

#### CIBOLA COUNTY BOARD OF COMMISSIONERS

Daniel Torrez Commissioner Martha Garcia Commissioner Robert Windhorst Commissioner

Christine Lowery Commissioner Ralph Lucero Commissioner

Special Meeting
January 9<sup>th</sup>, 2020
5:00 p.m.
Cibola County Commission Chambers
700 E. Roosevelt Ave., Suite 50

- 1. Call to Order
- 2. Roll Call
- 3. Pledge of Allegiance
- 4. Prayer
- 5. Approval of Agenda

#### 6. Restructure of Commission:

- a. Resolution 20-01-Restructure of the Cibola County Commission
  - a) Nomination and Election of County Commission Chairman
  - b) Nomination and Election of 1st Vice County Commission Chairman
  - c) Nomination and Election of 2<sup>nd</sup> Vice County Commission Chairman

#### 7. Consent Agenda - Action May Be Taken

- a. Consent Agenda: Beginning of Year Resolutions
  - a) Consideration of Resolution 20-02, Delegation of Authority to County Manager
  - b) Consideration of Resolution 20-03, Bank Depositories
  - c) Consideration of Resolution 20-04, Inspection of Records
  - d) Consideration of Resolution 20-05, Open Meetings Act (OMA)
  - e) Consideration of Resolution 20-06, Public Participation at Cibola County Commission Meetings
  - f) Consideration of Resolution 20-07, Parliamentary Procedures & Robert's Rules of Order
  - g) Consideration of Resolution 20-08, Signature Authority on Checks
- b. Consent Agenda: CDBG Resolutions Required to Be Updated Yearly
  - a) Consideration of Resolution 20-09, Establishing A Local Residential Anti-Displacement, And Relocation Assistance Plan and Certification (Housing And Community Development Act, CDBG), with Exhibit 1-R
  - b) Consideration of Resolution 20-10, Establishing A Citizen Participation Plan,
  - c) Consideration of Resolution 20-11, Establishing A Section 3 Plan with Exhibit 1-T

- d) Consideration of Resolution 20-12, Includes Resolution, Fair Housing Proclamation, and Self-Assessment
- c. Consent Agenda: DWI Resolution, M.O.U. and Statement of Assurances Required for DFA LDWI FY 21 Grant Application
  - a) Consideration of Resolution 20-13 Authorizing Cibola County to Submit FY21 DWI Grant Application/Distribution Program and Delegating Authority to Cibola County Chairperson
  - b) Statement of Assurance
  - c) Memorandum of Understanding Between County of Cibola DWI Program and NM Dept. of Finance (NMDFA)
- d. Consideration of Resolution 20-14 Authorizing and Approving Submission of Completed Application for Financial Assistance and Project Approval to NMFA
- e. Consideration of Appointment of County Member to the New Mexico Counties Board for Multi-Line Pool Voting Representatives and Alternates
  - a) Annual Meeting Wednesday, January 16, 2020 8:00 am
  - b) Eldorado Hotel, Santa Fe, NM
- f. Consideration of Appointment of County Member to the New Mexico Counties Board for Worker's Compensation Voting Representatives and Alternates
  - a) Special Meeting Wednesday, January 16, 2020 8:00 am
  - b) Eldorado Hotel, Santa FE, NM
- g. Consent Agenda: FY 2021 Grants EMS Fund Act Application
  - a. Superior Ambulance
  - b. Pine Hill EMS
  - c. Laguna EMS
  - d. Cubero EMS
- h. Consideration of Resolution 20-15 Opposing Placing Private Prison Legislation on the Governor's Call for the 2020 Legislative Session.

#### 8. Executive Session

Pursuant to Section 10-15-1 (H) (2) & (7) the following matter may be discussed in closed session:

Motion and roll call vote to go into executive session and that, pursuant to New Mexico State
 Statute Section 10-15-1, only the following matters will be discussed in closed session:

#### **Real Property**

a.)	Cibola General Hospital	and Medical Of	fice Property -1016	E. Roosevelt Av	e and 1423 E.
	Roosevelt Ave., Grants,				

- Motion and Roll Call Vote To Return To Regular Session
- Motion and Roll Call Vote that Matters Discussed In Closed Session Were Limited To Those Specified In Motion For Closure, and That No Final Action Was Taken, As Per New Mexico Statutes Section §10-15-1.

#### 9. New Business - Action May Be Taken

a. Direction to Staff Regarding CGHC and Medical Office Property

#### 10. Announcements

The Next Regular Commission Meeting will be held on Thursday, January 23, 2020 at 5:00 p.m. in the Cibola County Commission Chamber Room, 700 East Roosevelt Ave, Suite 50

Cibola County Offices will be closed on Monday, January 20<sup>th</sup>, 2020 in observance of Martin Luther King Jr. Day.

#### 11. Adjournment

If you are an individual with a disability who is in need of a reader, amplifier, qualified sign language interpreter, or any other form of auxiliary aid or service to attend or participate in the hearing or meeting please contact the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, phone (505) 287-9431 at least one (1) week prior to the meeting or as soon as possible. Public document including the agenda and minutes, can be provided in various accessible formats. Please contact the Cibola County Administration if a summary or other type of accessible format is needed.



6a. (a-c)

# Restructure of Commission

Resolution 20-01-Nomination of Commission Chair, 1<sup>st</sup> Vice-Chair and 2<sup>nd</sup> Vice-Chair



#### RESTRUCTURE OF THE CIBOLA COUNTY COMMISSION

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9th, 2020, at 5:00 p.m. as required by law; and,

**WHEREAS**, the County Board of Commissioners has considered the appointment of a Chair of the County Commission, a 1<sup>st</sup> Vice Chair, and a 2<sup>nd</sup> Vice Chair; upon motions duly made and seconded has voted by majority and appointed its Chair, 1<sup>st</sup> Vice Chair, and 2<sup>nd</sup> Vice Chair at its meeting.

<b>NOW, THEREFORE, BE IT RESOLVED,</b> the County Commission appoints and names as Chairs of the Commission:
, as Chair of the Commission;
, as First Vice Chair of the Commission;
, as Second Vice Chair of the Commission.

#### APPROVED, ADOPTED, AND PASSED on this 9th day of January, 2020.

#### **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
Christine Lowery, Commissioner
ATTEST:
Michelle E. Dominguez



7a. (a-g)

# Consent Agenda

Beginning of Year Resolutions 20-02 to 20-08



DELEGATION OF AUTHORITY TO THE COUNTY MANAGER TO ENTER INTO CERTAIN CONTRACTS

AND SETTLEMENT AGREEMENTS

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9<sup>th</sup>, 2020, at 5:00 p.m. as required by law; and,

**WHEREAS**, pursuant to NMSA 1978 Section 4-38-1 (1884) the powers of a county as a body politic and corporate shall be exercised by a board of county commissioners; and,

WHEREAS, NMSA 1978 Section 4-38-19 (B) (1973) provides that, "[a] board of county commissioners may employ and set the salary of a county manager to conduct the business of the county, to serve as personnel officer, fiscal director, budget officer, property custodian and to act generally as the administrative assistant to the board, aiding and assisting it in the exercise of its duties and responsibilities;" and,

**WHEREAS**, NMSA 1978 Section 13-1-125 (2007) exempts certain small purchases from the bidding requirements the Procurement Code so long as those purchase are made in compliance with regulations set forth by the County of Cibola; and,

**WHEREAS**, the Board of County Commissioners promulgated regulations which delineate the manner in which procurement of items of tangible personal property, services and construction are procured by the County with its adoption of Resolution 2016-44 the Purchasing Policy.

**NOW THEREFORE, BE IT RESOLVED**, by the Board of County Commissioners of Cibola County:

- 1. The authority to enter contracts, for amount of Twenty Thousand Dollars (\$20,000.00) or less, for the procurement of items of tangible personal property, services and construction is delegated to the County Manager.
- 2. The authority to enter into legal settlement agreements for amounts of Twenty Thousand Dollars (\$20,000.00) or less is delegated to the County Manager.

- 3. All procurement shall be made pursuant to Resolution 2016-44 and the New Mexico Procurement Code NMSA 1978 Sections 13-1-28 *et. seq.*
- 4. Any contract or settlement agreement entered pursuant to this resolution shall be presented to the Board at its next regular meeting after the date of execution by the County Manager.

This delegation of authority shall terminate on January 31, 2021.

APPROVED, ADOPTED, AND PASSED on this 9th day of January 2020.

#### **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
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Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
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Christine Lowery, Commissioner
ATTEST:
Michelle E. Dominguez Cibola County Clerk



#### BANK DEPOSITORIES

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9<sup>th</sup>, 2020, at 5:00 p.m. as required by law; and,

**WHEREAS**, the Cibola County Board of Commissioners also constitutes the Board of Finance ex-officio with the authority to approve financial matters of the County including the selection of depository institutions for County funds; and,

**WHEREAS**, the Board of County Commissioners wish to distribute, as available, these funds in a fair and impartial manner according to investment guidelines as set forth by the State of New Mexico; and,

**WHEREAS**, Cibola County has four (4) banking and investment institutions that qualify as depositories for the investment of these funds.

**NOW, THEREFORE, BE IT RESOLVED THAT,** the Cibola County Commission hereby designates TBK Bank, Wells Fargo Bank, State of New Mexico Investment Pool, and U.S. Bank as depositories for County investment funds.

#### APPROVED, ADOPTED, AND PASSED on this 9th day of January 2020.

#### **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Martha Garcia, Commissioner
Christine Lowery, Commissioner
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Ralph Lucero, Commissioner
ATTEST:
ATTEOT.
Michelle E. Dominguez Cibola County Clerk



#### INSPECTION OF PUBLIC RECORDS

**WHEREAS,** the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9, 2020, at 5:00 p.m. as required by law; and,

**WHEREAS,** Section 14-2-7 of the Inspection of Public Records Act (NMSA 1978, Section 14-2-1 to –12) states that each public body shall designate at least one custodian of public records who shall: Receive and respond to requests to inspect public records, provide proper and reasonable opportunities to inspect public records, and provide reasonable facilities to make or furnish copies of the Public Records during usual business hours; and,

**WHEREAS**, Article 9, Section 14 of the constitution of the State of New Mexico holds in part that, "the state nor any county, school district or municipality" shall, "make any donation to or in aid of any person, association or public or private corporation..."; and,

**WHEREAS**, the reproduction of public records by electronic or traditional means is an expense to the taxpayers of the County both financially and through the use of staff time; and,

WHEREAS, NMSA 1978, Section 14-2-9 (1993) provides that a Custodian of public records of the State or one of its political subdivisions, "(1) may charge reasonable fees for copying the public records, unless a different fee is otherwise prescribed by law; (2) shall not charge fees in excess of one dollar (\$1.00) per page for documents eleven inches by seventeen inches in size or smaller; (3) may require advance payment of the fees before making copies of public records; (4) shall not charge a fee for the cost of determining whether any public record is subject to disclosure; and (5) shall provide a receipt upon request.

**NOW, THEREFORE, BE IT RESOLVED**, by the Cibola County Commission that the following Inspection of Public Record Procedure is hereby adopted.

#### Section I. Designation of Custodian of Public Records

The Cibola County Commission designates Cibola County Clerk's Office, as its custodian of public records.

#### Section II. Duties of the Public Records Custodian

- **A.** Receive and respond to requests to inspect County Commission public records.
- **B.** Provide proper and reasonable opportunities to inspect County Commission public records.
- C. Provide reasonable facilities to make or furnish copies of County Commission public records during regular business hours.

#### Section III. Submission of Public Records Requests

- A. Requests to inspect public records should be submitted to the records custodian, Cibola County Clerk's Office, at 700 East Roosevelt Ave., Suite 50, Grants, New Mexico, 87020, (505) 285-2535, (505) 285-2562 (facsimile), ngrine@co.cibola.nm.us.
- B. In accordance with the Inspection of Public Records Act, a person desiring to inspect public records may submit a request to the records custodian orally or in writing, though the procedures and penalties prescribed by the Act apply only to written requests.
- C. A written request must contain the name, address and telephone number of the person making the request.
- D. Written requests may be submitted in person, sent via US mail, by email, or by facsimile.
- E. The request must describe the records sought in sufficient detail to enable the records custodian to identify and locate the requested records.

#### Section IV. Procedures for Inspection

- A. The records custodian must permit inspection immediately or as soon as practicable, but no later than fifteen calendar days after the records custodian receives the inspection request.
- B. If inspection is not permitted within three business days, the person making the request will receive a written response explaining when the records will be available for inspection or when the public body will respond to the request.
- C. If any of the records sought are not available for public inspection, the person making the request is entitled to a written response from the records custodian explaining the reasons inspection has been denied. The written denial shall be delivered or mailed within fifteen calendar days after the records custodian received the request for inspection.
- D. All Available records will be inspected at the Cibola County Clerk's Office located at 700 East Roosevelt Ave., Suite 50, Grants, New Mexico, 87020, (505) 285-2535, (505) 285-2562 (facsimile), between the hours of 8:00am and 4:30pm, Monday-Friday, excluding holidays.

#### Section V. Inspection Fees

If a person requesting inspection would like a copy (paper or electronic) of a public record, a reasonable fee may be charged as detailed in the list below, which the records custodian may request be paid before the copies are made. A receipt indicating that the fees have been paid for making copies of public records will be provided upon request to the person requesting the copies.

#### A. Photo Copies up to 11" by 17" (excluding All Departmental GIS copies)

- a. \$1.00/one-sided page
- b. \$1.50/two-sided page
- c. \$1.00/one-sided page in excess of 3 pages for Summary of Tax statements (Treasurer's Office)
- d. \$1.00/one-sided page in excess of 3 pages for Property Records Cards (Assessor's Office)

#### B. Large Documents/Plat Maps (excluding All Departmental GIS copies)

- e. \$3.00/copy larger than 11 x 17 up to 18 x 23
- f. \$5.00/copy size 18 x 24
- g. \$8.00/copy for any size plat map (fulfilled with County Clerk equipment)

#### C. All Departmental GIS copies and Electronic Data

a. Hard Copy Rates

Page Size	Black & White	Aerial/Color
A-81/2 x 11"	\$1.00	\$1.50
8 1/2" x 1/4"	\$2.00	\$3.50
B- 11" x 17"	\$3.00	\$4.25
C- 17" x 22"	\$3.50	\$6.75
D- 22" x 34"	\$4.25	\$8.50
E- 34" x 44"	\$8.50	\$17.00
36" plus-per ft.	\$2.50	\$5.00

- b. \$15.00/hr. for custom mapping plus material rates per chart above.
- c. \$20.00/hr. for research and retrieval of general electronic data.
- d. \$10.00 for postage and material for general electronic data.
- e. GIS data disk (includes postage and material)
  - i. \$150 for Parcel Data
  - ii. \$150 for Cibola County Roads
  - iii. \$350 for Address Points

#### **D. Electronic Data** (exists in electronic format at time of request)

- a. \$15 Set Up Fee and \$20.00 per CD
- b. No fee to email existing documents

#### E. Documents Scanned or Faxed

- \$2.50 per document scanned to electronic format plus electronic data fees per #4 above (for documents that do not exist in electronic format at time of request)
- b. \$2.50 per document faxed (for documents that exist in hard copy format at the time of request)
- c. \$2.50 per document faxed plus copy fees per #1 above (for documents that do not exist in hard-copy format at time of request)

#### F. Postage Fees

a. Actual fees associated with mailing request via USPS certified, return receipt.

#### Section VI. Application

This Resolution applies to all records in the County's possession for which fees and/or procedures have not been set by statute.

### APPROVED, ADOPTED, AND PASSED on this 9th day of January 2020. BOARD OF COUNTY COMMISSIONERS

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
Christine Lowery, Commissioner
•
ATTEST:
Michelle E. Dominguez
Cibola County Clerk



#### **OPEN MEETINGS**

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 09, 2020, at 5:00 p.m. as required by law; and,

WHEREAS, Section 10-15-1 (B) of the Open Meetings Act (NMSA 1978, Section 10-15-1 to - 4) states that, except as may be otherwise provided in the Constitution or the provisions of the Open Meetings Act, all meetings of a quorum of members of any board, council, commission or their policy-making body of any state or local public agency held for the purpose of formulating public policy, or for the purpose of taking any action within the authority of such body, are declared to be public meetings open to the public at all times; and,

**WHEREAS,** any meetings subject to the Open Meetings Act at which the discussion or adoption of any proposed resolution, rule, regulation or formal action occurs shall be held only after reasonable notice to the public; and,

**WHEREAS**, Section 10-15-1 (D) of the Open Meetings Act requires the Cibola County Commission to determine annually what constitutes reasonable notice of its public meetings; and

**WHEREAS**, the Board of County Commissioners wishes to hold its regular meetings on the fourth Thursday of every month at 5:00 p.m. except for the months of November and December. These two meetings will be changed to the 3<sup>rd</sup> Thursday of the month.

#### NOW, THEREFORE, BE IT RESOLVED, by the Cibola County Commission.

1. All meetings shall be held at the Cibola County Administration Building, 700 E. Roosevelt Ave. Suite 50, Grants, NM 87020 as detailed below or as indicated on the meeting notice.

- 2. Unless otherwise specified, regular meetings shall be held once a month on the fourth Thursday of each month the agenda will be available at least seventy-two (72) hours prior to the meeting.
- 3. Special meetings may be called by the Chair or a majority of the members upon seventy-two (72) hours' notice. The notice shall include an agenda for the meeting and shall be available to the public at least seventy-two (72) hours before any special meeting.
- 4. Emergency meetings will be called only under unforeseen circumstances that demand immediate action to protect the health, safety and property of the citizens or to protect the public body from substantial financial loss. The Board of County Commissioners will avoid emergency meetings whenever possible. Emergency meetings may be called by the Chairman or a majority of the members upon twenty-four hours' notice, unless protecting Cibola County from substantial financial loss or a threat to the health, safety and property of the citizens requires less notice. The notice shall include an agenda for the meeting. Within ten (10) days of taking action on an emergency matter, the Chairman, on behalf of the Board, shall report to the New Mexico Attorney General's Office the action taken and the circumstance creating the emergency unless the made pursuant to a declaration of state or national emergency.
- 5. For the purposes of regular meetings and special meetings described in paragraphs 2 and 3 of this resolution, notice requirements are met if the date, time, place and a copy of the agenda is placed on the Cibola County website at <a href="http://www.cibolacountynm.com">http://www.cibolacountynm.com</a>. Notice should be posted at the Cibola County Administration Building, 700 E. Roosevelt Ave. Suite 50, Grants, NM 87020. Copies of the agenda notice shall also be mailed, faxed or emailed to those broadcast stations licensed by the Federal Communications Commission and newspapers of general circulation that have made a written request for notice of public meetings.
- 6. For the purposes of emergency meetings described in paragraph 4 of this resolution, notice requirements are met if notice of the date, time, place and agenda is provided by telephone, facsimile or email to newspapers of general circulation in the County and is placed on the Cibola County website at <a href="http://www.cibolacountynm.com">http://www.cibolacountynm.com</a>. Notice should be posted at the Cibola County Administration Building, 700 E. Roosevelt Ave. Suite 50, Grants, NM 87020. Copies of the agenda notice shall also be mailed, faxed or emailed to those broadcast stations licensed by the Federal Communications Commission and newspapers of general circulation that have made a written request for notice of public meetings.
- 7. In addition to the information specified above, all agendas shall include the following language:

"If you are an individual with a disability who is in need of a reader, amplifier, qualified sign language interpreter, or any other form of auxiliary aid or service to attend or participate in the hearing or meeting please contact the Cibola County Administration Building, 700 E. Roosevelt Ave. Suite 50, Grants, NM 87020, phone (505)287-9431 at least one (1) week prior to the meeting or as soon as possible. Public documents, including the agenda and minutes, can be provided in various accessible formats. Please contact the Cibola County Administration if a summary or other type of accessible format is needed."

- 8. The Cibola County Board of County Commissioners may close a meeting to the public only if the subject matter of such discussion or action is exempted from the Open Meeting requirement under Section 10-15-1 (H) (1 through 10) of the Open Meetings Act.
  - A. If any meeting is closed during an open meeting, such closure shall be approved by a majority vote of a quorum of the County Commission taken during the open meeting. The authority for the closed meeting and the subjects to be discussed shall be stated with reasonable specificity in the motion to close and the vote of each individual member on the motion to close shall be recorded in the minutes. Only those subjects specified in the motion may be discussed in the closed meeting.
  - B. If a closed meeting is conducted when the Board of County Commissioners is not in an open meeting, the closed meeting shall not be held until public notice, appropriate under the circumstances, stating the specific provision of law authorizing the closed meeting and the subjects to be discussed with reasonable specificity is given to the members of the general public.
  - C. Following completing of any closed meeting, the minutes of the open meeting that was closed, or the minutes of the next open meeting if the closed meeting was separately scheduled, shall state whether the matters discussed in the closed meeting were limited only to those specified in the motion or notice for closure.
  - D. Except as proved in Section 10-15-1(H) of the Open Meetings Act, any action taken as a result of discussions in a close meeting shall be made by vote of the Board of County Commissioners in an open public meeting.
- 9. A member of the Cibola County Board of County Commissioners may participate in a meeting by means of a conference telephone or other similar communications equipment when it is difficult or impossible for the member to attend the meeting in person, provided that each member participating by conference telephone can be identified when speaking, all participants are able to hear each other at the same time, and members of the public attending the meeting are able to hear any member of the public body who speaks during the meeting.
- 10. Cibola County Resolution 19-05 is hereby repealed with the adoption of this resolution.

#### APPROVED, ADOPTED, AND PASSED on this 9th day of January 2020.

#### **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
Christine Lowery, Commissioner
ATTEST:
Michelle E. Dominguez
Cibola County Clerk



#### PUBLIC PARTICIPATION AT A CIBOLA COUNTY COMMISSION MEETINGS

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9th, 2020, at 5:00 p.m. as required by law; and,

WHEREAS, NMSA 1978, Section 4-38-12 (1876) provides in pertinent part that Commission meetings "Cibola County Commission Meetings shall be public with open doors, and all persons conducting themselves in an orderly manner may attend their meetings, and they may establish rules and regulations to govern the transaction of their business;" and,

WHEREAS, the County Commission recognizes that public access to the proceedings and decision-making processes of the meetings of the Board of County Commissioners is crucial to the functioning of democracy; and

WHEREAS, the County Commission further recognizes that meetings held by the Commission to discuss public business, particularly when conducted with the public taxpayers' money, are the taxpayers' business; and

WHEREAS, the County Commission recognizes that, with limited exceptions, the Open Meetings Act generally prohibits a public body from conducting public business in secret or in closed meetings, and requires that such business be conducted by the public body acting as a whole at meetings open to all persons who wish to attend and listen; and

**WHEREAS**, Article 2 Section 17 of the New Mexico Constitution guarantees that "[e]very person may freely speak, write and publish his sentiments on all subjects, being responsible for the abuse of that right; and no law shall be passed to restrain or abridge the liberty of speech or of the press;" and,

WHEREAS, the Board of County Commissioners welcomes public comment at its regular meetings in order to encourage freedom of speech in the County and as a valued tool to communicate with its constituents even though the Courts have held that

the New Mexico Open Meetings Act "[] does not require the commissioners to allow the public to speak at its meetings, but instead, only requires them to allow the public to attend and listen." See, Mesa v. White, 197 F.3d 1041, 1046 (10th Cir. 1999); and,

WHEREAS, the Board has traditionally reserved a public comment period as a designated public forum at a selected time during the Commission Meeting, a non-public forum held to manage the business of County Government; and,

**WHEREAS**, the County Commission must balance the desire to afford members of the public a full and complete opportunity to address the Commission with the Commission's need to conduct the people's business in an orderly and efficient manner; and,

**WHEREAS**, there is a need for the Commission to set content neutral rules for the public comment period that a will allow individuals the ability to make their comments in a meeting environment that fosters respect for the time and views of all attendees, while also being narrowly tailored to promote orderly and efficient meetings of the Board.

NOW, THEREFORE, BE IT RESOLVED by the Cibola County Commission that each member of the public wishing to address the Commission shall be given an opportunity to address the Commission during the public comment period at regular meetings.

**NOW THEREFORE, BE IT FURTHER RESOLVED** that the Board of County Commissioners adopts the following rules for its public comment period:

- I. So that freedom of speech is unrestricted:
- A. Anyone will be allowed an opportunity to speak during the public comment period.
  - B. Speakers may discuss any subject during the public comment period.
- II. In order to promote orderly efficient meetings respectful of everyone's time:
  - A. All individuals will be limited to a two (2) minute comment period.
  - B. No individual will be permitted to speak more than one (1) time; no rebuttals to the comments of others will be permitted.
  - C. Comments, applause and other interruptions from the audience are not allowed.

III. In order to promote orderly meetings so that attendees feel safe and secure in their attendance:

- A. Threatening/abusive comments that disrupt the meeting will not be allowed.
- B. All speakers must address the Board of County Commissioners and speak from the podium.

**NOW THEREFORE, BE IT FURTHER RESOLVED** that this resolution does not in any way diminish the Chair's authority to conduct meetings consistent with the rules and powers granted to the Chair by virtue of this Board's adoption of Roberts Rules of Order or any special rules.

#### APPROVED, ADOPTED, AND PASSED on this 9th day of January 2020.

#### **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
Christine Lowery, Commissioner
ATTEST:
Michelle E. Dominguez
Cibola County Clerk

#### <u>CITIZEN PARTICIPATION REQUIRED ELEMENTS-EXHIBIT A</u>

In accordance with the 1987 revisions to the Housing and Community Development Act and in an effort to further encourage citizen participation, *Cibola County* has prepared and adopted this Citizen Participation Plan.

#### Objective A

Cibola County will provide for and encourage citizen participation within its area of jurisdiction, with particular emphasis on participation by persons of low and moderate income. Action items:

- 1.Adopt and circulate an Open Meetings Resolution which provides citizens with reasonable notice of county/municipality upcoming meetings, actions and functions.
- 2.Develop press releases on county/municipality meetings, actions and hearings, and circulate to newspapers, radio and television media.
- 3. Develop and maintain listing of groups and representative of low and moderate income persons, and include on mailing lists of announcements, notices, press releases, etc.

#### Objective B

Cibola County will provide citizens with reasonable and timely access to local meetings, information and records relating to the proposed and actual use of CDBG funds. Action items:

- 1. Public notices, press releases, etc., should allow for a maximum length of notice to citizens.
- 2. Appropriate information and records relating to the proposed and actual use of CDBG funds must be available upon request to all citizens. Personnel and income records may be exempted from these requirements.
- 3. Meetings, hearing, etc., should be conducted at times and locations conducive to public attendance, e.g., evenings, Saturdays.

#### Objective C

Cibola County will provide technical assistance to groups and representatives of low- and moderate-income persons that request assistance in developing proposals. Note: the level and type of assistance is to be determined by the county/municipality. Action items:

- 1.Low- and moderate-income groups should be advised that technical assistance, particularly in the area of community development, is available from the county/municipality upon request.
- 2. Document technical assistance provided to such groups and has documentation available for review.

<u>Objective D</u> <u>Cibola County</u> will provide a minimum of two public hearings to obtain citizen participation and respond to proposals and questions at all stages of the Community Development Block Grant Program. *Action items:* 

- 1.Advise citizens of the CDBG program objectives, range of activities that can be applied for and otherpertinent information.
- 2.Conduct a minimum of two public hearings:
  - a. One public hearing will be held to advise citizens of the program objectives and range of activities that can be applied for, and to obtain the citizen's views on community development and housing needs, to include the needs of low and moderate income people. This hearing will take place prior to the selection of the project to be submitted to the state for CDBG funding assistance.
  - b. A second public hearing will be held to review program performances, past use of funds and make available to the public its community development and housing needs, including the needs of low and moderate income families, and the activities to be undertaken to meet such needs.
- 3. Publish public hearing notices in the non-legal section of newspapers or in other local media. Evidence of compliance with these regulations will be provided with each CDBG application, i.e., hearing notice minutes of public meetings, list of needs and activities to be undertaken, etc. Amendments to goals, objectives and applications are also subject to public participation.

#### Objective E

Cibola County will provide timely written answers to written complaints and grievances within 15 working days where practical. Action items:

- 1.Adopt complaint handling procedures or policies to insure that complaints or grievances are responded towithin 15 days, if possible.
- 2. Allow for appeal of a decision to a neutral authority.
- 3. File a detailed record of all complaints or grievances and responses in one central location with easy public access.

#### Objective F

Cibola County will identify how the needs of non-English speaking residents will be met in the case of public hearings where a significant number of residents can be reasonably expected to participate. Action items:

- 1.Identify areas where large majorities of non-English speaking persons reside and make appropriate provisions when issues affecting these areas are to be discussed at public meetings, hearings, etc. Appropriate provisions will include having interpreters available at the meeting and having briefing material available in the appropriate language.
- 2. Maintain records/rosters of public hearing attendees and proceedings to verify compliance with this objective.



#### PARLIAMENTARY PROCEDURES & ROBERT'S RULES OF ORDER

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9, 2019, at 5:00 p.m. as required by law; and,

**WHEREAS**, the Board of County Commissioners will conduct their meetings using Robert's Rules of Order (10<sup>th</sup> ed.) as a guide to parliamentary authority, except as modified by this document; and,

**WHEREAS,** the Board of County Commissioner has five elected Commissioners, and collectively, set policy for Cibola County outside of incorporated areas; and,

**WHEREAS,** collectively, the Board of County Commissioners, through simple majority, elect a Chairperson, Vice-Chairperson, and Second Vice-Chairperson from among themselves, whose terms last until the first meeting of the next year; and,

**WHEREAS,** individually, the Board of County Commissioners are equal in their authority to represent the entire County; and,

**WHEREAS**, to give equal representation for all five members of the Commission is appropriate to adopt special rules modifying Robert's Rules of Order.

**NOW, THEREFORE BE IT RESOLVED**, the Board of County Commissioners incorporates the above recitals, to be made a part of this resolution with the same force and effect as the remainder of this document.

**BE IT FURTHER RESOLVED,** that the Board of County Commissioners adopt the following "Special Rules" modifying Robert's Rules of Order for the purpose of conducting business during the meetings of the Board:

- 1. The Chairperson may make motions and shall have the same voting rights, no less and no more, as any other member of the Board.
- 2. The Chairperson shall not have any administrative, procedural, contractual or similar authority different than any other member of the Board, except as provided by statute.

- 3. Should the Chairperson vacate the office of Chairperson, the Vice-Chairperson shall serve the remainder of the term, and the Second Vice-Chairperson shall serve as Vice-Chairperson for the remainder of the term.
- 4. Members of the Board are required to obtain the floor (i.e., must be recognized by the Chairperson) before making motions or speaking.
- 5. Any and all motions need to have a second before a vote may be taken.
- 6. Items appearing on the agenda of meetings of the Board shall be those necessary for the proper consideration and management of County business, as determined by the County Manager. Additionally, the County Manager shall place any item necessary for the proper consideration and management of County business requested by any individual member of the Board of County Commissioners on the agenda for the meetings of the Board.
- 7. The presiding Chairperson at a meeting of the Board is declared to be the lawful custodian of the building where the meeting is conducted pursuant to NMSA 1978, Section 30-20-13 (C) (1981).

### **APPROVED, ADOPTED, AND PASSED** on this 9th day of January 2020. **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
Christine Lowery, Commissioner
ATTEOT
ATTEST:
Michelle E. Dominguez
Cibola County Clerk



#### SIGNATURE AUTHORITY ON CHECKS

**WHEREAS**, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt Ave., Suite 50, Grants, NM 87020, on January 9<sup>th</sup>, 2020, at 5:00 p.m. as required by law; and,

WHEREAS, the Chairperson of the Cibola County Commission delegates to all Commissioners authority for signature of County checks, under Section 4-45-4, NMSA 1978, whose signatures appear below, and as shown hereon; and,

WHEREAS, this delegation and the authorization of signatures on checks shall continue until replaced by future designations. This designation of signatures may be affixed to the form contract of deposit signature card of any financial institution issuing County checks, and shall incorporate the terms thereof, and all laws of the State of New Mexico and regulations of the Local Government Division of the Department of Finance and Administration, as if fully set out herein, and when so affixed, shall constitute full and sufficient authorization of the banking institution to honor signatures upon such checks.

**NOW, THEREFORE, BE IT RESOLVED,** that the County Commissioners approve signature authority on checks on this 9<sup>th</sup> day of January 2020.

#### APPROVED, ADOPTED, AND PASSED on this 9th day of January 2020.

#### **BOARD OF COUNTY COMMISSIONERS**

Daniel Torrez, Commissioner
Robert Windhorst, Commissioner
Ralph Lucero, Commissioner
Martha Garcia, Commissioner
Christina Lowery Commissioner
Christine Lowery, Commissioner
ATTEST:
Michelle E. Dominguez Cibola County Clerk



7b. (a-d)

# Consent Agenda

CDBG Resolutions 20-09 to 20-12



#### RESOLUTION # 20-09 CIBOLA COUNTY, NEW MEXICO

### A RESOLUTION ESTABLISHING A LOCAL RELOCATION, RESIDENTIAL ANTI-DISPLACEMENT, AND RELOCATION ASSISTANCE PLAN AND CERTIFICATION (HOUSING AND COMMUNITY DEVELOPMENT ACT, CDBG)

WHEREAS, The County of Cibola, New Mexico, hereinafter referred to as the locality, pursuant to Community Development Programs under the provisions of the Housing and Community Development Programs under the provisions of the Housing and Community Development Act of 1974, (public Law 93-383) and amendments thereto, and

WHEREAS, The Act requires compliance with the relocation requirements of the Uniform Relocation requirements of the Uniform Relocation and Real Property Acquisition Policies Act of 1970, hereinafter referred to as the Uniform Act, and implementing regulations issued by the Department of Housing and Urban Development (49 CFR Part 24) when the acquisition of real property occurs, and

WHEREAS, the locality wishes to provide a local policy covering all probable types of relocation which may be necessary in accomplishing CDBG related activities,

NOW, THEREFORE, BE IT RESOLVED that the Local Relocation, Residential Anti-displacement, and Relocation Assistance Plan & Certification as set forth in the attached Exhibit A, be herewith approved and adopted as the Policy of the County of Cibola, for CDBG purposes. **This Resolution supersedes Resolution No. 19-09.** 

PASSED, APPROVED AND ADOPTED THIS 9TH DAY OF JANUARY 2020.

#### THE BOARD OF CIBOLA COUNTY COMMISSIONERS

	Daniel Torrez, Commissioner	
ATTEST:	Robert Windhorst, Commissioner	
	Ralph Lucero, Commissioner	
Michelle E. Dominquez Cibola County Clerk	Martha Garcia, Commissioner	
	Christine Lowery, Commissioner	

#### Residential Anti-Displacement and Relocation Assistance Plan

#### I. Background/Introduction

Section 104(d) of the Housing and Community Development Act of 1974, as amended (42 U.S.C. 5304(d)(4)), Section 105(b)(16) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12705(b)(16)), and implementing regulations at 24 CFR Part 42, specify that a grantee under the Community Development Block Grant (CDBG) must certify that it has in effect and is following a "residential Anti-displacement and relocation assistance plan" (Plan). As a CDBG grantee, Cibola County must certify to State of New Mexico Department of Finance and Administration Local Government Division that it has and is following such a Plan.

The Plan must include three components: 1) one-for-one replacement requirements for lower-income housing units, 2) relocation assistance, and 3) a description of the steps <u>Cibola County</u> will take to minimize displacement.

#### II. Activities Covered by the Plan

All activities involving the use of CDBG funds that cause displacement as a direct result of demolition or conversion of a lower-income dwelling are subject to the requirements specified in the Plan. Activities for which funds are first obligated on or after September 30, 1988 are subject to the requirements specified in the Plan, without regard to the source year of the funds.

#### III. Uniform Relocation Act

The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (URA) govern displacement that directly results from acquisition, rehabilitation, or demolition of real property when federal funds are used. Cibola County Residential Anti-displacement and Relocation Assistance Plan is in no way intended to supersede the URA. CDBG assisted activities may still be subject to the requirements of the URA.

#### IV. One-for-One Replacement Units

All occupied and vacant occupiable lower-income dwelling units that are demolished or converted to a use other than as lower-income dwelling units in connection with an assisted activity must be replaced with comparable lower-income units. Replacement lower-income dwelling units may be provided by any governmental agency or private developer and must meet the following requirements:

- A. The units must be located within Cibola County to the extent feasible, the units shall be located within the same neighborhood as the units replaced
- B. The units must be sufficient in number and size to house no fewer than the number of occupants who could have been housed in the units that are demolished or converted. The number of occupants who could have been housed in the units shall be in accordance with

applicable local housing occupancy codes. The units may not be replaced with smaller units (e.g., a 2-bedroom unit with two 1-bedroom units), unless <u>Cibola County</u> has provided information demonstrating that such a proposed replacement is consistent with the needs assessment contained State of New Mexico Department of Finance and Administration Local Government Division HUD-approved Consolidated Plan.

- C. The units must be in standard condition and must at a minimum meet Section 8 Program Housing Quality Standards. Replacement lower-income units may include units brought from a substandard condition to standard condition if: 1) no person was displaced from the unit; and 2) the unit was vacant for at least 3 months before execution of the agreement between <a href="Cibola County">Cibola County</a> and the property owner.
- D. The units must initially be made available for occupancy at any time during the period beginning 1 year before the recipient makes public the information required under Section F below and ending 3 years after the commencement of the demolition or rehabilitation related to the conversion.
- E. The units must be designed to remain lower-income dwelling units for at least 10 years from the date of initial occupancy. Replacement lower-income dwelling units may include, but are not limited to, public housing or existing housing receiving Section 8 project-based assistance
- F. Before <u>Cibola County</u> enters into a contract committing it to provide CDBG funds for any activity that will directly result in the demolition of lower-income dwelling units or the conversion of lower-income dwelling units to another use, <u>Cibola County</u> must make public and submit in writing to State of New Mexico

Department of Finance and Administration Local Government Division the following information:

- 1 A description of the proposed assisted activity;
- The location on a map and number of dwelling units by size (number of bedrooms) that will be demolished or converted to a use other than for lower-income dwelling units as a direct result of the assisted activity;
- A time schedule for the commencement and completion of the demolition or conversion:
- The location on a map and the number of dwelling units by size (number of bedrooms) that will be provided as replacement dwelling units. If such data is not available at the time of the submission to State of New Mexico Department of Finance and Administration Local Government Division, the submission shall identify the general location on an area map and the approximate number of dwelling units by size, and information identifying the specific location and number of dwellings units by size shall be submitted and disclosed to the public as soon as it is available;
- The source of funding and time schedule for the provision of replacement dwelling units;
- The basis for concluding that each replacement unit will remain a lower-income dwelling unit for at least 10 years from the date of initial occupancy; and
- Information demonstrating that any proposed replacement of dwelling units with smaller dwelling units is consistent with the needs assessment contained in the State of New Mexico Department of Finance and Administration Local

#### Government Division Consolidated Plan.

G. The one-for-one replacement requirements may not apply if HUD determines, based on objective data, that there is an adequate supply of vacant lower-income dwelling units in standard condition available on a non-discriminatory basis within <u>Cibola County</u>. In making such a determination, State of New Mexico Department of Finance and Administration Local Government Division will consider such factors as vacancy rates, numbers of lower-income units in <u>Cibola County</u> and the number of eligible families on the Section 8 waiting list.

#### V. Relocation Assistance

Each lower-income person who is displaced as a direct result of CDBG assisted demolition or conversion of a lower-income dwelling shall be provided with relocation assistance.

Relocation assistance includes advisory services and reimbursement for moving expenses, security deposits, credit checks, other moving expenses, including certain interim living costs, and certain replacement housing assistance.

Displaced persons have the right to elect, as an alternative to the benefits described in this Plan, to receive benefits under the URA, if they determine that it is in their best interest to do so. The following relocation assistance shall be available to lower-income displacement persons:

- A. Displaced lower-income persons will receive the relocation assistance required under 49 CFR 24, Subpart C (General Relocation Requirements) and Subpart D (Payment for Moving and Related Expenses) whether the person elects to receive assistance under the URA or the assistance required by CDBG regulations. Relocation notices must be distributed to the affected persons in accordance with 49 CFR 24.203 of the URA;
- B. The reasonable and necessary cost of any security deposit required to rent the replacement dwelling unit and for credit checks required to rent or purchase the replacement dwelling unit;
- C. Actual reasonable out-of-pocket costs incurred in connection with temporary relocation, including moving expenses and increased housing costs, if:
  - The person must relocate temporarily because continued occupancy of the dwelling unit constitutes a substantial danger to the health or safety of the person or the public; or
  - 2. The person is displaced from a lower-income dwelling unit, none of the comparable replacement units to which the person has been referred qualifies as a lower-income dwelling unit, and a suitable lower-income dwelling unit is scheduled to become available through one-for-one replacement requirements
- D. Replacement Housing Assistance. Displaced persons are eligible to receive one of the following two forms of replacement housing assistance:
  - Each person shall be offered rental assistance equal to 60 times the amount necessary to reduce the monthly rent and estimated average monthly cost of

utilities for a replacement dwelling to the "Total Tenant Payment", as determined under 24 CFR 813.107. All or a portion of this assistance may be offered through a certificate or housing voucher for rental assistance under the Section 8 program. Where Section 8 assistance is provided to the displaced person, the Cibola County must provide the person with

referrals to comparable units whose owners are willing to participate in Section 8 program to the extent that cash assistance is provided, it will be provided in installments.

In lieu of the housing voucher, certificate or cash assistance described above, the person may elect to receive a lump sum payment allowing them to secure participation in a housing cooperative or mutual housing association. This lump sum payment shall be equal to the capitalized value of 60 monthly installments of the amount that is obtained by subtracting the

"Total Tenant Payment", as determined under 24 CFR 813.107, from the monthly cost of rent and average monthly cost of utilities at a comparable replacement dwelling unit. To compute the capitalized value, the installments shall be discounted at the rate of interest paid on passbook savings in a federally insured financial institution conducting business within <u>Cibola County</u>.

Displaced lower-income tenants shall be advised of their right to elect relocation assistance pursuant to the URA and the regulations at 49 CFR 24 as an alternative to the relocation assistance available under CDBG regulations.

#### VI. Eligibility for Relocation Assistance

A lower-income person is eligible for relocation assistance if they are considered to be a "displaced person" as defined in 24 CFR 42.305. A displaced person means a lower-income person who, in connection with an activity assisted under the CDBG program, permanently moves from real property or permanently moves personal property from real property as a direct result of demolition or conversion of a lower-income dwelling.

For purposes of this definition, a permanent move includes a move made permanently and:

- A. After notice by the owner to move from the property, if the move occurs on or after the date of the submission of a request to <u>Cibola County</u> for CDBG assistance that is later approved for the requested activity; or
- B. After notice by the owner to move from the property, if the move occurs on or after the date of the initial official submission to HUD of the consolidated plan under 24 CFR Part 91 describing the assisted activity; or
- C. Before the dates described in A & B above, if <u>Cibola County</u> or State of New Mexico Department of Finance and Administration Local Government Division determines that the displacement was a direct result of conversion or demolition in connection with a CDBG assisted activity; or
- D. By a tenant-occupant of a dwelling unit, if any one of the following three situations occurs:

- The tenant moves after execution of the CDBG agreement covering the acquisition, rehabilitation or demolition and the move occurs before the tenant is provided written notice offering the tenant the opportunity to lease and occupy a suitable, decent, safe and sanitary dwelling in the same building/complex upon completion of the project under reasonable terms and conditions, including a monthly rent and estimated average monthly utility costs that do not exceed the greater of the tenant's monthly rent before such agreement, or the total tenant payment as determined under 24 CFR 813.107 if the tenant is lower-income, or 30 percent of gross household income if the tenant is not lower-income.
- 2. The tenant is required to relocate temporarily, does not return to the building/complex, and either is not offered payment for all reasonable out-of-pocket expenses incurred in connection with the temporary relocation, or other conditions of the temporary relocation are not reasonable.
- 3. The tenant is required to move to another dwelling unit in the same building/complex but is not offered reimbursement for all reasonable out-of-pocket expenses incurred in connection with the move, or other conditions of the move are not reasonable.

If the displacement occurs on or after the appropriate date described in A & B above, the lower-income person is not eligible for relocation assistance if:

- A. The person is evicted for cause based upon a serious or repeated violation of the terms and conditions of the lease or occupancy agreement, violation of applicable federal, State or local law, or other good cause, and <u>Cibola County</u> determines that the eviction was not undertaken for the purpose of evading the obligation to provide relocation assistance;
- B. The person moved into the property on or after the date described in A & B above after receiving written notice of the expected displacement; or
- C. <u>Cibola County</u> determines that the displacement was not a direct result of the CDBG assisted activity and the State of New Mexico Department of Finance and Administration Local Government Division concurs with this determination.

#### VII. Minimizing Displacement

The CDBG regulations regarding the demolition or conversion of lower-income dwelling units are designed to ensure that lower-income persons are provided with adequate, affordable replacement housing. Naturally, involuntary displacement should be discouraged whenever a reasonable alternative exists. Involuntary displacement is extremely disruptive and disturbing, especially to lower-income persons who do not have the means to locate alternative housing.

There are various ways that displacement can be minimized. The following are steps that will be taken to minimize the involuntary displacement of lower-income persons when CDBG funds are involved:

A. Screening of Applications All CDBG applications will be reviewed to determine whether involuntary displacement is likely to occur. Those applications involving displacement will

receive a lower priority recommendation for funding unless it can be shown that alternatives are not available.

B. Acquisition of Property Applicants who apply for CDBG funds to acquire property for the development of lower-income housing will be encouraged to purchase vacant land. In the case of in-fill and other projects where this is not feasible and the project involves potential displacement, the applicant shall agree to allow the displaced lower-income person(s) to occupy the new housing at an affordable rent.

Applicants who utilize CDBG funds to rehabilitate or convert a lower-income unit to a non-residential use will be required to supply replacement housing consistent with paragraph IV, as well as relocation assistance.

C. Cost of Relocation Assistance The cost of any required relocation assistance and the provision of replacement housing will be borne by the applicant and may be paid for out of CDBG funds awarded to the project.

#### VIII. Definitions

- A. "Comparable replacement dwelling unit" means a dwelling unit that:
  - 1 Meets the criteria of 49 CFR 24.2(d)(1) through (6); and
  - Is available at a monthly cost for rent plus estimated average monthly utility costs that does not exceed the "Total Tenant Payment" determined under 24 CFR 813.107 after taking into account any rental assistance the household would receive.
- B. "Lower-income dwelling unit" means a dwelling unit with a market rental (including utility costs) that does not exceed the applicable Fair Market Rent (FMR) for existing housing and moderate rehabilitation established under 24 CFR Part 888.
- C. "Standard condition" means units that at a minimum meet the Existing Housing Quality Standards of the Section 8 rental subsidy program.
- D. "Substandard condition suitable for rehabilitation" means units with code violations that can be brought to Section 8 Housing Quality Standards within reasonable monetary amounts.
- E. "Vacant occupiable dwelling unit" means a dwelling unit that is in a standard condition; a vacant dwelling unit that is in substandard condition, but is suitable for rehabilitation; or a dwelling unit in any condition that has been occupied (except by a squatter) at any time within the period beginning 3 months before the date of execution of the agreement by <u>Cibola County</u> covering the rehabilitation or demolition.

#### IX. Grievances

<u>Cibola County</u> will provide timely written answers to written complaints and grievances within 15 working days where practical. Action items:

- A. Adopt complaint handling procedures or policies to insure that complaints or grievances are responded to within 15 days, if possible.
- B. Allow for appeal of a decision to a neutral authority.
- C. File a detailed record of all complaints or grievances and responses in one central location with easy public access.

#### IX. Certification

<u>Cibola County</u> herewith certifies to follow the Anti-displacement relocation plan described above and adopt the plan by resolution annually.

	•	Date
	Cibola County Commissioner	
Certified By:		
Adoption Instrument:	Resolution 20-09	
Plan Adoption Date:	01/09/20	

Copy to Local Government Division with attachments



#### Cibola County Resolution # 20-10

#### A Resolution Establishing A Citizen Participation Plan

**WHEREAS**, the Cibola County Board of Commissioners is duly elected and governing body of Cibola County;

**WHEREAS**, the Board recognizes the need for citizen participation in the planning, implementation and assessment of the Community Development Block Grant Program (CDBG); and

**WHEREAS**, public involvement serves a key role in the development of projects for consideration by the Board.

NOW, THEREFORE, BE IT RESOLVED that the Board of County Commissioners of Cibola County adopts and directs the County Manager to implement the attached Cibola County Public Participation Plan (Exhibit "A"). This resolution supersedes Resolution 19-10.

PASSED, APPROVED AND ADOPTED THIS 9TH DAY OF JANUARY, 2020.

#### THE BOARD OF CIBOLA COUNTY COMMISSIONERS

	Daniel Torrez, Commissioner
ATTEST:	Robert Windhorst, Commissioner
	Ralph Lucero, Commissioner
Michelle E. Dominquez Cibola County Clerk	Martha Garcia, Commissioner
	Christine Lowery, Commissioner



#### CIBOLA COUNTY RESOLUTION # 20-11

#### A RESOLUTION ESTABLISHING A SECTION 3 PLAN

**WHEREAS**, the Cibola County Board of Commissioners is duly elected and governing body of Cibola County; and

**WHEREAS**, the Board recognizes the need for a Section 3 plan in the planning, implementation and assessment of the Community Development Block Grant Program (CDBG); and

**WHEREAS**, this act encourages the use of small local businesses in the hiring of low income residents of the community.

**NOW, THEREFORE, BE IT RESOLVED,** that the Board of Cibola County Commissioners adopts and directs the Cibola County Manager to implement the attached Cibola County Section 3 plan.

PASSED, APPROVED AND ADOPTED this January 9th, 2020.

#### THE BOARD OF CIBOLA COUNTY COMMISSIONERS

	Daniel Torrez, Commissioner
ATTEST:	Robert Windhorst, Commissioner
	Ralph Lucero, Commissioner
Michelle E. Dominquez	Mode O. C. O. C. C.
Cibola County Clerk	Martha Garcia, Commissioner
	Christine Lowery, Commissioner
	Children Lowery, Commissioner

#### **CIBOLA COUNTY SECTION 3 PLAN**

The <u>County of Cibola</u> is committed to comply with Section 3 of the Housing and Urban Development Act of 1968. This Act encourages the use of small local businesses and the hiring of low income residents of the community.

The <u>County Of Cibola</u> has appointed <u>Debbie Gomez</u> as the Section 3 Coordinator, to advise and assist key personnel and staff on Section 3, to officially serve as focal point for Section 3 complaints, and as the onsite monitor of prime contractors and sub-contractors to insure the implementation and enforcement of their Section 3 plans. The approval or disapproval of the Section 3 plan is the ultimate responsibility of the <u>County Of Cibola</u>. Documentation of efforts will be retained on file for monitoring by the state.

#### Therefore, the *County Of Cibola* shall:

- 1. Hiring
- a. Advertise for all County positions in local newspapers
- b. List all County job opportunities with the State Employment Service
- c. Give preference in hiring to lower income persons residing in the County. This means that if two equally qualified persons apply and one is a resident of the County and one is not, the resident will be hired
- d. Maintain records of County hiring as specified on this form

ANTICIPATED CI	<i>bola <u>County</u></i> HIRIN	IG <u>2020</u>		
PLANNED 0			ACTUAL 0	
Job Classification	# of Positions to be Filled	# of Positions to be Filled by Lower Income City or County Residents	# of Positions Filled	Positions Filled by Lower Income City/County Residents

Chart for Section 3 Plan MUST be filled out in its entirety.

#### 2. Contracting

- a. The <u>County Of Cibola</u> will compile a list of businesses, suppliers and contractors located in the <u>County Of Cibola</u>.
- b. These vendors will be contacted for bid or quotes whenever the <u>County Of Cibola</u> requires supplies, services or construction.
- c. Preference will be given to small local businesses. This means if identical bids/quotes are received from a small business located within the <u>County Of Cibola</u> and one from outside the <u>County Of Cibola</u>, the contract will be awarded to the business located within the community.

#### 3. Training

The <u>County Of Cibola</u> shall maintain a list of all training programs operated by the <u>County Of Cibola</u> and its agencies and will direct them to give preference to <u>County Of Cibola</u> residents. The <u>County Of Cibola</u> will also direct all CDBG sponsored training to provide preference to <u>County Of Cibola</u> residents.

#### 4. CDBG Contracts

All CDBG bid proposals and contracts shall include the following Section 3 language.

- a. The work to be performed under this contract is on a project assisted under a program providing direct federal financial assistance from the Department of Housing and Urban Development and is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 170lu. Section 3 requires that the greatest extent feasible, opportunities for training and employment be given lower income residents of the project areas, and contracts for work in connection with the project be awarded to business concerns residing in the project area.
- b. The parties to this contract will comply with the provision of said Section 3 and the regulations issued pursuant thereto by the Secretary of Housing and Urban Development set forth in 24 CFR and all applicable rules and orders of the Department issued there-under prior to the execution of this contract. The parties to this contract certify and agree that they are under no contractual or other disability which would prevent them from complying with these requirements.
- c. The contractor will send to each labor organization or representative of workers with which he has a collective bargaining agreement or other contract or understanding, if any, a notice advising the said labor organization or workers' representative of his commitments under the Section 3 clause, and shall post copies of the notice in conspicuous places available to employees and applicants for employment or training.
- d. The contractor will include this Section 3 clause in every subcontract for work in connection with the project and will, at the direction of the applicant for, or recipient of federal financial assistance, take appropriate action pursuant to the subcontract upon a finding that the subcontractor is in violation of regulations issued by the Secretary of Housing and Urban Development, 24 CFR 135. The contractor will not subcontract with any subcontractor where it has notice or knowledge that the latter has been found in violation of regulations under 24 CFR 135, and will not let any subcontract unless the subcontractor has first provided it with the requirements of these regulations.

e. Compliance with the provisions of Section 3, the regulations set forth in 24 CFR 135, and all applicable rules and orders of the Department, issued thereunder prior to the execution of the contract, shall be a condition of the federal financial assistance provided to the project, binding upon the applicant or recipient for such assistance, its successors and assigns. Failure to fulfill these requirements shall subject the applicant or recipient, its contractors and subcontractors, its successors and assigns to those sanctions specified by the grant or loan agreement or contract through which federal assistance is provided, and to such sanctions as are specified by 24 CFR 135.

The <u>County Of Cibola</u> shall require each contractor to prepare a written Section 3 plan as a part of their bids on all jobs exceeding \$100,000. All Section 3 plans shall be reviewed and approved by the City's Equal Opportunity Section 3 Compliance Officer and retained for monitoring by the state.

The <u>County Of Cibola</u> will maintain all necessary reports and will insure that all contractors and subcontractors submit required reports.

#### LOWER INCOME CLARIFICATION

A family who resides in <u>County Of Cibola</u> and whose income does not exceed the income limit for the size of family as per the attached Section 8 Income Limit for <u>Cibola County</u>. Information contained in our Section 3 Plan reflects the status of the City/County employees regarding lower income considerations based on their salary paid by the City/County.

COMMISSION CHAIR

01/09/20 Date



#### Cibola County Resolution # 20-12

#### A Fair Housing Resolution

A resolution of the Board of Commission of the County of Cibola, adopting a fair housing policy, making known its commitment to the principle of fair housing, and describing actions it shall undertake to affirmatively further fair housing.

WHEREAS; the Housing and Community Development act of 1974 as amended requires that all applicant for Community Development Block Grants funds certify that they shall affirmatively further fair housing; and

WHEREAS; the Civil Rights Act of 1968 (commonly known as the Federal Fair Housing Act) and the Fair Housing Amendments Act of 1988 declare a national policy to prohibit discrimination in the sale, rental, leasing and financing of housing or land to be used for the construction of housing or in the provision of brokerage services, on the basis of race, color, religion, sex, disability, familial status or national origin; and

WHEREAS; fairness is the foundation of the American system and reflects traditional American values; and

WHEREAS; discriminatory housing practices undermine the strength and vitality of America and its people;

NOW, THEREFORE, BE RESOLVED THAT A resolution of the Board of Commission of the County of Cibola, hereby wish all persons living, working, doing business in or traveling through Cibola County to know that: discrimination in the sale, rental, leasing, and financing of housing or land to be used for construction of housing, or in the provision of brokerage services on the basis of race, color, religion, sex, handicap, familial status or national origin is prohibited by Title VIII of the Fair Housing Act Amendments of 1988; and that it is the policy of the County of Cibola to implement programs, within the constraints of its resources, to ensure equal opportunity in housing for all persons regardless of race, color, religion, sex, handicap, familial status or national origin; and within available resources the County of Cibola will assist all persons who feel they have been discriminated against in housing issues on the basis of race, color, religion, sex, handicap, familial status or national origin to seek equality under existing federal and state laws to file a complaint with the New Mexico Attorney General's Office or the U.S. Department of Housing and Urban Development; and that

the County of Cibola shall publicize this Resolution and thereby encouraging owners of rental properties, developers, builders and others involved with housing to become aware of their respective responsibilities and rights under the Fair Housing Amendments Act of 1988 and any applicable state or local laws or ordinances; and that the County of Cibola shall undertake the following actions to affirmatively further fair housing:

- Cibola County will advertise this resolution in a display in the local newspaper, The Cibola Citizen, in the Month of April 2020.
- Cibola County will display the resolution on the county website from April 2020.
- Cibola County will provide Fair Housing Awareness material at housing awareness event in October 2020.

PASSED, APPROVED AND ADOPTED THIS 9TH DAY OF JANUARY 2020.

#### THE BOARD OF CIBOLA COUNTY COMMISSIONERS

	Daniel Torrez, Commissioner	
ATTEST:	Robert Windhorst, Commissioner	
	Ralph Lucero, Commissioner	
Michelle E. Dominquez Cibola County Clerk	Martha Garcia, Commissioner	
	Christine Lowery, Commissioner	

#### **EXHIBIT 1-0-1**

# **Proclamation**

WHEREAS, fair and equal	l housing is a right guarant	eed to all Americans; and
WHEREAS, the principle o	of fair and equal housing is	a fundamental human entitlement;
WHEREAS, all citizens hav means; and	e the right to live where th	ney choose within their financial
WHEREAS, people must no national origin, handicap	ot be denied housing beca or familial status; and	use of race, color, religion, sex,
WHEREAS, we must, as ind	dividuals, assure equal acc	ess to housing for all in our
WHEREAS, Cibola County of treatment to all citizens;	acknowledges the importa	nce of assuring fair and equal
NOW, THEREFORE I, do hereby proclaim Januar		, Cibola County Chairman,
"Fo	air Housing D	Day"
Dated this 9th day of January 2020	0	
Cibola County Chairman		

# EXHIBIT 1-O-2 Fair Housing Self-Assessment

1.	To the best of your knowledge has your community been involved in any complaints regarding
discrim	ination the sale or rental of housing on the basis of race, color, religion, sex, national origin,

**COUNTY OF CIBOLA** 

**COMMUNITY OF:** 

familial status or handicap?

	Yes	<u>No</u>			
2	. If yes, give a brief	f description of the nature of any complaints and resolutions.			
	Yes	No			
	. Has your commu ghts regarding fair hous uspected?			•	zens be aware of their aint if discrimination is
	<u>Yes</u>	No			
4 fa	. What do you per air housing in your comn		potentially serio	ous problem areas r	egarding discrimination in
	Problem Area	Very Serious	Serious	Moderate	Not a Problem
,	Color				<b>√</b>
	Familial Status		;		✓
	Handicap				✓
	National Origin				✓
	Race				✓
	Religion				✓
	Sex				✓
5	. Does your comr	nunity contain an	y subsidized hou	using units?	
	<u>Yes</u>	No			
6 b	. As best as can be uilding codes have an ac			olicies/practices reg t of fair housing cho	
	Yes	<u>No</u>			

7. and ho	Are you aware of any puse rentals that may adv	ractices in the local real estate community as it relates to buying, selling versely affect the achievement of fair housing choice in your community?
	Yes	<u>No</u>
		cords contain data on the actual number and percentage of persons ace, color, religion, sex, national origin, age, handicap and familial status, as by group?
	Yes	<u>No</u>
9. employ		e to you that list major local employers by type and the number of people lity by salary and racial group?
	Yes	<u>No</u>
10.	Is there public transpo	rtation available in your community?
	<u>Yes</u>	No
11. by type	Do your community re e, and the number of vac	cords contain data on the total number of housing units in the community ant units?
	<u>Yes</u>	No
12. indepe	Does your community ndent living complexes,	contain any housing for the handicapped such as group homes, etc.?
	<u>Yes</u>	No
13.	Has your community p	articipated in the CDBG program prior to 1993?
	Yes	No
14. reporti	Has your community bing of specific fair housing	een involved with any other state or federal programs that required the g information?
	<u>Yes</u>	No
Cibola	County Commission Cha	Date



7c. (a-c)

# Consent Agenda

DWI Resolution 20-13, MOU and Statement of Assurances



#### BOARD OF COUNTY COMMISSIONERS RESOLUTION 20-13

# A RESOLUTION AUTHORIZING THE COUNTY TO SUBMIT AN APPLICATION TO THE DEPARTMENT OF FINANCE AND ADMINISTRATION, LOCAL GOVERNMENT DIVISION TO PARTICIPATE IN THE LOCAL DWI GRANT AND DISTRIBUTION PROGRAM AND DELEGATING AUTHORITY

WHEREAS, the Legislature enacted Section 11-6A-1 through 11-6A-6 MSA 1978 as amended to address the serious problems of Driving While Intoxicated (DWI) in the Sate; and,

WHEREAS, a program is established to make grant and distribution funding available to counties and municipalities for new, innovative or model programs, services or activities to prevent or reduce the incidence of domestic abuse related to DWI, DWI, alcoholism and alcohol abuse; and,

**WHEREAS**, the county DWI planning council and other governmental entities approval must be received in order to apply for grant and distribution funding; and,

**WHEREAS**, the County along with participating agencies is making application to the Department of Finance and Administration, Local Government Division for program funding.

**NOW, THEREFORE BE IT RESOLVED** by the Board of County Commissioners of Cibola County that the Chairperson, on behalf of the County and all participating entities is authorized to submit an application for Distribution and/or Grant Fiscal Year 2021 program funding under the regulations established by the Local Government Division.

### APPROVED, ADOPTED, and PASSED on this 9th day of January 2020.

Chairman	,		
Printed Name:			
ATTEST:			
		_	
Michelle E. Dominguez			
Cibola County Clerk			
And			
Michael Dodds, DWI Planning Cou	ncil Represen	- tative	

#### MEMORANDUM OF UNDERSTANDING

The Cibola County/Municipality DWI Program (hereinafter referred to as the "Program") and the New Mexico Department of Finance and Administration/Local Government Division/Driving While Intoxicated Program (hereinafter referred to as "Division") hereby exchange the following assurances and enter into the following Memorandum of Understanding (MOU):

#### The Division assures:

- 1. That Division is in full compliance with the provisions concerning security for records and research activities in in accordance with Federal Confidentiality regulations, 42 CFR Part 2.16 and 2.52.
- 2. That client identifying information will not be re-disclosed except back to the Program from which the information was obtained, or according to the terms of this MOU.
- 3. That in receiving, storing, processing, or otherwise dealing with any information from the Program about the clients in the Program, the Division acknowledges it is bound by the provisions of the Federal confidentiality regulations, 42 CFR Part 2.
- 4. That the Division shall undertake to resist any effort to obtain access to information pertaining to patients otherwise than as expressly provided for in the Federal confidentiality regulations, 42 CFR Part 2.
- 5. That the Division is not a "covered entity" as defined by the Department of Health and Human Services Regulations entitled "Standards for Privacy of Individually Identifiable Health Information", 45 CFR Parts 160 and 164, implementing the Health Insurance Portability and Accountability Act of 1996 (HIPAA); (the HIPAA Regulations).
- 6. That the Division shall never possess treatment or maintain any "individually identifiable health information" or transmit "protected health information" as defined by the HIPAA Regulations and in the Health Information Technology for Economic and Clinical Health Act of 2009 (HITECH Act).

#### The Program agrees to:

 Upon request, provide the Division or other parties authorized with client records for those clients provided services through the Local Government Division DWI Grant Program, for the purpose of conducting outcome monitoring research activities, and evaluation of LDWI Program interventions.

- 2. If applicable, comply with the requirements of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the Health Information Technology for Economic and Clinical Health Act of 2009 (HITECH Act) and the Department of Health and Human Services Regulation entitled "Standards for Privacy of Individually Identifiable Health Information", 45 CFR Parts 160 and 164, applicable to entities covered by HIPAA; (the HIPAA Regulations).
- 3. Report or transmit data to the Division that deletes and contains no "individually identifiable health information" or "protected health information" as defined by the HIPAA Regulations and the Health Information Technology for Economic and Clinical Health Act of 2009 (HITECH Act).

County Commission Chairperson		
Signature	Date	··
Executed this 9 <sup>th</sup> day of January 2020.		
Donnie Quintana, Director		

# STATEMENT OF ASSURANCES Local DWI Grant and Distribution Program

Fiscal Year 2021: July 1, 2020 - June 30, 2021

The applicant hereby assures and certifies compliance with the following statutes, rules, regulations, and guidelines associated with the acceptance and use of funds under the New Mexico Local DWI Grant and Distribution Program:

- Compliance with the provisions of the New Mexico Local DWI Grant Program Act, Sections 11-6A-1 through 11-6A-6 NMSA 1978 as amended, the NMAC Title 2, Chapter 110 Part 4 Regulations, and the approved LDWI Guidelines.
- 2. The applicant has the responsibility and legal authority to receive and expend funds as described in the grant and distribution project description, as well as to finance the grantee share (minimum 10%) of costs of the project, including all project overruns.
- 3. Compliance with the State Procurement Code, Sections 13-1-21 through 13-1-199, NMSA 1978 as amended, with the exception of Home Ruled Governments. All project-related services, activities or programs done through a service provider must be implemented through a professional services contract. Any project-related contract, subcontract, or agreement and related amendments, providing services to the grant or distribution program, must be submitted for administrative review by the Local Government Division prior to execution.
- 4. Adherence to all financial, accounting, and reporting requirements of the Department of Finance and Administration. Distribution programs will include the Exhibit F, the Local DWI Distribution Fund Financial Status Report. Grant programs will include the Local DWI Program Request for Payment/Financial Status Report, Exhibit D. The said reports shall include a narrative of successes and challenges, a detailed budget breakdown of expenditures to date, a summary of any fees collected and/or expended, the Screening and Tracking Report, the Managerial Data Set, Planning Council meeting agendas and minutes, and such other information following the objectives of the county's evaluation as may be of assistance to the Division in its evaluation.
- 5. Compliance with the requirement to not budget, nor expend, any of the grant amount awarded or the amount distributed for **indirect administrative costs** incurred during the grant or distribution fiscal period. Requests for payment or financial status reports shall document all direct program administrative expenditures and in-kind/match administrative expenditures.
- Compliance with the requirement to not budget, nor expend, greater than ten percent of the grant amount awarded or the amount distributed for capital purchases incurred during the grant or distribution fiscal period. Requests for payment or financial status reports shall

specify all capital purchases. The ten percent cap for capital purchases does not exist with detoxification funding grants.

- 7. Compliance with all required reports, including but not limited to: the first quarter narrative and fiscal reports due on the last working day of October; the second quarter narrative and fiscal reports due on the last working day of January; and the third quarter narrative and fiscal reports due on the last working day of April; the fourth and the final quarter Grant Fiscal report due by the 10<sup>th</sup> of July and the fourth and final narrative and distribution fiscal reports for the fiscal year due the last working day of July. Annual protocols for the screening, treatment, and compliance monitoring components are due the last working day of August for the current fiscal year. The annual reports which include program evaluation are due the last working day of August for the prior fiscal year.
- 8. Compliance with the current Local DWI Grant Program Screening Guidelines. To avoid any conflict of interest, or appearance of conflict of interest, screeners <u>should not be affiliated</u> with any contracted treatment agency. Clients will be given options (a list of available providers) for alcohol related treatment and will not be *mandated* to a particular treatment agency.
- If applicable to the applicant, compliance with the requirements of the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the Department of Health and Human Services regulation entitled "Standards for Privacy of Individually Identifiable Health Information", 45 CFR Parts 160 and 164, applicable to entities covered by HIPAA; (the HIPAA Regulations).
- 10. Any distribution program under run amount for the fiscal year must be returned to the Local DWI Grant Fund by September 30 of the following fiscal year. Failure to remit an under run to the Local DWI Grant Fund will cause suspension of grant reimbursements and/or future distributions until the remittance is made.
- 11. Grant program under runs revert to the Local DWI Grant Fund.
- 12. Compliance with all applicable conditions and requirements prescribed by the Division in relation to receipt/accountability of state General Funds.
- 13. The grant applicant will follow the scope of work for the grant program, as negotiated with the Local Government Division, and in accordance with the local planning council's approved plan. The applicant will submit any proposed modifications/amendments to the scope of work to the Division for its approval, prior to execution.
- 14. The distribution program applicant will follow the local planning council's application as approved by DWI Grant Council in the application review process. The applicant will submit any proposed modifications/amendments to this proposal to the Division for its written approval, prior to execution of changes to programs.

Page 2 Revised: October 2019

- 15. Compliance with conflict of interest prohibitions whereby no member, officer, or employee of the grant or the distribution program, or its designee or agents, no voting member of the local planning council or of the governing body of the locality in which the program is situated, and no other public official of such locality who exercises any functions or responsibilities with respect to the program during his/her tenure (or for one year thereafter) shall have any interest, direct or indirect, in any contract or subcontract for work to be performed in the program. The grant and/or the distribution program shall incorporate, in all such contracts or subcontracts, a provision prohibiting such interest pursuant to the purposes of these stated provisions.
- 16. Compliance with the maintenance of records as will fully disclose the amount and disposition of the total funds from all sources budgeted for the grant or distribution agreement period, the purpose of undertaking for which such funds were used and the amount and nature of all contributions from other sources, and such other records as the Division shall prescribe. All Program records must adhere to the New Mexico State Records Center and Archives Rule for Functional Retention and Disposition Schedule, 1.21.2 NMAC.
- 17. The applicant will provide access to authorized State officials and representatives of all books, accounts, records, reports, files, and other papers, things, or property pertaining to the project in order to make audits, examinations, excerpts and transcripts.
- 18. The applicant will provide DFA's auditor and evaluator timely access to all program records and information. Additionally, the applicant will assure that records of subcontractors working for the applicant are retained and made available to DFA's auditor and evaluator.

Daniel Torrez		
County Commission Chairperson (or Designee)	(Please Print)	
Signature	Date	



7d.

# Resolution 20-14

Auth. And Approving NMFA Application
Sheriff's Radio's

## **Cibola County**

700 E. Roosevelt Ave., Suite 50

Grants, New Mexico 87020 Phone (505) 287-9431 – Fax (505) 285-5434



Kate Fletcher County Manager

Daniel J. Torrez, Chairman Robert S. Windhorst, 1<sup>st</sup> Vice-Chair Ralph Lucero, 2<sup>nd</sup> Vice-Chair Christine Lowery, Commissioner Martha Garcia, Commissioner

Cibola County Commission

#### **RESOLUTION NO. 20-14**

AUTHORIZING AND APPROVING SUBMISSION OF A COMPLETED APPLICATION FOR FINANCIAL ASSISTANCE AND PROJECT APPROVAL TO THE NEW MEXICO FINANCE AUTHORITY.

WHEREAS, Cibola County is a qualified entity under the New Mexico Finance Authority Act, Sections 6-21-1 through 6-21-31, NMSA 1978 ("Act"), and the Board of Cibola County Commissioners (Governing Body) is authorized to borrow funds and/or issue bonds for financing of public projects for benefit of the Cibola County; and

WHEREAS, the New Mexico Finance Authority ("Authority") has instituted a program for financing of projects from the public project revolving fund created under the Act and has developed an application procedure whereby the Governing Body may submit an application ("Application") for financial assistance from the Authority for public projects; and

WHEREAS, the Governing Body intends to undertake acquisition of radio equipment for the benefit of the Sheriff's department in Cibola County and its citizens; and

WHEREAS, the application prescribed by the Authority has been completed and submitted to the Governing Body and this resolution approving submission of the completed Application to the Authority for its consideration and review is required as part of the Application.

# NOW THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE CIBOLA COUNTY:

**Section 1.** That all action (not consistent with the provision hereof) heretofore taken by the Governing body and the officers and employees thereof directed toward the Application and the Project, be and the same is hereby ratified, approved and confirmed.

**Section 2.** That the completed Application submitted to the Governing Body, be and the same is hereby approved and confirmed.

**Section 3.** That the officers and employees of the Governing Body are hereby directed and requested to submit the completed Application to the Authority for its review, and are further authorized to take such other action as may be requested by the Authority in its consideration and review of the Application and to further proceed with arrangements for financing the Project.

## Cibola County

#### 700 E. Roosevelt Ave., Suite 50

Grants, New Mexico 87020 Phone (505) 287-9431 – Fax (505) 285-5434



Kate Fletcher County Manager

Daniel J. Torrez, Chairman Robert S. Windhorst, 1<sup>st</sup> Vice-Chair Ralph Lucero, 2<sup>nd</sup> Vice-Chair Christine Lowery, Commissioner Martha Garcia, Commissioner

Cibola County Commission

**Section 4.** All acts and resolutions in conflict with this resolution are hereby rescinded, annulled and repealed.

**Section 5.** This resolution shall take effect immediately upon its adoption.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF CIBOLA, STATE OF NEW MEXICO, EX OFFICO COUNTY BOARD OF FINANCE PASSES APPROVED AND ADOPTED This 9th Day of January 2020.

	THE BOARD OF COUNTY COMMISSIONERS:
	Daniel Torrez, Chairman
	Robert Windhorst, 1st Vice-Chair
ATTEST:	Ralph Lucero, 2 <sup>nd</sup> Vice-Chair
Michelle E Dominguez, County Clerk	Dr. Christina Lowery, Commissioner
	Martha Garcia, Commissioner



NMFA Use Only:	
App. #:	-PP
FA assigned:	
Legislative Authorization	

Page 1 of 3

# PUBLIC PROJECT REVOLVING FUND EQUIPMENT APPLICATION

#### I. GENERAL INFORMATION

#### A. <u>APPLICANT /ENTITY</u>

						f	***************************************		
						Ap	plicati	on Date:	12/13/19
Applica	nt/Entity:	Cibola C	ounty						
Address	:	700 Ea	st Roos	evelt /	Avenue				
County		Cibola	Census Tract: 27213				7213		
Federal	Employer Identif	ication Nun	nber (EIN)	as issuec	l by the IRS:			85029°	1095
Legislati	ve District:	Senate:		30, 4		Hous	e:	6	9, 6
Phone:	5052852516	Fax:	5052855	5052855434 Email Address:		dress:	paul.ludi@co.cibola.nm.u		o.cibola.nm.us
Individu	al Completing Ap	plication:	Paul Luc	di					
Address		700 Ea	st Roose	evelt A	venue		***************************************	A Township of the section of the sec	
Phone:	5052852516	Fax:	5052855	434	Email Ad	dress:	pau	ıl.ludi@c	o.cibola.nm.us

#### II. PROJECT SUMMARY

- **A. Project Description.** Complete the following information, using additional paper if necessary. Include any additional documents that may be useful in reviewing this project, i.e. architectural designs, feasibility studies, business plan, etc.
  - 1. Description of Equipment:

Radio Equipment - See attached quote.

2. When do you need NMFA funds available?

### February - March

#### B. Total Project Cost & Sources of Funds Detail.

Equipment Items	NMFA Funds Requested	Other Public Funds*	Private Funds	Total
Radios (See Quote)	s 99,023.80	s	S	\$ 99,023.80
	\$	S	\$	\$
	<b>s</b> .	S	s	\$
	s	s	S	\$
Total Cost:\$	§ 99,023.80	\$	<b>5</b>	\$ 99,023.80

#### III. FINANCING

<b>A.</b>	Specify the revenue to be pledged as security for the NMFA loan (a revenue source must be pledged for this type of project).
	☐ Municipal Local Option GRT – please specify:
	County Option GRT – please specify:
	Other Tax-Based Revenue:
	State-Shared GRT
	Law Enforcement Funds
	Fire Protection Funds
	Other Revenue:
В.	Preferred financing term: 5 years.  Is any debt being repaid from the revenue source(s) referenced in A (1)? Yes No II  If yes, provide bond or loan documents and payment schedule for any existing debt service being paid from the same revenues that would be used to repay a NMFA loan.
	IV. READINESS TO PROCEED ITEMS
<b>A.</b>	The following items must accompany this application in order for this application to be considered complete:
	Equipment cost breakdown (if applicable)
	Three most recently completed fiscal year audit reports

Revised 01-16-2007 Page 2 of 3

- Current unaudited financials
- Current fiscal year budget
- Equipment Application
- Application Resolution
- Minutes of public hearing meeting approving submission of application
- Any additional information requested by NMFA

#### V. CERTIFICATION

#### I certify that:

We have the authority to request and incur the debt described in this application and, upon award, will enter into a contract for the repayment of any NMFA loans and/or bonds.

We will comply with all applicable state and federal regulations and requirements.

To the best of my knowledge all information contained in this application is valid and accurate and the submission of this application has been authorized by the governing body of the undersigned jurisdiction.

Signature:		Title:	Chairman
	(highest elected official)		
Jurisdiction:	County District #2		
Print Name:	Daniel Torrez	Date:	12/13/19
Signature:	faut but.	Date:	12/13/19
Finance Officer/Director:	Paul Ludi		

# Quotation

Sales Rep

### SPECIALTY COMMUNICATIONS P.O. Box 23277 Albuquerque, NM 87192

Quote Number: 3997R

> Quote Date: Dec 9, 2019

> > Page:

Quoted to:

Cibola County Attn:Account Payables 700 E. Roosevelt Ave. Ste 50 Grants, NM 87020

Good Thru

Phone # 505-294-6100 Fax # 505-298-2600

E-Mail specialtycom@aol.com

Payment Terms

				<u> </u>	
		1/8/20	Net 10th of Next Month	jc	
Quantity		Description		Unit Price	Extension
1.00		*** Vehicle Radio Package with in band repeater ***		1 110 00	00.040.00
20.00	NX-5700HB NXDN Conv	F (110VV, 136-174 /Trunk & P25 Cor	I MHz) RF Deck Only, nv	1,442.00	28,840.00
20.00	KCH-19 Bas	sic Control Head		128.10	2,562.00
20.00		50 Watt Radio us		514.50	10,290.00
20.00	KCT-23M4 I	DC Cable (75/110)	W) 23 feet	32.20	644.00
20.00	KCT-23M3 i ft.; neg. 3.3.		V Remote mount; pos.23	24.50	490.00
40.00		Remote Control C	able (17 feet)	50.40	2,016.00
20.00		ntrol head remote		113.40	2,268.00
20.00			note Kit for a 50 watt RF	35.70	714.00
	Deck				
20.00	KMB-33M S	tandard Mounting	Bracket 50 watt radio	10.15	203.00
20.00	KMB-36 Mo	unting Bracket for	110 radio	53.90	1,078.00
20.00			Connection Cable for	25.90	518.00
20.00		to KES-5 speaker /att 4 inch speake		42.88	857.60
20.00	KMC-65 Mid			37.10	742.00
20.00		F-1604 Pre-select	or 150-174	297.50	5,950.00
20.00			ch Filter, 150-174 MHz, /	297.50	5,950.00
	Requires 2 I	MHz separation (F	actory Tuned)		
20.00		lded Coax jumper		42.00	840.00
		and and dual not	ch filter.		
20.00	Repeater Ca			100.00	2,000.00
20.00		ENNA KIT (ANTE	NNA, COAX AND	45.50	910.00
	CONNECTO		TENINA CONVANID	50.50	4 (70 00
20.00	CONNECTO		ENNA, COAX AND	58.50	1,170.00
		ERS WILL BE SUBJECT TAX IS ONLY AN ESTIM		Subtotal	Continued
CHANGE				Sales Tax	Continued
	<u> </u>	Red X		TOTAL	Continued
Sia	naturo 🦪			IVIAL	Continued

# Quotation

### SPECIALTY COMMUNICATIONS P.O. Box 23277 Albuquerque, NM 87192

Quote Number: 3997R

Quote Date: Dec 9, 2019

Page:

Quoted to:

Cibola County Attn:Account Payables 700 E. Roosevelt Ave. Ste 50 Grants, NM 87020

Phone # 505-294-6100 Fax # 505-298-2600

E-Mail specialtycom@aol.com

Good Thru	Payment Terms	Sales Rep
1/8/20	Net 10th of Next Month	jc

L			
Quantity	Description	Unit Price	Extension
20.00	Labor TAX ON LABOR ONLY ***Hand Helds***	510.00 40.16	10,200.00 803.20
1.00 20.00 20.00 20.00 20.00 40.00	NX-5200K2 6 Watt Hand Held Radio KSC-32 Charger KRA-25 Antenna 9 Inch Flexible KMC-72WDM MIL-SPEC IP54/55/67/68 Speaker Mic KNB-L3M Battery Li-ion 3400mAh (High Capacity)	589.40 57.40 24.50 71.40 128.10	11,788.00 1.148.00 490.00 1,428.00 5,124.00
	Cibola County Sheriffs Office.  State of NM Price Agreement 80-000-18-00027 Expires March 31, 2020 NASPO # 06913/60-000-15-00019AH Expires June 30, 2021		
:	Removal and Install to be done at Specialty Communications.		:
	Remove Old Radio system, Assemble, program, test and custom install new radio system.		
	Customer to provide Escutcheon for KCH-19 Control head to match vehicle equipment console.		
		Subtotal Sales Tax	99.023.80
Sig	nature Paul X. Chor	TOTAL	99,023.80

#### SOURCES AND USES OF FUNDS

#### Cibola County 2020 Law Enforcement Equipment

Sources:	<u> </u>
Bond Proceeds:	
Par Amount	100,756.00
	100,756.00
Uses:	
Project Fund Deposits:	
Project Fund	100,000.00
Delivery Date Expenses:	
Cost of Issuance	755.67
Other Uses of Funds:	
Additional Proceeds	0.33
	100,756.00

#### BOND SUMMARY STATISTICS

#### Cibola County 2020 Law Enforcement Equipment

Dated Date	04/24/2020
Delivery Date	04/24/2020
Last Maturity	05/01/2025
·	
Arbitrage Yield	0.100002%
True Interest Cost (TIC)	0.100002%
Net Interest Cost (NIC)	0.100002%
All-In TIC	0.350043%
Average Coupon	0.100002%
Avonogo Vifa (szagra)	3.021
Average Life (years)	3.017
Duration of Issue (years)	2.017
Par Amount	100,756.00
Bond Proceeds	100,756.00
Total Interest	304.44
Net Interest	304.44
Total Debt Service	101,060.44
Maximum Annual Debt Service	20,212.52
Average Annual Debt Service	20,133.79
C	
Underwriter's Fees (per \$1000)	
Average Takedown	
Other Fee	
TABLE State Discount	
Total Underwriter's Discount	

Bid Price

100.000000

Bond Component	Par Value	Price	Average Coupon	Average Life
Loan Component	100,756.00	100.000	0.100%	3.021
	100,756.00	***		3.021
	TIC		All-In TIC	Arbitrage Yield
Par Value + Accrued Interest + Premium (Discount)	100,756.00	100,7	56.00	100,756.00
<ul> <li>- Underwriter's Discount</li> <li>- Cost of Issuance Expense</li> <li>- Other Amounts</li> </ul>		-7	55.67	
Target Value	100,756.00	100,0	00.33	100,756.00
Target Date Yield	04/24/2020 0.100002%	04/24 0.350	/2020 043%	04/24/2020 0.100002%

#### BOND DEBT SERVICE

#### Cibola County 2020 Law Enforcement Equipment

Annual Debt Service	Debt Service	Interest	Coupon	Principal	Period Ending
	52.34	52.34			11/01/2020
20,211.72	20,159.38	50.38	0.100%	20,109	05/01/2021
	40.32	40.32		,	11/01/2021
20,211.64	20,171.32	40.32	0.100%	20,131	05/01/2022
	30.26	30.26		•	11/01/2022
20,212.52	20,182.26	30.26	0.100%	20,152	05/01/2023
	20.18	20.18			11/01/2023
20,212.36	20,192.18	20.18	0.100%	20,172	05/01/2024
	10.10	10.10		•	11/01/2024
20,212.20	20,202.10	10.10	0.100%	20,192	05/01/2025
101,060.44	101,060.44	304.44		100,756	

#### BOND SOLUTION

#### Cibola County 2020 Law Enforcement Equipment

Period Ending	Proposed Principal	Proposed Debt Service	Total Adj Debt Service	Revenue Constraints	Unused Revenues	Debt Serv Coverage
05/01/2020						
05/01/2021	20,109	20,212	20,212	29,000	8,788	143.48111%
05/01/2022	20,131	20,212	20,212	29,000	8,788	143.48168%
05/01/2023	20,152	20,213	20,213	29,000	8,787	143.47543%
05/01/2024	20,172	20,212	20,212	29,000	8,788	143.47657%
05/01/2025	20,172	20,212	20,212	29,000	8,788	143.47770%
	100,756	101,060	101,060	145,000	43,940	



7e. (a-b)

# Consent Agenda

Appointment of County Member to NM Counties Board-Worker's Compensation

Letter of Appointment

#### **Cibola County Commission**

Daniel J. Torrez, Chairman

Ralph Lucero, 2<sup>nd</sup> Vice-Chair Christine Lowery, Commissioner

Martha Garcia, Commissioner

Robert Windhorst, 1st Vice-Chair

# **Cibola County**

700 E. Roosevelt Ave., Suite 50

Grants, New Mexico 87020 Phone (505) 287-9431 – Fax (505) 285-5434



January 3, 2020

County Manager Cibola County

Kiki Arellano Risk Management Specialist 444 Galisteo Street Santa Fe, NM 87501 505-983-2101 | 505.820.8115

Via email: karellano@nmcounties.org

RE: <u>Designation of Multi line and Workmans Compensation Insurance County Representative and Alternate</u>.

Dear Kiki,

This letter is to inform you that the Board of County Commission of Cibola County appointed \_\_\_\_\_\_\_, as the representative and \_\_\_\_\_\_\_ as the alternate for the multi-line and Workman's Compensation pool to represent Cibola County. Commissioner Lowery and I plan on attending the meeting in Santa Fe.

Should you have further questions regarding this matter, please do not hesitate to contact me. Sincerely,

Kate Fletcher



7f. (a-b)

# Consent Agenda

Appointment of County Member to NM
Counties Board-Multi-Line Pool
Letter of Appointment



7g. (a-c)

# Consent Agenda

FY21 EMS Fund Act Applications
Superior Ambulance, Pine Hill EMS, Laguna
EMS, Cubero EMS

## **Cibola County**

#### 700 E. Roosevelt Ave., Suite 50

Daniel J. Torrez, Chairman

Robert S. Windhorst, 1<sup>st</sup> Vice-Chair

Ralph Lucero, 2<sup>nd</sup> Vice-Chair

Christine Lowery, Commissioner

Grants, New Mexico 87020

Phone (505) 287-9431 – Fax (505) 285-5434



Kate Fletcher County Manager

January 7, 2020

Martha Garcia, Commissioner

Cibola County Commission

Re: FY 2021 Emergency Medical Services (EMS) Applications

Hello Cibola County Governing Body,

The EMS Fund Act was created for the purpose of making funds available to municipalities and counties, in proportion to their needs, for use in the establishment and enhancement of local emergency medical services in order to reduce injury and loss of life.

Laguna EMS, Pinehill EMS, Cubero EMS, and Superior Ambulance are applying for the following amounts from the New Mexico Department of Health.

- Laguna EMS: \$48,200
  - o \$17,000 for Repair & Maintenance
  - \$16,200 for Training
  - o \$15,000 for Supplies
- Pinehill EMS: Total of \$20,500
  - \$1,000 for Repair & Maintenance
  - \$2,000 for Training
  - o \$1,000 for Mileage and Per Diem
  - \$500 for Supplies
  - \$5,000 for Capital Outlay
- Cubero EMS: \$3,000 for Supplies
- Superior Ambulance: \$20,000 for Supplies

Cibola County's EMS services request the approval from Cibola County's governing body to apply for this special revenue which will be spent in Fiscal Year 21 (2020-2021).

Sincerely,

Paul Ludi

Finance Director 505-285-2516

CC:

Kate Fletcher, County Manager Judy Horacek, Government Relations / Projects

Dustin Middleton, Fire Marshal



# 7h. Resolution 20-15

Opposing Placing Private Prison Legislation on the Governor's Call for the 2020 Legislative Session



# CIBOLA COUNTY BOARD OF COUNTY COMMISSIONERS RESOLUTION № 2020-15

#### A RESOLUTION REQUESTING THE HONORABLE GOVERNOR MICHELLE LUJAN GRISHAM POSTPONE CONSIDERATION OF PRIVATE PRISON LEGISLATION BY REFRAINING FROM PLACING ANY SUCH LEGISLATION ON THE 2020 LEGISLATIVE SESSION CALL

WHEREAS, the Cibola County Board of Commissioners met upon notice of meeting duly published at the Cibola County Administration Building, 700 East Roosevelt, Suite 50, Grants, New Mexico 87020 on January 9, 2020 at 5 p.m. as required by law; and,

WHEREAS, NMSA 1978, Section 4-37-1 (1995) provides that Counties have the power to, "provide for the safety, preserve the health, promote the prosperity and improve the morals, order, comfort and convenience of any county or its inhabitants"; and

WHEREAS, NMSA 1978, Section 33-3-1 (1984) provides that common jails shall be under the control of the respective sheriffs, independent contractors or jail administrators hired by the board of county commissioners or other local public body or combination thereof, and the same shall be used as prisons in the respective counties; and that contracts between local public bodies and private independent contractors for the operation, or provision and operation, of a jail are specifically authorized; and,

**WHEREAS**, House Bill 72 sponsored by Representative Angelica Rubio has been prefiled for the 2020 Legislative Session; and,

WHEREAS, there are many issues surrounding the operation of prisons in New Mexico from living conditions to security, jobs to statutory obligations; and,

**WHEREAS,** House Bill 72 if signed into law would effectively end public/private partnerships between rural counties; and,

WHEREAS, rural counties are charged with the statutory obligation to provide Constitutional detention facilities for those arrested within their jurisdiction; and,

- WHEREAS, public/private partnerships with private operators provide facilities that small communities and rural counties could not otherwise provide; and,
  - WHEREAS, these facilities provide hundreds of needed jobs; and,
- WHEREAS, some of the longest running court actions involving detention facilities in the State of New Mexico involve public bodies; and,
- WHEREAS, policy discussions involving the operation of prisons in New Mexico, whether they be public or private, deserve thoughtful contemplation and full, informative hearings; and.
- WHEREAS, thirty-day sessions of the New Mexico Legislature are primarily designed for budgetary matters and do not provide adequate time for complicated non-budgetary matters such as detention reform.
- WHEREAS, the State of New Mexico continues to fail to reimburse counties for the burden of holding the States' Inmates, probation and parole violators, as required by law and a Writ of Mandamus, see State of N.M. ex rel. San Miguel BCC v. Williams, 141 N.M. 356 (2007); and,
- WHEREAS, this failure places Counties, like Cibola County, in the unenviable position of being forced to rely on private prisons to detain its inmates and the inmates that that are in fact the legal responsibility of the state, and to not otherwise be able to provide adequate services to its constituents due to having to subsidize the State of New Mexico; and,
- WHEREAS, it is the opinion of this Board that it would be more germane to the 2020 session to consider the budgetary item of adequately funding the State's responsibility for prisoners rather than taking another tool to house prisoners out of the already limited toolbox of New Mexico Counties; and,
- **NOW, THEREFORE BE IT RESOLVED** by the Board of County Commissioners of Cibola County that the Honorable Governor Michelle Lujan Grisham postpone any legislative action on House Bill 72 more appropriately taken up in a sixty-day session, by not including it on the Governor's Call.
- **BE IT FURTHER RESOLVED** by the Board of County Commissioners of Cibola County that the Honorable Governor Michelle Lujan Grisham is hereby called upon to add to the session a funding mechanism to adequality meet the State's legal responsibility, borne by the counties, as required by law.

### BOARD OF COUNTY COMMISSIONERS OF CIBOLA COUNTY

# APPROVED, ADOPTED, AND PASSED on this 9th day January 2020.

Martha Garcia	Christine Lowery
Ralph Lucero	Daniel J. Torrez
ATTEST BY:	Robert S. Windhorst
Michelle E. Dominguez, County (	lerk