BOARD OF COUNTY COMMISSIONERS COUNTY OF KITTITAS STATE OF WASHINGTON

RESOLUTION NO. 2010- OLO

A Resolution Amending the Kittitas County Homelessness and Affordable Housing Committee's Grant Application, Guidelines and Instructions for Distribution of SHB 2060 "Affordable Housing Surcharge Funds" Pursuant to RCW 36.22.178

WHEREAS, in 2002 the Washington State Legislature enacted a provision known as the "affordable housing for all surcharge," by laws first enacted as SHB 2060, Wash. Laws Ch. 294 sec. 2, as amended in 2005 by Wash. Laws Ch. 484 sec. 18, and further amended in 2007 by Wash. Laws 427 sec. 1; and

WHEREAS, SHB 2060, thereafter codified in RCW 36.22.178, authorized a Ten Dollar surcharge on certain documents recorded with the County Auditor's office for the purpose of providing funds to operate and maintain low-income housing projects (hereafter "SHB 2060 surcharge funds"); and

WHEREAS, the County's portion of the SHB 2060 surcharge has been retained and deposited into a fund to be used by the County and its Cities and towns for eligible housing activities described in SHB 2060, as amended, that serve very low-income households with incomes at or below fifty percent of the area median income;

WHEREAS, the portion of the SHB 2060 surcharge funds retained by the County must be allocated to eligible housing activities that serve extremely low and very low-income households in the County and its Cities and Towns according to an Interlocal Agreement consistent with countywide and local housing needs and policies; and

WHEREAS, a funding priority for the SHB 2060 surcharge funds must be given to eligible housing activities that serve extremely low-income households with incomes at or below thirty percent of the area median income; and

WHEREAS, by Resolution No. 2002-61, on June 4, 2002, the Board of Kittitas County Commissioners established separate funds for the deposit and accounting of the Ten Dollar surcharge required to be collected by the County Auditor under SHB 2060, with the first Five Percent (5%) retained by the County Auditor for the collection, administration, and local distribution of the funds, and of the remaining funds, Forty Percent (40%) allocated to the State Treasurer and Sixty Percent (60%) allocated to a County Low Income Housing Fund; and

WHEREAS, by Resolution No. 2008-174, on December 16, 2008, the Board of Kittitas County Commissioners combined the former Affordable Housing Committee (first established in 2007) and the former Homelessness Committee (first established in 2005), to address comprehensively the issues of homelessness and affordable housing; and

WHEREAS, said committee was tasked with updating and providing recommendations related to the Kittitas County Ten-Year Plan to Reduce Homelessness (first adopted by the Board of County Commissioners by Resolution No. 2006-151 on November 7, 2006), and at least annually to make recommendations to the Board of County Commissioners for expenditure of the SHB 2060 surcharge funds as well as funds known as the "ESSHB 2163 homelessness surcharge funds;" and

WHEREAS, after approval by the Board of County Commissioners of the Committee's Plan and funding framework, the Affordable Housing Committee prepared a set of Guiding Principles, together with a Grant Application and Instructions, subject to the Board's approval, to serve as a framework for allocating the surcharge monies to the various affordable housing projects permitted under SHB 2060, RCW 36.22.178; and

WHEREAS, after review of the Homelessness and Affordable Housing Committee's recommended Guiding Principles and its proposed Grant Application and Instructions, the Board of Kittitas County Commissioners adopted Resolution 2009-71 on May 19, 2009_approving the same for use in the application process pursuant to applicable Interlocal Agreements,

WHEREAS, after using the adopted guidelines in 2009, the Committee recommends the following changes to these guidelines for use in 2010:

- a. Consistent language changes to Section 2 Local Plan Guiding Principles allowing up to 12% of funding to be used for administrative costs of the grant.
- b. Changes in Section 2-G to allow for two grant periods per year, starting February 1, 2010.
- c. Changes to Section 4 requiring specified goal statements for the project.
- d. Changes to Section 5 clarifying the signature of the Certifying Official of the Local Jurisdiction

NOW, THEREFORE, BE IT RESOLVED: After review of the Homelessness and Affordable Housing Committee's recommended amended Guiding Principles and its proposed Grant Application and Instructions, the Board of Kittitas County Commissioners adopts the same for use in the application process pursuant to applicable Interlocal Agreements.

DATE Daths 19th day of January, 2010, at Ellensburg, Washington.

BOARD OF COUNTY COMMISSIONERS KITTITAS COUNTY, WASHINGTON

Mark McClain, Chai

Paul Jewell, Vice Chair

LERK OF THE BOARD

Resolution Amending Kittitas County Affordable Housing Grant Application per RCW 36.22.178 Page 2of 3

APPROVED AS TO FORM:	Al akmel	2 April			
	Alan Crankovich, Commissioner				
Deputy Prosecuting Attorney					

Affordable Housing Funds

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Kittitas County Affordable Housing Funds

Section 1 - The Affordable Housing Act Program

The Washington State Legislature passed SHB 2060 into law in June, 2002. The law requires each county in Washington State to charge a ten-dollar surcharge on all recorded documents with the exception of those previously excluded from any fees. The intent of this act is to assist in the development and preservation of affordable low-income housing to address critical local housing needs. The law was amended in 2007.

RCW 36.22.178 as amended provides that the County may retain up to 5% of these funds for administration of the funds and 40% of the remaining amount will be forwarded to the State and is deposited into Affordable Housing for All account to be used to support extremely low-income persons with incomes at or below 30% of the area median income. The remaining 60% is retained by the County and deposited into a special fund to be used for housing projects or units within housing projects that are affordable to very low-income persons at or below 50% of the area median income (AMI).

The portion retained by the county shall be allocated to very low-income housing projects or units within housing projects in the county, cities and towns according to an inter-local agreement between the county and the cities and towns within the county, consistent with countywide and local housing needs and policies. A priority must be given to eligible housing activities that serve extremely low-income households with incomes at or below 30% of the AMI.

Permissible Uses Under the Law

- Acquisition, construction, or rehabilitation of housing projects or units within
 housing projects that are affordable to very low-income households with incomes
 at or below 50% of the area median income, including units for homeownership,
 rental units, seasonal and permanent farm worker housing units, and single room
 occupancy units;
- Supporting building operation and maintenance costs of housing projects or units
 within housing projects eligible to receive housing trust funds, that are affordable
 to very low-income households with incomes at or below 50% of AMI, and require
 a supplement to rent income to cover ongoing operating expenses ("Maintenance
 and Operations support");
- 3. Rental assistance vouchers for housing units that are affordable to very low-income households with incomes at or below 50% of AMI, to be administered by a local

public housing authority or other local organization that has an existing rental assistance voucher program, consistent with or similar to the United States Department of Housing and Urban Development's Section 8 rental assistance voucher program standards; and

4. Operating costs for emergency shelter and licensed overnight youth shelters.

Organizations Eligible to Receive Housing Trust Funds

RCW 43.185.060 Eligible organizations

Organizations that may receive assistance from the department under this chapter are local governments, local housing authorities, regional support networks established under chapter 71.24 RCW, nonprofit community or neighborhood-based organizations, federally recognized Indian tribes in the state of Washington, and regional or statewide nonprofit housing assistance organizations.

Eligibility for assistance from the department under this chapter also requires compliance with the revenue and taxation laws, as applicable to the recipient, at the time the grant is made.

Section 2 - Local Plan Guiding Principles

The following Guiding Principles are recommended to the Kittitas County Board of Commissioners (BOCC) for the implementation of SHB 2060, RCW 36.22.178.

A. Administration

The Kittitas County Board of Commissioners has primary responsibility for administration of the program, which funds are maintained by the Auditor's office pursuant to RCW 36.22.178(1) until disposition is approved and made by the Board of County Commissioners, after recommendation by the Kittitas County Homeless and Affordable Housing Committee.

B. Review Committee

The Kittitas County Homeless and Affordable Housing Committee ("The Committee") shall receive and make recommendations on grant applications and provide accountability for use of affordable housing funds. The Committee members will be required to follow established conflict of interest policies, at a minimum those requirements outlined in statute at Title 42 RCW. The Kittitas County Board of Commissioners shall make the final determinations of awards.

C. Fund Availability

Annually, the BOCC shall publish a Request for Proposal (RFP) through its established methods the first week of February and the first week of August. This notice will set forth the purpose; amount of funds available; term of funds to be awarded; deadline for submission of funding applications; where to obtain an application; and other information related to the application process.

In addition to the RFP Process, the Committee may, upon application, recommend disbursement of funds outside the annual RFP process to meet emergent needs.

D. Eligible Recipients

Eligible recipients of the funding under RCW 36.22.178 shall include those entities described at RCW 43.185.060 including local governments such as the county and the cities and towns within the county, local housing authorities, regional support networks established under chapter 71.24 RCW (community mental health services), nonprofit community or neighborhood-based organizations, federally recognized Indian tribes in the State of Washington, and regional or statewide nonprofit housing assistance organizations.

For-profit developers may qualify if the funds are used only for projects as defined in RCW 36.22.178. Eligibility requires that the recipient be in compliance with applicable revenue and taxation laws at the time the grant is made. Use of said funds shall be limited to those uses described at "Permissible Uses Under the Law," see Page 2 above. An eligible recipient must have:

- Received a signed certification from the local government jurisdiction where the project will be located, stating that the project is consistent with local plans and policies; and
- 2. Demonstrated its ability, experience and resources to implement and sustain the project during the term of the project; and
- 3. Established its eligibility for Housing Trust Funds (Whether the proposed recipients are requesting funds for maintenance of existing units).

E. Preferences

Projects will be selected based on meeting the greatest County affordable housing need which will be determined annually by assessing local census and affordable housing data. Projects will also be given preference based on their ability to meet one or more of the following criteria:

- Strength of the proposal to comprehensively address homelessness and affordable housing.
- The applicants' contribution toward total project costs, including in-kind.
- The project's leverage of other funds.
- The project's following of "housing first" guidelines
- Whether the project increases housing options available for single persons and disenfranchised populations, as described in the "Gaps In Service" section of the Plan.
- How the project sustains or makes use of existing resources.

F. Eligible Activities

The following are eligible activities:

Capital (acquisition, rehabilitation or new construction)*

- Leveraging support (coordinate with grant timelines)
 - Funds used to secure other funding sources or to fill remaining gap in funding
 - Funding is contingent on project receiving other funding within 12 months of application.
- Acquisition or Rehabilitation
 - Grants or loans used to leverage other financing.
 - o Can be used to guarantee a loan.
 - Rentals and housing projects qualify.

- o Priority given to projects with an added monitoring component.
- New Construction
 - Capital loans or grants for new housing projects.
 - o Can be used for land purchases.
 - o Can be used as earnest money for a property purchase.
 - o Can be used to leverage funding for a building project.
 - Pre-construction or development fees are eligible uses.

Operations

- Operations and maintenance of both existing and new housing projects
 - Defined as physical plant activities.
 - o Emergency shelters and licensed overnight youth shelters qualify.
 - Higher priority toward supporting existing housing projects.
- Deposits (first, last, security, damage, etc.)
 - o Grants to agencies to administer a fund on behalf of individuals.

Rent Subsidies

- Rent subsidies for safe and affordable housing
 - Must be consistent with health and safety standards.
 - Must be administered by a local public housing authority or other local organization that has an existing rental assistance program.

G. Timeline for Applications

Applications Available:	February 1 and August 1			
Applications Due:	March 1 and September 1			
Decisions Announced by:	April 1 and October 1			
Funds Available**:				

^{**}After contracts/agreements signed

H. Terms and Conditions of Funding

- Terms and conditions of funding shall be in accord with RCW 43.185.070.
- Projects must have measurable goals.
- Projects must ensure they remain affordable to low-income households and must meet commitment guidelines, under RCW 43.185.070(3)(f), or serve the target population for a period of at least twenty-five years.
- Projects must be consistent with local housing plans and policies.

^{*}No matching funds are available from Washington State Department of Community, Trade, and Economic Development for this category

- Successful recipients are required to adhere to HUD's Fair Housing Act standards and State laws that govern the landlord-tenant relationship as set forth at RCW 59.18. Recipients governed by RCW 59.18 must enter into lease agreements with tenants and leases may not be terminated by the landlord unless the tenant fails to substantially comply with the lease.
- Funds that are provided for operation and maintenance projects shall be distributed in the form of reimbursable grants.
- Projects may use up to 12% of the award toward administrative costs; however, administrative costs must be specifically identified and reduction in administrative costs will be considered in the ultimate determination of the award.
- The Committee and BOCC reserve the right to negotiate additional terms and conditions of the award.

I. Reporting Requirements

Successful applicants will provide quarterly reports to the Committee and a final report detailing their use of funds in a format determined by the Committee.

J. Geographic Equity

The intent is to ensure that all areas of Kittitas County receive appropriate levels of funding based on local affordable housing needs.

K. Annual Review

These Guidelines will be reviewed annually by the Review Committee.

L. Recipient Default

If it is discovered that a recipient of funding has misappropriated or misused funds, this matter will be forwarded to the Kittitas County Prosecutor's Office for action.

M. Grievance Process

An applicant who feels aggrieved in the grant application and award process may ask the Homeless and Affordable Housing Committee to review the matter for a further or revised decision. The Committee may hear the grievance by allowing the applicant to present both written and oral testimony to the Committee. After review and decision by the Committee, the applicant may appeal to the Board of Kittitas County Commissioners under procedures established in the Administrative Procedure Act, chapter 34.05 RCW.

N. Sale and Change of Use

Kittitas County has adopted an ordinance in Kittitas County Code (KCC) Chapter 2.81 concerning management of county property that may be applied in circumstances addressing sale and change of use of projects financed in whole or in part with county SHB 2060 affordable housing surcharge funds. Ordinance 2.81.090(15) provides that where County property has been conveyed without auction to a bona fide nonprofit organization, such conveyance shall be for the purpose of improvement and utilization in perpetuity to further a recognized county purpose, in exchange for the promise to continually operate services benefiting the public on the site, with appropriate restrictions and covenants relating to timing of improvements, disposition of revenue, accessibility by the general public, nondiscrimination, compliance with laws, removal of liens, and reversion of title.

Consistent the intent of this provision to protect the interests of the county and its people, and in furtherance of the health, safety and welfare of the community, it is the policy of Kittitas County that any projects funded with 2060 funds must, pursuant to RCW 43.185.070(3)(f), serve the original target group or income level for a period of at least twenty-five (25) years.

If the recipient of 2060 funds fails to meet the objectives and requirements of the low-income housing law and fails to serve the low-income housing community in accord with the intent and requirements of RCW 36.22.178 and RCW 43.83D.120 for at least a period of twenty-five years, then any new real property acquisition acquired with 2060 funds shall revert to the county, along with all facilities constructed thereon. Upon application to the Review Committee, and upon approval by the Board of Kittitas County Commissioners, new housing projects shall have this restriction placed on the deed. At the end of twenty-five years, the restriction may be removed.

Any deviation from this procedure may be addressed only with the specific approval of the Board of Kittitas County Commissioners in a process similar to that outlined in KCC 2.81.090(15) upon sale approval by the Board of Kittitas County Commissioners.

O. Project Monitoring

The Board of County Commissioners, assisted by the Committee, shall monitor all projects for compliance with the funding terms and conditions in the contracts(s). Project monitoring shall be concluded no less than annually.

Section 3 -- Instructions For Completing A Funding Application

Grant applicants shall follow the instructions below in preparing their proposal.

- Complete the supplied application forms using a computer. No hand written forms.
- Do not use graphics or formatting embellishments beyond those within the application.
- Be sure to read Kittitas County Affordable Housing Program Guiding Principles.
- Answer each question and sub-question individually in each section.
- Leave in the question and directions. This way we will be sure of the question you are answering, and it will also facilitate easy review for the steering committee.
- Use the 1-inch margins through the entire application except as formatted otherwise.
- Use single spaced 12-point Times New Roman or similar font.
- Make certain you are answering the questions. If the question asks "How," please answer how, not whether or when.

Please also include the following:

Current Month Statement of Income 8 Recent Fiscal Year-end Agency Audit o Agency Budget for Current Fiscal Year Copy of IRS Determination Letter Board of Directors Roster	
a *	
Applications are due by 4:30 pm,	
Affordable Housing Grant Program 205 W 5 th AVE Suite 108 Ellensburg, WA 98926	5.9

Please submit one original and Ten (10) copies of the entire application.

NOTE: Incomplete applications may be rejected.

Section 4 -- Project Application: 2009 Funding Cycle Applicants must submit completed proposals according to the instructions. Failure to do so may render your application ineligible. Applications must be typed in the format on the application provided. Project/Facility Title: Project/Facility Address: **Total Project Costs: Grant Amount Requested:** Type of Grant Requested: ____Acquisition ____ New Construction ____ Rehabilitation Operations & Maintenance – Single Year Operations & Maintenance – Multiple Year – Number of Years: 2 3 _____ Emergency/Youth Shelter Operations Type of Housing: ___ Emergency ____Transitional Permanent Other Number and type of units to be funded with Affordable Housing funds: New Preserved Rehabbed Existing Other City, Town or Unincorporated Area to be served:_____ Name of Applicant: Federal Tax ID# Address of Applicant: Name of Contact Persons: Title: Email address: _____ Name and Title of Authorized Representative: Acceptance of this application may be subject to subsequent compliance reviews, including a review of the latest audit of financial statement. Preparation of an application does not

2060 Guidelines
Approved by the Kittitas County
Board of Commissioners
May 21, 2009; amended Jan. 5, 2010

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guarantee that applicants will receive funds. E undersigned certifies that all information is acc	, , ,
Signature of Authorized Representative	Date

Section I. Project Questions

Please respond to the questions in this section about the specific project to be funded.

- 1. Project Title:
- 2. **Project Summary and Goals:** (Provide one to two paragraphs summarizing your project and how it will strengthen or enhance the continuum of affordable housing options in Kittitas County. Specifically list the goals of the project.
- 3. **Priorities** (How does this project respond to the Affordable Housing Grant Program Priorities for 2009? Describe how this project fills an unmet need):
- 4. **Preferences** (Briefly describe how your project meets one or more of the criteria listed under Section E of the Affordable Housing Program Guiding Principles):
- 5. **Creativity/Innovation** (Describe any creative or innovative aspects of this project. How is it different or unique? Include information about project partners/collaborations):

Section II. Funding Questions

Please respond to the questions in this section about the specific project to be funded.

- 1. Affordable Housing Funds (What will the Affordable Housing grant award funds be used for? Be as specific as possible):
- 2. Other Funds (What funding for this project have you already secured? What in-kind donations have been received? What other grants are you applying for?):
- 3. **Sustainability** (Discuss how this project will be sustained after the Affordable Housing funds are exhausted.)
- 4. **Timeline** (Provide a very specific calendar for the expenditure of the Affordable Housing funds, including important project milestones):
- 5. **Partial Funding** (If this project were to receive only partial funding from the Affordable Housing Grant Program, how would the funds be used? How would the project be impacted?):
- 6. **Other** (Is there anything else that would be helpful for the committee to know in evaluating this application?):

Section III. Agency Questions

Please respond to the questions in this section about the specific project to be funded.

- 1. Background/History (Please give a brief background and/or history of the applicant organization):
- 2. Qualifications (Describe your organizations' ability and qualifications to complete the project you are requesting to be funded, including any experience you have in managing public funds):

Section IV. Financial Information

Please respond to the questions in this section about the specific project to be funded.

- 1. What percent of your total agency budget does this request represent?
- 2. What percent of the total project budget does this request represent? (For Capital requests, what percent is it of the overall project budget? For O&M requests, what percent is it of the annual O&M budget?):
- 3. Please provide project budgets with line items for expenses and income. Be as specific as possible, itemizing where appropriate.
- 4. How much administrative cost is included in this application?

Section 5 -- Certification of Consistency with Local Plans I certify that the proposed activities/projects in the application are consistent with the jurisdiction's local plans and policies. Applicant Name: **Project Name:** Address of Project: Name of Certifying Jurisdiction (incorporated city in Kittitas County): **Certifying Official of the Local Jurisdiction** If the application involves a housing project, it is the applicant's responsibility to ensure that the project is consistent with all building and zoning codes and the comprehensive plan of the relevant local jurisdiction (either an incorporated city/town, or Kittitas County for projects in the unincorporated county). The applicant must have the relevant City Manager or Community Development Director complete the following section and sign below as the Certifying Official. Name: ______ Signature: Date:

Section 6 -- RFP Announcement

Date:

To: Non-Profit Agencies/Providers of Affordable Housing and Cities and Towns in

Kittitas County

From: Kittitas County Board of County Commissioners

Re: Application for Affordable Housing Grant Funds

The Kittitas County Homeless and Affordable Housing Committee is seeking applications that will address local, affordable housing priorities. Up to \$200,000 in revenues generated through document recording surcharge fees, is being made available for 2009.

The Committee has established the following priorities for 2009.

Priority #1

- a) Preserve and expand existing affordable housing stock through acquisition or rehabilitation.
- b) Maintenance and operations assistance for existing affordable housing projects.
- Maintenance and operations of existing or new emergency shelters and licensed over night youth shelters.

Priority #2

a) Provide prevention activities such as rental assistance to get people into housing quickly and to prevent them from losing their existing housing. Rent assistance (short term), including gap rental assistance and assistance with security deposits for permanent rental housing projects, or units within the housing project that are affordable to persons or households with income at 50% or less of AMI. Rent assistance must be administered by a local public housing authority, or another local organization that has an existing rental assistance subsidy program.

Preferences

Projects will be given preference if they address one or more of the following criteria:

- The applicants contribute toward total project costs, including in-kind.
- The project leverages other funds and the degree of that leverage.
- The project provides homeowner education or self-help components.

- The project follows "housing first" guidelines for any component targeting the homeless population.
- The project serves populations with special needs.
- The project sustains or makes use of existing affordable housing stock.
- The project's budget reflects an attempt to hold administrative costs to a minimum.

Eligible Recipients

To be eligible recipients must:

- a) Be certified non-profit agencies, the county, and cities in Kittitas County.
- Receive a signed Certification from the local government jurisdiction, where the project will be located, stating that the project is consistent with local plans an policies and;
- c) Demonstrate through the application their ability, experience and resources to implement and sustain the project during the term of the project.

Local jurisdictions must have a signed interlocal agreement on file with the County before any funds can be awarded to potential affordable housing project applicants.

Terms and Conditions of Funding

- Projects must have measurable goals.
- Projects must ensure they remain affordable to low income households and must meet commitment guidelines, under RCW 43.185.070(3)(f), of serving the target population for a period of at-least twenty-five years.
- Projects must be consistent with local housing plans and policies.
- Successful recipients are required to adhere to HUD's Fair Housing Act standards and State laws that govern the landlord-tenant relationship as set forth at RCW 59.18. Recipients governed by RCW 59.18 must enter into lease agreements with tenants and leases may not be terminated by the landlord unless the tenant fails to substantially comply with the lease.
- Funds that are provided for building operation and maintenance costs are
 restricted to projects eligible to receive housing trust funds and are conditioned
 upon a showing that such projects require a supplement to rent income to
 cover ongoing operating expenses.
- Funds that are provided for operation and maintenance projects shall be distributed in the form of a grant; all other projects may apply for grants which will be determined by the Review Committee based on the type of project being considered.
- Grant awards shall be memorialized in a Grant Agreement signed by the grant award recipient and the Board of Kittitas County Commissioners.
- Applications for one year or multiple year projects will be accepted. However, grants shall be for one year and shall be subject to annual renewal or nonrenewal based on performance reviews.

- Projects may use up to 12% of their award toward administrative costs.; however, administrative costs must be specifically identified and reduction in administrative costs will be considered in the ultimate determination of the award.
- The Committee and BOCC reserve the right to negotiate additional terms and conditions of the award.
- Funds unexpended at the end of the calendar year may be returned back into the pool of funds available for other project recipients, and there is no guarantee that grant recipients for a particular year will receive similar funding in future years.

Application Availability and Submittal Deadline

The Affordable Housing Grant Program Guidelines and Application will be available on the Kittitas County webpage: http://www.co.kittitas.wa.us/boc/boards.asp#hah

Hand delivered applications are due on MARCH 1 or SEPTEMBER 1 (depending on the grant period) by 5:00 p.m. in the office of the Kittitas County Board of Commissioners. If the due dates lands on a holiday or weekend, the applications are due the first working day after the due date. Applications sent by mail must be postmarked by midnight on the due date (see above) and sent to the:

Affordable Housing Grant Program 205 W. 5th Ave. Suite 108 Ellensburg, WA 98926

For more information call Nancy Goodloe, Committee Chair: nrgoodloe@charter.net

Section 7 Acknowledgment of Application Receipt				
Enter the applicant's name and full address in the box below.				
Kittitas County Affordable Housing Grant Program received your application by the deadline and will consider it for funding. No further information will be released concerning the relative standing of any applicant until funding announcements are made. However, you may be contacted after initial screening if more information is needed by the Review Committee.				
Kittitas County Affordable Housing Grant Program did not receive your application by the deadline; therefore, your application will not receive further consideration. Your returned application is enclosed.				
Processor's Name:				
Date and Time of Receipt:				