



CITY OF PEABODY, MASSACHUSETTS

**THIRD YEAR ACTION PLAN
SUBSTANTIAL AMENDMENT**

FOR

AMERICAN RECOVERY AND REINVESTMENT ACT PROGRAMS
COMMUNITY DEVELOPMENT BLOCK GRANT
(CDBG-R)

FINAL

DEPARTMENT OF COMMUNITY DEVELOPMENT AND PLANNING
CITY OF PEABODY
24 LOWELL STREET
PEABODY, MA 01960
978-538-5771

MAY 28, 2009

MAYOR MICHAEL J. BONFANTI

CDBG-R SUBMISSION TEMPLATE **& CHECKLIST**

The American Recovery and Reinvestment Act of 2009 ("Recovery Act") was signed into law by President Obama on February 17, 2009. The Recovery Act awards \$1 billion in CDBG Recovery (CDBG-R) funds to be distributed to cities, counties, insular areas and states, of which \$10 million has been reserved by HUD for its administrative costs and \$10 million of which will be awarded to Indian tribes. Recipients of the remaining \$980 million of CDBG-R funds will be the approximately 1,200 jurisdictions that received CDBG funding in Fiscal Year 2008. This template sets forth the suggested format for grantees receiving funds from CDBG-R. A complete submission contains the information requested below, including:

- (1) The CDBG-R Substantial Amendment
- (2) Spreadsheet for Reporting Proposed CDBG-R Activities
- (3) Signed and Dated Certifications
- (4) Signed and Dated SF-424.

THE CDBG-R SUBSTANTIAL AMENDMENT

Jurisdiction(s): City of Peabody	CDBG-R Contact Person: Stacey Bernson, Assistant Director Community Development
Jurisdiction Web Address: <ul style="list-style-type: none">• www.Peabody-MA.gov (URL where CDBG-R Substantial Amendment materials are posted)	Address: 24 Lowell Street, Peabody, MA 01960 Telephone: 978-538-5771 Fax: 978-538-5987 Email: Stacey.Bernson@peabody-ma.gov

ENSURING RESPONSIBLE SPENDING OF RECOVERY ACT FUNDS

Funding available under the Recovery Act has clear purposes – to stimulate the economy through measures that modernize the Nation’s infrastructure, improve energy efficiency, and expand educational opportunities and access to health care. HUD strongly urges grantees to use CDBG-R funds for hard development costs associated with infrastructure activities that provide basic services to residents or activities that promote energy efficiency and conservation through rehabilitation or retrofitting of existing buildings. While the full range of CDBG activities is available to grantees, the Department strongly suggests that grantees incorporate consideration of the public perception of the intent of the Recovery Act in identifying and selecting projects for CDBG-R funding.

A. SPREADSHEET FOR REPORTING PROPOSED CDBG-R ACTIVITIES

Grantees must provide information concerning CDBG-R assisted activities in an electronic spreadsheet provided by HUD. The information that must be reported in the spreadsheet includes activity name, activity description, CDBG-R dollar amount budgeted, eligibility category, national objective citation, additional Recovery Act funds for the activity received from other programs, and total activity budget. An electronic copy of the spreadsheet and the format is available on HUD's recovery website at <http://www.hud.gov/recovery>.

Jurisdiction/Grantee Name: City of Peabody		CDBG-R Formula Grant Amount:				Date: 5/12/09	
Activity Name	Activity Description	Eligibility (Regulatory or HCDA Citation)	National Objective Citation	CDBG-R Project Budget (\$)	Additional Recovery Funds (\$)	Other Leveraged Funding (\$)	Total Activity Budget
Housing Rehabilitation Loan Program	The Peabody Housing Rehabilitation Program assists low and moderate income households residing in substandard housing throughout the City. The purpose of the program is to rehabilitate the most severely deteriorated properties in the city in order to create safe, sanitary, and affordable housing. The program offers deferred payment loans and is designed to best meet the needs of the residents and property owners in the City.	5305.105(a)(4)	570.202	\$ 49,662			\$ 49,662
Pierpont Park Renovations	Pierpont Park is a neighborhood park serving hundreds of residents along Aborn, Hollen, Pleasant, Egan, Pierpont and many other residential streets, an area where the percentage of low-moderate income households exceeds fifty-one percent. The park is more than twenty years old and currently in need of renovations to the facilities to improve the safety. The City installed additional flood lights and cut back overgrown vegetation in the fall of 2008 to address neighborhood safety concerns. During the summer of 2009, the City plans to renovate the site to improve accessibility, safety and amenities.	5305.105(b)(1)(A)	570.208(a)(1)	\$ 75,000			\$ 75,000

Stacey Bernson

From: Stacey Bernson
Sent: Thursday, May 28, 2009 4:53 PM
To: 'CDBG-R@hud.gov'
Subject: City of Peabody CDBG-R Reporting Format.xls

Please find attached a copy of the Spreadsheet for Reporting Proposed CDBG-R Activities from the City of Peabody, Massachusetts.
Please direct any inquiries to:

Stacey Slack Bernson
Assistant Director
City of Peabody
Department of Community Development & Planning
24 Lowell Street
Peabody, MA 01960
Tel: 978-538-5771
Fax: 978-538-5987

stacey.bernson@peabody-ma.gov
www.peabody-ma.gov

B. CDBG-R INFORMATION BY ACTIVITY (COMPLETE FOR EACH ACTIVITY)

(1) **HOUSING REHABILITATION LOAN PROGRAM:** (Grantees should follow the same order that activities are listed in the Spreadsheet for Reporting Proposed CDBG-R Activities – this will allow HUD to easily match activity narratives with the information provided in the spreadsheet.)

(2) Activity Narrative:

The Peabody Housing Rehabilitation Program assists low and moderate income households residing in substandard housing throughout the City. The purpose of the program is to rehabilitate the most severely deteriorated properties in the city in order to create safe, sanitary, and affordable housing. In addition to general rehabilitation, the Housing Rehabilitation Loan Program replaces old and outdated heating systems and water heaters, installs insulation and replaces old drafty windows and doors with new ones. All the repairs not only improve the energy efficiency of the home but also reduce the homeowner's monthly costs.

As the economy has continued to decline, we have seen an increase in applicants for the City of Peabody's Housing Rehabilitation Loan Program. Our current waitlist is comprised of elderly households with limited income or households where a family member has lost a job leaving them without the financial means to complete the necessary repairs on their homes. We have also experienced an increase in the number of contractors looking for work. By utilizing CDBG-R funds for the Housing Rehabilitation Loan Program, we are providing additional opportunities for homeowners in need of assistance, particularly those hardest hit by the recession, to conduct the necessary repairs to their homes, while at the same time providing additional job opportunities for local contractors.

The program offers deferred payment loans and is designed to best meet the needs of the residents and property owners in the City. An average of \$25,000 per unit will be available as a Deferred Payment Loan (DPL) to owner occupants of housing units needing renovation. The DPL is structured so that no monthly payments are made and the loan is forgiven if the owner keeps the property for 15 years. If the property is sold or transferred at any time within 15 years of receiving the DPL, the loan becomes due and payable on a sliding scale in accordance with the recapture policy. All rehabilitation loans are secured by a lien on the property. Each year the list of residents waiting for assistance grows. We anticipate completing three (3) units. **Total CDBG-R allocated amount (2008-2009) \$49,662.00.**

(3) Jobs Created: (Report the number of full- and part-time jobs estimated to be created and retained by the activity (including permanent, construction, and temporary jobs)). It is difficult to ascertain exactly how many jobs will be created and/or maintained as a result of this activity, as we currently do not know the extent of the work that will be required. At a minimum three contractor positions would be maintained; however, that number could increase depending on the number of sub-contractors and/or laborers that a required for each job.

(4) Additional Activity Information: (A description of how the activity will promote energy conservation, smart growth, green building technologies, or reduced pollution emissions, if applicable.)

The Housing Rehabilitation Loan Program replaces old and outdated heating systems and water heaters with new energy efficient models, installs insulation and replaces old drafty windows and doors with new Energy Star® rated ones. All the repairs not only improve the energy efficiency of the home but also reduce the homeowner's monthly costs.

(5) Responsible Organization: (Contact information for the organization that will implement the CDBG-R activity, including its name, location, and administrator contact information)

The City of Peabody's Housing Rehabilitation Loan Program
Peabody City Hall
24 Lowell Street, Peabody, Massachusetts 01960
Contact: Jack Cella
Telephone: 978-538-5775

(1) **PIERPONT PARK IMPROVEMENTS**

(2) Activity Narrative:

Pierpont Park is a neighborhood park serving hundreds of residents along Aborn, Holten, Pleasant, Egan, Pierpont and many other residential streets, an area where the percentage of low-moderate income households exceeds fifty-one percent. The park is more than twenty years old and currently in need of renovations to the facilities to improve the safety. The City installed additional flood lights and cut back overgrown vegetation in the fall of 2008 to address neighborhood safety concerns. During the summer of 2009, the City plans to renovate the site to improve accessibility, safety and amenities.

The plan for Pierpont Park is to replace worn amenities and fix damages caused by flood events. The primary goal is to improve play structures and sports fields for the many neighborhood children. The Community Development Department solicited park needs through a public meeting with neighborhood residents. The residents requested several replacements and improvements, including but limited to the following: new play structure for children; new trash cans; park benches and tables; new gate for tot lot fence; bleachers; garden; soccer goals; field goals; swings and slides; repaving basketball court; kickboard and a climbing structure. The residents of the neighborhood will continue to provide input and assistance in completing the park renovations.

While we are awaiting final approval of the amendment, the park renovations are being designed and the specifications prepared. We have advised the designer that the specifications must include that any products purchased must be made in America.

In addition to complying with the City of Peabody's Consolidated Plan, this project will provide economic opportunities for vendors to provide the supplies necessary for the renovation and job opportunities for contractors necessary to complete the work. **Total CDBG-R allocated amount (2008-2009) \$75,000.00.**

(3) Jobs Created: (Report the number of full- and part-time jobs estimated to be created and retained by the activity (including permanent, construction, and temporary jobs)).

It is difficult to ascertain exactly how many jobs will be created and/or maintained as a result of this activity, as we currently do not know the contractor and/or the number of employees that will be working on the project.

- (4) Additional Activity Information: (A description of how the activity will promote energy conservation, smart growth, green building technologies, or reduced pollution emissions, if applicable.)

Not Applicable

- (5) Responsible Organization: (Contact information for the organization that will implement the CDBG-R activity, including its name, location, and administrator contact information)

The City of Peabody through the Department of Community Development and Planning
Peabody City Hall

24 Lowell Street, Peabody, Massachusetts 01960

Contact: Blair Haney

Telephone: 978-538-5781

C. PUBLIC COMMENT

Provide a summary of public comments received to the proposed CDBG-R Substantial Amendment.

Note: A Proposed CDBG-R Substantial Amendment must be published via the usual methods and posted on the jurisdiction's website for no less than 7 calendar days for public comment.

Response:

The City of Peabody encourages citizen participation, not only in the process of preparing the Consolidated Plan, annual Action Plan and any substantial amendments to the Consolidated Plan and/or annual Action Plan, but also throughout the year as well. The City of Peabody complies with regulation 24 CFR 91.105, Citizen Participation Plan for local governments as required by the Department of Housing and Urban Development (HUD) Rules and Regulations. The City has adopted a citizen's participation plan that sets forth the City's policies and procedures for citizen participation.

The Community Development Block Grant (CDBG) program enables local governments to undertake a wide range of activities intended to create suitable living environments, provide decent affordable housing and create economic opportunities, primarily for persons of low and moderate income. The full range of CDBG eligible activities and projects may generally be Funded under the American Recovery and Reinvestment Act (ARRA); however, ARRA directs that grantees are to use these funds to maximize job creation and economic benefit. Under the Recovery Act, recipients shall give priority to projects that can award contracts based on bids within 120 days of the grant agreement.

The projects chosen for the CDBG-R Funds were projects that were originally recommended for funding with CDBG Funds for 2009-2010. By doing so, we insured that that the City of Peabody not only complied with the ARRA directives and the CDBG Program requirements, we have provided a fair and open process for citizens to participate and comment on the projects included.

A complete draft of the Substantial Amendment was available for a 30-day public comment period beginning April 14, 2009. An announcement on the availability of the Draft was advertised in the Salem Evening News and on the City's website.

The complete draft was emailed to all interested parties, made available online at the City's website and a hardcopy was available for review at the Office of Community Development and Planning and the Peabody Institute Library. Copies were available at a public hearing that was held on April 15, 2009. The hearing was scheduled for Thursday, April 15th at 3:00 PM in the City of Peabody's lower level conference room to solicit comments on the draft. This location is a fully accessible facility and offers ample free parking.

Attendance:

Lisa Greene and Kevin Hurley from the North Shore HOME Consortium, Stacey Bernson from the City of Peabody; John Castelluccio, reporter from the *Peabody and Lynnfield Weekly News*.

Citizens were provided the opportunity to provide feedback on the City of Peabody's and the North Shore HOME Consortium's 2009 One year Action Plans. The meeting was a collaborative effort between the City of Peabody and the North Shore HOME Consortium

Comments Received:

The meeting began at 3:00 with Kevin Hurley explaining the purpose of the meeting, to allow citizens an opportunity to comment of the Draft Action Plan for Fiscal Year 2009 for the use of Federal HOME and CDBG funds. Copies of the drafts were given to John Castelluccio. Mr. Castelluccio asked some questions on the types of funds that the City was receiving, and on what types of things they would be used for. Mr. Hurley explained that HOME funds can be used for the creation of affordable housing only, and listed the eligible uses: Assisting first time homebuyers with down payment assistance, assisting homeowners or rental property owners to rehabilitate their properties, new construction of rental or homeownership housing units, and short term rental assistance subsidies to specific populations. Mr. Hurley explained that all program participants must be income eligible under the HUD guidelines. Stacey Bernson added that CDBG funds could be used for projects benefiting low and moderate income households or areas, including housing rehabilitation programs, activities to support the work of social service agencies, and economic development enterprises.

Mr. Castelluccio asked why there would be two action plan documents for the City of Peabody. Lisa Greene explained that since Peabody is the lead community for the regional North Shore HOME Consortium, which is a group of thirty communities, that Peabody is responsible for an action plan reporting for the Consortium on the HOME activities in the entire region, while the City of Peabody, as a direct recipient of CDBG funds, must also report as a community on the uses of those funds for the year. Since next year both the City and the Consortium must create a new five year consolidated plan for HUD, the process will likely be changed and one consolidated document will be created for both purposes.

Mr. Castelluccio thanked everyone for the information and the meeting was adjourned at approximately 3:30.

CERTIFICATIONS

- (1) **Affirmatively furthering fair housing.** The jurisdiction will affirmatively further fair housing, which means that it will conduct an analysis to identify impediments to fair housing choice within the jurisdiction, take appropriate actions to overcome the effects of any impediments identified through that analysis, and maintain records reflecting the analysis and actions in this regard.
- (2) **Anti-displacement and relocation plan.** The jurisdiction will comply with the acquisition and relocation requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (42 U.S.C. 4601), and implementing regulations at 49 CFR part 24; and it has in effect and is following a residential anti-displacement and relocation assistance plan required under section 104(d) of the housing and Community Development Act of 1974, as amended, in connection with any activity assisted with funding under CDBG-R.
- (3) **Drug Free Workplace.** The jurisdiction will or will continue to provide a drug-free workplace by:
 1. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 2. Establishing an ongoing drug-free awareness program to inform employees about –
 - (a) The dangers of drug abuse in the workplace;
 - (b) The grantee's policy of maintaining a drug-free workplace;
 - (c) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (d) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
 3. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph 1;
 4. Notifying the employee in the statement required by paragraph 1 that, as a condition of employment under the grant, the employee will -
 - (a) Abide by the terms of the statement; and
 - (b) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
 5. Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph 4(b) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
 6. Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph 4(b), with respect to any employee who is so convicted:
 - (a) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or

(b) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;

7. Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs 1, 2, 3, 4, 5 and 6.

(4) **Anti-lobbying.** To the best of the jurisdiction's knowledge and belief:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of it, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement;

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, it will complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions; and

3. It will require that the language of paragraph 1 and 2 of this anti-lobbying certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

(5) **Authority of Jurisdiction.** The jurisdiction possesses the legal authority to carry out the programs for which it is seeking funding, in accordance with applicable HUD regulations and other program requirements.

(6) **Consistency with Plan.** The housing activities to be undertaken with CDBG-R funds are consistent with its consolidated plan.

(7) **Section 3.** The jurisdiction will comply with section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u), and implementing regulations at 24 CFR part 135.

(8) **Community development plan.** The jurisdiction certifies that the consolidated housing and community development plan identifies housing and community development needs and specifies both short-term and long-term community development objectives that have been developed in accordance with the primary objective of the statute authorizing the CDBG program.

(9) **Following a plan.** The jurisdiction is following a current consolidated plan that has been approved by HUD.

(10) **Use of funds.** The jurisdiction has developed activities so as to give the maximum feasible priority to activities that will benefit low- and moderate-income families or aid in the prevention of slums or blight. Additional activities may be included that are designed to meet other community development needs having particular urgency because existing conditions pose a serious and immediate threat to the health or welfare of the community where other financial resources are not available to meet such needs. It has complied with the following criteria:

1. **Maximum Feasible Priority.** With respect to activities expected to be assisted with CDBG-R funds, it certifies that it has developed its Action Plan so as to give maximum feasible priority to activities which benefit low and moderate income families or aid in the prevention or elimination of slums or blight. The Action Plan may also include activities which the grantee certifies are designed to meet other community development needs having a particular urgency because existing conditions pose a serious and immediate threat to the health or welfare of the community, and other financial resources are not available);

2. **Special Assessments.** The jurisdiction will not attempt to recover any capital costs of public improvements assisted with CDBG-R funds by assessing any amount against properties owned and occupied by persons of low- and moderate-income, including any fee charged or assessment made as a condition of obtaining access to such public improvements. However, if CDBG-R funds are used to pay the proportion of a fee or assessment attributable to the capital costs of public improvements (assisted in part with CDBG-R funds) financed from other revenue sources, an assessment or charge may be made against the property with respect to the public improvements financed by a source other than CDBG-R funds. The jurisdiction will not attempt to recover any capital costs of public improvements assisted with CDBG-R funds, unless CDBG-R funds are used to pay the proportion of fee or assessment attributable to the capital costs of public improvements financed from other revenue sources. In this case, an assessment or charge may be made against the property with respect to the public improvements financed by a source other than CDBG-R funds. In addition, with respect to properties owned and occupied by moderate-income (but not low-income) families, an assessment or charge may be made against the property with respect to the public improvements financed by a source other than CDBG-R funds if the jurisdiction certifies that it lacks CDBG-R or CDBG funds to cover the assessment.

(11) **Excessive Force.** The jurisdiction certifies that it has adopted and is enforcing: (1) a policy prohibiting the use of excessive force by law enforcement agencies within its jurisdiction against any individuals engaged in non-violent civil rights demonstrations; and (2) a policy of enforcing applicable State and local laws against physically barring entrance to or exit from a facility or location that is the subject of such non-violent civil rights demonstrations within its jurisdiction.

(12) **Compliance with anti-discrimination laws.** The CDBG-R grant will be conducted and administered in conformity with title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d), the Fair Housing Act (42 U.S.C. 3601-3619), and implementing regulations.

(13) **Compliance with lead-based paint procedures.** The activities concerning lead-based paint will comply with the requirements of part 35, subparts A, B, J, K, and R of this title.

(14) **Compliance with laws.** The jurisdiction will comply with applicable laws.

(15) **Compliance with ARRA.** The jurisdiction will comply with Title XII of Division A of the American Recovery and Reinvestment Act of 2009.

(16) **Project selection.** The jurisdiction will select projects to be funded, by giving priority to projects that can award contracts based on bids within 120 days from the date the funds are made available to the recipient, and that will ensure maximum job creation and economic benefit.

(17) **Timeliness of infrastructure investments.** When the jurisdiction uses CDBG-R funds for infrastructure investments, the grantee will give preference to quick-start and finish activities, including a goal to use at least 50 percent of the funds for activities within 120 days of enactment of the Recovery Act.

(18) **Buy American provision.** The jurisdiction will ensure that all iron, steel and manufactured goods used in construction, alteration, repair, or maintenance of a public building or public work project assisted with CDBG-R funds under the Recovery Act must be produced in the United States unless the Secretary finds that: (1) the requirement is inconsistent with public interest; (2) those goods are not reasonably available or produced in sufficient quantity in the U.S.; (3) or the use of the goods will increase the project cost by more than 25 percent.

(19) **Appropriate use of funds for infrastructure investments.** The Governor, mayor, or other chief executive, as appropriate certifies, that any infrastructure investments have received the full review and vetting required by law and that the chief executive accepts responsibility that the infrastructure investment is an appropriate use of taxpayer dollars. Alternatively, a grantee's chief elected official certifies that infrastructure investments will receive the full review and vetting required by law and that the chief executive accepts responsibility that the infrastructure investment is an appropriate use of taxpayer dollars.

(20) **70% of CDBG-R for LMI.** The aggregate use of CDBG-R funds shall principally benefit persons of low and moderate income in a manner that ensures that at least 70 percent of the grant is expended for activities that benefit such persons over the life of the CDBG-R grant.

Michael J. Bonfanti
Michael J. Bonfanti

5-27-09
Date

Mayor
Title



SF 424

The SF 424 is part of the CPMP Annual Action Plan. SF 424 form fields are included in this document. Grantee information is linked from the 1CPMP.xls document of the CPMP tool.

SF 424

Complete the fillable fields (blue cells) in the table below. The other items are pre-filled with values from the Grantee Information Worksheet.

May 12, 2009	B-08-MC-25-0036	Type of Submission	
Date Received by state	Applicant Identifier	Application	Pre-application
Date Received by HUD	State Identifier	<input checked="" type="checkbox"/> Construction	<input type="checkbox"/> Construction
	Federal Identifier	<input type="checkbox"/> Non Construction	<input type="checkbox"/> Non Construction
Applicant Information			
Jurisdiction		MA251884 Peabody	
City of Peabody		62158563	
24 Lowell Street		City of Peabody	
Peabody	Massachusetts	Community Development and Planning	
01960	Country U.S.A.	0	
Employer Identification Number (EIN):		Essex	
04-6001407		7/1	
Applicant Type:		Specify Other Type if necessary:	
Local Government: City		Specify Other Type	
Program Funding		U.S. Department of Housing and Urban Development	
Catalogue of Federal Domestic Assistance Numbers; Descriptive Title of Applicant Project(s); Areas Affected by Project(s) (cities, Counties, localities etc.); Estimated Funding			
Community Development Block Grant		#.253 Entitlement Grant	
CDBG-R Project Titles: Community Development Block Grant projects primarily benefit low and moderate income persons. Specifically, Residential Rehabilitation, Handicapped Accessibility and Park Improvements.		Description of Areas Affected by CDBG-R Project(s): Peabody - Citywide	
\$	\$Additional HUD Grant(s) Leveraged	Describe	
\$124.662		\$	
\$		\$	
\$			
\$124,662	Total American Recovery and Reinvestment Act Funds		
Home Investment Partnerships Program		14.239 HOME	
		Description of Areas Affected by HOME Project(s): Peabody - Citywide	
\$	\$		
\$		\$	

\$	\$
\$	
\$	

Housing Opportunities for People with AIDS		14.241 HOPWA
N/A		
\$	\$	
\$	\$	
\$	\$	
\$		

Emergency Shelter Grants Program		14.231 ESG
N/A		
\$	\$	
\$	\$	
\$	\$	
\$		

Congressional Districts of:		Is application subject to review by state Executive Order 12372 Process?	
Applicant Districts: 6	Project Districts: 6	<input type="checkbox"/> Yes	This application was made available to the state EO 12372 process for review on DATE
Is the applicant delinquent on any federal debt? If "Yes" please include an additional document explaining the situation.		<input checked="" type="checkbox"/> No	Program is not covered by EO 12372
<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No	<input type="checkbox"/> N/A	Program has not been selected by the state for review

Person to be contacted regarding this application		
Stacey	S.	Bernson
Assistant Director	Tel: 978-538-5771	Fax: 978-538-5987
stacey.berkson@peabody-ma.gov	www.peabody-ma.gov	
Signature of Authorized Representative		Date Signed
<i>Michael J. Bonforte</i>		5-12-09