

**FY2006 EDI-SPECIAL PROJECTS
GRANT APPLICATION**

**ALL APPLICATION MATERIALS
SHOULD BE SUBMITTED BY DECEMBER 31, 2006.**

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
COMMUNITY PLANNING AND DEVELOPMENT
WASHINGTON, DC 20410

APPLICATION FOR
FY 2006
ECONOMIC DEVELOPMENT INITIATIVE-SPECIAL PROJECT
GRANTS

WHO IS ELIGIBLE AND MAY APPLY: Only the entity named by Congress in the Congressional Record of November 18, 2005 is eligible to apply for grant funds.

To receive this grant award an application must be submitted by the entity named by Congress, and be approved by HUD. Grant funds may only be released following HUD approval of the application, as well as approval of the environmental certification of compliance and the request for release of funds. An account in HUD's Line of Credit Control System (LOCCS) must also be established in order to access grant funds.

WHAT TO SUBMIT: An original and three copies of these five items:

- 1. Standard Form 424**
- 2. A project narrative, not to exceed one page**
- 3. A line item budget for the full amount of the EDI-Special Purpose grant only**
- 4. Standard Form LLL (Disclosure of Lobbying Activities, if applicable)**
- 5. Acknowledgment of Receipt of Application**

Instructions for completing the application and required forms are included in ATTACHMENT I of this Application Kit. Also included in ATTACHMENT 1 of this Application Kit is information regarding certifications and assurances made by the applicant with the submission of the application.

This Application Kit and the required forms are also available through the HUD web site at www.hud.gov. Click on the "Economic Development" link under "Communities." Then, click on the "HUD's economic development programs" link. From there, click on the "Congressional Grants" link and then click on the "EDI-Special Projects" link to access the Application Kit and forms.

WHERE TO SUBMIT: Submit the original application and two copies to:

Processing and Control Branch, Room 7251
Attn: **FY 2006** EDI-Special Projects
Congressional Grants, CPD
U.S. Dept. of Housing and Urban Development
451 Seventh St., SW
Washington, DC 20410

Submit one copy of the application to the local HUD Field Environmental Officer for your jurisdiction, listed in ATTACHMENT III of this Application Kit.

WHEN TO SUBMIT:

To satisfy the intent of Congress and meet your local needs, you should submit your application as soon as possible. HUD strongly recommends that you submit your completed application within 60 days after receipt of this application kit, so that the Department may respond promptly to both Congress and to your local needs.

HUD's authority to obligate your FY2006 EDI-SP grant expires on September 30, 2008. Your organization must have an executed grant agreement with HUD before that date and all funds must be expended by September 30, 2013 or they will be recaptured and returned to the U.S. Treasury.

HOW EDI-SP GRANT FUNDS ARE MADE AVAILABLE:

Your grant funds will be available to you once all documents and forms have been received and approved by HUD and a LOCCS account has been established.

Upon receipt of your application, the Congressional Grants Division will review your application to verify that:

1. All forms are correctly completed and properly executed;
2. The proposed activities and budget are consistent with those specified in the Congressional Record of November 18, 2006 and the accompanying appropriation; and
3. The environmental review process as described in Attachment III of this Application Kit is underway.

Upon approval of the application, HUD will send you a grant agreement, related forms, and guidance for completing the LOCCS financial forms for the electronic transfer of funds to your bank account.

As the grantee, you are responsible for managing the project and ensuring the proper use of the funds. You are also responsible for ensuring the completion of the project, its proper close-out

and compliance with all applicable federal requirements. As the grantee, you may pass funds through to one or more sub-grantees, as identified in your application and in the grant agreement, and as the grantee you are responsible for ensuring each sub-grantee's compliance with federal requirements.

The entire process, from application receipt, verification, approval, Congressional notification, environmental clearance, and authorization for electronic fund withdrawal, may take from 60 to 90 days.

The HUD staff person responsible for the review of your grant application is listed in ATTACHMENT II of this Application Kit.

LEGAL REQUIREMENTS:

A. REQUIREMENTS UNDER THE TRANSPORTATION, TREASURY, HOUSING AND URBAN DEVELOPMENT, THE JUDICIARY, THE DISTRICT OF COLUMBIA, and INDEPENDENT AGENCIES APPROPRIATIONS ACT, 2006 (PL 109-115) (THE ACT)

Limitations on Eligible Activities

There are several key provisions of the Act of which you should be aware. First, the Act contains the following language with regard to the activities that are payable with FY2006 grant funds:

“...no unobligated funds for EDI grants may be used for any purpose except acquisition, planning, design, purchase of equipment, revitalization, redevelopment or construction.”

The Congressional Record of November 18, 2005 authorizes the specific activities that may be financed with your EDI-SP grant. The authorizing language for your grant is provided in the letter of invitation accompanying this Application Kit. HUD cannot approve any activities that are not specified in the authorizing language for your individual grant and that are not eligible under one of the above enumerated categories of activity.

Limitations on Planning, Management and Administrative Expenses

The Act contains the following language with regard to planning, management and administrative costs payable with the grant funds:

“That unless explicitly provided for under this heading, ...not to exceed 20 percent of any grant made with funds appropriated under this heading...shall be expended for planning and management development and administration.”

The 20 percent limitation is applicable to your EDI-SP grant above and encompasses general management expenses associated with administration of the grant as well as direct project delivery costs, including, but not limited to:

- Professional services necessary to implement the project (e.g., architectural, engineering, surveying, appraisal, legal, accounting, etc.);
- Development and construction management fees and costs;
- Project financing fees, expenses, taxes and insurance; and
- On-site services during construction (e.g., security, temporary utilities, etc.)

Prohibition on Expenses for Program Operations

In describing the use of EDI-SP funds the Act states that:

“none of the [EDI] funds provided under this paragraph may be used for program operations.”

The intent of Congress expressed by this language is to ensure that EDI-SP grant recipients use the funds solely for construction or other “hard cost” activities as authorized in the specific authorization for the use of your grant funds as provided for in the Congressional Record of November 18, 2005 and as described in the letter of invitation accompanying this Application Kit.

You must prepare a simple, line item project budget statement identifying only the use of the EDI-SP funds. Please keep each of the above limitations and prohibitions in mind as you prepare your project budget.

Limitations on the Use of Funds for Projects Involving Eminent Domain

The Act also provides that no funds made available under the Act may be used to support any Federal, State or local projects that seek to use the power of eminent domain, unless eminent domain is employed only for a public use. For purposes of this provision, public use shall not be construed to include economic development that primarily benefits private entities.

B. SIGNIFICANT REGULATIONS THAT APPLY TO YOUR GRANT:

The Grant Agreement transmitted by the Department following approval of your application will set forth all applicable regulatory requirements for your grant. Below are some of the more significant applicable regulatory requirements.

State and Local Governments and Indian Tribal Governments

1. The requirements of 24 CFR Part 85 and OMB Circulars A-87 and A-133 apply to State and Local Governments and Indian Tribal Governments. Applicants are encouraged to review the provisions of these regulations and circulars, including provisions related to the disposition of property acquired with HUD funds at Part 24 CFR §85.31 and the procurement requirements of Part 24 CFR §85.36.

Academic Institutions, Hospitals and Non-Profit Organizations

1. The requirements of 24 CFR Part 84 and OMB Circulars A-122 and A-133 apply to Academic Institutions, Hospitals, and Non-Profit Organizations. Applicants are encouraged to review the provisions of these regulations and circulars, including provisions related to the disposition of property with HUD funds at 24 CFR §84.32 and the procurement requirements beginning at CFR §84.40.

All Applicants

1. 24 CFR Part 58 concerning environmental review of your project applies to all EDI-SP Grant Recipients. Please see Attachment III of this Application Kit for additional and important information about these requirements.

2. 24 CFR Part 1 concerning nondiscrimination in federally assisted programs. Applicants are encouraged to review the provisions of these regulations, including provisions related to covenants ensuring nondiscrimination at 24 CFR §1.5(a)(2).

C. REGULATIONS THAT DO NOT APPLY TO YOUR GRANT:

1. HUD regulations for the competitive Economic Development Initiative and the Community Development Block Grant programs.

2. Davis-Bacon requirements, *unless* your project is also supported by other funds which do require adherence to the Davis-Bacon Act.

D. OBLIGATION AND EXPENDITURE DEADLINES:

HUD's authority to obligate your FY2006 EDI-SP grant expires on September 30, 2008. Your organization must have an executed grant agreement with HUD before that date. Additionally, all funds must be expended by September 30, 2013 or they will be recaptured and returned to the U.S. Treasury. These are statutory deadlines that may not be waived or extended by the Department.

E. ENVIRONMENTAL REVIEW REQUIREMENTS:

HUD reminds all applicants that *no EDI-Special Project grant or other funds may be committed to a project and no EDI-Special Project grant funds can be drawn down for the project until an environmental review has been completed.*

This environmental review must be done by a "responsible entity" [(24 CFR 58.2 (7))], which is normally the unit of general local government within which the project is located that exercises

land use responsibility, or the Indian Tribe or Alaskan Native Village jurisdiction within which the project is located that exercises land use responsibility.

If you plan to use your EDI-Special Project funds for such work as architectural and engineering or technical assistance, then the environmental review by a responsible entity may be as simple as documenting that these activities are excluded from any further review.

If, however, your EDI-Special Project involves, for example acquisition or disposition of real property, change in land use or physical change of land or buildings, HUD's release of funds to your bank account **may not** occur until HUD has received and approved an environmental certification by a unit of general local government, an Indian Tribe or an Alaskan Native Village with jurisdiction over the project, or in some instances the county or state, if HUD so determines.

Additional information about the mandatory environmental review is provided in Attachment III of this Application Kit, along with a listing of the local HUD Field Environmental Officer in your jurisdiction.

ENVIRONMENTAL REVIEW REMINDER

REMEMBER: You may not take any actions nor commit any HUD or any non-HUD funds which would cause actions that are choice-limiting among reasonable alternatives or would produce an adverse environmental impact, before HUD has approved the environmental certification of compliance, and the request for release of funds. Therefore, you are encouraged to have the environmental review process started as soon as possible.

ATTACHMENT I

INSTRUCTIONS FOR COMPLETING THE SF424 AND INFORMATION REGARDING CERTIFICATIONS AND ASSURANCES

A. Frequently asked questions for completing the new Office of Management and Budget (OMB) Application for Federal Financial Assistance.

Attachment I includes the SF 424 cover page and instructions for completing the SF 424 cover page.

This Application Kit and the required forms are also available through the HUD web site at www.hud.gov. Click on the “Economic Development” link under “Communities.” Then, click on the “HUD’s economic development programs” link. From there, click on the “Congressional Grants” link and then click on the “EDI-Special Projects” link to access the form and the Application Kit.

SF 424 Frequently asked questions for each numbered item:

1. If construction project, check construction box
If not construction, check non-construction box
If both, check both boxes
Pre-Application boxes are not applicable (leave blank).
2. Enter date sent to HUD
3. Leave blank
4. Leave blank
5. Enter information
6. Enter information
7. Enter information
8. Check Appropriate Box
9. Enter HUD
10. Leave blank
11. Attach brief description of project

12. Not applicable
13. Enter information
14. Enter information
15. Enter estimated funding information for the full amount of the EDI grant ONLY.
16. Not applicable (Check box that states NO)
17. Check appropriate box
18. Enter information, **sign and date and form**

B. Certifications and Assurances.

The form HUD-424-B, Assurances and Certifications, is no longer required as a separate submission. However, applicants are placed on notice that by signing the SF-424 cover page:

a. The governing body of the applicant's organization has duly authorized the application for Federal assistance. In addition, by signing or electronically submitting the application, the Authorized Organization Representative (AOR) certifies that the applicant:

(1) has the legal authority to apply for Federal assistance and the institutional, managerial, and financial capacity (including funds to pay for any non-Federal share of program costs) to plan, manage, and complete the program as described in the application;

(2) will provide HUD any additional information it may require; and

(3) will administer the award in compliance with requirements identified and contained in the Application Kit and in accordance with requirements applicable to the program.

b. No appropriated Federal funds have been paid or will be paid, by or on behalf of the applicant, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, or an employee of a member of Congress, in connection with this application for Federal assistance or any award of funds resulting from the submission of this application for Federal assistance or its extension, renewal, amendment, or modification. If funds other than Federal appropriated funds have been or will be paid for influencing or attempting to influence the persons listed above, the applicant agrees to complete and submit Standard Form LLL, Disclosure of Lobbying Activities, as part of its application submission package. The applicant further agrees to and certifies that it will require all subawards at all tiers including subgrants and contracts to similarly certify and disclose accordingly.

c. Federally recognized Indian tribes and tribally designated housing entities (TDHEs) established by a federally recognized Indian tribe, as a result of the exercise of the tribe's sovereign power, are excluded from coverage by item b. (also known as the Byrd Amendment). However, State-recognized Indian tribes and TDHEs established under State law are not excluded from the statute's coverage and therefore agree to, and must comply with, item b. above.

By submitting an application, the applicant affirms its awareness of these certifications and assurances. The Authorized Organization Representative submitting the application is affirming that these certifications and assurances are material representations of the facts upon which HUD will rely when making an award to the applicant. If it is later determined that the signatory to the application submission knowingly made a false certification or assurance or did not have the authority to make a legally binding commitment for the applicant, the applicant may be subject to criminal prosecution, and HUD may terminate the award to the applicant organization or pursue other available remedies.

DUN AND BRADSTREET REQUIREMENT

Beginning October 1, 2003, any applicant seeking funding directly from HUD, or other Federal agencies, must obtain a Dun and Bradstreet Data Universal Numbering System (DUNS) number and include it on its SF 424 Application for Federal Financial Assistance submission. Failure to provide a DUNS number will prevent you from obtaining an award. Individuals who would personally apply for Federal financial assistance, apart from any governmental, business or nonprofit organization they may represent, are excluded from the requirement to obtain a DUNS number. This policy is pursuant to Office of Management and Budget (OMB) policy issued in the Federal Register on June 27, 2003 (68 FR 38402, June 27, 2003)

Applicants may obtain a DUNS number by calling the dedicated toll-free DUNS Number request line at 1-866-705-5711 between 8 a.m. and 6 p.m. (local time of the caller when calling from within the United States).

PROJECT DESCRIPTION AND PROJECT BUDGET REMINDER

REMEMBER: You must include a brief project description that is consistent with the Congressional authorization for the use of the grant. You must also include a line item project budget that is consistent with that Congressional authorization and the limitations and prohibitions on expenses as required by the Act and described above. No pre-printed federal budget form is required for this grant. Your project budget should not include any other sources of funding and should add up to only the Congressional grant amount.

**Acknowledgment of Receipt
of Application for A
FY 2006 EDI – SPECIAL PROJECT Grant**

U.S. Department of Housing
and Urban Development
Washington, DC 20410

Type or clearly print your name and return address in the space below.

fold line

**To Be Signed/Dated Below by HUD Processing and Control Branch, Room 7251, 451
Seventh Street, SW, Washington, DC 20410:**

We have received your application for a **FY 2006 grant**. **The Congressional Grants Division** **will** review your application and contact you if any more information is needed. Otherwise, you should receive an approval package in the near future.

Processor's Name: _____

Date of Receipt: _____

ATTACHMENT II

**CONGRESSIONAL GRANTS DIVISION EDI STAFF
(202) 708-3773**

Ms. Angela Dyer
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Angela_M._Dyer@hud.gov

Mr. Gregory Lambert
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Massachusetts
New Hampshire
New Jersey
New York
Rhode Island
Vermont

ATTACHMENT III
SUMMARY OF ENVIRONMENTAL REQUIREMENTS
FOR FY2006 EDI-SPECIAL PROJECTS

Since passage of the Multifamily Housing Property Disposition Act of 1994, units of general local government are authorized to carry out federal environmental review responsibilities under the National Environmental Protection Act (NEPA) and related authorities pursuant to 24 CFR Part 58 for many projects funded by HUD, including your EDI-Special Project.

1. WHAT IS THE ENVIRONMENTAL REVIEW?

An environmental review is the process of considering the environmental impact of a project that is to receive EDI-Special Project funding. This review process is described in 24 CFR Part 58. The process includes performing an environmental impact analysis that covers the provisions of the National Environmental Policy Act and related environmental laws and regulations. If the review results in a “Finding of No Significant Environmental Impact,” then a prescribed public notification is required, as well as a formal request to HUD for release of the grant funds from environmental conditions.

The scope of the environmental review depends on the scope of your project. For complex projects, the review could include a full technical analysis, consultation with the State Historic Preservation Officer, and two weeks notice in a local newspaper. For certain other projects, the environmental review could be simply a letter prepared by the responsible entity stating the project is exempt or excluded from any further review. The HUD environmental officer listed on the following pages can advise you and the responsible entity about these requirements.

2. WHO DOES THE ENVIRONMENTAL REVIEW?

Only a “responsible entity” may take responsibility for conducting the environmental review that is needed for each **FY2006** EDI-special project. This responsible entity is normally the local government, Indian Tribe, or Alaskan Native Village within which your project is located and which exercises land use responsibility.

Conversely, a non-governmental entity or a governmental entity that does not exercise land use control authority over the site cannot conduct the environmental review.

The responsible entity is legally responsible for the administration of environmental laws and rules and HUD regulations implementing them.

If you are a unit of local government, Indian Tribe, or Alaskan native Village, you are the responsible entity and must take responsibility for conducting the environmental review. For this special project, the general sequence of actions is (1) you contact your HUD field environmental officer (FEO) to learn the exact procedure to follow for your special project; (2) you follow the FEO’s technical advice on how to conduct the review; (3) you submit

documentation (as advised by the FEO) to the FEO. After the FEO determines that the environmental review has been satisfactorily conducted, HUD will so inform you and provide a date after which you may commit funds for the project. The HUD field office will simultaneously inform HUD's Special Projects Office in Washington that your environmental review has been satisfactorily conducted and that the grant funds may be released for your special project.

If you are a housing authority, redevelopment agency, academic institution, hospital or other non-profit organization, you must solicit an appropriate responsible entity to conduct the environmental review on your behalf. (To get started, you should contact the HUD FEO listed on the pages following and ask for advice on which responsible entity would best be able to do the environmental review for you.) After that the general sequence of actions is similar to that described above.

In summary, as a **FY 2006 EDI-SP** applicant, you must ensure that a responsible entity completes the environmental review and you must submit the necessary documentation described above to a designated HUD field office for its review and approval and for written notice to you that your grant funds are released.

3. WHAT ARE THE RESPONSIBILITIES OF A RECIPIENT WHEN THE EDI SPECIAL PROJECT FUNDS ARE FOR A PROJECT THAT HAS ALREADY BEGUN CONSTRUCTION USING NON-HUD FUNDS?

If a construction contract was entered into before November 30, 2005, when the Transportation, Treasury, Housing and Urban Development, the Judiciary, the District of Columbia, and Independent Agencies Act, 2006 (PL 109-115) was signed into law, further construction activities should cease pending completion of the environmental review and approval of Request for Release of Funds/Certification (RROF/C), to the extent practical and to the extent permitted in accordance with the previously executed contract. As stated below, you may not enter into additional construction contracts or take other choice-limiting commitments or actions, including making a commitment of HUD or non-HUD funds to the project, prior to contacting the responsible entity and until an environmental review is complete and an RROF/C is approved by HUD.

4. WHEN MAY A RECIPIENT COMMIT ITS SPECIAL PROJECT FUNDS?

You may commit your funds only after you have received written notice from the HUD field office that they have approved the release of funds, unless the funds are for activities that have been documented as exempt or categorically excluded and not subject to related laws. You may not take any actions nor commit any HUD funds or any non-HUD funds which would cause actions that are choice-limiting among reasonable alternatives or would produce an adverse environmental impact, before HUD has approved the environmental certification of compliance, and the request for release of funds.

5. WHEN SHOULD YOU START THE ENVIRONMENTAL REVIEW?

You should get the review process started right away, even while our Project Team will review your application and contact you if any more information is needed. Otherwise, you should receive an approval package in the near future. In the conduct of the environmental review, you may be asked to provide information necessary for completing the environmental analysis in an expeditious and comprehensive manner. Information about both natural resources and the built environment, including manmade hazardous will need to be collected. Wetlands, coastal barrier resources, wild and scenic rivers, and endangered species, are all examples of natural resource data that may be required. Information about the built environment and manmade hazards include proximity of project to or the potential impact of industrial operations, airports, landfills, incinerators, and noise producing infrastructure (major highways, roads, rail lines, or other transportation routes, etc.). Additionally, grant applicants may be required to comply with the requirements under the Flood Disaster Protection Act of 1973 (42 U.S.C. 4001 – 4128) and the Coastal Barrier Resources Act (16 U.S.C. 3501)

HUD ENVIRONMENTAL OFFICERS

REGION 1 NEW ENGLAND

Regional Environmental Officer

Thomas Melone
Boston Regional Office
10 Causeway Street
Boston, MA 02222-1092
Phone:(617) 994-8374
FAX:(617) 565-5442
E-mail: Tom_Melone@hud.gov

CONNECTICUT

Christopher Higgins (**Serves CT, RI**)
Field Environmental Officer
HUD- Hartford Field Office
One Corporate Center-19th Floor
Hartford, CT 06103-3220
Phone:(860) 240-4800 x3072
FAX: (860) 240-4859
E-mail: Christopher_Higgins@hud.gov

MAINE

(See Thomas Melone under Massachusetts)

MASSACHUSETTS

Thomas Melone (**Serves MA, ME, NH, and VT**)

Regional Environmental Officer

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NEW HAMPSHIRE

(See Tom Melone under Massachusetts)

RHODE ISLAND

(See Chris Higgins under Connecticut)

VERMONT

(See Tom Melone under Massachusetts)

REGION 2 NEW YORK/NEW JERSEY**Regional Environmental Officer**

Robert Goulka

Regional Environmental Officer

New York Regional Office

26 Federal Plaza

New York, NY 10278-0068

Phone: (212) 542-7111

Fax: (212) 264-0246

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NEW JERSEY

Michael Furda

Field Environmental Officer

HUD-Newark Field Office

One Newark Center

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E-mail: [Michael R. Furda@hud.gov](mailto:Michael.R.Furda@hud.gov)

NEW YORK

Therese Fretwell (**Serves southern New York and NYC**)

Field Environmental Officer

HUD-New York City Regional Office

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Buffalo Field Office (**Serves northern New York**)

Ronald Monti

Field Environmental Officer

HUD-Buffalo Field Office

Lafayette Court

465 Main Street, Second Floor

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REGION 3 MID-ATLANTIC**Regional Environmental Officer**

William Skwersky

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Philadelphia, PA 19107-3380

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E-mail: William_Skwersky@hud.gov

DELAWARE

(See William Skwersky under Pennsylvania)

DISTRICT OF COLUMBIA

(See Robert Herbert under MD)

MARYLAND

Robert Herbert (**Serves MD and DC**)

Field Environmental Officer

HUD- Baltimore Field Office

10 So. Howard Street, 5th Floor

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PENNSYLVANIA

William Skwersky (**Serves eastern PA, and DE**)

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Pittsburgh Field Office (**Serves western PA and WV**)

Michael E. Whitelock

Field Environmental Officer

HUD-Pittsburgh Field Office

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VIRGINIA

Kerry Johnson

Field Environmental Officer

HUD- Richmond Office

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Richmond, VA 23219-1800

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WEST VIRGINIA

(See Michael Whitelock under PA-Pittsburgh Area Office)

REGION 4 SOUTHEAST/CARIBBEAN

Regional Environmental Officer

Linda Poythress

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Atlanta, GA 30303-3388

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FAX:(404) 730-2853

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ALABAMA

(See Linda Poythress under Regional Environmental Officer)

PUERTO RICO

(See Linda Poythress under Regional Environmental Officer)

FLORIDA

Ubaldo (Al) A. Cazzoli **(Southern FL – Miami)**

Field Environmental Officer

HUD- Miami Field Office

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909 SE First Avenue, Suite 500

Miami, FL 33131-3028

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FLORIDA

Northern FL – Jacksonville

(See Harry Walls under Georgia)

GEORGIA

Harry Walls **(Serves GA, TN, and northern FL)**

Field Environmental Officer

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KENTUCKY

(See Linda Poythress under Regional Environmental Officer)

NORTH CAROLINA

Lenwood E. Smith **(Serves SC)**

Field Environmental Officer

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MISSISSIPPI

(See Linda Poythress under Regional Environmental Officer)

SOUTH CAROLINA

(See Lenwood Smith under NC)

TENNESSEE

(See Harry T. Walls under GA)

VIRGIN ISLANDS

(See Linda Poythress under Regional Environmental Office)

REGION 5 MIDWEST

ILLINOIS

David E. Jacobs
Senior Environmental Advisor
Chicago Regional Office
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INDIANA

(See Steve Vahl under IL)

MICHIGAN

(See Kathleen Schmidt under WI)

MINNESOTA

(See Kathleen Schmidt under WI)

OHIO

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WISCONSIN

Kathleen Schmidt (**Serves WI, MI and MN**)
Field Environmental Officer
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NEW MEXICO

(See Lester Berman under Regional Environmental Officer)

OKLAHOMA

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MONTANA

(See David Rigirozzi under CO)

NORTH DAKOTA

(See David Rigirozzi under CO)

SOUTH DAKOTA

(SEE DAVID RIGIROZZI UNDER CO)

UTAH

(See David Rigozzi under CO)

WYOMING

(See David Rigozzi under CO)

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NEVADA

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REGION 10 NORTHWEST/ALASKA

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IDAHO

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