

State and Local Resources

- Too numerous to list
- Key to your program success
- Grantees are expected to be aware of and follow all state and local regulations related to grant activities
 - What if our state or local requirements differ from federal requirements?
 - **You are expected to follow the most stringent requirements.**



Resources Available

- Title X
- NOFA
- 24 CFR
- OMB Circulars
- OHHLHC Policy Guidance
- HUD Guidelines
- Web-Based Resources
- State and Local Resources
- OHHLHC Communication



OHHLHC Communication

- Regional Grantee Conference Calls
 - Quarterly opportunities to ask questions and provide feedback in a public forum
- OHHLHC Events
 - Grantee Orientation
 - Program Manager School
 - National Conference
- Email Your GTR
 - Ask questions and get responses in email to ensure documentation of discussion and decisions.



Tier-1 Environmental Review

- **Everyone is required to complete an Environmental Review**
- **24 CFR Part 58** – Environmental Review Procedures for Entities Assuming HUD Environmental Responsibilities
- **24 CFR Part 50** – Environmental Review Procedures for Non-Governmental Entities



Tier-1 Environmental Review

- Everyone should have completed this process already!
- **MUST** be completed **PRIOR** to any “physical work” being completed
- Handout
- When you may need to revise your Tier 1 Environmental Review



Tier-2 Environmental Review

1. For each eligible and enrolled project, the Grantee must complete and file (in the project file):
 - a. A complete **Appendix A** or equivalent environmental review which includes:
 - b. Evidence of compliance with **36 CFR Part 800 Historic Preservation** (consultation with the SHPO or compliance with current Programmatic Agreement with SHPO and/or Advisory Council on Historic Preservation)
 - c. Evidence of compliance with **24 CFR 51(C) Explosive & Flammable Operations**
 - d. Evidence of compliance with **24 CFR 51 (D) Airport Clear Zones**
 - e. Evidence of compliance with **Toxic/Hazardous/Radioactive Materials, Contamination, Chemicals, or Gases** (i.e., map identifying potentially impacting regulated TSCA, RCRA sites - EPA Envirofacts)
 - f. Evidence of compliance with **Flood Insurance and Flood Disaster Protection Act** (i.e., FIRMette and policy declaration of flood insurance)



Tier-2 Environmental Review

2. If the unit is located in a SFHA, notify Owners that their property is located in an existing floodplain. Proper flood insurance will be required as a prerequisite to participation in this program, per National Flood Insurance Program requirements.



Activity

