		Fund loan to verify the loan source. If another source of Federal funds is determined,	.
2017-AT-1011-001-A	8/21/2017	repay the amount to the appropriate program from non-Federal funds.	\$0

		Provide support showing the amount of predevelopment fees paid. If it is over the	
		allowable amount, that portion should be repaid to the project-based voucher	
2017-AT-1011-001-B	8/21/2017	program from non-Federal funds.	\$0
		Provide support showing the source and use of funds paid to the Terrace Lane, LP, and	
		Southside Village, LP, after the RAD conversion or repay the project-based voucher	
2017-AT-1011-001-C	8/21/2017	program from non-Federal funds.	\$0
2017-AT-1011-001-E	8/21/2017	Ensure that the Authority completes all outstanding annual audits.	\$0
		Clarify whether assistance provided under its community development programs,	
		such as HOPWA, are considered "Federal public benefits" and are, therefore, subject	
2017-CF-0801-001-A	8/21/2017	to PRWORA's noncitizen eligibility restrictions.	\$0
		Consult with the Office of the Attorney Consults establish whather HODIMA and	
		Consult with the Office of the Attorney General to establish whether HOPWA and other homeless assistance programs are a Federal public benefit that meets the	
		, ,	
2017 CF 0001 001 B		definition of "providing assistance for the protection of life or safety" and are,	ćo
2017-CF-0801-001-B	8/21/2017	therefore, exempt from PRWORA noncitizen eligibility restrictions.	\$0
		Require the member for whom it tried to transfer the membership associated with a	
		unit in which the remaining member passed away, to move into the unit or continue	
2017-CH-1006-001-M		to pursue the release of the member's membership rights to the Cooperative.	\$0
		Require the members who did not maintain their unit at the project as their principal	, -
		residence to move into the unit or continue to pursue the sale of their membership in	
2017-CH-1006-001-N		the Cooperative.	\$0
		Provide sufficient documentation to support that the single occupant of a unit was a	
		member of the Cooperative. If the Cooperative cannot do this, it should determine	
		who has the right to membership associated with the unit, transfer the membership	
2017-CH-1006-001-O	9/5/2017	to that person if appropriate, and require him or her to move into or sell the unit.	\$0
		Rent the unit that was used to provide rent-free housing to former employees of the	
		management agent to a very low-, low-, or moderate-income household selected from	
		a waiting list for rental units that meets the requirements of the resident home-	
2017-CH-1006-001-Q	9/5/2017	ownership plan and considers the tenant profile.	\$0

		Provide guidance to field office staff to clarify the statutory requirements in 42 U.S.C.	
		5305(a)(24) regarding a principal reduction and a downpayment for direct home-	
2017-PH-0001-001-B	9/5/2017	ownership assistance activities.	\$0
		Develop and implement guidance to communicate appropriate ways for grantees to	
2017-PH-0001-001-C	9/5/2017	calculate household income.	\$0
		Reemphasize to field offices the importance of using the correct monitoring guide to	
2017-PH-0001-001-D	9/5/2017	monitor direct home-ownership assistance activities.	\$0
		Reclassify home-buyer assistance expenses and refunds from the City's NSP3 ARR	
2017-LA-1008-002-E	9/13/2017	program to its NSP3 Homebuyer Assistance Program in DRGR and the general ledger.	\$0
		Develop and implement policies and procedures to ensure that the Office of Single	
		Family Asset Management and Office of Lender Activities and Program Compliance	
2017-LA-0004-001-B	0/1//2017	communicate the results of their servicing reviews to each other.	\$0
2017-LA-0004-001-D	3/14/2017	communicate the results of their servicing reviews to each other.	γU
		Update and revise policies and procedures, including reinforcement of guidance (for	
		example, mortgagee letters, notifications to servicers, or training) to ensure that	
2017-LA-0004-001-C	0/1//2017	servicers accurately report the status of delinquent loans to HUD.	\$0
2017-LA-0004-001-C	3/14/2017	scruteers accurately report the status of definiquent loans to 1100.	γU
		Reinforce existing guidance (such as mortgagee letters, notifications to servicers, and	
2017-LA-0004-001-E	9/14/2017	training) to servicers to ensure that they engage in required loss mitigation.	\$0
2017 27 0004 001 2	3/1-1/2017	Require that the servicers with significant and other deficiencies revise and update	70
		their policies and procedures, as necessary, to ensure that they comply with HUD	
2017-LA-0004-001-F	9/14/2017	requirements and guidance on loss mitigation evaluation.	\$0
	0, = 1, = 0 = 1	Instruct the Office for the Socioeconomic and Community Development to submit a	7 -
		plan for how it will proceed with the fine arts center project. The plan should include a	
		schedule that HUD can track to ensure the project's completion without proposing the	
2017-AT-1802-001-B	9/15/2017	use of additional HUD funds.	\$0
		N/a wasan and that IIIID/a Danistry Assistant County for Count Duagrams divest the	
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs direct the	
2017 NIV 1010 001 0	0/15/2017	State to provide training to its staff on applicable HUD and Federal requirements for	40
2017-NY-1010-001-C	9/15/201/	eligibility, documentation of costs, and duplication of benefits reviews.	\$0

		Develop and implement controls to ensure that policies and procedures for account	
		executives are continually reviewed and updated to reflect changes in Ginnie Mae's	
2017-KC-0008-001-A	9/21/2017	operations.	\$0
		Develop and implement controls to review issuers to determine the total impact of a	
		large or multiple-issuer default, the maximize-size default Ginnie Mae can adequately	
2017-KC-0008-001-B	9/21/2017	execute, and an issuer's ability to adapt to changing market conditions.	\$0
		Develop and implement controls to continually assess skills required to meet	· ·
		organizational goals to include a plan to prioritize resources to accommodate changing	
2017-KC-0008-001-C	9/21/2017	organizational needs.	\$0
		Develop and implement training programs to ensure that employee skill levels are	·
		developed to meet changing organizational needs to include secondary market	
2017-KC-0008-001-D	9/21/2017		\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	·
		City to provide documentation showing that it obtained adequate support for	
		contractor invoices related to disaster funds it disbursed to its subrecipient under the	
2017-NY-1012-001-A	9/21/2017	program.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to provide documentation showing that it has strengthened its invoice review	
		process to ensure that costs are eligible and supported before disbursing disaster	
2017-NY-1012-001-B	9/21/2017	funds to its subrecipient under the program.	\$0
		Clarify that if a State receives a disaster recovery grant and chooses to certify that its	
		procurement process is equivalent to Federal procurement standards, "equivalent"	
		means that its procurement process fully aligns with, or meets the intent of, each of	
2017-PH-0002-001-A	9/22/2017	the Federal procurement standards at 2 CFR 200.318 through 200.326.	\$0
2017-F11-0002-001-A	3/22/2017	Improve its controls to ensure that appropriate staff adequately evaluates the	70
		proficiency of State grantee procurement processes for States that select the	
		equivalency option. This includes ensuring that staff that specializes in procurement	
		review the documentation to ensure that State processes fully align with, or meet the	
		intent of, each of the Federal procurement standards at 2 CFR 200.318 through	
2017-PH-0002-001-B	9/22/2017		\$0
2017 111-000Z-001-D	3, 22, 2017	200.020.	70

	Clarify and improve its guidance for State grantees to explain what it means to have a	
	procurement process that fully aligns with, or meets the intent of, each of the Federal	
2017-PH-0002-001-C	9/22/2017 procurement standards at 2 CFR 200.318 through 200.326.	\$0
	Provide procurement training and technical assistance to State grantees to ensure that	
	they understand the intent of each of the Federal procurement standards at 2 CFR	
2017-PH-0002-001-D	9/22/2017 200.318 through 200.326.	\$0
	Develop and implement controls to ensure that the project complies with the	
2017-PH-1006-001-C	9/25/2017 regulatory agreement and applicable HUD requirements.	\$0
	Pursue civil money penalties and administrative sanctions, as appropriate, against the	
	owner and its parent company and their principals for their part in the violations cited	
2017-PH-1006-002-D	9/25/2017 in this report.	\$0
	Develop and implement adequate written policies to ensure that cardholders obtain	
	appropriate authorizations to support charges to their government travel cards and	
	establish a process for submitting a written request to OCFO for a merchant code	
2017-KC-0009-001-A	9/26/2017 unblock.	\$0
	Develop and implement written policies to ensure that program offices adequately	
	follow up on identified questionable charges and inform OCFO of significant travel	
2017-KC-0009-001-B	9/26/2017 card violations when they are identified.	\$0
	Require the Authority to review all other payments to the sampled vendors to confirm	
	that the costs were reasonable and the goods and services were procured from	
2017-KC-1003-002-C	9/26/2017 eligible vendors or repay the projects from non-Federal funds.	\$0
	Implement adequate procedures and controls to ensure that the Authority complies	
	with HUD's requirements for program conflicts of interest, including but not limited to	
	ensuring that (1) its staff does not complete inspections for units owned by entities	
	substantially controlled by the Authority, (2) its staff is appropriately trained and	
	familiar with HUD's requirements for units owned by entities it substantially controls,	
	and (3) future contracts to perform housing quality standards inspections for program	
2017 CU 1007 001 C	units owned by entities substantially controlled by the Authority are with a HUD-	ćo
2017-CH-1007-001-C	9/28/2017 approved independent third party.	\$0

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		Restrict the Authority from administering other HUD-funded programs until it	
		substantially improves its program administration to ensure compliance with	
		applicable requirements based on the findings cited in this audit report, absent	
2017-CH-1007-002-K		sufficient documentation provided by the Authority.	\$0
2017-DP-0003-001-C	9/28/2017	Not released to public.	\$0
		Update the terms in the purchase agreement to ensure that the agreements define	
		"extenuating circumstance" in reference to foreclosure avoidance, establish how long	
		stabilization outcomes can continue to be reported as planned, and establish financial	
		or other penalties to hold purchasers accountable in instances of nonreporting and	
2017-KC-0010-001-A	9/29/2017	noncompliance.	\$0
		We recommend that the Deputy Assistant Secretary for Grant Programs issue	
		guidance reminding grantees of the requirement to properly report the addresses of	
		assisted properties in IDIS and properly calculate and report program income from the	
2017-NY-0002-001-A	9/29/2017	disposition of these properties.	\$0
		We recommend that the Deputy Assistant Secretary for Grant Programs develop a	
		process to ensure that grantees properly report the addresses of assisted properties in	
		IDIS and properly calculate and report program income from the disposition of these	
		properties regularly. This process could include but is not limited to developing a	
		process to extract data reported in IDIS on activities with the matrix codes related to	
		real property, and training and instructing the Office of Community Planning and	
		Development's field office staff to extract this data and manually check for address	
		and program income data on grantees' activities, particularly activities that are	
		completed but have properties that could still be subject to program income	
2017-NY-0002-001-B	9/29/2017	requirements.	\$0
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		We recommend that the Deputy Assistant Secretary for Grant Programs instruct the	
		Newark, NJ, field office to require Jersey City to provide documentation to show that a	
		notice was provided to affected citizens as required or take action to advise affected	
2017-NY-0002-001-C	9/29/2017	citizens that they disposed of the property.	\$0
		We recommend that the Deputy Assistant Secretary for Grant Programs instruct the	
		Philadelphia, PA, field office to require Luzerne County to reclassify program income	
		already reported to the activity ID in IDIS that generated the income, ensuring that the	
2017-NY-0002-001-F	9/29/2017	\$798,273 in program income is properly accounted for.	\$0
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		We recommend that the Deputy Assistant Secretary for Grant Programs instruct the	
		Milwaukee, WI, field office to document that no portion of the four State of	
		Wisconsin's activities reviewed is currently subject to the change of use requirements	
		or remind the State of Wisconsin that the portions of the activities related to the	
2017-NY-0002-001-H	9/29/2017	voluntary grant reductions are still subject to the change of use requirements.	\$0
		We recommend that the Deputy Assistant Secretary for Grant Programs issue	
		guidance to HUD staff and grantees to clarify the applicability of change of use	
		requirements in cases where there is both a repayment from non-Federal funds and a	
2017-NY-0002-001-I	9/29/2017	voluntary grant reduction.	\$0
		Direct the applicable lenders to provide evidence that the properties for the 1,383 FHA-	
		insured loans not included in our sample had a safe and potable water source, or that	
		the appraisers had not notified the lender of the water quality issue on their	
		appraisals. If the lenders cannot provide this evidence, HUD should direct them to	
		perform water testing and any necessary remediation to ensure that the properties	
2017-PH-0003-001-A	9/29/2017	have a safe and potable water source, or indemnify HUD against future loss.	\$0
		Take appropriate administrative action against the lenders or appraisers for any cases	
		in which it finds that they did not take appropriate steps to ensure that properties had	
2017-PH-0003-001-B	9/29/2017	a safe and potable water source.	\$0
		Develop and implement additional guidance to advise lenders and appraisers when	
		water testing is required for properties serviced by a public water system which has	
2017-PH-0003-001-C	9/29/2017	issued a public notice of water contamination.	\$0
2017-PH-0003-001-E	9/29/2017	Consider requiring water testing for all FHA-insured properties.	\$0
		Require the Authority to submit evidence and its board of directors to certify to the	
		Director of the Seattle Office of Public Housing that it has complied with regulatory	
		requirements for each step of the project-based voucher process for each new project-	
		based voucher project until such time as the Director of the Seattle Office of Public	
		Housing believes the Authority understands and is consistently complying with the	
2017-SE-1002-001-C	9/29/2017	requirements.	\$0

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		Determine the market value of the operating rights for the 10 licensed beds sold in	
		April 2015. If the licensed beds were sold for less than market value, the owner should	
		reimburse the project from nonproject funds for the difference between the market	
2017-CH-1009-001-I	9/30/2017	value and the \$150,000 sales price of the operating rights for the 10 licensed beds.	\$0
		Improve its procedures and controls to ensure that the County administers the	
2017-CH-1010-001-E	9/30/2017	program in accordance with Federal requirements.	\$0
		Certify and provide supporting documentation showing that the identified deficiencies	
2017-CH-1011-001-A	9/30/2017	have been corrected for the 8 of 109 properties cited in this audit report.	\$0
		Assess BLM's performance under the area 4P contract at least quarterly to determine	
		whether it has improved its performance. If its performance does not improve, HUD in	
		coordination with the Office of the Chief Procurement Officer should determine	
2017-CH-1011-001-E	9/30/2017	whether BLM has defaulted on its contract and take the appropriate actions.	\$0
		Designate additional HUD personnel and establish an internal reporting structure to	
		complete DATA Act implementation, while sustaining reliable DATA Act reporting for	
2018-FO-0001-001-A	11/3/2017	later periods.	\$0
		Complete data quality and error resolution for HUD's loan programs to ensure	
2018-FO-0001-001-C	11/3/2017	inclusion in HUD's subsequent submissions.	\$0
		Establish and implement internal control policies and procedures for consolidating and	
		reconciling data from HUD, Ginnie Mae, and FHA source systems are documented and	
		include a governance structure, including roles, responsibilities, and personnel	
2018-FO-0001-001-E	11/3/2017	completing DATA Act reporting procedures.	\$0
		Require its mission support contractors to submit a capitalization report and other	
		supporting documentation in a timely manner, which would allow Ginnie Mae to	
2018-FO-0002-002-A	11/14/2017	record fixed asset activities during the proper period.	\$0

	Reevaluate FHA's existing model documentation for single-family, HECM, and	
	multifamily models to determine whether their current state is acceptable, so that it	
	provides the intended users a thorough understanding of how the model works and	
	also allows new users to assume responsibility for the model's use (operational	
	procedures). Based on this review, FHA should make adjustments as needed to the	
	model documentation. At a minimum, these adjustments should include appropriate	
2018-FO-0003-001-B	11/15/2017 actions taken to address model documentation deficiencies cited in our report.	\$0
	Review FHA's existing model coding for single-family, HECM, and multifamily models	
	and make necessary changes to make them consistent with industry's best practices in	
	model coding. At a minimum, FHA should implement actions to address model coding	
2018-FO-0003-001-C	11/15/2017 deficiencies cited in our report.	\$0
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	Establish and implement policies and procedures for assessing and monitoring the	
2018-FO-0003-001-D	11/15/2017 reliability of the work performed by FHA's modeling contractors.	\$0
	Revisit the model's ability to predict future performance of the single-family portfolio,	
	based on our concerns expressed in this report regarding relationships of certain	
	variables (such as loan-to-value ratio and FICO scores to prepayment) that are not	
	consistent with our expectations. FHA should provide us an analysis to support its	
2018-FO-0003-001-E	11/15/2017 position if it believes that a model design change is not warranted.	\$0
	Develop and implement policies, procedures, and controls to ensure that the reported	
	current-year endorsements in HERMIT and SFHEDW agree with the current-year	
2018-FO-0003-002-F	11/15/2017 endorsements in CHUMS.	\$0
	Work with PIH to develop and implement a consistent and reasonable methodology	
	for determining the PIH prepayment that (1) allows for timely recording of financial	
	events, (2) complies with GAAP, and (3) provides an adequate audit trail until the cash	
2018-FO-0004-002-A	11/15/2017 management process is automated.	\$0
	Develop and implement procedures to ensure that the methodology is reevaluated by	
	PIH and OCFO annually and any changes do not compromise (1) the audit trial, (2)	
2018-FO-0004-002-B	11/15/2017 compliance with GAAP, or (3) the accuracy of the balance.	\$0

	Establish and implement policies and procedures that require identification and	1
 	performance of complementary controls and periodic evaluation of established	
	complementary controls to ensure that they continue to address financial and	
	operational risks and document, assign, and communicate user complementary	4.0
2018-FO-0004-006-A	11/15/2017 controls roles and responsibilities.	\$0
	Ensure that originating base IAAs and modifications are maintained in HUD's	
	procurement system of record, PRISM, including manual documentation and records	
2018-FO-0004-007-E	11/15/2017 from HIAMS.	\$0
	Improve controls to ensure that the OOR process is successful. This includes but is not	
	limited to the following: (1) providing clarity on what constitutes a reasonable	
	justification for retaining obligations marked for review during the OOR and (2)	
	ensuring that a reasonable amount of time is provided for program offices to	4.0
2018-FO-0004-008-A	11/15/2017 adequately complete the markup review phase of the OOR.	\$0
	For all 32 debts not under repayment agreement, (1) send demand letters for any	
	debts for which a demand letter has not been sent and (2) aggressively work with the	
2018-FO-0004-011-A	11/15/2017 PHAs to determine appropriate repayment agreement terms.	\$0
	Worth with DUI to determine which debte should be transferred to the December and of	
	Work with PIH to determine which debts should be transferred to the Departments of	
	Treasury or Justice and which debts should be written off. The Deputy CFO should	40
2018-FO-0004-011-E	11/15/2017 ensure that proper documentation is maintained to support a decision for write-off.	\$0
	Establish controls to ensure that program offices send all outstanding debts to the Fort	
	Worth Accounting Center for appropriate recording and management in a timely	
2018-FO-0004-011-F	11/15/2017 manner and in accordance with the debt collection handbook.	\$0
2018-DP-0001-001-F	12/15/2017 Not released to public.	\$0
	Update its records retention policy to meet HUD's records retention requirements and	7 -
	notify its NSP subrecipients of the documentation retention requirements for the NSP	
2018-AT-1001-001-B	12/21/2017 grants.	\$0
2010 / 11 1001 001 5	Develop a retention strategy for its subrecipients to ensure that documentation is	ŢŪ.
2018-AT-1001-001-C	12/21/2017 readily available for review.	\$0
	Conduct onsite management reviews of the projects to supplement the onsite use	, -
	restriction agreement compliance monitoring reviews to ensure that the projects are	
2018-CH-0001-001-A	12/22/2017 operated in accordance with HUD's requirements.	\$0
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		Reconcile the data included in its CAPER with the data in its financial management	
2018-AT-1002-001-B	12/29/2017	system and correct any inaccurate information reported to HUD.	\$0
		Develop and implement policies and procedures to ensure that its required matching	
2018-AT-1002-001-C	12/29/2017	contributions are properly supported.	\$0
		Develop and implement policies and procedures to ensure that it reports data through	
		its CAPERs using data from its own financial management system instead of data from	
2018-AT-1002-001-D	12/29/2017	HUD's information system.	\$0
		Track and ensure that Volunteers returns to the Treasury any funds recovered through	
2018-AT-1802-001-A	12/29/2017	the ongoing litigation pertaining to the Yabucoa housing project.	\$0

\$1,846,926,976

List of Open Recommendations to Present

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
2018-KC-0001-001-A	3/26/2018	Develop a method for using the Do Not Pay portal during the underwriting process to identify delinquent child support and delinquent Federal debt to prevent future FHA loans to ineligible borrowers to put \$1,905,340,944 to better use.	\$1,905,340,944
2018-FW-0001-001-A	6/26/2018	We recommend that the Deputy Assistant Secretary for Operations develop and implement policies to require CPD headquarters' substantive involvement and responsibility in the risk assessment and monitoring function, including (1) oversight of risk assessment, including ensuring that all required grantees have a risk assessment performed; (2) review of annual work plans; (3) evaluation of monitoring performance and findings; (4) institution of functional supervisory controls; and (5) enforcement of field office compliance with risk analysis and monitoring requirements. If OFM does this, a minimum of \$907 million in Federal funds could be put to better use by more consistently and accurately assessing risk and monitoring grantees.	\$907,982,874
2018-FW-0802-001-C	5/15/2018	We recommend that the Chief Financial Officer determine whether the revised and completed transactions totaling \$496,913,235 and made more than a year after the original voucher entry were GAAP violations. If the transactions were violations, appropriate actions should be taken, including but not limited to adjusting the transactions in LOCCS and HUD's financial statements.	\$496,913,235
2018-FW-0802-001-B	5/15/2018	We recommend that the Chief Financial Officer determine whether the revised and completed detail transactions totaling to \$435,263,268, which occurred before and after grant rounds obligation and expenditure dates, were ADA violations. If the transactions were violations, actions should be taken as required by the ADA.	\$435,263,268

		Implement a change to regulations at 24 CFR Part 203 to require curtailment of	
		preforeclosure interest and other costs that are caused by lender servicing delays,	
		resulting in \$413,513,975 in funds to be put to better use. This should include	
		updating or seeking statutory authority to update HUD's regulations as necessary and	
		coordinating with HUD's Office of Finance and Budget, well before any changes go	
		through departmental clearance, to ensure that planned curtailment requirements can	
2019 A 0007 001 A	0/27/2010		¢412 F12 07F
2018-LA-0007-001-A	9/2//2018	be consistently enforced through the claims process.	\$413,513,975
		Ensure that \$399.1 million identified as invalid obligations in fiscal year 2018 is	
2019-FO-0002-002-I	11/14/2018	deobligated as appropriate.	\$399,090,727
		We recommend that the Chief Financial Officer determine whether the summary	
		expenditures totaling \$160,360,714, which exceeded the grant round obligations for	
		the two grantees, were ADA violations. If the transactions were violations, action	
2018-FW-0802-001-A	5/15/2018	should be taken as required by the ADA.	\$160,360,714
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$51,396,319 in 735 administrative obligations and \$5,350,112 in	
2019-FO-0003-005-G	11/15/2018	68 program obligations marked for deobligation as of September 30, 2018.	\$56,746,431
		Record in FHA Connection the remaining indemnified loans, avoiding \$47,433,895 in	
		estimated losses. The estimated loss is based on the loss severity rate of 46 percent of	
2018-CF-0802-001-B	9/29/2018	the total unpaid principal balance of \$103,117,164.	\$47,433,895
		Require Jamaica Hospital Nursing Home to provide support for \$44,483,000 in	
		accounts payable. Any amount that the owner cannot support as reasonable in price	
2018-BO-0001-001-G	9/17/2018	and necessary to the nursing home should be removed from the accounts payable	\$44,483,000
	3, 21, 2020	Review the 473 identified inactive retained obligations with remaining balances	4 1 1, 100,000
		totaling \$43,005,703 and close out and deobligate amounts tied to obligations that are	
2019-FO-0003-005-F	11/15/2018	no longer needed.	\$43,005,703
2023 10 0003 003-1	11, 13, 2010	Implement the action plan for the four defaulted nursing homes to protect HUD's	7-3,003,703
		investment of \$41,435,357. This amount represents the collective funds put to better	
		use for these nursing homes. Appendix E lists the funds to be put to better use by	
2018-BO-0001-001-B	0/17/2019	nursing home	¢41 425 257
Z010-DO-0001-001-D	3/1//2018	nursing nome	\$41,435,357

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		Procure appropriate HUD-approved investment accounts and move all Federal funds	
		from the STAR Ohio investment accounts to HUD-approved accounts to ensure that	
2018-CH-1006-001-A	9/18/2018	\$20,706,862 or the current balance of the STAR Ohio accounts is properly protected.	\$20,706,862
1010 011 1000 001 71	3, 23, 2023	property protected.	+ 10,700,001
		Develop and implement policies and procedures for the Community Compass	
		program, to include postaward monitoring, that ensures that providers and provider	
		subcontractors comply with applicable requirements to avoid incurring expenses for	
		unapproved personnel and overcharged labor and travel costs, thereby ensuring that	
2018-PH-0003-001-C	9/28/2018	as much as \$15,475,981 is put to better use.	\$15,475,981
		Require Jamaica Hospital Nursing Home to provide support for \$8,974,000 paid to its	
		related company. Any amount that the owner cannot support as reasonable in price	
2018-BO-0001-001-F	9/17/2018	and necessary to the nursing home should be repaid to the nursing home.	\$8,974,000
		Require the 12 grantees to correct their action plans to ensure that they comply with	
		program requirements and submit the corrected plans to HUD for review or require	
		the grantees to repay HUD from non-Federal funds for any amount of the \$7,779,450	
2018-PH-0002-001-A	9/10/2018	they received that they cannot support.	\$7,779,450
	, ,		. , , ,
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$7,517,486 in 187 program obligations and \$62,183 in 9	
2019-FO-0003-005-E	11/15/2018	administrative obligations marked for deobligation as of September 30, 2018.	\$7,579,669
		Require the owners of Bishop Wicke Health and Rehabilitation Center, Plaza Village	
		Senior Living, Golden Hill Health Care Center, Immanuel Campus of Care, and their	
		related companies to reimburse the nursing homes for the ineligible expenses of	
2018-BO-0001-001-H	9/17/2018	\$7,027,289.	\$7,027,289
		Redesign the partial claim program to eliminate its weaknesses and ensure that partial	
2018-KC-0004-001-C	9/20/2018	claims benefit from a stronger lien position to put \$6,770,000 to better use.	\$6,770,000
		Pursue the collection of the \$5,690,000 in surplus proceeds that HUD was entitled to	
2018-KC-0004-001-A	9/20/2018	receive from 2017 loan terminations.	\$5,690,000

		Develop and implement controls for the Community Compass program to ensure that	
		it uses procurement contracts for services that directly benefit HUD, including the	
		development, maintenance, and operation of the HUD Exchange website and	
		preparation of the Annual Homelessness Assessment Report, thereby ensuring that as	
2018-PH-0003-001-D	9/28/2018	much as \$5,060,494 is put to better use.	\$5,060,494
		Conduct criminal record background checks in accordance with its policies and	
		procedures to ensure that adult members of households for whom the Authority	
		made housing assistance payments totaling \$4,920,685 were eligible to participate in	
		the program or repay its program from non-Federal funds for any amount that it	
		cannot support. If the participants are deemed ineligible, the Authority should follow	
2018-PH-1001-001-A	2/12/2018	applicable regulations to terminate or modify assistance.	\$4,920,685
		Review the 65 identified inactive retained obligations with remaining balances	
		totaling \$4,310,534 and close out and deobligate amounts tied to obligations that are	
2019-FO-0003-005-H	11/15/2018	no longer valid or needed	\$4,310,534
		Coordinate with the Deputy Assistant Secretary for Finance and Budget to board 350	
		manually paid partial claims that were not boarded into SMART, resulting in funds to	
2018-LA-0005-001-B	9/21/2018	be put to better use in the amount of \$2,297,706.	\$2,297,706
		Support the reasonableness of or reimburse the project \$2,232,004 (\$1,719,736 +	
		\$484,615 + \$27,653) from nonproject funds for the project funds disbursed without	
2018-CH-1009-001-A	9/28/2018	sufficient procurement or contract documentation.	\$2,232,004
		Establish and implement policies and procedures to ensure that all of its unclaimed	
		funds are claimed and the money is appropriately routed to put \$2.2 million to better	
		use. At a minimum, these policies and procedures should address what constitutes	
		FHA and Ginnie Mae funds, ensure that these funds are returned to FHA or Ginnie Mae	
		as appropriate, and include policies to claim co-owned funds with any appropriate	
2018-KC-0002-001-C	8/7/2018	thresholds or limitations.	\$2,156,191
		Provide documentation to show that disbursements totaling \$2,136,849 and any bank	
		transfers to the owner's non-project accounts that occurred outside of our audit	
		period were reasonable and necessary expenses for the operation of the project or	
2018-PH-1006-001-A	9/21/2018	repay the project from non-project funds for any amount that it cannot support.	\$2,136,849

		Work with Treasury to identify and obtain reimbursement for FHA's and Ginnie Mae's	
2018-KC-0002-001-B	0/7/2010	portion of the \$1.9 million in HUD funds that Treasury collected.	¢1 046 396
Z018-KC-000Z-001-B	8///2018		\$1,946,286
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Eastwood Terrace Apartments owner to support that the subsidies for 77 tenants	
		and units with income discrepancies, missing EIV reports, missing income	
		verifications, missing annual certifications and missing signatures are supported and	
		accurate or repay HUD \$1,865,344 for those subsidies. Repayment must be from non-	
2018-FW-1005-001-A	8/2/2018	project funds.	\$1,865,344
		Recalculate annual income for participants assisted with the 2014 lead hazard control	
		grant to support the \$1,803,705 spent. For any assistance the Health Department	
		cannot support with complete income calculations, it should repay the U.S. Treasury	
		from non-Federal funds, less any amount repaid as a result of recommendations 1B	
2018-KC-1002-001-C	4/6/2018	and 2A.	\$1,803,705
		Support that \$1,559,908 in HOME funds disbursed was reasonable, supported, and	
		allowable in accordance with Federal requirements or repay from non-Federal funds	
2018-BO-1003-001-B	6/20/2018	any amount that cannot be supported.	\$1,559,908
		Submit a retroactive request for a waiver to the conflict-of-interest requirements to	
		support payments totaling \$1,499,137 or reimburse the appropriate fund from non-	
2018-PH-1007-002-B	9/25/2018	Federal funds for any amount not covered by a waiver.	\$1,499,137
	0, =0, =0=0	Repay from non-Federal sources the \$1,451,559 in ineligible funds when the HOME	+ = / 100 / =01
		program commitment requirements were not completed as required, the	
		environmental reviews were not properly completed, and funds were not disbursed in	
2018-BO-1003-001-A	6/20/2018	accordance with written agreements.	\$1,451,559
2010 DO 1003 001 A	0/20/2010	We recommend that the Fort Worth Office of Community Planning and Development	71,431,333
		Director require the City to repay its HOME program from non-Federal funds	
2018-FW-1004-001-A	E /0 /2010	\$1,322,280, which it misspent reconstructing homes.	\$1,322,280
2016-FVV-1004-001-A	5/8/2018	31,322,280, which it misspent reconstructing nomes.	\$1,322,260
		We recommend that HUD's Deputy Assistant Secretary for Housing Counseling obtain	
		and provide documentation for the four housing counseling agency reapprovals and	
		the three housing counseling agency voucher approvals to show that the \$1,310,719 in	
		Housing Counseling Grant funds5 disbursed was for eligible and supported costs or	44 040
2018-NY-0001-001-B	9/24/2018	repay from non-Federal funds any amount that cannot be supported.	\$1,310,719

	1		
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to provide documentation to show that the \$1,294,062 paid to the Long	
		Branch Housing Authority was for eligible, reasonable, necessary, and allocable costs	
		or reimburse its Operating and Capital Fund programs from non-Federal funds for any	
2018-NY-1003-001-A	2/8/2018	amount that it cannot support or that is not considered reasonable.	\$1,294,062
		Support that \$1,253,596 in funds not yet expended was reasonable, supported, and	Ψ = γ = 0 = 0 = 0
		allowable or reallocate the funds, thus ensuring that they will be put to their intended	
2018-BO-1003-001-C	6/20/2018		\$1,253,596
	3,23,232	Implement adequate procedures and controls to ensure that all units meet HUD's	+ = / = 3 5 / 5 5
		housing quality standards and its own requirements to prevent \$1,236,000 in program	
		funds from being spent on units that do not comply with HUD's requirements over the	
		next year. The procedures should include but not be limited to ensuring that	
		inspectors are properly trained and familiar with HUD's and the Authority's	
		requirements and that they consistently conduct accurate and complete inspections	
2019-CH-1001-001-E	12/20/2018	and reinspections.	\$1,236,000
	, ,, ,	Support that the converted units met HUD's housing quality standards or reimburse its	, , , , , , , ,
		program \$1,206,046 from non-Federal funds (\$1,053,618 in housing assistance	
2018-CH-1003-001-A	8/2/2018	payments + \$152,428 in administrative fees).	\$1,206,046
		Repay from non-Federal funds the \$1,190,977 in ineligible costs charged to the	
2018-BO-1005-001-A	9/19/2018	program.	\$1,190,977
		We recommend that the Southwest Region Director of Multifamily Housing require	
		Villa Main Apartments owner to provide support that the subsidized 43 units without	
		annual physical inspections, without required EIV reports, or with missing files were	
2018-FW-1002-001-B	1/31/2018	eligible or repay HUD \$1,095,364 for those subsidies.	\$1,095,364
		We recommend that the Director of HUD's New York Office of Public and Indian	
		Housing require the Authority to strengthen its controls to ensure that \$1,074,979 in	
		remaining property disposition proceeds and any outstanding loans and other funds to	
		be repaid will be put to better use as intended to benefit the Authority's residents.	
		These controls include controls to ensure that proceeds are used in accordance with	
		the HUD-approved disposition application, adequate supporting documentation is	
		maintained, and the source and use of funds is properly recorded in the Authority's	
2018-NY-1002-001-E	1/19/2018	books and records and reported to HUD.	\$1,074,979

	Coordinate with the Deputy Assistant Secretary for Finance and Budget to record	
9/21/2018		\$1,055,113
3/5/2018	Repay HUD for improperly filed partial claims and incentive fees totaling \$1,053,688.	\$1,053,688
	We recommend that the Director of HUD's New Orleans Office of Community Planning	
	and Development require the Parish to support or repay its program from non-Federal	
	funds \$1,020,121 for payments made (1) for work that the contractor(s) did not	
	perform and excessive material costs; (2) that lacked adequate supporting	
	documentation for change orders, independent cost estimates, and invoice	
	documentation; or (3) for the 10 HOME-funded rehabilitated homes not brought up to	
1/29/2018	code.	\$1,020,121
	Provide documentation to support \$1 million in community policing salary costs or	
9/26/2018	repay the program from non-Federal funds for any amount that it cannot support.	\$1,000,000
	Require the four Community Compass providers reviewed to either provide	
	documentation to support \$845,497 in unsupported labor and travel costs, for	
	personnel not on approved work plans, and for work performed that was not	
	described on the payment request or reimburse HUD from non-Federal funds for any	
9/28/2018	costs that it cannot support.	\$845,497
	We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
9/26/2018		\$842,931
, ,, , , ,	Require Shawnee Christian Nursing Center to return 27 beds to operation or pay down	,
9/17/2018		\$815,973
	3/5/2018 1/29/2018 9/26/2018 9/28/2018	and Development require the Parish to support or repay its program from non-Federal funds \$1,020,121 for payments made (1) for work that the contractor(s) did not perform and excessive material costs; (2) that lacked adequate supporting documentation for change orders, independent cost estimates, and invoice documentation; or (3) for the 10 HOME-funded rehabilitated homes not brought up to code. Provide documentation to support \$1 million in community policing salary costs or repay the program from non-Federal funds for any amount that it cannot support. Require the four Community Compass providers reviewed to either provide documentation to support \$845,497 in unsupported labor and travel costs, for personnel not on approved work plans, and for work performed that was not described on the payment request or reimburse HUD from non-Federal funds for any 9/28/2018 We recommend that the Acting Director of HUD's Buffalo Office of Public Housing require the Authority to provide documentation to show that \$842,931 paid under five contracts was for prices that were reasonable or reimburse its Operating Fund for any amount that it cannot support or is not considered reasonable.

		We recommend that the Director of HUD's New York Office of Public and Indian	
		Housing require the Authority to obtain retroactive approval from HUD for the	
		\$815,398 in outstanding unauthorized loans made to its nonprofit entity or reimburse	
		its Public Housing Operating Fund from non-Federal funds for any amount for which it	
		does not obtain approval. If approval is obtained, HUD should also require the	
		Authority to execute a loan agreement with the nonprofit entity and properly record	
2018-NY-1002-001-A	1/19/2018	the loans in its books and records.	\$815,398
		Provide documentation to support the \$811,325 in code enforcement costs (activities	. ,
		591, 619, and 645), including meeting code enforcement and salary and benefit	
2018-LA-1003-001-A	3/29/2018	requirements,4 or repay the program from non-Federal funds.	\$811,325
	3, 23, 232		7 7 5
		Support the \$797,222 in code enforcement costs, including meeting code enforcement	
2018-LA-1004-001-A	4/27/2018	and salary and benefits requirements, or repay its program from non-Federal funds.	\$797,222
	., ,	Board 47 partial claim notes that were not boarded into SMART, resulting in funds to	+101)==
2018-LA-0005-001-A	9/21/2018	be put to better use in the amount of \$716,061.	\$716,061
	5, ==, ====	Remove 24 duplicate partial claim note entries from SMART, resulting in funds to be	Ψ1 20,002
2018-LA-0005-001-C	9/21/2018	put to better use in the amount of \$697,354.	\$697,354
	3, 22, 2020	Support \$676,922 for contracts that were improperly procured or repay from non-	+ + + + + + + + + + + + + + + + + + +
2018-BO-1005-001-D	9/19/2018	Federal funds any amount that cannot be supported.	\$676,922
	3, 23, 2020	- Cuciai ranas any amount mat cannot be supported.	+070,51
		Provide documentation to support \$671,838 in code enforcement costs or repay the	
2018-PH-1008-001-B	9/26/2018	program from non-Federal funds for any amount that it cannot support.	\$671,838
2010 1 11 2000 001 5	3/20/2010	Obtain the missing mortgage documents for 33 loans and the missing note documents	707 1,000
		for 40 loans, totaling \$644,767 in partial claim notes, and require any unrecorded	
		mortgage documents to be recorded at the appropriate county's office to ensure that	
		HUD's interests are protected. For any missing documents that cannot be obtained,	
		the Deputy Assistant Secretary should require the lender to reimburse HUD for the	
2018-LA-0005-001-D	0/21/2019	partial claim note.	\$644,767
2018-LA-0003-001-D	3/21/2018	partial cialiff flote.	3044,707
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to provide documentation to show that the \$594,012 disbursed due to the use of	
		multipliers was for eligible, reasonable, necessary, and supported costs or reimburse	
2019 NV 1007 001 A	0/27/2010	its program from non-Federal funds.	\$EQ4.012
2018-NY-1007-001-A	3/2//2018	nts program nom non-rederal funds.	\$594,012

		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$588,694 in 12 administrative obligations marked for	
2019-FO-0003-005-I	11/15/2018	deobligation as of September 30, 2018.	\$588,694
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
		require the Authority to provide documentation to show that the \$583,920 paid to	
		two vendors for purchase orders below the Authority's micropurchase limit was for	
		prices that were reasonable or reimburse its Operating Fund from non-Federal funds	
2018-NY-1006-001-A	9/26/2018	for any amount that it cannot support or is not considered reasonable.	\$583,920
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$574,511 in 79 administrative obligations marked for	
2019-FO-0003-005-M	11/15/2018	deobligation as of September 30, 2018.	\$574,511
		We recommend that the Southwest Region Director of Multifamily Housing require	
		Villa Main Apartments owner to repay HUD \$534,741 for 39 subsidized units with	
2018-FW-1002-001-A	1/31/2018	ineligible "ghost" tenants.	\$534,741
		Repay to the program from non-Federal funds the \$457,192 (\$380,526 + \$48,420 +	
		\$28,246) in NSP funds spent for the construction, air conditioning, and engineering	
2018-AT-1005-001-A	5/29/2018	services in instances in which procurement activities were not adequately performed.	\$457,192
		Implement adequate procedures and controls to ensure that housing assistance	
		payments are appropriately calculated and supported and that repayment agreements	
		are created to recover overpaid housing assistance when unreported income is	
		discovered during the examination process to ensure that \$453,999 (\$351,060 +	
2018-CH-1007-002-E	9/25/2018	\$102,939) in program funds is appropriately used for future payments.	\$453,999
		Rerecord the mortgage documents at the respective counties' offices for 18 loans for	
		which the partial claim mortgages were inappropriately released, resulting in funds to	
2018-LA-0005-001-G	9/21/2018	be put to better use in the amount of \$451,000.	\$451,000
		Determine the amount of the \$445,122 in coordinator grant funds that were	
		appropriately earned by the Authority for meeting requirements and paid to the	
		coordinators while performing duties of the Family Self-Sufficiency program. The	
		funds that are determined to be unearned should be reimbursed to HUD from non-	
2018-CH-1007-001-I	9/25/2018	Federal funds.	\$445,122

		Reimburse its Section 8 Project-Based Voucher program \$443,204 (\$394,190 in	
		housing assistance payments and \$49,014 in associated administrative fees) from	
		nonproject funds for the payments related to the 206 Authority-owned units'	
		inspections not conducted by a HUD-approved independent entity and for compliance	
2018-AT-1008-001-A	7/13/2018	with housing quality standards for the period January 1, 2016, through August 5, 2016.	\$443,204
	, -, -	Require the City to support \$441,202 (\$370,729 + \$20,000 + \$50,473) or reimburse its	, -, -
		program from non-Federal funds for commitments and expenditures not adequately	
2018-AT-1011-001-A	9/28/2018	supported.	\$441,202
		Repay from non-Federal funds the \$434,970 in unreasonable costs charged to the	
2018-BO-1005-001-B	9/19/2018		\$434,970
		Support \$422,600 in program income that was not used before additional grant fund	
2018-BO-1005-001-E	9/19/2018	drawdowns or repay from non-Federal funds any amount that cannot be supported	\$422,600
		Support that grant administration services paid were cost reasonable or reimburse its	
2018-CH-1010-001-A	9/30/2018	Program \$387,443 from non-Federal funds.	\$387,443
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
		require the Authority to provide documentation to justify the \$372,695 in	
		unsupported Operating Fund subsidies received or reimburse its Operating Fund from	
2018-NY-1006-002-A	9/26/2018	non-Federal funds for any amount it cannot support.	\$372,695
		Support that City officials properly administered the HOME program and earned	
		\$338,665 in HOME administrative fees or repay from non-Federal funds any amount	
2018-BO-1003-001-H	6/20/2018	that cannot be supported.	\$338,665
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to provide documentation to show that the \$326,096 paid for goods and	
		services was reasonable or reimburse its Operating and Capital Fund programs from	
		non-Federal funds for any amount that it cannot support or that is not considered	
2018-NY-1003-001-C	2/8/2018	reasonable.	\$326,096
		Support that \$323,563 spent on rehabilitation administration charged in program year	
		2015 costs was reasonable and benefited the City's rehabilitation program or repay	
		the program from non-Federal funds any amount determined to be unreasonable or	
2018-LA-1005-001-J	7/3/2018	ineligible.	\$323,563

Execute agreements with owners of the assisted units detailing the Department's recapture policy and determine whether liens should be filled with the appropriate government office to ensure that Program funds used to assist the units are properly protected and able to be recaptured if assisted units are resold within 3 years. These 018-CH-1010-001-K 9/30/2018 protections should ensure that \$297,924 in Program funds is adequately protected. Provide documentation to support \$285,496 in graffiti abatement expenditures or repay the program from non-Federal funds (appendix D). Repay to the program from non-Federal funds \$280,979 in NSP funds spent for property 1012 and identify and repay any additional costs spent on this property, including maintenance costs and any program income generated. \$280,97 Provide documentation to support \$280,561 (housing assistance and utility allowance payments totaling \$237,809 for families that did not meet eligibility requirements and \$42,752 in administrative fees) or reimburse its program from non-Federal funds for 3/30/2018 any amounts it cannot support. \$280,56 We recommend that the Southwest Region Director of Multifamily Housing require the Louis Manor Apartments' owner to support that the subsidies for 14 tenants with missing income verifications, income discrepancies, incorrect annual income, and missing annual certifications were adequately supported and accurate or repay HUD \$268,452 for those subsidies. Repayment must be from nonproject funds. \$268,452 Determine the source of funds for the Waggoner Senior Housing note to ensure that the funds were loaned appropriately and that when payments are received, the payments are applied to the appropriate account. If the source of funds cannot be determined, the Authority should reimburse its program \$261,990 from non-Federal funds. \$261,990 from non-Federal funds.				
D18-CF-0802-001-A 9/29/2018 and HUD had paid loss mitigation claims to FTB. Execute agreements with owners of the assisted units detailing the Department's recapture policy and determine whether liens should be filed with the appropriate government office to ensure that Program funds used to assist the units are properly protected and able to be recaptured if assisted units are resold within 3 years. These 9/30/2018 protections should ensure that \$297,924 in Program funds is adequately protected. Provide documentation to support \$285,496 in graffiti abatement expenditures or 285,496 in graffiti abatement expenditures or 285,497 in graffiti abatement expenditures or 285,497 in graffiti abatement expenditures or 285,497 in graffiti abatement expenditures or 285,499 funds appeared to 3297,922 in graffiti abatement expenditures or 285,499 funds appeared to 3297,922 in graffiti abatement expenditures or 285,499 funds appeared to 3297,922 in graffiti abatement expenditures or 285,499 funds appeared appeared or 3297,924 funds appeared appeared appeared or 286,939 funds appeared appea			Require FTB to reimburse HUD \$311,699 for 2 loans for which HUD incurred losses	
Execute agreements with owners of the assisted units detailing the Department's recapture policy and determine whether liens should be filed with the appropriate government office to ensure that Program funds used to assist the units are properly protected and able to be recaptured if assisted units are resold within 3 years. These 018-CH-1010-001-K 9/30/2018 protections should ensure that \$297,924 in Program funds is adequately protected. Provide documentation to support \$285,496 in graffiti abatement expenditures or 18-LA-1003-002-A repay the program from non-Federal funds (appendix D). Repay to the program from non-Federal funds \$280,979 in NSP funds spent for property 1012 and identify and repay any additional costs spent on this property, including maintenance costs and any program income generated. \$280,97 Provide documentation to support \$280,561 (housing assistance and utility allowance payments totaling \$237,809 for families that did not meet eligibility requirements and \$42,752 in administrative fees) or reimburse its program from non-Federal funds for 3/30/2018 any amounts it cannot support. \$280,56 We recommend that the Southwest Region Director of Multifamily Housing require the Louis Manor Apartments' owner to support that the subsidies for 14 tenants with missing income verifications, income discrepancies, incorrect annual income, and missing annual certifications were adequately supported and accurate or repay HUD \$268,452 for those subsidies. Repayment must be from nonproject funds. \$268,452 Determine the source of funds for the Waggoner Senior Housing note to ensure that the funds were loaned appropriately and that when payments are received, the payments are applied to the appropriate account. If the source of funds cannot be determined, the Authority should reimburse its program \$261,990 from non-Federal funds. Support the reasonableness of the \$258,412 paid for contract M-1449 or reimburse its			when it sold the properties and 15 loans for which FHA insurance had been terminated	
recapture policy and determine whether liens should be filed with the appropriate government office to ensure that Program funds used to assist the units are properly protected and able to be recaptured if assisted units are resol within 3 years. These protections should ensure that \$297,924 in Program funds is adequately protected. Provide documentation to support \$285,496 in graffiti abatement expenditures or repay the program from non-Federal funds (appendix D). Repay to the program from non-Federal funds \$280,979 in NSP funds spent for property 1012 and identify and repay any additional costs spent on this property, including maintenance costs and any program income generated. Provide documentation to support \$280,561 (housing assistance and utility allowance payments totaling \$237,809 for families that did not meet eligibility requirements and \$42,752 in administrative fees) or reimburse its program from non-Federal funds for any amounts it cannot support. We recommend that the Southwest Region Director of Multifamily Housing require the Louis Manor Apartments' owner to support that the subsidies for 14 tenants with missing income verifications, income discrepancies, incorrect annual income, and missing annual certifications were adequately supported and accurate or repay HUD \$268,452 for those subsidies. Repayment must be from nonproject funds. Determine the source of funds for the Waggoner Senior Housing note to ensure that the funds were loaned appropriate account. If the source of funds cannot be determined, the Authority should reimburse its program \$261,990 from non-Federal funds. Support the reasonableness of the \$258,412 paid for contract M-1449 or reimburse its	2018-CF-0802-001-A	9/29/2018	and HUD had paid loss mitigation claims to FTB.	\$311,699
recapture policy and determine whether liens should be filed with the appropriate government office to ensure that Program funds used to assist the units are properly protected and able to be recaptured if assisted units are resol within 3 years. These protections should ensure that \$297,924 in Program funds is adequately protected. Provide documentation to support \$285,496 in graffiti abatement expenditures or repay the program from non-Federal funds (appendix D). Repay to the program from non-Federal funds \$280,979 in NSP funds spent for property 1012 and identify and repay any additional costs spent on this property, including maintenance costs and any program income generated. Provide documentation to support \$280,561 (housing assistance and utility allowance payments totaling \$237,809 for families that did not meet eligibility requirements and \$42,752 in administrative fees) or reimburse its program from non-Federal funds for any amounts it cannot support. We recommend that the Southwest Region Director of Multifamily Housing require the Louis Manor Apartments' owner to support that the subsidies for 14 tenants with missing income verifications, income discrepancies, incorrect annual income, and missing annual certifications were adequately supported and accurate or repay HUD \$268,452 for those subsidies. Repayment must be from nonproject funds. Determine the source of funds for the Waggoner Senior Housing note to ensure that the funds were loaned appropriate account. If the source of funds cannot be determined, the Authority should reimburse its program \$261,990 from non-Federal funds. Support the reasonableness of the \$258,412 paid for contract M-1449 or reimburse its				
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	2018-CH-1006-002-A	9/18/2018		\$261,990
018-CH-1006-003-A 9/18/2018 Capital Fund program from non-Federal funds. \$258,41				
	2018-CH-1006-003-A	9/18/2018	Capital Fund program from non-Federal funds.	\$258,412

	We recommend that the Direc	tor of HUD's Newark Office of Public Housing require	
	the Authority to provide docu	mentation to show that the \$252,000 paid to the Long	
	Branch Housing Authority was	for eligible, reasonable, necessary, and allocable costs	
	or reimburse its Operating and	d Capital Fund programs from non-Federal funds for any	
2018-NY-1005-001-A	9/26/2018 amount that it cannot support	or that is not considered reasonable.	\$252,000
	Support \$249,015 in program	costs spent on a 2014 grant for which the grantee was	
	unable to provide a tier one e	nvironmental review record or repay from non-Federal	
2018-BO-1005-001-C	9/19/2018 funds any amount that cannot	be supported	\$249,015
	Provide documentation to sho	w that indirect payroll expenses totaling \$225,182	
	charged to the program were	reasonable and necessary or repay its program from non-	
2018-PH-1005-001-C	9/19/2018 Federal funds for any amount	that it cannot support.	\$225,182
	We recommend that the Direc	tor of HUD's New Orleans Office of Community Planning	
	and Development require the	Parish to develop and implement a HUD-approved	
	written plan and procedures a	nd take actions that will correct and prevent the	
	deficiencies noted in the findi	ng, improve program administration effectiveness,	
	strengthen the control environ	nment, ensure compliance with HUD regulations and its	
	own policies and procedures,	and ensure that it has the continuing capacity to carry	
	out its HOME program activiti	es as required. Implementing this recommendation	
	should ensure that the \$216,6	63 in HOME funding allocated for the Parish's property	
2018-FW-1001-001-A	1/29/2018 rehabilitation program is better	er used.	\$216,663
	Provide sufficient documentat	ion to support that it disbursed the \$199,604 in program	
	funds, which it determined we	ere inappropriate housing or utility assistance payments,	
	and that it made a reasonable	effort to collect the debts. If the Agency cannot provide	
	sufficient documentation to su	upport the disbursements and that the debts were	
	uncollectable, it should reimb	urse its program from non-Federal funds as appropriate.	
	If the Agency provides sufficie	nt documentation to support the disbursements but	
	cannot provide sufficient docu	mentation to support that the debts were	
	uncollectable, it should make	a reasonable effort to collect from the debtors or	
2018-CH-1002-001-A	8/1/2018 reimburse its program from no	on-Federal funds as appropriate.	\$199,604
	Support that \$173,508 spent of	n homeowner rehabilitation project expenses was	
2018-LA-1005-001-E	7/3/2018 reasonable or repay the progr	am from non-Federal funds.	\$173,508
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		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to provide documentation to show that \$172,538 paid for goods and	
		services was reasonable or reimburse its Operating and Capital Fund programs from	
		non-Federal funds for any amount that it cannot support or that is not considered	
2018-NY-1005-001-D	9/26/2018	reasonable.	\$172,538
		Provide documentation to show that products and services totaling \$171,822 were	
		purchased at fair and reasonable prices. For any amounts determined to be	
		unreasonable and not supported, the Authority should reimburse the program from	
2018-PH-1007-003-A	9/25/2018	non-Federal funds.	\$171,822
		Reimburse its program \$170,784 from non-Federal funds for the ineligible salary	
2018-PH-1007-003-B	9/25/2018	payments and ongoing security payments.	\$170,784
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$168,198 in 29 obligations marked for deobligation as of	
2019-FO-0003-005-K	11/15/2018	September 30, 2018.	\$168,198
	, ,		. ,
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to provide documentation to show that the \$161,600 paid for legal, fee	
		accounting, and auditing services was for prices that were reasonable and that the	
		costs were properly allocated among the Authority's programs or reimburse its	
		Operating and Capital Fund programs from non-Federal funds for any amount that it	
2018-NY-1005-001-C	9/26/2018	cannot support or is not considered reasonable	\$161,600
	, ,	Reimburse its program \$153,222 from non-Federal funds for the housing assistance	. ,
		paid for the 50 units that materially failed to meet HUD's housing quality standards	
2019-CH-1001-001-B	12/20/2018	and its own requirements.	\$153,222
		Repay the project's operating account from nonproject funds for the \$142,805 spent	,,
2018-DE-1001-002-A		on ineligible expenses.	\$142,805
		Provide documentation to support the \$137,500 paid for security services from	. ,
		operating funds or reimburse its program from non-Federal funds for any costs that it	
2018-PH-1007-001-A	9/25/2018	cannot support.	\$137,500
	3,23,232		7 - 2 - 7 - 2 - 2
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to provide documentation to show that it had valid contracts in place	
		before disbursing \$125,589 to three vendors or reimburse its Operating and Capital	
2018-NY-1003-001-D	2/8/2018	Fund programs from non-Federal funds for any amount that it cannot support.	\$125,589
	_, 5, 2010	- and programs from figure to delight and the same of appoint	7123,303

	l l	Reimburse its Section 8 Housing Choice Voucher program \$124,075 (\$108,687 in	
		housing assistance payments and \$15,388 in associated administrative fees) from non-	
		Federal funds for the payments related to the Authority-owned units' inspections not	
2018-AT-1006-001-A	7/13/2018	conducted by an independent entity.	\$124,075
		Support or reimburse its Housing Choice Voucher Program \$120,067 from non-Federal	
2018-CH-1007-001-B	9/25/2018	funds for unsupported graduation disbursements.	\$120,067
	ı	Reimburse its program \$119,023 from non-Federal funds for the ineligible housing	
		assistance payments it made due to the conflict-of-interest situation identified by the	
		audit and any additional ineligible housing assistance payments it made outside our	
2018-PH-1003-002-A		review period.	\$119,023
	, ,	·	, ,
		We recommend that the Director of HUD's Newark Office of Public and Indian Housing	
		require the Authority to reimburse its program \$111,651 from non-Federal funds	
		(\$110,943 for housing assistance payments and \$708 in associated inspection service	
2018-NY-1008-001-B		fees) for the 23 units that materially failed to meet HUD's housing quality standards.	\$111,651
	· ·	, , , , , , , , , , , , , , , , , , , ,	. ,
		Reimburse its program \$111,568 from non-Federal funds for the ineligible payments it	
2018-PH-1007-002-A		made due to the conflict-of-interest situations identified by the audit.	\$111,568
		Review the five identified retained inactive obligations with remaining balances	, ,
		totaling \$110,224 and close out and deobligate amounts tied to obligations that are no	
2019-FO-0003-005-L		longer valid or needed.	\$110,224
	, , , , ,		, -,
		We recommend that the Director of HUD's New York Office of Public and Indian	
		Housing require the Authority to provide documentation to show that \$108,061 in	
		property disposition proceeds was used for the activities outlined in its HUD-approved	
		disposition application and modifications or reimburse its Operating Fund from non-	
2018-NY-1002-001-B		Federal funds for any amount not supported.	\$108,061
		Deobligate all obligations marked for deobligation during the departmentwide OOR,	,,
		including as much as \$106,962 in 30 administrative obligations marked for	
2019-FO-0003-005-N		deobligation as of September 30, 2018.	\$106,962
		Reimburse its Program \$102,069 from non-Federal funds for the duplicate payments	,,
		made to its subcontractor for lead-based paint and other health hazard control	
2018-CH-1010-001-B	9/30/2018	·	\$102,069
		l	. ,

	We recommend that the Director of HUD's Newark Office of Public Housing require	
	the Authority to provide documentation to support \$100,496 in 2015 Capital Fund	
	grant obligations that have already been disbursed or reimburse HUD from non-	
2/8/2018	Federal funds for any amount it cannot support.	\$100,496
	Take immediate action to remove project bank accounts as security for the owner's	
9/21/2018	line of credit and, thereby put up to \$100,000 to better use.	\$100,000
	MetLife for indemnifying and holding HUD harmless for any and all losses HUD incurs	
3/23/2018	or has incurred in connection with FHA loan number 137-4740973.	\$95,769
	Support or reimburse its program \$93,651 from non-Federal funds for the missing	
12/20/2018	required eligibility documentation.	\$93,651
	Review four loans with partial claim notes already recorded in SMART and remove	
	those loans in which HUD has not paid a partial claim, resulting in funds to be put to	
9/21/2018	better use in the amount of \$93,409.	\$93,409
	Coordinate with HUD's Office of Lead Hazard Control and Healthy Homes to determine	
	whether \$88,258 in Program funds (\$77,597 + \$10,661) may be drawn down and used	
	to reimburse its subcontractor if the lead-based paint and other health hazard control	
9/30/2018	activities are determined to be eligible.	\$88,258
	We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
	require the Authority to reimburse its Operating Fund from non-Federal funds \$82,907	
	for 16 document management services contract payments that should have been paid	
9/26/2018	with COCC funds.	\$82,907
	Provide support showing the \$79,738 spent on window replacement qualified or repay	
4/6/2018	the U.S. Treasury from non-Federal funds.	\$79,738
		\$78,786
11/15/2018	longer valid or needed.	\$78,069
	2/8/2018 9/21/2018 3/23/2018 12/20/2018 9/21/2018 9/30/2018 4/6/2018 9/25/2018	the Authority to provide documentation to support \$100,496 in 2015 Capital Fund grant obligations that have already been disbursed or reimburse HUD from non- 2/8/2018 Federal funds for any amount it cannot support. Take immediate action to remove project bank accounts as security for the owner's 9/21/2018 line of credit and, thereby put up to \$100,000 to better use. Enforce the indemnification agreement in the attached settlement agreement to prevent an estimated \$95,769 loss to HUD. This represents an amount due HUD from MetLife for indemnifying and holding HUD harmless for any and all losses HUD incurs or has incurred in connection with FHA loan number 137-4740973. Support or reimburse its program \$93,651 from non-Federal funds for the missing required eligibility documentation. Review four loans with partial claim notes already recorded in SMART and remove those loans in which HUD has not paid a partial claim, resulting in funds to be put to 9/21/2018 better use in the amount of \$93,409. Coordinate with HUD's Office of Lead Hazard Control and Healthy Homes to determine whether \$88,258 in Program funds (\$77,597 + \$10,661) may be drawn down and used to reimburse its subcontractor if the lead-based paint and other health hazard control activities are determined to be eligible. We recommend that the Acting Director of HUD's Buffalo Office of Public Housing

	We recommend that the Director of HUD's Newark Office of Public Housing require	
	the Authority to reimburse its Operating Fund from non-Federal funds for the \$75,722	
2/8/2018	settlement payment made to the State of New Jersey.	\$75,722
	Repay to the program from non-Federal funds the \$73,400 in NSP funds spent for	
5/29/2018	mold and asbestos remediation work.	\$73,400
9/27/2018	amounts not supported, it should reimburse its program from non-Federal funds.	\$71,034
	Support or reimburse the project \$70,632 from nonproject funds, as appropriate, for	
	the project funds disbursed to Vesta Corporation for bookkeeping fees without	
9/28/2018	documentation showing that the bookkeeping fees charged were reasonable.	\$70,632
7/3/2018	work on rehabilitation-related activities or repay the program from non-Federal funds.	\$69,794
	Support that expenses were related to rehabilitation activities for \$66,910 in payroll	
	expenses charged to the rehabilitation delivery expenses activity for its former	
7/3/2018	environmental review specialist or repay the program from non-Federal funds.	\$66,910
	Reverse the transaction for one loan for which the transaction removing a partial	
	claim note was made in error, resulting in funds to be put to better use in the amount	
9/21/2018	of \$63,591.	\$63,591
	We recommend that the Director of HIID's New York Office of Public and Indian	
	•	
1/19/2018	·	\$61,545
1/13/2010	amount for which it does not obtain approval.	701,343
	Support that the four households residing in assisted units were income eligible or	
	reimburse its Program \$59,883 from non-Federal funds for the lead-based paint and	
9/30/2018	other health hazard control activities completed in the assisted units.	\$59,883
	2/8/2018 5/29/2018 9/27/2018 9/28/2018 7/3/2018 7/3/2018 1/19/2018	Provide adequate documentation to support that the \$71,034 spent for improperly procured goods and services was spent at the most competitive prices. For any amounts not supported, it should reimburse its program from non-Federal funds. Support or reimburse the project \$70,632 from nonproject funds, as appropriate, for the project funds disbursed to Vesta Corporation for bookkeeping fees without documentation showing that the bookkeeping fees charged were reasonable. Reclassify \$69,794 in employee payroll and benefits for City employees that did not work on rehabilitation-related activities or repay the program from non-Federal funds. Support that expenses were related to rehabilitation activities for \$66,910 in payroll expenses charged to the rehabilitation delivery expenses activity for its former environmental review specialist or repay the program from non-Federal funds. Reverse the transaction for one loan for which the transaction removing a partial claim note was made in error, resulting in funds to be put to better use in the amount of \$63,591. We recommend that the Director of HUD's New York Office of Public and Indian Housing require the Authority to obtain retroactive approval from HUD for the \$61,545 in property disposition proceeds used for Rental Assistance Demonstration conversion costs or reimburse its Operating Fund from non-Federal funds for any amount for which it does not obtain approval. Support that the four households residing in assisted units were income eligible or

		Deobligate all obligations marked for deobligation during the departmentwide OOR,	
		including as much as \$54,909 in 13 administrative obligations marked for deobligation	
2019-FO-0003-005-P	11/15/2018	as of September 30, 2018	\$54,909
		Support the unsupported amount of match for its subgrantee or repay HUD \$54,473	
2018-LA-1002-001-A	2/23/2018	from non-Federal funds (appendix D).	\$54,473
		Reimburse the project's operating account \$50,400 from the reserve for replacement	
2018-DE-1001-004-A	9/6/2018	account.	\$50,400
		Provide documentation to show that administrative fees totaling \$47,376 were used	
		to perform administrative duties for the program or repay its program from non-	
2018-PH-1005-001-E	9/19/2018	Federal funds for any amount that it cannot support.	\$47,376
		Reimburse the project from nonproject funds \$46,024 for the project funds that were	
2018-CH-1009-001-C	9/28/2018	not used for reasonable operating expenses or necessary repairs of the project.	\$46,024
		Support that \$45,304 drawn in advance met eligibility and procurement requirements	
2018-LA-1005-001-H	7/3/2018	and costs were reasonable or repay the unsupported amount from non-Federal funds.	\$45,304
		Support that landlords gave preference in renting six vacant units to families with	
		children under 6 years of age or reimburse its Program \$41,240 from non-Federal	
		funds for the lead-based paint and other health hazard control activities completed at	
2018-CH-1010-001-G	9/30/2018	these assisted units.	\$41,240
		Require the Authority to reimburse its Housing Choice Voucher Program from non-	
		Federal funds for any amounts determined not to be reasonable to ensure that	
2018-CH-1007-003-K	9/25/2018	\$40,656 in program funds is available for appropriate program use.	\$40,656
		Support or reimburse the project from nonproject funds \$39,690, as appropriate, for	
		the project funds disbursed without sufficient documentation supporting that the	
2018-CH-1009-001-D	9/28/2018	invoices were not for duplicate work.	\$39,690
		Develop and implement procedures to ensure that flat rents are calculated correctly	
		for those families that choose to pay flat rent, thereby ensuring that it collects at least	
2018-PH-1007-001-H	9/25/2018	\$38,664 in additional rental income.	\$38,664
		Require the Authority to reimburse its Public Housing Capital Fund program \$38,411	
		from nonproject funds for the inappropriate use of funds for the Section 8 Project-	
2018-AT-0801-001-F	9/28/2018	Based Voucher Program units.	\$38,411

		Reimburse its program \$37,508 (\$33,085 in housing assistance payments and \$4,423	
		in associated administrative fees) from non-Federal funds for failing to perform unit	
2018-AT-1006-002-A	7/13/2018	inspections in a timely manner.	\$37,508
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to provide documentation to show that \$36,508 disbursed1 was for	
		authorized and approved costs or reimburse its Operating and Capital Fund programs	
2018-NY-1005-001-E	9/26/2018	from non-Federal funds for any amount that it cannot support.	\$36,508
		Require the City to reimburse its program \$33,258 from non-Federal funds for	
2018-AT-1011-001-B	9/28/2018	inappropriate costs incurred before the written agreements were executed.	\$33,258
		Recapture and thereby put \$32,019 to better use, which the City did not commit by its	
2018-AT-1011-001-C	9/28/2018	24-month statutory commitment deadline in fiscal year 2015 funding for activity 1464.	\$32,019
		The Ragland Housing Authority to support or reimburse its public housing fund	
2018-AT-1009-001-G	7/23/2018	\$31,580 (\$1,320 +\$11,887 + \$18,373) for unsupported disbursements.	\$31,580
		Reimburse its program \$29,226 from non-Federal funds (\$27,737 for housing	
		assistance payments and \$1,489 in associated administrative fees) for the 22 units	
2018-PH-1002-001-B	2/16/2018	that materially failed to meet HUD's housing quality standards.	\$29,226
		We recommend that HUD's Office of General Counsel, Office of Program Enforcement,	
		acknowledge that the \$40,000 in the settlement agreement represents an amount due	
2018-FW-1802-001-A	8/21/2018	HUD.	\$26,180
		Correct the rent calculations for the employees whom it charged an extremely low	
		rent, thereby ensuring that it collects an estimated \$25,248 more in rent over the next	
2018-PH-1007-001-E	9/25/2018	year.	\$25,248
		Support that lead-based paint hazard control activities were necessary at 13 assisted	
		units or reimburse its Program \$23,857 from non-Federal funds for the unsupported	
2018-CH-1010-001-H	9/30/2018	lead-based paint hazard control activities completed at these assisted units.	\$23,857
		Reimburse its program \$20,450 from non-Federal funds (\$10,331+ \$10,119 in	
		associated administrative fees) for the overpayment of housing assistance due to	
2018-CH-1007-002-A	9/25/2018	inappropriate calculations of housing assistance.	\$20,795
		Repay the U.S. Treasury \$19,173 spent on ineligible assistance from non-Federal	
2018-KC-1002-001-A	4/6/2018	funds.	\$19,173

We recommend that the Director of HUD's Newark Office of Public Housing require	
the Authority to provide documentation to support \$18,913 in 2015 Capital Fund grant	
obligations that have not yet been disbursed or request that HUD recapture the funds	
2018 in accordance with regulations at 24 CFR 905.306.	\$18,913
Support or reimburse its program \$18,638 from non-Federal funds for the	
2018 unsupported payments of housing assistance cited in this finding.	\$18,638
Transfer \$17,507 in non-Fodoval friends to its Childhood Load Reisening Previontion	
	¢17 F07
·	\$17,507
	\$15,796
For any amounts not supported, it should reimburse its program from non-Federal	
2018 funds.	\$15,280
Require the four Community Compass providers reviewed to reimburse HUD \$13,384	
2018 from non-Federal funds for ineligible costs from overcharged labor or travel costs.	\$13,384
Support that expenses were related to rehabilitation activities for \$13,263 in	
2018 unsupported payroll or repay the program from non-Federal funds.	\$13,263
The Pell City Housing Authority to support or reimburse its public housing fund	
2018 \$12,874 (\$4,709 + \$8,165) for unsupported disbursements.	\$12,874
Reimburse its Housing Choice Voucher Program \$12,460 from non-Federal funds for	
2018 the ineligible disbursements.	\$12,460
Provide support for the \$12,355 in project funds spent to pay individuals who were	
not on the payroll and for services provided for project operations. For any portion of	
	\$12,355
2018 funds.	\$12,109
	obligations that have not yet been disbursed or request that HUD recapture the funds in accordance with regulations at 24 CFR 905.306. Support or reimburse its program \$18,638 from non-Federal funds for the unsupported payments of housing assistance cited in this finding. Transfer \$17,507 in non-Federal funds to its Childhood Lead Poisoning Prevention Program and use the funds in accordance with the program grant requirements since these funds were not recaptured after the four assisted units were sold within 3 years. Reimburse its program \$15,796 from non-Federal funds for administrative fees earned for the 50 units that materially failed to meet HUD's housing quality standards and its own requirements. Provide adequate documentation to support \$15,280 spent for maintenance activities. For any amounts not supported, it should reimburse its program from non-Federal funds. Require the four Community Compass providers reviewed to reimburse HUD \$13,384 from non-Federal funds for ineligible costs from overcharged labor or travel costs. Support that expenses were related to rehabilitation activities for \$13,263 in unsupported payroll or repay the program from non-Federal funds. The Pell City Housing Authority to support or reimburse its public housing fund \$12,874 (\$4,709 + \$8,165) for unsupported disbursements. Reimburse its Housing Choice Voucher Program \$12,460 from non-Federal funds for the ineligible disbursements. Provide support for the \$12,355 in project funds spent to pay individuals who were not on the payroll and for services provided for project operations. For any portion of this amount that is not supported, the owner should repay the project operating account using nonproject funds. Support sampled retroactive payroll costs totaling \$12,109, which correspond to the actual time attributed to grants CA0689L9D011502, CA0880L9D011501, CA0881L9D011501, and CA0945L9D011506, or reimburse HUD from non-Federal

		We recommend that the Director of HUD's New York Office of Public and Indian	
		Housing require the Authority to reimburse its Operating Fund from non-Federal funds	
		for \$11,173 spent on ineligible activities funded by \$369 in property disposition	
2018-NY-1002-001-D	1/19/2018	proceeds and \$10,804 in tenant participation funds.	\$11,173
		Reimburse the Housing Choice Voucher Program \$10,861 from its various programs	
2018-CH-1007-003-D	9/25/2018	for the bank service charges inappropriately charged to its Program.	\$10,861
		Complete a cost breakdown to support the \$10,731 spent on a rental property, which	
		included assistance to an ineligible unit, and repay the ineligible assistance to the U.S.	
2018-KC-1002-001-B	4/6/2018	Treasury from non-Federal funds.	\$10,731
		Seek retroactive approval or reimburse its program \$10,124 for program funds paid to	
		the contractor not approved by HUD for the housing quality standards inspections for	
2018-CH-1003-001-B	8/2/2018	units owned by entities substantially controlled by the Authority.	\$10,124
		Reimburse its program \$9,870 (\$7,663 + \$2,207) from non-Federal funds for the	
		administrative fees it inappropriately earned for the missing required eligibility	
2019-CH-1001-002-D	12/20/2018	documentation and inappropriate calculations of housing assistance.	\$9,870
			. ,
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the Parish to Repay its program from non-Federal funds for	
2018-FW-1001-001-B	1/29/2018	\$9,849 in payments made to contractors for duplicate payments and overpayments.	\$9,849
		Provide documentation to support the \$8,919 in NSP funds spent on rehabilitation	. ,
2018-AT-1005-001-D	5/29/2018	costs or repay to the program from non-Federal funds.	\$8,919
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	1 - 7 -
		require the Authority to provide documentation to justify \$8,564 in excessive property	
		management fees charged by the COCC or reimburse its Operating Fund from non-	
2018-NY-1006-002-B	9/26/2018	Federal funds for any amount it cannot support.	\$8,564
	,, _ c, _ c	,	7 - 70 0 1
		Support or reimburse the project from nonproject funds \$7,091, as appropriate, for	
2018-CH-1009-001-B	9/28/2018	the project funds disbursed without sufficient supporting documentation.	\$7,091
	3, 23, 2310	and be along the support and the support of the sup	77,031

		Enter into repayment agreements to pursue collection from the applicable households	
		or reimburse its program \$6,367 from non-Federal funds for the overpayment of	
2018-CH-1007-002-D	9/25/2018	housing assistance due to unreported or underreported income	\$6,367
		Support or reimburse its Block Grant program from non-Federal funds for the \$6,140 it	
		provided to the corporation for indirect costs for which the corporation lacked	
		sufficient documentation to support whether the indirect costs included lobbying-	
2018-CH-1008-001-G	9/27/2018	related expenses.	\$6,140
		Reimburse its program \$6,084 (\$5,553 in housing assistance payments and \$531 in	
		associated administrative fees) from non-Federal funds for the units that materially	
2018-AT-1006-003-A	7/13/2018	failed to meet HUD's housing quality standards.	\$6,084
		Reimburse its Block Grant program from non-Federal funds for the \$5,810 it provided	
		to the corporation for labor that exceeded actual labor costs (more than \$4,800) and	
2018-CH-1008-001-B	9/27/2018	indirect costs associated with the excessive labor costs (nearly \$1,000).	\$5,810
		Review the 17 travel cardholders with purchases that occurred without a travel	
		authorization and the 6 travel cardholders with purchases that were not supported to	
		determine whether the purchases were allowable, proper, and paid in full by the	
		cardholder, taking appropriate administrative actions as necessary. These	
		unsupported purchases totaled \$6,407. However, a total of \$5,780 remains after	
2018-KC-0005-001-A	9/27/2018	deducting the duplicate amount of \$627 addressed in Recommendation 1C.	\$5,780
		Refer the 15 ineligible travel card transactions totaling \$5,393 to the appropriate	
		program office and obtain a response regarding what administrative actions were	
2018-KC-0005-001-C	0/27/2019	taken to resolve the violations. If no actions were taken, OCFO should request support	¢E 202
2018-KC-0005-001-C	9/2//2018	to show why no corrective actions were taken.	\$5,393
		Support or reimburse its Block Grant program from non-Federal funds for the \$4,953 it	
		provided to the corporation for one job for which the corporation lacked sufficient	
2018-CH-1008-001-L	9/27/2018	documentation to support that a member of the household was physically disabled.	\$4,953
	-, ·, 2	Support that the contract modification totaling \$4,899 for contract number M-1449	+ -/
		was reasonable. The amount that cannot be shown to be reasonable should be	
2018-CH-1006-003-B	9/18/2018	reimbursed to its Capital Fund program from non-Federal funds.	\$4,899
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		We recommend that the Director of HUD's Newark Office of Public and Indian Housing	
		require the Authority to reimburse its program \$4,459 from non-Federal funds for	
		housing assistance payments that should have been abated for units that did not meet	
2018-NY-1008-001-D	9/28/2018	housing quality standards.	\$4,459
2018-141-1008-001-D	3/28/2018	Industrig quarty standards.	34,433
		Reimburse its Block Grant program from non-Federal funds for the \$4,127 it	
		inappropriately provided to the corporation due to not ensuring that the corporation	
2018-CH-1008-001-N	9/27/2018	reduced all of its program income from its invoices for housing repair services.	\$4,127
2018-C11-1008-001-14	3/2//2018	Support or reimburse its program \$4,070 from non-Federal funds for the unsupported	74,127
2018-CH-1007-003-B	0/25/2019	program expenditures.	\$4,070
2016-CH-1007-003-B	9/23/2018	Reimburse its program \$3,822 from non-Federal funds for housing assistance	34,070
2018-PH-1002-001-D	2/16/2019	payments that should have been abated.	¢2 022
2016-PH-1002-001-D	2/16/2018	Transfer \$3,801 from its Housing Choice Voucher Program account to its Family Self-	\$3,822
2010 CH 1007 001 D	0/25/2018	Sufficiency account for the underfunded escrows.	ć2 001
2018-CH-1007-001-D	9/25/2018	·	\$3,801
2040 611 4007 002 D	0/25/2040	Reimburse the appropriate households \$3,590 from program funds for the	ć2 F00
2018-CH-1007-002-B	9/25/2018	underpayment of housing assistance due to inappropriate calculations.	\$3,590
		Reimburse its program \$3,117 from non-Federal funds for the ineligible program	
2018-CH-1007-003-A	9/25/2018	expenditures.	\$3,117
		Reimburse its Program \$2,900 from non-Federal funds for the two units in which the	
2018-CH-1010-001-I	9/30/2018	seven windows were not installed.	\$2,900
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to provide documentation to show that the \$2,689 disbursed due to a higher than	
		required overtime rate was supported by documentation from the trade unions or	
2018-NY-1007-001-B	9/27/2018	reimburse its program from non-Federal funds.	\$2,689
		Reimburse the appropriate households \$2,193 from program funds for the	
2019-CH-1001-002-C	12/20/2018	underpayment of housing assistance due to inappropriate calculations.	\$2,193
		Collect on one partial claim note for which the loan had matured, resulting in funds to	
2018-LA-0005-001-J	9/21/2018	be put to better use in the amount of \$1,905.	\$1,905
		Poquire the Authority to reimburge its PAD converted project based verices program	
2010 CE 1001 001 B	12/21/2010	Require the Authority to reimburse its RAD-converted project-based voucher program	ć1 00 <i>4</i>
2019-SE-1001-001-B	12/21/2018	\$1,904 using non-Federal funds for the ineligible assistance payments made in 2017.	\$1,904

		Determine the appropriate allocations of the bank service charges and reimburse its	
		Housing Choice Voucher Program from the various programs to ensure that \$1,848 is	
2018-CH-1007-003-E	9/25/2018	available for appropriate program use.	\$1,848
		Support or reimburse its Block Grant program from non-Federal funds for the \$1,541 it	
		provided to the corporation for jobs for which the corporation lacked sufficient	
2018-CH-1008-001-H	9/27/2018	income documentation to support that the households were eligible for assistance.	\$1,541
		Require the Housing Authority of Brevard County to repay \$1,520 in ineligible escrow	
		funds to HUD from non-Federal funds for the program participant that exceeded	
2018-PH-0002-001-B	9/10/2018	allowable contract terms of the FSS program.	\$1,520
		Determine whether the tenant paid the landlord nearly \$1,284 for housing assistance	
		payments that the Agency did not make to the landlord. If the tenant paid the	
		landlord, the Agency should make the appropriate accounting entries and reimburse	
		the tenant from program funds. If the tenant did not pay the landlord, the Agency	
		should reinstate the adjustments to accounts payable that were inappropriately	
2018-CH-1002-001-E	8/1/2018	deleted and pay the landlord from program funds.	\$1,284
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to reimburse its program \$1,198 from non-Federal funds for overpaid wages due	
2018-NY-1007-001-C	9/27/2018	to billing and payroll errors.	\$1,198
		The Pell City Housing Authority to reimburse its public housing fund from non-Federal	
2018-AT-1009-001-A	7/23/2018	funds \$1,188 for payments made for ineligible credit card expenditures.	\$1,188
		Require the Authority to provide support for the \$1,071 in unsupported assistance	
		payments made in 2017 and reimburse its RAD-converted project-based voucher	
2019-SE-1001-001-A	12/21/2018	program using non-Federal funds for any amount that remains unsupported.	\$1,071
		Pursue collection from the applicable households or reimburse its program \$1,877	
		from non-Federal funds for the overpayment of housing assistance due to unreported	
2018-CH-1001-001-D	6/11/2018	income.	\$985
		Reimburse five households \$984 from program funds for the underpayment of	
2018-PH-1003-001-C	3/30/2018	housing assistance and utility reimbursements due to incorrect calculations.	\$984
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	Review two loans in which the partial claim note amount entered was different from	
	the note or mortgage amount to ensure that the appropriate partial claim note	
	amount is entered into SMART, resulting in funds to be put to better use in the	
9/21/2018	amount of \$622.	\$622
	Reimburse one participant, \$547 from its Family Self-Sufficiency program for the	
9/25/2018	underpaid graduation payment.	\$547
	We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
	City to pay \$544 in unpaid wages to the subcontractors of the affected employees and	
9/27/2018	submit evidence that these employees have been paid.	\$544
	Reimburse its program \$279 from non-Federal funds for the ineligible payment it	
9/19/2018	made due to the conflict-of-interest situation identified by the audit.	\$279
	Reimburse its Block Grant program from non-Federal funds for the \$182 it provided to	
	the corporation for a 4 percent surcharge that was inappropriately included on all	
9/27/2018	materials.	\$182
	Support or reimburse its Block Grant program from non-Federal funds for the \$107 it	
	provided to the corporation for the January 2016 invoice that the corporation	
9/27/2018	generally could not explain.	\$107
	The Ragland Housing Authority to reimburse its public housing fund from non-Federal	
7/23/2018	funds \$105 for credit card payments made for ineligible expenditures.	\$105
	Reimburse its program \$76 from non-Federal funds for the overpayment of housing	
12/20/2018	assistance due to inappropriate calculations of housing assistance.	\$76
	Reimplement the REAC physical condition inspections for the SNFs that were	
1/5/2018	exempted from routine physical inspections by 24 CFR 200.855.	\$0
	Develop and implement an inspection process for the Section 232 program that better	
	reflects those properties' physical conditions and how those properties differ from	
1/5/2018	other properties REAC inspects (for example, multifamily properties).	\$0
	9/25/2018 9/27/2018 9/19/2018 9/27/2018 7/23/2018 1/5/2018	amount is entered into SMART, resulting in funds to be put to better use in the amount of \$622. Reimburse one participant, \$547 from its Family Self-Sufficiency program for the underpaid graduation payment. We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the City to pay \$544 in unpaid wages to the subcontractors of the affected employees and submit evidence that these employees have been paid. Reimburse its program \$279 from non-Federal funds for the ineligible payment it 9/19/2018 made due to the conflict-of-interest situation identified by the audit. Reimburse its Block Grant program from non-Federal funds for the \$182 it provided to the corporation for a 4 percent surcharge that was inappropriately included on all materials. Support or reimburse its Block Grant program from non-Federal funds for the \$107 it provided to the corporation for the January 2016 invoice that the corporation 9/27/2018 generally could not explain. The Ragland Housing Authority to reimburse its public housing fund from non-Federal funds \$105 for credit card payments made for ineligible expenditures. Reimburse its program \$76 from non-Federal funds for the overpayment of housing assistance due to inappropriate calculations of housing assistance. Reimplement the REAC physical condition inspections for the SNFs that were exempted from routine physical inspections by 24 CFR 200.855.

		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the Parish to establish and implement desk and onsite	
		monitoring policies and procedures to ensure that documentation is maintained to	
		support that (1) adequate supporting documentation for payments is filed, tracked,	
		and maintained; (2) the necessity for all change orders is verified and reasonableness	
		of the costs is assessed; (3) cost estimates are completed before the bidding process;	
		(4) work is completed before pay requests are approved and payments are made to	
		the contractor; and (5) contractors are properly monitored throughout the	
2018-FW-1001-001-D	1/20/2019	rehabilitation process, including progress and final inspections.	\$0
2010-1 W-1001-001-D	1/23/2018	renabilitation process, including progress and imarinspections.	30
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the Parish to correct the property deficiencies identified	
2018-FW-1001-001-E	1/20/2019	during the onsite inspections related to the 20 contracts as applicable.	\$0
2018-F W-1001-001-L	1/23/2018	We recommend that the Director of HUD's New Orleans Office of Community Planning	30
		and Development require the Parish to inspect the remaining 33 homes for	
		compliance with the contract specifications and HUD requirements and correct	
2018-FW-1001-001-F	1/20/2019	· · · · · · · · · · · · · · · · · · ·	ćo
2018-FW-1001-001-F	1/29/2018	deficiencies as applicable.	\$0
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the Parish to establish and implement complaint policies	
		and procedures and ensure that its staff is aware of the procedures to ensure that	
2018-FW-1001-001-G	1/29/2018	participant complaints are properly handled in a timely manner.	\$0
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the Parish to review and adjust staffing levels as needed to	
2018-FW-1001-001-H	1/29/2018	ensure adequate coverage.	\$0
		We recommend that the Director of HUD's New Orleans Office of Community Planning	
		and Development require the Parish to provide training to staff members to ensure	
		that they are aware of policies and procedures and their responsibilities related to	
2018-FW-1001-001-I	1/29/2018	expenditures, monitoring, and addressing participant complaints.	\$0

		We recommend that the Southwest Region Director of Multifamily Housing require	
		Villa Main Apartments owner to implement appropriate controls to ensure tenants are	
		eligible, housing assistance subsidies are accurate, and that units are inspected as	
2018-FW-1002-001-C	1/31/2018	required.	\$0
		We further recommend that the Southwest Region Director of Multifamily Housing	
		verify that the owner is providing oversight to its onsite staff and its recently	
		implemented quality control program is working as designed and in accordance with	
2018-FW-1002-001-D	1/31/2018	HUD requirements.	\$0
		We further recommend that the Southwest Region Director of Multifamily Housing	
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		ensure that the project-based contract administrator's review process includes steps	
2040 5144 4202 204 5	4 /04 /0040	to obtain reasonable assurance that tenants being reported as subsidized at Villa Main	40
2018-FW-1002-001-E	1/31/2018	qualify for the program and live in the subsidized units.	\$0
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to update its policies and procedures to ensure that any additional	
		payments made under interagency agreements for technical, administrative,	
		maintenance, and redevelopment services are adequately supported prior to making	
		payment and that these services are provided in accordance with applicable	
2018-NY-1003-001-B	2/8/2018	requirements.	\$0
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to update its procurement policies and procedures to ensure compliance	
2018-NY-1003-001-E	2/8/2018	with HUD and Federal procurement requirements.	\$0
		We recommend that the Director of HUD's Newark Office of Public Housing require	
		the Authority to improve its policies and procedures to ensure that capital funds are	
2018-NY-1003-001-H	2/8/2018	obligated in a timely manner and adequately supported.	\$0
2018-DP-0002-002-C	2/13/2018	Not released to public.	\$0
		Implement written procedures to include the confirmation of match funds as part of	
2018-LA-1002-001-B	2/23/2018	its annual monitoring reviews of each subgrantee.	\$0
		Develop and implement a written plan for its subgrantees to provide and submit	
2018-LA-1002-001-C	2/23/2018	supporting documentation for match funds at the end of each grant term.	\$0
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		Identify retroactive payroll for remaining grants (CA1162L9D011504,	
		CA1024L9D011501, CA0694L9D011508, and CA0693L9D011508) and provide adequate	
2018-LA-1002-002-B	2/23/2018	documentation to support the cost or repay HUD from non-Federal funds.	\$0
		Develop and implement additional procedures and controls to ensure that payroll	
2018-LA-1002-002-C	2/23/2018	costs charged to the grant reconcile to actual hours worked on the grants.	\$0
		Work with HUD to ensure the release of the liens on the 66 properties with improper	
2018-KC-1001-001-B	3/5/2018	partial claims.	\$0
		Perform an internal review of all FHA-HAMP partial claims that were combined with	
		loan modifications to determine their eligibility and report the results to HUD for	
2018-KC-1001-001-C	3/5/2018	repayment of improperly filed partial claims.	\$0
2018-DP-0003-001-B	3/9/2018	Not released to public.	\$0
2018-DP-0003-001-C	3/9/2018	Not released to public.	\$0
2018-DP-0003-006-A	3/9/2018	Not released to public.	\$0 \$0 \$0 \$0
2018-DP-0003-006-B	3/9/2018	Not released to public.	\$0
2018-DP-0003-006-C	3/9/2018	Not released to public.	\$0
		Strengthen current written policies on occupancy requirements for subsidized	
		multifamily housing programs to ensure that prospective tenants do not improperly	
2018-KC-0802-001-A	3/22/2018	bypass waiting lists.	\$0
		Revise the single-family handbook to comply with regulations that prevent loans to	
2018-KC-0001-001-B	3/26/2018	borrowers with delinquent child support subject to Federal offset.	\$0
		Develop and implement a targeted code enforcement strategy that specifies	
		deteriorating or deteriorated areas where code enforcement would be expected to	
		arrest decline. The strategy should include a description of public or private	
		improvements, rehabilitation, or services that would help facilitate code enforcement	
2018-LA-1003-001-B		and also include performance metrics to track progress.	\$0
2010-LA-1003-001-D	3/23/2010	Develop and implement policies and procedures to ensure that code enforcement	70
		salaries and benefits are charged and documented in accordance with program	
2018-LA-1003-001-C		requirements.	\$0
2010 LA 1003 001-C	3,23,2310	Develop and implement procedures and controls to ensure that graffiti abatement	70
		expenditures, including salaries and benefits, are accurately charged to CDBG grants	
2018-LA-1003-002-B	3/29/2018	and properly supported.	\$0
	3, 23, 2010	ming brokerit and brokeritens	70

	. ,	\$0
3/30/2018	Correct the errors in the files identified in this report.	\$0
		4.5
3/30/2018		\$0
		\$0
	Develop and implement controls to ensure that its Section 8 coordinator is adequately	
	trained and supervised to ensure that the program operates in accordance with	
3/30/2018	requirements.	\$0
3/30/2018	Follow its administrative plan to ensure that program requirements are met.	\$0
	Provide technical assistance to the Authority to ensure that it properly administers its	
3/30/2018	program and that program regulations are met.	\$0
	Evaluate the Authority's email system and its computer, internet, and email use policy	
	to determine whether they provide sufficient safeguards for transmitting and handling	
3/30/2018	confidential information.	\$0
3/30/2018	Develop and implement controls to prevent and detect conflict-of-interest situations.	\$0
3,33,23	·	Ţ
3/30/2018		\$0
		70
		\$0
		\$0
	Provide training on HUD's income requirements to employees responsible for	· ·
		\$0
	Develop and implement policies and procedures to ensure that all windows replaced	7.0
	3/30/2018 3/30/2018 3/30/2018 3/30/2018 3/30/2018 3/30/2018 3/30/2018 3/30/2018 4/6/2018 4/6/2018	3/30/2018 requirements. 3/30/2018 Follow its administrative plan to ensure that program requirements are met. Provide technical assistance to the Authority to ensure that it properly administers its 3/30/2018 program and that program regulations are met. Evaluate the Authority's email system and its computer, internet, and email use policy to determine whether they provide sufficient safeguards for transmitting and handling 3/30/2018 confidential information. 3/30/2018 Develop and implement controls to prevent and detect conflict-of-interest situations. Evaluate the apparent conflict-of-interest situation in this report and pursue administrative sanctions if warranted. Develop and implement policies and procedures that clarify the definition of annual income to be used, calculation components, and the documentation required to 4/6/2018 calculate income. Develop and implement procedures for quality control reviews to ensure that annual income is properly calculated. Provide training on HUD's income requirements to employees responsible for calculating income.

		Develop and implement quality control procedures to ensure that all bid specifications	
2018-KC-1002-002-C	4/6/2018	are reviewed for qualified items based on the risk assessment results.	\$0
		Update the Health Department's work plan to include policies and procedures for	
2018-KC-1002-003-A	4/6/2018	defining, determining, and documenting relocation hardship for all participants.	\$0
		Develop and implement policies and procedures to ensure that the property owners	
		receive the required information concerning lead-based paint disclosure	
		requirements, risk assessment results, summaries of treatments and clearances, and	4.0
2018-KC-1002-004-A	4/6/2018	ongoing maintenance activities, including how to report paint deterioration.	\$0
	. / /		40
2018-AT-1003-001-A	4/16/2018	Amend its 2015 annual action plan to include the Main Street Revitalization program.	\$0
		Implement controls and procedures to ensure that all future action plans include all	
		methods of distributing grant funds or amend the plan as required if programs are	
2018-AT-1003-001-B	4/16/2018	added after approval.	\$0
		Require the Authority to design and implement controls to ensure that employees	
		comply with RAD relocation requirements and that its RAD conversion plans	
2018-SE-1001-001-A	4/24/2018	submitted to HUD accurately address any tenant relocations.	\$0
		Monitor the Authority to ensure that it does not improperly relocate tenants during its	
2018-SE-1001-001-B	4/24/2018	planned conversion of the remaining public housing units.	\$0
		Develop and implement procedures to ensure that it maintains documentation to	
		show that it selected participants from its waiting list in accordance with applicable	
2018-PH-1004-001-A	5/1/2018	requirements.	\$0
		Develop and implement procedures to ensure that it maintains criminal background	
2018-PH-1004-001-B	5/1/2018	checks in separate, secure files.	\$0
		We recommend that HUD's Acting Director for the Office of Block Grant Assistance	
		require the Texas General Land Office to review and update its internal controls	
		throughout the grant cycle to ensure that the procurement and expenditure policies	
		and procedures are implemented and working as designed, including the Federal	
2018-FW-1003-001-A	5/7/2018	prohibition of cost plus percentage of cost contracts.	\$0

		We recommend that HUD's Acting Director for the Office of Block Grant Assistance	
	1	require the Texas General Land Office to negotiate with SBA to extend its data-sharing	
	1	agreements for the term of the expenditure requirements set forth in public laws or	
2018-FW-1003-001-C	5/7/2018	the Federal Register.	\$0
	1	We recommend that HUD's Acting Director for the Office of Block Grant Assistance	
	1	require the Texas General Land Office to ensure that false statement and false claim	
2018-FW-1003-001-E	5/7/2018	warnings are included in all of its contract-related forms.	\$0
		Update the program's information reporting requirements on form HUD-4117 to	
	1	ensure that grantees report tribal enrollment numbers annually regardless of whether	
2018-LA-0002-001-A	5/7/2018	there are changes or corrections.	\$0
		Revise form HUD-4117 to include certification and false claim statements that hold	
	1	grantees responsible for reporting accurate tribal enrollment numbers to HUD	
2018-LA-0002-001-B	5/7/2018	annually.	\$0
		Develop and implement policies and procedures to assist in formal challenging of	
	1	grantees' reporting tribal enrollment numbers in accordance with applicable	
2018-LA-0002-001-C	5/7/2018	requirements.	\$0
		Issue guidance to grantees on procedures to ensure accurate reporting of tribal	
2018-LA-0002-001-D	5/7/2018	enrollment numbers.	\$0
		We recommend that the Fort Worth Office of Community Planning and Development	
	1	Director require the City to hire a qualified entity to determine and correct	
	1	deficiencies related to 13 reconstructed homes, including the structural integrity of	
2018-FW-1004-001-C	5/8/2018	the homes.	\$0
		We recommend that the Fort Worth Office of Community Planning and Development	
	1	Director require the City to develop and adopt policies and procedures to address	
2018-FW-1004-001-F	5/8/2018	HOME match contribution requirements.	\$0
		We recommend that the Fort Worth Office of Community Planning and Development	
	1	Director require the City to ensure that the loan agreements are signed and valid legal	
2018-FW-1004-001-G	5/8/2018	instruments.	\$0
		We recommend that the Fort Worth Office of Community Planning and Development	
	1	Director require the City to develop policies and procedures, to include the review of	
2018-FW-1004-001-H	5/8/2018	all subcontractors in SAM.	\$0
			

		We recommend that the Fort Worth Office of Community Planning and Development	
		Director require the City to ensure that its staff understands and complies its policies	
2018-FW-1004-001-I		and procedures including HOME income requirements.	\$0
		We recommend that the Chief Financial Officer require CPD to monitor the detailed	
		voucher transactions in the DRGR system to ensure that grantees appropriately record	
2018-FW-0802-001-F		transactions.	\$0
		We recommend that the Chief Financial Officer require CPD to prohibit grantees from	
		revising completed vouchers in the DRGR system and require adjustments to be	
		entered as new vouchers into the DRGR system, which will ensure that LOCCS records	
2018-FW-0802-001-G	5/15/2018	and tracks revisions.	\$0
		Provide documentation to support a reconciliation between financial records and	
		DRGR and report in HUD's DRGR system the appropriate amount of program income	
2018-AT-1005-001-E	5/29/2018	generated from all NSP1 and NSP3 funds from the inception of the grants.	\$0
		Provide documentation to support that all NSP properties are properly classified and	
2018-AT-1005-001-F	5/29/2018	recorded in HUD's DRGR system.	\$0
		Develop and implement policies and procedures to include but not be limited to	
		oversight, effective internal controls, separation of duties, procurement, and overall	
2018-AT-1005-001-G	5/29/2018	administration of the program.	\$0
		Conduct a review of the remaining 10 properties not reviewed during our audit to	
		ensure compliance with HUD requirements and identify and repay costs related to	
2018-AT-1005-001-H	5/29/2018	ineligible or unsupported activities (see appendix C).	\$0
		For Property 1504, provide documentation to support the recording in HUD's DRGR	
2018-AT-1005-001-I	5/29/2018	system, the repayment of \$144,004 in NSP funds and \$1,120 in program income.	\$0
		Review the payments for all certifications completed between December 2016 and	
		February 2017 for the remaining Housing Choice Voucher and Project-Based Voucher	
2018-CH-1001-001-H	6/11/2018	program participants to ensure that adjustments were appropriately paid.	\$0
		Obtain documentation from the remaining 55 potential cases (34 cases in the public	
		housing program + 21 cases in the Housing Choice Voucher program) reported by the	
		public housing agencies that failed to provide supporting documentation to determine	
2018-CH-0002-001-A	6/14/2018	compliance with HUD's requirements.	\$0

	Obtain documentation from the remaining 195 potential cases involving children with	
	EIBLLs reported by the public housing agencies (35 reported cases in the public	
	housing program + 160 reported cases in the Housing Choice Voucher program) that	
	we did not review during the audit to determine whether the public housing agencies	
2040 611 0002 004 D	and owners, as applicable, complied with HUD's requirements or whether action is	ćo
2018-CH-0002-001-B	6/14/2018 required under the requirements.	\$0
	Require the public housing agencies to support that the lead hazards were	
	appropriately abated for the 11 cases (3 public housing program + 8 Housing Choice	
	Voucher program) that lacked adequate clearance reports or lacked documentation	
2018-CH-0002-001-C	6/14/2018 showing that the identified lead hazards had been corrected.	\$0
	Ensure that the owners for the two Housing Choice Voucher program units, in which	
	the families were relocated and abatement was not performed, do not provide	
	housing for families with children under 6 years of age until the lead hazards are	
2018-CH-0002-001-D	6/14/2018 abated.	\$0
	Obtain documentation of a lead-based paint inspection or exemption for the 222	
	public housing developments that failed to provide evidence of compliance with	
2018-CH-0002-001-E	6/14/2018 HUD's lead-based paint inspection requirements.	\$0
	Work with the Office of Lead Hazard Control and Healthy Homes to update HUD's	
	regulations to expand the inspection and abatement requirements of 24 CFR Part 35	
	to housing completed after 1977 in cases in which a child with an elevated blood lead	
2018-CH-0002-001-F	6/14/2018 level is reported.	\$0
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	Implement adequate procedures and controls at HUD's field offices to ensure that	
	requirements of 24 CFR Part 35 are followed by public housing agencies, including	
	monitoring the public housing agencies to ensure that required actions are	
2018-CH-0002-001-G	6/14/2018 appropriately completed and performed in a timely manner.	\$0
2016-CH-0002-001-G	6/14/2016 appropriately completed and performed in a timely mainler.	Ş 0
	Dayalan and implement adequate underwriting nalicies and presedures for their	
	Develop and implement adequate underwriting policies and procedures for their	
	affordable housing activities and for the downpayment assistance program to ensure	
	that HOME activities are consistent and meet Federal requirements. Further, they	
	should include the downpayment underwriting policies and procedures in the written	4.5
2018-BO-1003-001-D	6/20/2018 agreement with the City's subrecipient.	\$0

	Ī		
2018-BO-1003-001-E	6/20/2018	Cancel activities in IDIS that have had no construction in more than 12 months.	\$0
		Develop and implement adequate environmental policies and procedures to ensure	
		that HOME activities are properly classified, the environmental review is documented	
		and supported, and that HUD and Federal environmental requirements have been	
2018-BO-1003-001-F		followed before committing HOME funds to an activity	\$0
2010 00 1003 001 1	0,20,2010	Tonomou delicite committing incinization and delicity	70
		Determine the total supported development costs for the completed HOME activities	
2018-BO-1003-001-G	6/20/2018	and calculate and obtain any program income due to the HOME program.	\$0
		Develop and implement tools to improve record-keeping practices to support the	
2018-BO-1003-001-I	6/20/2018	eligibility, necessity, and reasonableness of the HOME activities.	\$0
		Request that HUD headquarters recalculate the City's commitment shortfall for	
		program year 2013 based on the lack of the amendment with the City's subrecipient	
2018-BO-1003-001-J	6/20/2018	and for the projects that were not properly committed.	\$0
		Provide technical assistance to the City to ensure that City officials responsible for	
2018-BO-1003-001-K	6/20/2018	administering the HOME program receive necessary HOME program training.	\$0
		We recommend that the Deputy Assistant Secretary for Operations establish a	
		monitoring tracking system, organized on a CPD field office basis, to incorporate and	
		track internal and external data and provide an immediate, multiyear quantification of	
		grantees, grants, and dollar value for both monitored and not monitored grantees,	
		allowing immediate assessment of monitoring findings, resolutions, and coverage	
2018-FW-0001-001-B	6/26/2018	individually and in total.	\$0
		Develop and implement policies to safeguard HUD funds by ensuring that its projects	
		meet national objectives, have a completed environmental review, and have executed	
		agreements for all projects and verify that work is complete before approving	
2018-LA-1005-001-C	7/3/2018	payment, including its rental rehabilitation projects.	\$0
		Update policies and procedures to ensure that costs are reasonable, including	
2018-LA-1005-001-D	7/3/2018	preparing an independent cost estimate and a detailed scope of work for each project.	\$0

		Ensure that HUD-approved independent third parties complete unit inspections and	
		determine the rent reasonableness determinations for units it owns or seek an	
2018-AT-1006-001-B	7/13/2018	appropriate exemption of program requirements from the HUD Secretary.	\$0
		Provide adequate training to its staff to ensure compliance with Section 8 Housing	
		Choice Voucher program requirements for unit inspections and rent reasonableness	
2018-AT-1006-001-C		determinations.	\$0
		Develop and implement are advised including but not limited to seft your unamed a	
2040 AT 4006 002 D		Develop and implement procedures, including but not limited to software upgrades,	ćo
2018-AT-1006-002-B		and staff training to ensure that unit inspections are conducted in a timely manner.	\$0
		Develop and implement adequate oversight to ensure that unit inspections are	4.0
2018-AT-1006-002-C		conducted in a timely manner.	\$0
		Certify, along with the owners of the 26 units cited in the finding, that the applicable	
2018-AT-1006-003-B		housing quality standards violations have been corrected.	\$0
		Perform all required quality control housing quality standards inspections in	
		compliance with its HUD-approved MTW plan, thus helping to ensure that its	
		inspectors perform housing quality standards inspections in accordance with HUD's	
2018-AT-1006-003-C	7/13/2018	requirements.	\$0
		Provide supporting documentation for subsequent review to show that it properly	
		calculated relocation rental assistance payments for the 10 tenants and if there is an	
		overpayment, reimburse the applicable RAD relocation account from non-Federal	
2018-AT-1007-001-A	7/13/2018	funds.	\$0
		Ensure that HUD-approved independent third parties complete the unit inspections	
		and determine the rent reasonableness for units it owns or seek an appropriate	
2018-AT-1008-001-B	7/13/2018	exemption of program requirements from the HUD Secretary.	\$0
		Ensure that in future RAD conversions, if any, unit inspections are conducted for	
		compliance with HUD's housing quality standards after rehabilitation and construction	
2018-AT-1008-001-C		is completed and before tenants move in.	\$0
		Provide adequate training to its staff to ensure compliance with Section 8 Project-	
		Based Voucher program requirements for unit inspections and rent reasonableness	
2018-AT-1008-001-D		determinations.	\$0
		The Pell City Housing Authority to fully implement adequate internal controls over its	
		credit card purchases and disbursements to ensure that it complies with Federal	
2018-AT-1009-001-C	7/23/2018	requirements and its own policies and procedures.	\$0

		The Pell City Housing Authority to revise its policies and procedures for its review of	
		expenditures to ensure that its board of commissioners documents its enforcement of	
		and the Authority's compliance with the requirements during its review process to	
		ensure that the Authority's disbursements are supported and used for eligible	
2018-AT-1009-001-D	7/23/2018	expenditures.	\$0
		The Pell City Housing Authority's board of commissioners to receive training to ensure	
		the proper review and approval of expenditures and to understand the requirements	
2018-AT-1009-001-E	7/23/2018	relevant to the Authority's financial operations.	\$0
		The Ragland Housing Authority to develop and implement adequate internal controls	
		over its credit card purchases and disbursements to ensure that it complies with	
2018-AT-1009-001-H	7/23/2018	Federal requirements and its own policies and procedures.	\$0
		The Ragland Housing Authority to develop and implement its own policies and	
		procedures for its review of expenditures to ensure that its board of commissioners	
		documents its enforcement of and the Authority's compliance with the requirements	
		during its review process to ensure that the Authority's disbursements are supported	
2018-AT-1009-001-I	7/23/2018	and used for eligible expenditures.	\$0
		The Ragland Housing Authority's board of commissioners to receive training to ensure	
		the proper review and approval of expenditures and to understand the requirements	
2018-AT-1009-001-J	7/23/2018	relevant to the Authority's financial operations.	\$0
		The Pell City Housing Authority to comply with conflict-of-interest requirements or	
2018-AT-1009-002-A	7/23/2018	obtain a waiver from HUD or its board of commissioners.	\$0
		The Pell City Housing Authority to develop and implement a policy for the review and	
		approval of timesheets and credit card purchases, which ensures a proper segregation	
2018-AT-1009-002-B	7/23/2018	of duties and is approved by its board of commissioners.	\$0
		The Pell City Housing Authority to fully implement procedures and controls to ensure	4.5
2018-AT-1009-003-A	7/23/2018	that waiting list applicants are selected in accordance with HUD requirements.	\$0
		The Bestered Hausing Authority to fully implement procedures and controls to answer	
2010 AT 1000 003 D	7/22/2012	The Ragland Housing Authority to fully implement procedures and controls to ensure	40
2018-AT-1009-003-B		that waiting list applicants are selected in accordance with HUD requirements.	\$0
2010 FW 0002 004 4		We recommend that the Acting Director of OBGA work with HUD's Office of General	40
2018-FW-0002-001-A	//23/2018	Counsel to create a codified Disaster Recovery program.	\$0

		Implement adequate procedures and controls to ensure that it maintains sufficient	
		documentation to support housing and utility assistance payments and that it makes a	
2018-CH-1002-001-B	8/1/2018	reasonable effort to collect debts.	\$0
		Implement adequate procedures and controls to ensure that it follows its bad debt	
2018-CH-1002-001-C	8/1/2018	write-off policy when it writes off accounts receivable.	\$0
		Provide sufficient documentation to support that the two deleted adjustments to	
		accounts payable and four deleted adjustments to accounts receivable were duplicate	
		or incorrect adjustments that should have been deleted. If the Agency cannot do this,	
2018-CH-1002-001-D	8/1/2018	it should make the appropriate accounting entries and take the appropriate actions.	\$0
		Provide sufficient documentation to support that an adjustment to accounts payable	
		and five adjustments to accounts receivable were appropriate. If the Agency cannot	
		do this, it should make the appropriate accounting entries and take the appropriate	
2018-CH-1002-001-F	8/1/2018	actions.	\$0
		Implement adequate procedures and controls to ensure that it deletes adjustments to	
		accounts payable and receivable and makes adjustments to accounts payable and	
2018-CH-1002-001-G	8/1/2018	receivable in accordance with HUD's regulations and its administrative plan.	\$0
		Implement adequate procedures and controls to ensure that the Authority complies	
		with HUD's conflict-of-interest requirements, including but not limited to ensuring	
		that (1) its staff is appropriately trained and familiar with HUD's requirements for	
		units owned by entities it substantially controls and (2) future contracts to perform	
		housing quality standards inspections for program units owned by entities	
		substantially controlled by the Authority are with a HUD-approved independent third	
2018-CH-1003-001-C	8/2/2018	party.	\$0
		Implement adequate procedures and controls, including but not limited to providing	
		guidance to its program staff on how to apply the correct contract rents and	
2018-CH-1003-001-D	8/2/2018	developing an effective quality control process.	\$0
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Eastwood Terrace Apartments owner to ensure tenants are housed in the correct	
2018-FW-1005-001-B	8/2/2018	unit size.	\$0

		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Eastwood Terrace Apartments owner to ensure annual inspections are performed	
2018-FW-1005-001-C	8/2/2018	in a timely manner and in accordance with HUD requirements.	\$0
	3, 2, 2020	We recommend that the Southwest Region Director of Multifamily Housing require	40
		the Eastwood Terrace Apartments owner to ensure that its new property	
		management agent is providing oversight to its onsite staff and that its recently	
		implemented quality control program is working as designed and in accordance with	
2018-FW-1005-001-D	8/2/2018	HUD requirements.	\$0
2010-1 44-1003-001-D	0/2/2010	Trob requirements.	70
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Eastwood Terrace Apartments owner to maintain tenant files in a manner that	
2018-FW-1005-001-E	8/2/2018	ensures they contain the correct records and all required documentation.	\$0
2010-1 44-1003-001-L	0/2/2010	Designate an unclaimed asset recovery official as required by the Treasury Financial	70
2018-KC-0002-001-A	8/7/2018		\$0
2010-RC-0002-001-A	8/1/2018	Obtain the required depository agreements for two5 grantees to ensure that they	30
		invest program funds in investment securities for use in carrying out affordable	
		housing activities in accordance with PIH Notices 2014-21, section 4, and 2015-08,	
2018-LA-0004-001-A	8/13/2018		\$0
2016-LA-0004-001-A	8/13/2018	Section 7.	30
		Strengthen monitoring controls to ensure that current and future grantees maintain	
		the required depository agreements before allowing them to invest program funds in	
2018-LA-0004-001-B	0/12/2010	investment securities for use toward affordable housing activities.	\$0
ZU18-LA-UUU4-UU1-B	8/13/2018	investment securities for use toward affordable nousing activities.	ŞU
		Update HUD's Indian Housing Block Grant Recipient Self-Monitoring Guidebook to	
		replace the expired requirement for investing program funds with PIH Notice 2015-08	
		and ensure that the Guidebook is updated with the latest requirements to ensure that	
2018-LA-0004-001-C	0/12/2010	·	ćn
ZU10-LA-UUU4-UU1-C	0/15/2018	grantees remain compliant with program requirements. Develop and implement internal policies and procedures to ensure that approved	\$0
2010 1 4 0004 004 4	0/27/2040	underwriters are accurately maintained and kept current in the origination systems	60
2018-LA-0801-001-A	8/2//2018	for the Section 184 program.	\$0

2018-LA-0801-001-B		Develop a comprehensive plan to continue to seek indemnification statutory authority, including consideration to include indemnification authority language in draft regulations currently being considered. Until statutory authority is obtained, develop and implement internal policies and procedures for the voluntary indemnification process, to include a voluntary indemnification agreement, follow-up procedures, and resolution procedures. Procedures should be revised once statutory authority is obtained.	\$0
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		Develop and implement internal ONAP and OLG policies and procedures for the audit	
		resolution process, complementing HUD Handbook 2000.06, to include management	
		oversight and review of documents prepared and submitted to evidence that	
2018-LA-0801-001-C	8/27/2018	corrective actions have been adequately developed and fully implemented.	\$0
		Support line item expenditures for the administrative contract expense fund for fiscal	
		years 2015 to 2018. OLG should repay the U.S. Department of the Treasury for any	
2018-LA-0801-001-D	8/27/2018	expenditures that cannot be supported.	\$0
		Develop and implement policies and procedures, coordinating with other program	
		offices as needed, to track and make administrative contract expense fund	
2018-LA-0801-001-E	8/27/2018	expenditures readily available for review.	\$0
		Develop and implement a comprehensive plan to use unobligated administrative	
2018-LA-0801-001-F		contract expense funds.	\$0
		Consider adding additional OLG staff, including a full time director to provide	
2018-LA-0801-001-G	8/27/2018	additional leadership and management oversight.	\$0
		We recommend that the Deputy Assistant Secretary for REAC require REAC to develop	
		and implement written policies and procedures requiring REAC to (1) select a sample	
		of inspector candidates, (2) require the sampled inspector candidates to provide	
		written documentation supporting their minimum qualifications, (3) verify the written	
		documentation provided by the inspector candidates, and (4) document the	
2018-FW-0003-001-A	8/31/2018	completion of the verification and method(s) used to verify the documentation.	\$0

		We recommend that the Deputy Assistant Secretary for REAC require REAC to ensure	
		that the nine contract inspectors, who did not meet the minimum requirements to	
		begin the training, receive specialized training in residential or commercial building for	
		electrical; heating, ventilation, and air conditioning; masonry; plumbing; and	
2018-FW-0003-001-B	8/31/2018	carpentry, as applicable.	\$0
		We recommend that the Deputy Assistant Secretary for REAC require REAC to	
		develop, use, and document an electronic checklist for each contract inspector's file to	
		ensure that inspectors (1) obtain and maintain the required insurance, and (2) have	
		approved background checks before conducting inspections. In addition, support that	
		the three sampled inspectors meet the minimum insurance limits for the current	
2018-FW-0003-001-C	8/31/2018	effective periods.	\$0
		We recommend that the Deputy Assistant Secretary for REAC require REAC to execute	
2018-FW-0003-001-D	8/31/2018	administrative action related to outside standards determinations for five inspectors.	\$0
		We recommend that the Deputy Assistant Secretary for REAC require REAC to develop	
		and implement processes and procedures, in accordance with its system security plan	
		and the HUD Handbook, Information Technology Security Policy, to ensure that annual	
		assessments and continuous monitoring of the security controls are performed and	
2018-FW-0003-001-E	8/31/2018	that security control failures are prevented and corrected when identified.	\$0
		We recommend that the Deputy Assistant Secretary for REAC require REAC to	
		establish and implement written processes and procedures to verify the accuracy of	
		the unit numbers sampled and entered for inspection by the inspector, which could	
		include requiring (1) inspectors to upload a picture of the rent roll to the data	
		collection device, (2) housing agencies to maintain a copy of the rent roll used, and (3)	
		inspectors and public housing agencies to sign a certification stating that the units	
		were inspected in accordance with the sample generated by the data collection	
2018-FW-0003-001-F	8/31/2018	device.	\$0
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Louis Manor Apartments' owner to implement appropriate controls to ensure that	
2018-FW-1006-001-B	8/31/2018	it conducts annual recertifications for all tenants in a timely manner, as required.	\$0

		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Louis Manor Apartments' owner to properly house the five families discussed in	
		the finding in the correct unit size when an appropriate sized unit is available and	
2018-FW-1006-001-C	8/31/2018	ensure that its other tenants are housed in the correct unit size.	\$0
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Louis Manor Apartments' owner to perform inspections for the units that lacked	
2018-FW-1006-001-D	8/31/2018	inspection reports	\$0
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Louis Manor Apartments' owner to implement appropriate controls to ensure that	
2018-FW-1006-001-E	8/31/2018	it performs annual inspections, as required.	\$0
		We recommend that the Southwest Region Director of Multifamily Housing require	
		the Louis Manor Apartments' owner to implement appropriate controls to ensure that	
		tenants are eligible, housing assistance subsidies are accurate, and tenant files contain	
2018-FW-1006-001-F	8/31/2018	all required documentation.	\$0
2018-DE-1001-001-A	9/6/2018	Put all project bank accounts in the name of the project.	\$0
2018-DE-1001-001-B	9/6/2018	Separate all owner bank accounts from the project's bank accounts.	\$0
		Develop and implement controls over the distinction between project funds and	
		owner funds. These controls should include policies related to when the owner is	
2018-DE-1001-001-C	9/6/2018	allowed to take project funds owed to the owner.	\$0
		Take HUD-approved training related to operating and maintaining a multifamily	
2018-DE-1001-001-D	9/6/2018	project.	\$0
2018-DE-1001-002-C	9/6/2018	Obtain training on the eligible use of project funds.	\$0
		Develop and implement detailed policies and procedures for procurement, travel, and	
		the use of its credit cards. These controls should comply with HUD regulations	
2018-DE-1001-002-D	9/6/2018	regarding procurement and other disbursement documentation requirements.	\$0
2018-DE-1001-003-A	9/6/2018	Submit any outstanding audited financial statements.	\$0
		Review the audited financial statements and determine the amount of outstanding	
2018-DE-1001-003-B	9/6/2018	mortgage payments due.	\$0
		Work with the local multifamily office to make any outstanding mortgage payments or	
2018-DE-1001-003-C	9/6/2018	devise a plan to bring the property current through the use of available funds.	\$0

	Develop and implement policies and procedures to ensure that the certified public	
9/6/2018	accountant submits audited financial statements by the required HUD deadline.	\$0
	Maintain separate books of account and submit audited financial statements solely for	
9/6/2018	the project.	\$0
9/6/2018	Receive training on the proper use of its reserve for replacement account.	\$0
	Develop and implement policies and procedures for the use of reserve for	
	replacement funds, which ensure that the project does not use operating funds for any	
9/6/2018	items that qualify for the use of reserve for replacement funds.	\$0
	Monitor the grantees' efforts to improve the accuracy and completeness of the PIC	
	program data to ensure that program outcomes reported to Congress are accurately	
9/10/2018	supported.	\$0
	Develop and implement a plan to monitor grantee FSS programs, including to ensure	
9/10/2018	that escrow accounts are calculated correctly.	\$0
	Develop and implement policies and procedures to ensure that documentation is	
9/10/2018	maintained by grantees to support program participants' contractual agreements.	\$0
	Work with the owners, lenders, operators, and management agents (as applicable) to	
	develop and implement an action plan for potentially troubled and troubled nursing	
9/17/2018	Each step should have a defined completion date.	\$0
	Develop and implement policies and procedures to address delinquent or defaulted	
9/17/2018		\$0
		•
	Refer regulatory agreement violations to the Departmental Enforcement Center	
	·	
9/17/2018		\$0
	9/6/2018 9/6/2018 9/6/2018 9/10/2018 9/10/2018 9/10/2018 9/17/2018	9/6/2018 accountant submits audited financial statements by the required HUD deadline. Maintain separate books of account and submit audited financial statements solely for 9/6/2018 Receive training on the proper use of its reserve for replacement account. Develop and implement policies and procedures for the use of reserve for replacement funds, which ensure that the project does not use operating funds for any 9/6/2018 items that qualify for the use of reserve for replacement funds. Monitor the grantees' efforts to improve the accuracy and completeness of the PIC program data to ensure that program outcomes reported to Congress are accurately 9/10/2018 supported. Develop and implement a plan to monitor grantee FSS programs, including to ensure 9/10/2018 that escrow accounts are calculated correctly. Develop and implement policies and procedures to ensure that documentation is 9/10/2018 maintained by grantees to support program participants' contractual agreements.

		Review and revise the policies and procedures for making partial payments of claims	
		to check that each decision to make a partial payment of claim ensures that the	
		payment restores the subject nursing home to financial viability to avoid a repeat of	
2018-BO-0001-001-E	9/17/2018	the situation that led to the loss on Hebrew Home.	\$0
		Define the troubled and potentially troubled classifications for nursing homes and	
2018-BO-0001-001-J	9/17/2018	develop specific measures to identify when and how nursing homes are classified.	\$0
		Develop and implement policies and procedures to revisit the classifications at least	
2018-BO-0001-001-K	9/17/2018	annually.	\$0
		Develop and implement computerized controls to flag blank data fields and illogical	
2018-BO-0001-002-A	9/17/2018	financial data.	\$0
		Develop and implement procedures to require owners, operators, and lenders to	
2018-BO-0001-002-B	9/17/2018	submit accurate and complete financial data.	\$0
		Develop and implement internal controls to routinely compare financial data on	
		mortgage payments to Multifamily Delinquency and Default Reporting System data on	
2018-BO-0001-002-C	9/17/2018	mortgage payments and follow up on any conflicting data.	\$0
		Develop and implement procedures for referring operators who fail to provide	
2018-BO-0001-002-D	9/17/2018	required financial statements to the Departmental Enforcement Center.	\$0
		Develop and implement metrics to evaluate each nursing home's financial data for	
		changes in utilization, payments, profitability, and solvency (debt service credit	
2018-BO-0001-002-E	9/17/2018		\$0
		Implement adequate procedures and controls to ensure that borrowers' delinquent	
2018-CH-1005-001-A	9/18/2018	and default information is accurately reported.	\$0
		Provide verification to HUD that it has taken the appropriate action to correct its	
		delinquent or default status code reporting for the borrowers affected as a result of its	
2018-CH-1005-001-B	9/18/2018	system change.	\$0
	- / a c / a a : -	Ensure that staff responsible for making entries into its servicing system is properly	
2018-CH-1005-001-C	9/18/2018	trained and understands HUD's reporting requirements.	\$0
	0/10/05:5	Implement adequate procedures and controls to ensure that the Authority complies	4.5
2018-CH-1006-001-B	9/18/2018	with HUD's requirements for its investments of Federal funds.	\$0

		Ensure that its staff is properly trained and familiar with HUD's requirements to	
		ensure that it properly procures and invests Federal funds in HUD-approved	
2018-CH-1006-001-C	9/18/2018	investment accounts.	\$0
		Ensure that the proceeds from the sale of Bollinger Tower proceeds are moved into a	
		separate HUD-approved restricted investment account and appropriately recorded in	
2018-CH-1006-001-D	9/18/2018	a restricted account in the general ledger.	\$0
		Implement adequate policies and procedures to ensure that future proceeds from the	
		disposition or sale of public housing are appropriately recorded and reported in the	
		Authority's books of record and annual audited financial statements and HUD's	
2018-CH-1006-001-E	9/18/2018	Financial Data Schedule system.	\$0
		·	-
		Ensure that its staff is appropriately trained and familiar with HUD's requirements to	
		ensure that proceeds from future dispositions or sales of public housing property or	
2018-CH-1006-001-F		other HUD assets are appropriately recorded and reported.	\$0
		Ensure that the newly developed procedures are sufficient and fully implemented to	· ·
		ensure that the source of funds loaned is properly tracked and that payments received	
2018-CH-1006-002-B		are applied to the appropriate accounts.	\$0
		Implement adequate procedures and controls to ensure that it complies with HUD's	7 -
2018-CH-1006-003-C		procurement requirements.	\$0
		Ensure that its staff is properly trained and familiar with HUD's requirements to	· ·
		ensure that documentation necessary to support the reasonableness of contract costs	
2018-CH-1006-003-D		is obtained and maintained.	\$0
		Implement adequate procedures and controls to ensure that capital funds are drawn	7 -
2018-CH-1006-003-E		down and disbursed in accordance with HUD's requirements.	\$0
2020 011 2000 000 2	3/10/2010	activit and dissursed in decordance with new strequirements.	70
		Implement adequate procedures and controls to ensure that it properly reports its	
2018-CH-1006-003-F		expenditures and disbursements in LOCCS in accordance with HUD's requirements.	\$0
2010-011-1000-003-1	3/10/2010	experiences and dispulsements in Loces in accordance with 1100 3 requirements.	γo
		Strengthen controls over program oversight to ensure that grantees comply with their	
		agreements and program requirements, including tier two environmental reviews,	
		contract procurements, and homeowner and project eligibility, to ensure that (1) all	
		income, including rental income, is considered; (2) loan-to-value ratios do not exceed	
		90 percent without State approval; and (3) projects do not exceed the program limits	
2019 PO 100F 001 F			ćo
2018-BO-1005-001-F	9/19/2018	without State approval.	\$0

		Strengthen controls over monitoring to ensure that onsite monitoring and monitoring	
		letters are completed in a timely manner and sufficient supporting documentation is	
2018-BO-1005-001-G	9/19/2018	required and reviewed by those responsible for grant oversight.	\$0
		Develop and implement policies and procedures to assess the validity of all program	
2018-BO-1005-002-A	9/19/2018	complaints to ensure that they are addressed and resolved in a timely manner.	\$0
		Provide additional guidance to its grantees regarding its policy stating that the repair	
		or replacement of paved surfaces should be minimal in cost and incidental to the	
		rehabilitation of the dwelling, including whether grantees are required to consult with	
2018-BO-1005-002-B	9/19/2018	the State before starting the work.	\$0
2018-PH-1005-001-B	9/19/2018	Develop and implement controls to prevent and detect conflict-of-interest situations.	\$0
		Develop and implement a cost allocation plan to use as a basis for charging indirect	
2018-PH-1005-001-D	9/19/2018	payroll expenses to the program.	\$0
		Develop and implement controls to ensure that administrative fees are used to	
2018-PH-1005-001-F	9/19/2018	perform administrative duties for the program.	\$0
		Certify, along with the owners of the 10 units cited in the finding, that the applicable	
2018-PH-1005-001-G	9/19/2018	housing quality standards violations have been corrected.	\$0
2018-PH-1005-001-H	9/19/2018	Provide training to its inspector on conducting housing quality standards inspections.	\$0
		Develop and implement controls to ensure that an independent entity performs	
2018-PH-1005-001-I	9/19/2018	housing quality standards inspections of units that it substantially controls.	\$0
		Submit a request for approval of an independent entity to perform rent	
2018-PH-1005-001-J	9/19/2018	reasonableness determinations for program units that it substantially controls.	\$0
		Develop and implement controls to ensure that the independent entity approved in	
		recommendation 1J performs rent reasonableness determinations for program units	
2018-PH-1005-001-K	9/19/2018	that it substantially controls.	\$0
		Implement a policy to require servicers to send surplus proceeds notifications to the	
		HUD Secretary-held assets servicing contractor and establish procedures to improve	
2018-KC-0004-001-B	9/20/2018	HUD's surplus proceeds collection efforts.	\$0

	Review 249 loans labeled with "DNV" in appendix D to identify any missing note or	
	mortgage documents for the partial claims. For loans identified with missing	
	documents, the Deputy Assistant Secretary should obtain the documents or require	
	the lender to reimburse HUD for the partial claim note. For loans identified with	
	unrecorded mortgage documents, the Deputy Assistant Secretary should require them	
2018-LA-0005-001-E	9/21/2018 to be recorded at the county's office to ensure that HUD's interests are protected.	ćo
2018-LA-0005-001-E		\$0
	Update its procedures to allow automatic boarding for all partial claims paid to	
	eliminate errors caused by manual boarding, including partial claim notes not	40
2018-LA-0005-001-L	9/21/2018 boarded, and partial claim notes boarded but not yet paid by HUD.	\$0
	Develop and implement procedures and controls to board all manually paid partial	.
2018-LA-0005-001-M	9/21/2018 claims and record all lender payments received via claim remittances.	\$0
	Develop and implement additional controls to ensure that it accepts only note and	
	mortgage documents with correct amounts that could be matched to the amount	
	recorded in SMART and that the note and mortgage documents marked as received	
2018-LA-0005-001-N	9/21/2018 are entered into SMART.	\$0
	Develop and implement additional controls to ensure that it releases mortgages only	
2018-LA-0005-001-O	9/21/2018 when they have been satisfied.	\$0
	Provide documentation to show that project funds are segregated in the project's	
2018-PH-1006-001-B	9/21/2018 name, in accordance with the regulatory agreement and HUD requirements.	\$0
	Submit a project owner's or management agent's certification, management entity	
	profile, current budget and other required documentation to HUD for review and	
2018-PH-1006-001-D	9/21/2018 approval.	\$0
		· ·
	Develop and implement controls to ensure that the project complies with the	
	regulatory agreement and applicable HUD requirements, including but not limited to	
	policies and procedures for maintaining project funds in separate bank accounts in the	
	project's name, using project funds only for necessary expenses of the project, and	
2018-PH-1006-001-E	9/21/2018 reconciling bank accounts to the project's computerized accounting records.	\$0
2010-FU-1000-001-E	Provide training and technical assistance to the owner's executive director and staff to	ŞU
2040 DU 4000 004 5	ensure compliance with the terms of its regulatory agreement and applicable HUD	40
2018-PH-1006-001-F	9/21/2018 requirements.	\$0

		We recommend that HUD's Deputy Assistant Secretary for Housing Counseling	
		identify additional housing counseling agencies that were classified as reapproved	
		when it had not completed a performance review upon expiration of the approved	
		period and determine whether they are properly qualified to provide counseling	
2018-NY-0001-001-A	9/24/2018	services to consumers.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Housing Counseling update	
		its policies and procedures to ensure consistency and adequacy of the agency	
		approval, performance review, voucher approval, and termination and	
		posttermination processes. Specifically, the updates should ensure that the	
		deficiencies identified in this report are acknowledged and corrected going forward,	
		including (1) updating the Housing Counseling Program handbook and developing or	
		updating standard operating procedures for each of the key processes and (2)	
		implementing controls to ensure that staff perform work properly and consistently,	
		and maintain significant documentation provided by agencies, along with any analysis	
2018-NY-0001-001-C	9/24/2018	performed during reviews.	\$0
	3/2:/2020	We recommend that HUD's Deputy Assistant Secretary for Housing Counseling ensure	+-
		that the new Housing Counseling Agency Management System provides HUD with the	
		ability to adequately oversee the work of its staff and track important housing	
		counseling agency milestones, including HUD approval expirations and required	
2018-NY-0001-001-D	9/24/2018	terminations.	\$0
	0/= :/=0=0	Implement procedures and controls to ensure that documentation required by HUD	7.0
		and the Authority's own action plan is correctly completed, documented, and	
2018-CH-1007-001-F	9/25/2018		\$0
	5, 25, 2525		7.5
		Ensure that its staff is appropriately trained and familiar with HUD's requirements and	
		its program action plan regarding the administration of its program to ensure that (1)	
		participants' individual training and services plans are complete and contain	
		appropriate goals to assist the family in achieving self-sufficiency, (2) participants are	
		notified of their escrow account balances at least annually, and (3) contracts of	
2018-CH-1007-001-G	9/25/2018	participation are complete and accurate.	\$0
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		Encure that its newly exected policies and procedures include a process for encuring	
		Ensure that its newly created policies and procedures include a process for ensuring	
		that (1) escrow balances are correctly calculated and disbursed, (2) escrow accounts	
		and disbursements are fully supported, and (3) forfeited escrow account funds are	40
2018-CH-1007-001-H		returned to the Housing Choice Voucher Program as required.	\$0
		Ensure that its staff is appropriately trained and familiar with HUD's expenditure and	
2018-CH-1007-003-F	9/25/2018	allocation requirements.	\$0
		Develop and implement adequate procedures and controls to ensure that program	
		expenditures are for eligible and supported program costs and that costs are	
2018-CH-1007-003-G	9/25/2018	appropriately allocated to its various programs as required.	\$0
		Review the Authority's Project-Based Voucher contracts, determine the total amount	
		to be reimbursed to the project owners, and require the Authority to (1) remove all	
		inappropriate language from its contracts, (2) issue amended contracts as necessary,	
		and (3) reimburse the inappropriate charges to the applicable project owners from	
2018-CH-1007-003-H	9/25/2018	non-Federal funds.	\$0
		Determine any remaining amounts for bank service charges inappropriately charged	
		to the Housing Choice Voucher Program and ensure that the various programs	
		reimburse the Program as appropriate for all bank service charges not appropriately	
2018-CH-1007-003-I	9/25/2018	allocated.	\$0
		Determine whether the rent charged to the Housing Choice Voucher Program for the	
		Family Self-Sufficiency program office space in the Authority's main office and in its	
2018-CH-1007-003-J		public housing property is appropriate and reasonable.	\$0
		Require the Authority to allocate any rents determined to be reasonable between its	-
		Housing Choice Voucher Program and Public Housing Family Self-Sufficiency program	
		and require the Authority to reimburse its Housing Choice Voucher Program from its	
		public housing program any amounts that should have been allocated among the	
2018-CH-1007-003-L	9/25/2018		\$0
	3, 23, 2020	Provide mandatory training on the revised Notice to the local field offices and to	Ţ.
		grantees that use CDBG funds for the code enforcement program to ensure	
2018-LA-0006-001-B		compliance with requirements.	\$0
2010 EA-0000-001-D		Provide the documentation that was missing from the 14 files reviewed. If	30
		documentation cannot be provided, the Authority should follow applicable regulations	
2018-PH-1007-001-B		and terminate or modify assistance as necessary.	\$0
7010-LU-1001-001-D	3/23/2010	and terminate of modify assistance as necessary.	3 0

		Develop and implement controls to ensure that families are properly selected from	
2018-PH-1007-001-C		the waiting list and that their selection is documented in their tenant files.	\$0
2018-PH-1007-001-D		Correct the rent calculations for the 54 families identified by the audit to properly implement flat rent.	\$0
		Develop and implement controls to ensure that it pays for services only after it	
	ļ.	receives the documentation required to be provided by contract and that provided	
2018-PH-1007-001-F	9/25/2018	services are supported by a contract.	\$0
		Develop and implement procedures to have a supervisor review tenant files to ensure	
2018-PH-1007-001-G	9/25/2018	that the files are accurate and complete and comply with program requirements.	\$0
		Provide training and technical assistance to the Authority to ensure that it properly	4.0
2018-PH-1007-001-I	9/25/2018	administers its operating funds in accordance with applicable requirements.	\$0
2018-PH-1007-002-C	9/25/2018	Develop and implement controls to prevent and detect conflict-of-interest situations.	\$0
	Į.	Evaluate the apparent conflict-of-interest situations in this report and pursue	
2018-PH-1007-002-D	9/25/2018	administrative sanctions if warranted.	\$0
	Į.	Develop and implement controls over its procurement actions to ensure that prices	
2018-PH-1007-003-C	9/25/2018	paid for goods and services are reasonable.	\$0
	Į.	Develop and implement controls to ensure that program funds are used for eligible	
2018-PH-1007-003-D	9/25/2018	activities only.	\$0
	,	We recommend that the Director of HUD's Newark Office of Public Housing require	
	1	the Authority to update its policies and procedures to ensure that any additional	
	l.	payments made under interagency agreements are adequately supported before	
	l _I	payment is made and that the services are provided in accordance with applicable	
	Į.	requirements. These requirements include but are not limited to HUD, Federal, and	
		Authority requirements related to procurement, allocation of costs, and review and	
2018-NY-1005-001-B	9/26/2018	approval of payments.	\$0

2018-NY-1005-001-F	0/26/2019	We recommend that the Director of HUD's Newark Office of Public Housing provide technical assistance to the Authority to help ensure that 1) future interagency agreements, including the renewal of its agreement with Long Branch clearly outline the expectations and documentation required to show that work was performed, (2) its board provides adequate oversight of work performed under interagency agreements, and 3) it complies with HUD, Federal, and Authority procurement requirements when purchasing goods and services.	\$0
2018-141-1003-001-F	9/20/2018	requirements when purchasing goods and services.	30
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
		require the Authority to strengthen its controls over purchases to ensure compliance	
		with HUD, Federal, and Authority procurement requirements. This includes, but is not	
		limited to, controls to ensure that it (1) maintains records sufficient to detail the	
		significant history of procurements, (2) complies with requirements for each type of	
		procurement, (3) obtains independent cost estimates and performs cost or price	
2018-NY-1006-001-C	9/26/2018	analyses when required, and (4) prevents and detects conflict-of-interest situations.	\$0
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
		require the Authority to provide training to its staff to ensure compliance with HUD	
2018-NY-1006-001-D	9/26/2018	and Federal procurement requirements.	\$0
		We also recommend that the Director of HUD's Departmental Enforcement Center	
		evaluate the apparent conflict-of-interest situations in this report and pursue	
2018-NY-1006-001-E	9/26/2018	administrative sanctions if warranted.	\$0
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
		require the Authority to strengthen its controls to ensure that operating funds are	
		requested, received, and used in accordance with HUD, Federal, and Authority	
2018-NY-1006-002-D	9/26/2018	requirements.	\$0
		We recommend that the Acting Director of HUD's Buffalo Office of Public Housing	
		require the Authority to provide training to employees involved in the funding and	
2040 NW 4006 065 -	0/06/06/0	expenditure processes to ensure compliance with HUD, Federal, and Authority	4.5
2018-NY-1006-002-E	9/26/2018	requirements	\$0

	Follow up on the 15 properties in our sample to ensure that the code enforcement	
	violations have been corrected, that the necessary documentation has been gathered	
	and retained in the code enforcement file for the property, and that the code	
2018-PH-1008-001-A	9/26/2018 enforcement process has been completed.	\$0
2010 111 1000 001 7	Implement adequate procedures and controls to ensure that it obtains and reviews	40
	source documentation, such as invoices and time sheets, to support that expenses are	
	eligible before providing Block Grant funds to the corporation for housing repair	
2018-CH-1008-001-A	9/27/2018 services.	\$0
	5/2-/12-2-0 56:11:665:	70
	Review the labor costs associated with the remaining 1,645 (1,668 - 23 reviewed) jobs	
	that we did not review to determine whether the Block Grant funds it provided the	
	corporation for labor exceeded the actual labor costs for each job. If the labor	
	exceeded the actual labor cost for a job, the County should reimburse its Block Grant	
	program from non-Federal funds for the excessive labor costs and the indirect costs	
2018-CH-1008-001-C	9/27/2018 associated with the excessive labor costs that the County provided to the corporation.	\$0
	Implement adequate procedures and controls to ensure that it does not provide the	
2018-CH-1008-001-D	9/27/2018 corporation Block Grant funds for excessive labor costs.	\$0
	Implement adequate procedures and controls to ensure that sufficient documentation	
	is maintained to support that the cost of materials and services acquired for the	
2018-CH-1008-001-E	9/27/2018 program is reasonable.	\$0
	Implement adequate procedures and controls to ensure that sufficient income	
	documentation is maintained to ensure that households are eligible for assistance	
	under the program and income is verified in accordance with HUD's requirements and	
2018-CH-1008-001-I	9/27/2018 the subrecipient agreement.	\$0
	Implement adequate procedures and controls to ensure that it properly documents	
2018-CH-1008-001-J	9/27/2018 compliance with HUD's environmental review procedures before the start of each job.	\$0
	Implement adequate procedures and controls to ensure that third emergency repairs	
	are documented in writing and reported to the County before completion of	
2018-CH-1008-001-K	9/27/2018 assistance in accordance with the subrecipient agreement.	\$0

		Implement adequate procedures and controls to ensure that sufficient documentation	
		is maintained to support that accessibility modifications are provided only to	
2018-CH-1008-001-M		households with at least one member who is physically disabled.	\$0
2010-011-1000-001-101		Implement adequate procedures and controls to ensure that the corporation reduces	70
2018-CH-1008-001-P		program income from its invoices for housing repair services.	\$0
2010-011-1000-001-1	3/2//2010	program meome from its invoices for flousing repair services.	70
		Perform an analysis of the 3,045 travel card purchases with indications that they were	
		unauthorized or ineligible to identify potential violations and to address any	
		unauthorized purchases identified. OCFO should perform a review of identified	
		transactions to determine whether they were allowable, proper, and paid in full by	
2018-KC-0005-001-B		the cardholder, taking appropriate administrative actions as necessary.	\$0
		, , , , , , , , , , , , , , , , , , , ,	•
		Strengthen internal monitoring efforts regarding government travel card use to	
		identify potentially improper, illegal, or erroneous transactions. Such efforts should	
2018-KC-0005-001-D	9/27/2018	include data mining to detect instances of delinquency, fraud, and misuse.	\$0
		Develop and implement detailed operating procedures, including checklists, which	
2018-KC-1004-001-C	9/27/2018	fully implement its procurement policy and HUD requirements.	\$0
2018-KC-1004-001-D	9/27/2018	Ensure that its executive director obtains appropriate procurement training.	\$0
		Work with the Authority to develop a formalized process, such as a checklist, to use	
		when conducting initial certifications and annual recertifications, which would help to	
2018-KC-1004-002-A	9/27/2018	ensure that it follows HUD requirements for its public housing program.	\$0
		Require the Authority's executive director to obtain appropriate training regarding	
2018-KC-1004-002-B		public housing occupancy requirements.	\$0
		Require the Authority to conduct a 100 percent review of its tenant files to ensure	
		that tenants' rents are accurate and the proper income, asset, and medical expenses	
2018-KC-1004-002-C	9/27/2018	are complete and documented in the tenant files.	\$0
		Monitor the Authority after the recommended training and tenant file reviews are	
		complete to ensure that the executive director understands and properly implements	
2018-KC-1004-002-D		public housing occupancy requirements.	\$0
		Require the Authority to address actual or potential conflict-of-interest relationships	_
2018-KC-1004-003-A	9/27/2018	in its Admissions and Continued Occupancy Policy.	\$0

		Work with the Authority to develop a plan to ensure that a third party reviews the	
		initial tenant certifications and annual recertifications with an actual or potential	
2018-KC-1004-003-B	9/27/2018	conflict of interest.	\$0
		Ensure that the Authority's board of commissioners and staff receive HUD-approved	
2018-KC-1004-003-C	9/27/2018	training on conflicts of interest.	\$0
		Monitor the Authority to ensure that initial tenant certifications and annual	
		recertifications with an actual or potential conflict of interest are appropriately	
2018-KC-1004-003-D	9/27/2018	handled.	\$0
		Require the Authority to develop and implement detailed policies and procedures to	
2018-KC-1004-004-A		address collections, tracking, and use of its laundry machine revenue.	\$0
		Require the Authority to determine how much laundry machine revenue was not	
		deposited into its accounts and used for eligible purposes and reimburse its program	
2018-KC-1004-004-B		from non-Federal funds.	\$0
		Monitor the Authority to ensure compliance with its new laundry machine revenue	
2018-KC-1004-004-C	9/27/2018	policies.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to provide training to its staff to help ensure compliance with applicable cost	
2018-NY-1007-001-E	9/27/2018	principle, procurement, and Davis-Bacon requirements.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to provide documentation showing that it has strengthened its invoice review	
		process to ensure that costs are eligible and supported before disbursing Disaster	
2018-NY-1007-001-F	9/27/2018	Recovery funds.	\$0
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		City to provide documentation showing that payments made under the Rockaway	
		Boardwalk construction management services contract complied with Davis-Bacon	
		and Related Acts requirements and that restitution is made to affected workers for	
2018-NY-1007-001-G	9/27/2018	any underpayments identified.	\$0
		Revise the standard MTW agreement for all existing 39 MTW housing agencies to	
		clearly and specifically support which provision(s) waive the third-party inspection	
2018-AT-0801-001-B	9/28/2018	requirements.	\$0
		Issue clarifying guidance to all existing 39 MTW housing agencies advising that HUD	
		intended to waive the third-party inspection requirements via attachment C to the	
2018-AT-0801-001-C	9/28/2018	standard agreement.	\$0

	Ensure that reviews of MTW annual plans are thorough by verifying that the MTW	
	plan accurately identifies the appropriate exemptions as authorized in the MTW	
2018-AT-0801-001-D	9/28/2018 agreements.	\$0
	Ensure that the Louisville, KY, PIH field office sends to the Office of Recapitalization	
	any requests it receives for approving capital funds expenditures after the RAD	
2018-AT-0801-001-G	9/28/2018 conversion is complete.	\$0
	Require the Authority to ensure that capital funds are used in accordance with the	
2018-AT-0801-001-H	9/28/2018 program requirements for any future RAD conversions.	\$0
	Require the City to develop and implement HOME procedures, including training for	
	the City's employees, to ensure that (1) commitments are accurately entered into IDIS	
	to maintain data integrity and (2) the HOME program is administered in accordance	
2018-AT-1011-001-D	9/28/2018 with HUD's and its own requirements.	\$0
	Verify that the remaining 14 (Footnote 5 - As detailed in the Scope and Methodology	
	section of this report, we reviewed 23 of the 37 commitments entered into IDIS by the	
	City.) commitments made during the period January 1, 2013, through December 31,	
	2017, were properly supported with written agreements and accurately entered into	
2018-AT-1011-001-E	9/28/2018 IDIS.	\$0
	Require the City to follow its newly developed policy regarding the execution of a	
	written agreement that is signed and dated by all parties before the commitment of	
2018-AT-1011-001-F	9/28/2018 any funds in IDIS.	\$0
	Implement adequate procedures and controls to ensure that project funds are used	
	for only reasonable operating expenses or necessary repairs when the project is in a	
2018-CH-1009-001-E	9/28/2018 non-surplus-cash position.	\$0
	Reimburse the project \$95,174 from nonproject funds for management fees in excess	
2018-CH-1009-001-F	9/28/2018 of the maximum yield.	\$0
	Implement adequate procedures and controls, including but not limited to ensuring	
	that the project receives HUD's communications to ensure that its management and	
2018-CH-1009-001-H	9/28/2018 bookkeeping fees comply with HUD's requirements.	\$0
	Implement adequate procedures and controls to ensure that its bookkeeping fees are	
2018-CH-1009-001-I	9/28/2018 based on actual costs.	\$0
	Use the project's security deposits bank account to deposit and disburse security	
2018-CH-1009-001-J	9/28/2018 deposits.	\$0

	We recommend that the Deputy Assistant Secretary for Grant Programs require the State to implement additional controls and revise policies and procedures to ensure	
9/29/2019		\$0
3/28/2018	override procedures and incorrect data provided by other agencies.	30
	We recommend that the Director of HUD's Newark Office of Public and Indian Housing	
	require the Authority to certify, along with the owners of the 25 units cited in the	
9/28/2018	finding, that the applicable housing quality standards violations have been corrected.	\$0
	We recommend that the Director of HUD's Newark Office of Public and Indian Housing	
	require the Authority to improve controls over its inspection program to ensure	
	compliance with HUD guidelines and that the results of those inspections are used to	
9/28/2018	enhance the effectiveness of its housing quality standards inspections.	\$0
	We recommend that the Director of HUD's Newark Office of Public and Indian Housing	
	require the Authority to improve controls to ensure that its staff accurately calculates	
9/28/2018	housing assistance payment abatements.	\$0
	Develop and implement controls for the Community Compass program to ensure that	
	it consistently applies subcontractor wage rates among all providers that use a	
9/28/2018	subcontractor.	\$0
	Develop and implement controls to ensure that indemnification agreements that	
9/29/2018		\$0
	Take appropriate administrative action against FTB for violations of the settlement	
9/29/2018		\$0
	9/28/2018 9/28/2018 9/28/2018 9/28/2018	State to implement additional controls and revise policies and procedures to ensure that adequate documentation is maintained in its files to support (1) recapture decisions, (2) eligibility related to ownership or occupancy, (3) ineligible decisions, (4) elevation considerations, and (5) mitigation of duplication of benefits issues related to override procedures and incorrect data provided by other agencies. We recommend that the Director of HUD's Newark Office of Public and Indian Housing require the Authority to certify, along with the owners of the 25 units cited in the finding, that the applicable housing quality standards violations have been corrected. We recommend that the Director of HUD's Newark Office of Public and Indian Housing require the Authority to improve controls over its inspection program to ensure compliance with HUD guidelines and that the results of those inspections are used to 9/28/2018 We recommend that the Director of HUD's Newark Office of Public and Indian Housing require the Authority to improve controls to ensure that its staff accurately calculates 9/28/2018 housing assistance payment abatements. Develop and implement controls for the Community Compass program to ensure that it consistently applies subcontractor wage rates among all providers that use a 9/28/2018 subcontractor. Develop and implement controls to ensure that indemnification agreements that result from U.S. Department of Justice settlements have been properly recorded in 9/29/2018 FHA Connection.

	Determine whether the subcont	ractor is owed payment for 21 units, which the	
	Department's records showed w	ere assisted under the Program but were not	
	identified as assisted units accor	ding to documentation maintained by the	
	Department to support its drawe	lowns from HUD's LOCCS. If the Department	
	determines that the subcontract	or is owed payment for the lead-based paint and	
	other health hazard control activ	ities, it should provide support that the lead-based	
	paint and other health hazard co	ntrol activities were eligible and that the	
		ed for these activities from non-Program funds. If	
		the Department should reimburse the subcontractor	
2018-CH-1010-001-D	9/30/2018 from Program funds.	·	\$0
	Determine whether appropriate	reimbursements were made to the subcontractor for	
		that were not a part of our review. If the Department	
		nbursements were not made, it should provide	
		t and other health hazard control activities are	
		tractor was not reimbursed for these activities from	
		ditions have been met, the Department should	
2018-CH-1010-001-E	9/30/2018 reimburse the subcontractor fro	•	\$0
2010 011 1010 001 1	3,55,2515		40
	Implement adequate procedures	and controls to ensure that (1) contracts are properly	
		D's requirements, (2) annual income is properly	
		g in assisted units, (3) the appropriate	
		ade to the subcontractor for lead-based paint and	
		ities, (4) lead inspection results properly support lead-	
		ties, (4) lead hispection results properly support lead-	
	-	erty owners and determining whether other	
		rce the agreements. This measure would ensure that	
		ted, and (6) accurate and complete information	
2018-CH-1010-001-L			\$0
2018-CH-1010-001-L	9/30/2018 regarding assisted units is report	ed to hob.	ŞU
	Davidon and implement adapted	o nuccedures and controls to oncore that assisted	
2019 CH 1010 001 84		re procedures and controls to ensure that assisted	40
2018-CH-1010-001-M	9/30/2018 rental units are prioritized for fa		\$0
2010 FO 0002 001 B		procedures to use the established HECM loan limits	ćo
2019-FO-0002-001-B	11/14/2018 in the HECM LLG cash flow mode	lı .	\$0

		Develop alternative policies and procedures that would enable the use of the final	
		single-family LLG cash flow model results and HECM return on notes cash flow model	
2019-FO-0002-001-C	11/14/2018	results in the final ROA models.	\$0
		Reassess the HECM assumption that mortgages with an unpaid principal balance	
		greater than the maximum claim amount will not be assigned to HUD and perform the	
		following: (1) compare this assumption to historical experience, (2) document the	
		basis for selecting the assumption as opposed to alternative assumptions, and (3)	
2019-FO-0002-001-D	11/14/2018	determine the impact of this assumption and the associated risk.	\$0
		Reassess the model design that was implemented to avoid the double counting of the	
		cash flows for HECM mortgages in the LLG cash flow and ROA models and perform the	
		following: (1) determine whether there are alternative methodologies that will not	
		result in the exclusion of cash flows in both models, (2) document the basis of the	
		selected methodology, and (3) determine the impact and risk of the selected	
2019-FO-0002-001-E	11/14/2018	methodology.	\$0
		Implement an automated subsidiary ledger system with the capability of obtaining	
2019-FO-0002-002-A	11/14/2018	loan-level transaction data from FHA, Treasury, and FFB source systems.	\$0
2019-FO-0002-002-B	11/14/2018	Work with Treasury and FFB to receive monthly loan-level transaction reports.	\$0
		Identify the cause for the accrued interest differences and determine the correct	
2019-FO-0002-002-C	11/14/2018	accounting treatment.	\$0
		Establish policies and procedures for recording and accounting for manual	
		transactions, including the accounting rationale for the principal and interest on the	
2019-FO-0002-002-D	11/14/2018	direct loans and accrued interest on the borrowings.	\$0
		Establish and implement a review process for salary and administrative cost	
		information that is received from HUD OCFO to ensure that the information is	
2019-FO-0002-002-H	11/14/2018	complete and accurate.	\$0
		Document the rationale and policy for the crosswalks used to prepare the financial	
2019-FO-0002-002-J	11/14/2018	statement note line items.	\$0
		Document and implement policies and procedures, which include a review process to	
		ensure that the general ledger accounts are correctly crosswalked to financial	
2019-FO-0002-002-K	11/14/2018	statement note line items.	\$0

		In conjunction with the loan-servicing contractor, determine what actions can be	
		taken to ensure that recorded assignments are reviewed in a timely manner after	
2019-FO-0002-002-M	11/14/2018	receipt.	\$0
		Develop and implement a billing and sanctioning process to ensure that FHA bills	
		servicers for the costs incurred to obtain recorded assignments from the counties'	
		recorder's offices and sanctions the servicers when they do not provide the recorded	
2019-FO-0002-002-N	11/14/2018	assignments within 6 months of claim payment.	\$0
		Improve the tracking of recording assignments by modifying the HERMIT assignment	
		timeline to include date fields for servicers' (1) receipt of recorded assignments from	
2019-FO-0002-002-O	11/14/2018	counties and (2) mailing of recorded assignments to the loan-servicing contractor.	\$0
		Establish a timeframe and process to notify the Office of Single Family Housing that	
		funds or documents were not received so noncompliant lenders can be referred to the	
		MRB within 14 business days for temporary suspension or termination and notify FHA	
2019-FO-0002-003-A	11/14/2018	of any noncompliant lenders accordingly.	\$0
		Develop and implement a procedure to ensure that all differences identified during	
2019-FO-0003-001-A	11/15/2018	financial statement and note validations are corrected before certification.	\$0
		Develop and implement a process that ensures the routine collection of information	
		needed to accurately complete the narratives required according to GAAP and OMB	
2019-FO-0003-001-B	11/15/2018	Circular A-136.	\$0
		Develop and implement a procedure to ensure that HUD's quarterly consolidated	
		financial statements accurately reflect HUD's current contingent liabilities resulting	
2019-FO-0003-001-C		from pending or threatened litigation or unasserted claims.	\$0
		In consultation with the Office of Housing FHA Comptroller, develop and establish	
		internal controls to ensure periodic communications for assessing and agreeing to the	
2019-FO-0003-001-E	11/15/2018	cost allocation accounting policies and procedures.	\$0
		Develop and implement a cost allocation methodology that includes all HUD programs	
2019-FO-0003-001-F	11/15/2018	and components, including Ginnie Mae, in the distribution of administrative costs.	\$0

		In consultation with the Office of Chief Human Capital Officer (OCHCO), develop and	
		establish an activity-based costing process to validate the accuracy of factors used to	
		allocate personnel and other administrative costs to each program and ensure that the	
2019-FO-0003-001-G	11/15/2018	validation is performed annually.	\$0
		In collaboration with the Office of the Chief Information Officer (OCIO), implement an	
		improved cost allocation methodology for IT cost based on direct costs used by the	
2019-FO-0003-001-H	11/15/2018	programs.	\$0
		Determine whether HUD's FSSP, ARC, has resources available to enhance HUD's cost	
		allocation methodology to identify, trace, and allocate costs directly to program	
2019-FO-0003-001-I	11/15/2018	activities periodically and at yearend.	\$0
		Develop and implement a procedure that (1) detects significant fluctuations or	
		discrepancies in Ginnie Mae's budgetary data, (2) investigates the fluctuation or	
		discrepancy to determine whether an error has occurred, and (3) performs corrections	
2019-FO-0003-001-J	11/15/2018	as needed, in a timely manner.	\$0
		Develop and implement a procedure to verify all information presented in HUD's	
		consolidated financial statement note disclosures with its standalone note disclosures	
2019-FO-0003-001-K	11/15/2018	before certifying HUD's statements and notes.	\$0
		Revise its quarterly tie point analysis to include a check for all of its budgetary	
2019-FO-0003-001-L	11/15/2018	accounts.	\$0
		Evaluate the impact of the DRGR weaknesses identified in audit memorandum 2018-	
2019-FO-0003-002-A	11/15/2018	FW-0802 during the improper payment risk assessment process.	\$0
		Evaluate the impact of the improper accounting for grant funds issued under the	
		Disaster Relief Appropriations Act, 2013, identified in audit memorandum 2018-FW-	
2019-FO-0003-002-B	11/15/2018	0802 and perform an adjustment or restatement of the impact if deemed significant.	\$0
		Work with CPD on remediation plans to address application control weaknesses	
		within DRGR identified by audit memorandum 2018-FW-0802 that have contributed to	
2019-FO-0003-002-C	11/15/2018	continuing FFMIA noncompliance.	\$0
		Require the grantees to submit supporting documentation with their survey responses	
		to substantiate the amounts certified in support of OCFO's validation of grant accrual	
2019-FO-0003-002-D	11/15/2018	estimates	\$0

	Provide periodic training to grantees to assist them with understanding and	
	completing the information requested in the survey letter to validate HUD's grant	
2019-FO-0003-002-E	11/15/2018 accrual estimates.	\$0
	Research the survey responses received as part of OCFO's validation of grant accrual	
	estimates that resulted in a positive cash on hand to determine whether a cash	
	advance exists. If so, OCFO should coordinate with CPD to (1) determine whether the	
	grantees have proper documentation and approvals allowing for cash advances and	
	(2) develop and implement procedures to estimate and account for cash advances for	
2019-FO-0003-002-F	11/15/2018 financial reporting purposes.	\$0
	Develop and implement standard operating procedures for recording and periodically	
	evaluating sustained audit receivables to ensure that (1) all receivables are supported	
	by a claim to cash and (2) an allowance for loss is recorded that reasonably estimates	
	uncollectible amounts to reduce the gross amount of receivables to its net realizable	
2019-FO-0003-002-G	11/15/2018 value.	\$0
	Develop and implement procedures that require action officials to certify the validity	
	of accounts receivables periodically, at least quarterly. OCFO should use this	
2019-FO-0003-002-H	11/15/2018 information to assess the reasonableness of the allowance for loss estimate.	\$0
	Work with action officials to determine the validity of all receivables from OIG	
	sustained audit findings, determine whether restatement is necessary, and adjust	
	HUD's current and prior-year accounts receivable balances accordingly, ensuring that	
2019-FO-0003-002-I	11/15/2018 all write-offs are reported to the Treasury.	\$0
	Perform a validation, comparing the data used in OCFO's PIH prepayment estimate	
	calculation to the data used by PIH in its RNP reports to ensure that all CAM 1 codes	
	and VMS fields are appropriately included. If it is determined that CAM 1 codes or	
	VMS codes are missing or not properly included, OCFO should update the standard	
2019-FO-0003-002-J	11/15/2018 operating procedure and all estimates made to ensure that they are included.	\$0
	Design and implement a procedure that ensures periodic communication between	_
2019-FO-0003-002-K	11/15/2018 OCFO and PIH regarding all events that impact the PIH prepayment estimate.	\$0
	Review FMC's final December 31, 2016, balances and update the PIH prepayment	.
2019-FO-0003-002-L	11/15/2018 beginning balance accordingly.	\$0

	Design and implement a policy or procedure that ensures the accuracy of all	
	information provided to HUD OCFO related to the PIH prepayment estimation	
2019-FO-0003-002-M	11/15/2018 methodology.	\$0
	Delegate responsibilities to the appropriate program office and assign risk owners to	
	provide responses for the acceptance, mitigation, and elimination of risks identified in	
2019-FO-0003-004-A	11/15/2018 HUD's ERM risk profile.	\$0
	Develop, implement, and document internal controls in response to identified risks	
	from HUD's ERM risk profile in compliance with OMB Circular No. A-123,	
2019-FO-0003-004-B	11/15/2018 Management's Responsibility for Enterprise Risk Management and Internal Control.	\$0
	Complete and issue final FERA policy to the Department and communicate the	
2019-FO-0003-004-C	11/15/2018 requirements within the policy to program offices in a timely manner.	\$0
	Assign and communicate the responsibility of FERA policy implementation and	
	oversight to ensure that program offices are performing FERAs on a routine and timely	
	basis to ensure effectiveness and efficiency of operations at the HUD program level	
2019-FO-0003-004-D	11/15/2018 and compliance with HUD internal policy and procedure.	\$0
	Assign and communicate the responsibility of the MCR program policy,	
	implementation, and oversight to ensure that program offices routinely conduct	
2019-FO-0003-004-E	11/15/2018 reviews to support a compliant internal control framework.	\$0
	Conduct the OOR more frequently than annually to ensure that all obligations are	4.0
2019-FO-0003-005-A	11/15/2018 adequately reviewed and deobligations are processed by the end of the fiscal year	\$0
	Develop departmental policy that outlines the open obligation review process, to	
	include (1) internal controls, (2) timeframes, and (3) roles and responsibilities of	
	OCFO, OCPO, and program offices. These policies must outline sufficient internal	
	controls in place to ensure that the Secretary can certify that all of HUD's obligations	
2019-FO-0003-005-B	11/15/2018 are valid as of the end of the fiscal year.	\$0
	Update standard operating procedures on the departmentwide unliquidated	
	obligations review to conduct a routine review of justifications provided by the	
	program offices for retained obligations, while ensuring that they are for a bonafide	
	need and to support the annual certification made by the Secretary on open	
2019-FO-0003-005-C	11/15/2018 obligations.	\$0

	As part of the OOR process, conduct monitoring activities of obligations sent to OCPO	
	for deobligation by developing a mechanism to routinely track the status, to include	
	key information, such as but not limited to the owner (program), date transmitted to	
	OCPO, point of contact, last contact date, and current status. OCFO should use this	
	information to ensure that all information has been communicated among all parties	
2019-FO-0003-005-D	11/15/2018 involved to enable timely deobligation.	\$0
	Develop technical reestimates for the EHLP direct loan portfolio annually in	·
	accordance with the requirements in OMB Circular A-11, section 185, and submit the	
2019-FO-0003-009-A	11/15/2018 reestimates to OCFO and ARC for recording.	\$0
		, -
	Implement a process to ensure that ongoing ADA violation investigations are properly	
2019-FO-0003-010-A	11/15/2018 documented as the investigation progresses to enable timely review of open cases.	\$0
	, , , , , , , , , , , , , , , , , , ,	
	Revise policies and procedures to address weaknesses in the owners' relocation	
	procedures to include adequate oversight and monitoring of contractors responsible	
	for relocation activities, compliance with reporting and tracking requirements,	
	appropriate billing to HUD, and adequate identification of tenants receiving other	
2019-AT-1001-001-A	12/14/2018 Federal assistance following natural disasters.	\$0
	Conduct a review of the recertification documents to determine the correct HAP	, -
	calculations and repay HUD from nonproject funds for any overpayments as a result of	
2019-AT-1001-001-B	12/14/2018 the recalculation.	\$0
	Revise procedures to address weaknesses in the owners monitoring procedures to	7 -
	include adequate oversight of contractors and staff hired to manage the daily	
2019-AT-1001-001-C	12/14/2018 operations of the project including recertifications.	\$0
	Provide training to staff to ensure that HAP calculations are accurate and adequately	+-
2019-AT-1001-001-D	12/14/2018 supported.	\$0
	Certify, along with the owners, that the applicable housing quality standards	+-
2019-CH-1001-001-A	12/20/2018 violations have been corrected for the 78 units cited in this finding.	\$0
	Ensure that its staff is properly trained and familiar with HUD's and its own	7.0
2019-CH-1001-001-D	12/20/2018 requirements regarding housing quality standards inspections.	\$0
	Implement adequate procedures and controls to ensure that the required	75
	documentation to support household eligibility is obtained and maintained and	
2019-CH-1001-002-E	12/20/2018 housing assistance payments are appropriately calculated.	\$0
	,, Instance payment and appropriately enteringen.	ΨŪ

	Review the utility allowance schedules to ensure that all applicable utilities are	
	•	
12/20/2018	the voucher size or unit size in accordance with HUD's requirements.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
12/21/2018	Not released to public.	\$0
	Require the Authority to complete overdue annual reexaminations and reconcile	
	corrections by reimbursing tenants and its RAD-converted project-based voucher	
12/21/2018	program using non-Federal funds.	\$0
	Conduct a review to determine whether the Authority is complying with the	
	reexamination schedule in its Moving to Work policy and incorporate timely	
12/21/2018	reexaminations in the risk management assessment.	\$0
	12/20/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018 12/21/2018	Review the utility allowance schedules to ensure that all applicable utilities are provided to the households and that the utility allowances are based on the lower of 12/20/2018 the voucher size or unit size in accordance with HUD's requirements. 12/21/2018 Not released to public. Corduct a review to determine whether the Authority is complying with the reexamination schedule in its Moving to Work policy and incorporate timely reexaminations in the risk management assessment.

\$5,105,078,819

List of Open Recommendations to Present

Recommendation			
Number	Report Date	Recommendation Text	Balance Due
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		State to provide documentation to show that the remaining nine properties were	
		substantially damaged or reimburse from non-Federal funds the \$4,158,836 paid to	
		purchase the properties. Further, the State should identify and reimburse from non-	
		Federal funds any additional Disaster Recovery funds used to acquire and dispose of	
2019-NY-1001-001-F	3/29/2019	the nine properties.	\$4,158,836
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		State to reimburse from non-Federal funds the \$2,595,127 paid to purchase six	
		properties that were not substantially damaged. Further, the State should identify and	
		reimburse from non-Federal funds any additional Disaster Recovery funds used to	
2019-NY-1001-001-A	3/29/2019	acquire and dispose of the properties.	\$2,595,127
2040 NW 4004 004 F	2/20/2040	We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the State to provide documentation to show that the five properties for which the homeowners failed to maintain flood insurance were eligible for assistance and documentation to show that the properties were substantially damaged or reimburse from non-Federal funds the \$1,336,883 paid to purchase the properties, including incentives for one property. Further, the State should identify and reimburse from non-Federal funds any additional Disaster Recovery funds used to acquire and dispose of	
2019-NY-1001-001-E	3/29/2019	the properties.	\$1,336,883
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the State to reimburse from non-Federal funds the \$783,571 paid to purchase two properties that did not comply with flood hazard requirements and for which the State did not have sufficient documentation to show that the properties were substantially damaged. Further, the State should identify and reimburse from non-Federal funds	
2019-NY-1001-001-B	3/29/2019	any additional Disaster Recovery funds used to acquire and dispose of the properties.	\$783,571

		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the State to provide documentation to support the hardship letter provided for a property located outside the 500-year floodplain and documentation to show that the property	
		was substantially damaged or reimburse from non-Federal funds the \$435,069 in	
		settlement costs paid to purchase the property. Further, the State should identify and	
	- 4 4	reimburse from non-Federal funds any additional Disaster Recovery funds used to	
2019-NY-1001-001-C	3/29/2019	acquire and dispose of the property.	\$435,069
		Enforce its policy or implement an alternate method for the CoC program to ensure	
		that annual recertifications are completed in a timely manner and that housing	
		assistance is not issued before the recertification is completed to ensure that \$385,660	
2019-AT-1002-001-F	3/18/2019	in program funds is appropriately used for future payments.	\$385,660
		We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the	
		State to reimburse from non-Federal funds the \$183,500 in incentives paid to a	
2019-NY-1001-001-D	3/29/2019	homeowner that failed to maintain flood insurance.	\$183,500
		Reimburse its CoC program \$112,827 (\$109,259 + \$3,568) from non-Federal funds for	
		the overpayment of housing assistance due to inappropriate recertifications and	
2019-AT-1002-001-C	3/18/2019	calculations of housing assistance.	\$112,827
		Support or reimburse its program \$78,704 (\$1,956 + \$76,748) from non-Federal funds	
		for the unsupported payments of tenant rent and the missing certification and	
2019-CH-1002-001-G	2/6/2019	eligibility documentation.	\$78,704
		Reimburse the appropriate projects \$24,457 (\$552 + \$958 + \$849 + \$22,098) from	
		program funds for the underpayment of housing assistance due to incorrect	
		calculations, underpaid housing assistance, and inappropriate contract rents and	
2019-CH-1002-001-B	2/6/2019	recovery of program funds.	\$24,457
	_, =, ====	Reimburse its program \$23,350 (\$2,089 + \$3,951 + \$208 + \$17,102) from non-Federal	7 - 1, 10 1
		funds for the underpayment of tenant rent due to incorrect calculations, overpaid	
		housing assistance and utility reimbursements, and its failure to perform housing	
2019-CH-1002-001-D	2/6/2019	quality standards inspections.	\$23,350
	_, 0, _913	Repay its program \$22,402 for duplicative charges to HOME activity 2292 from non-	+
2019-LA-1003-001-A	2/20/2019	Federal funds.	\$22,402
2013 LA-1003-001-A	2/20/2013	r caciai iailasi	722,402

	from non-Federal funds for the overpayment of housing assistance due to unreported	
		\$16,793
	Reimburse its HOME program \$10,389 (\$8,797 + \$1,592) from non-Federal funds for	
	the overpayment of housing assistance due to inappropriate recertifications and	
3/18/2019	calculations of housing assistance.	\$10,389
	Update its administrative plan to ensure that its policies are in accordance with HUD's	
	requirements and implement adequate quality control procedures to ensure that it	
	correctly calculates housing assistance payments to ensure that \$9,892 in program	
2/6/2019	funds is appropriately used for future payments.	\$9,892
	Support or reimburse its CoC program \$7,309 from non-Federal funds for the	
3/18/2019	unsupported housing assistance payments.	\$7,309
	Pursue collection from the applicable projects or reimburse its program \$7,099 (\$240	
	+ \$20 + \$6,839) from non-Federal funds for the overpayment of housing assistance due	
	to incorrect calculations, inappropriate contract rents, and failure to correct housing	
2/6/2019	quality standards deficiencies.	\$7,099
	Support or reimburse the appropriate households \$6,137 from non-Federal funds for	
2/6/2019	the unsupported payments of tenant rent cited in this finding.	\$6,137
	Support or reimburse the appropriate projects \$648 from non-Federal funds for the	
2/6/2019	unsupported payments of housing assistance cited in this finding.	\$648
	Reimburse the four HOME program participants \$468 from program funds for the	
	underpayment of housing assistance due to inappropriate calculations of housing	
3/18/2019	assistance.	\$468
	Reimburse the three CoC program participants \$260 from program funds for the	
	underpayment of housing assistance due to inappropriate calculations of housing	
3/18/2019	assistance.	\$260
	Reimburse the appropriate households \$246 from non-Federal funds for the	
2/6/2019	overpayment of tenant rent due to inappropriate calculations.	\$246
	Implement adequate quality control procedures to ensure that it (1) obtains and	
	maintains required eligibility documentation in accordance with HUD's requirements,	
	(2) appropriately calculates and pays housing assistance and utility allowance	
2/6/2019	reimbursements, and (3) completes household certifications in a timely manner.	\$0
	2/6/2019 2/6/2019 3/18/2019 2/6/2019 2/6/2019 2/6/2019 3/18/2019 3/18/2019 2/6/2019	the overpayment of housing assistance due to inappropriate recertifications and 3/18/2019 calculations of housing assistance. Update its administrative plan to ensure that its policies are in accordance with HUD's requirements and implement adequate quality control procedures to ensure that it correctly calculates housing assistance payments to ensure that \$9,892 in program funds is appropriately used for future payments. Support or reimburse its CoC program \$7,309 from non-Federal funds for the unsupported housing assistance payments. Pursue collection from the applicable projects or reimburse its program \$7,099 (\$240 + \$20 + \$6,839) from non-Federal funds for the overpayment of housing assistance due to incorrect calculations, inappropriate contract rents, and failure to correct housing 2/6/2019 quality standards deficiencies. Support or reimburse the appropriate households \$6,137 from non-Federal funds for the unsupported payments of tenant rent cited in this finding. Support or reimburse the appropriate projects \$648 from non-Federal funds for the unsupported payments of housing assistance cited in this finding. Reimburse the four HOME program participants \$468 from program funds for the underpayment of housing assistance due to inappropriate calculations of housing 3/18/2019 assistance. Reimburse the three CoC program participants \$260 from program funds for the underpayment of housing assistance due to inappropriate calculations of housing 3/18/2019 assistance. Reimburse the appropriate households \$246 from non-Federal funds for the overpayment of tenant rent due to inappropriate calculations. Implement adequate quality control procedures to ensure that it (1) obtains and maintains required eligibility documentation in accordance with HUD's requirements, (2) appropriately calculates and pays housing assistance and utility allowance

		procedures implemented by the Commission are sufficient	
2019-CH-1002-001-K	2/6/2019 to ensure that housing qua	•	\$0
		nges to the City's HOME and grants management policies	
	and procedures to prevent	similar errors and ensure that HOME draws are accurate	
2019-LA-1003-001-B	2/20/2019 and in accordance with HU	D requirements.	\$0
2019-DP-0002-001-E	2/28/2019 Not released to public.		\$0
2019-DP-0002-001-F	2/28/2019 Not released to public.		\$0
2019-DP-0002-001-G	2/28/2019 Not released to public.		\$0
2019-DP-0002-001-H	2/28/2019 Not released to public.		\$0
2019-DP-0002-001-I	2/28/2019 Not released to public.		\$0 \$0
2019-DP-0002-001-J	2/28/2019 Not released to public.		\$0
	Train its program staff on c	alculating housing assistance payments for the HOME and	
2019-AT-1002-001-G	3/18/2019 CoC programs to ensure the	at payments are appropriately calculated.	\$0
2019-DP-0003-001-A	3/20/2019 Not released to public.		\$0
2019-DP-0003-001-B	3/20/2019 Not released to public.		\$0
2019-DP-0003-002-A	3/20/2019 Not released to public.		\$0
2019-DP-0003-002-B	3/20/2019 Not released to public.		\$0
2019-DP-0003-002-C	3/20/2019 Not released to public.		\$0
2019-DP-0003-003-A	3/20/2019 Not released to public.		\$0
2019-DP-0003-003-B	3/20/2019 Not released to public.		\$0
2019-DP-0003-004-A	3/20/2019 Not released to public.		\$0
2019-DP-0003-004-B	3/20/2019 Not released to public.		\$0
2019-DP-0004-001-A	3/27/2019 Not released to public.		\$0
2019-DP-0004-001-B	3/27/2019 Not released to public.		\$0
2019-DP-0004-001-C	3/27/2019 Not released to public.		\$0
2019-DP-0004-001-D	3/27/2019 Not released to public.		\$0
2019-DP-0004-001-E	3/27/2019 Not released to public.		\$0
2019-DP-0004-002-A	3/27/2019 Not released to public.		\$0
2019-DP-0004-002-B	3/27/2019 Not released to public.		\$0 \$0
2019-DP-0004-002-C	3/27/2019 Not released to public.		\$0
2019-DP-0004-003-A	3/27/2019 Not released to public.		\$0
2019-DP-0004-003-B	3/27/2019 Not released to public.		\$0
2019-DP-0004-003-C	3/27/2019 Not released to public.		\$0

2019-DP-0004-003-D 2019-DP-0004-004-A 3/27/2019 Not released to public. 2019-DP-0004-004-B 3/27/2019 Not released to public. 2019-DP-0004-004-C 3/27/2019 Not released to public. We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the State to conduct a review of the universe of properties purchased through the acquisition component of its program to ensure that properties were eligible and reimburse from non-Federal funds the Disaster Recovery funds used in connection with any additional properties found to be ineligible. For example, the State's review could include verification that (1) its files contained the required substantial damage letters, (2) the letters provided by applicants reflected the most recent substantial damage determination made by local officials, (3) substantial damage determinations were adequately supported, (4) properties met flood hazard requirements, and (5) 2019-NY-1001-001-G 3/29/2019 properties were not FEMA-noncompliant.
2019-DP-0004-004-B 3/27/2019 Not released to public. We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the State to conduct a review of the universe of properties purchased through the acquisition component of its program to ensure that properties were eligible and reimburse from non-Federal funds the Disaster Recovery funds used in connection with any additional properties found to be ineligible. For example, the State's review could include verification that (1) its files contained the required substantial damage letters, (2) the letters provided by applicants reflected the most recent substantial damage determination made by local officials, (3) substantial damage determinations were adequately supported, (4) properties met flood hazard requirements, and (5)
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System State
We recommend that HUD's Deputy Assistant Secretary for Grant Programs require the State to provide documentation showing that the acquisition component of its program has ended or improve its controls over the program to ensure that properties purchased are eligible. This recommendation includes but is not limited to updating its policies and procedures and implementing verification processes to ensure that it
2019-NY-1001-001-H 3/29/2019 verifies information provided by applicants and other entities.

58 \$10,199,627