Allocations, Waivers and Alternative Requirements for Grantees Receiving Community Development Block Grant
Disaster Recovery Funds in Response to Disasters Occurring in 2011, 2012 and 2013
The Disaster Relief Appropriations Act, 2013 (Public Law 113-2)
Federal Register Docket No. FR-5696-N-03

LOUISIANA OFFICE OF COMMUNITY DEVELOPMENT-DISASTER RECOVERY UNIT

STATE OF LOUISIANA
NON-SUBSTANTIAL AMENDMENT NO. 6:
CLARIFICATION OF PROGRAM ACTIVITIES
FOR THE UTILIZATION OF COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS
UNDER THE NATIONAL DISASTER RESILIENCE COMPETITION (NDRC)
RESETTLEMENT OF ISLE DE JEAN CHARLES (IDJC)

Submitted to HUD: September 11, 2020
Approved by HUD: September 16, 2020

John Bel Edwards
Governor

Billy Nungesser
Lieutenant Governor

Jay Dardenne
Commissioner of Administration
Non-Substantial Amendment

Action Plan Amendment Overview

In accordance with Public Law 113-2, HUD announced an allocation of $1 billion of the $15.2 billion appropriated for certain declared disasters occurring during the years 2011, 2012 and 2013 for the National Disaster Resilience Competition (NDRC). The State of Louisiana was awarded $92,629,249 of this total for the Resettlement of Isle de Jean Charles ($48,379,249) and the LA SAFE Fund ($39,750,000).

The State of Louisiana requests approval, through this non-substantial amendment, to update its Optional Relocation Assistance (ORA) program description submitted as non-substantial amendment no. 1.

Within non-substantial amendment no. 1, the state including the following description of the ORA program:

Households are eligible for 42 months of assistance based on the current year’s fiscal income limits.

Through this amendment, the state amends this description to the following:

Households are eligible for assistance based on the current year’s fiscal income limits, and will remain eligible for a duration of time up to the point in which they are able to enter into either newly constructed housing within the New Isle community (Option A) or are able to move to a new home apart from the new community (Option D).

This amendment is required to clarify the program’s intent to provide optional relocation assistance up to the point in time in which permanent housing is available through the Resettlement program. For households that opted to enter into the ORA program at the time it was opened for intake, this period of time may exceed 42 months.