New requirements are in red text and do not apply for the 2023 PR&C review. These requirements will be applicable in 2024.

Minor adjustments and clarifications and changes to Tiers are in green text. These changes are applicable for the 2023 PR&C review.

Bold are requirements that now apply for the 2023 PR&C review.

Standard D1	Guideline D1	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency maintains a financial management system that is accurate, clear, and current.	☐ Staff can demonstrate the accounting software's ability to track revenues and expenses by grant and project. If the accounting software does not	File Review: CSB reviewed the Internal Control Questionnaire and discussed items in question.	CompliantCompliant with conditions		1	All programs
The agency's financial management system can identify each grant's revenue and expenses separately. For federal	track revenue and expenses by grant and project, staff can demonstrate how they identify revenue and expenses for each grant and project.	☐ Policy Review: Internal controls are documented in the financial policies.	□ Non- compliant □ N/A			
grants, the system must include the title and Assistance Listing (formerly CFDA) number.	 Staff can demonstrate that each federal grant can be identified by title and Assistance Listing number. 	The state of the s				
Financial staff is qualified to maintain a high-quality financial management system in compliance with federal and other funding requirements.	☐ Staff can demonstrate a combination of education and experience consummate with the scope of their responsibilities.					
There is an adequate separation of duties.	 Staff can demonstrate that there is adequate separation of duties to reduce the opportunity for someone to perpetrate or conceal errors, 					

	misappropriate funds, or other irregularities.											
Discussion and Basis for Co	Discussion and Basis for Conclusion											

Standard D2	Guideline D2	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Grant expenses and match are consistently charged to appropriate funding sources. Payments are processed within a reasonable period, including accrued expenses. Expenses are adequately documented.	 The agency has a procedure that ensures costs and match are charged to the appropriate funding sources and invoiced monthly. The agency uses HMIS to ensure the same client is not served in a similar program during the same timeframe. 	 Discussion or Policy Review: The agency can describe or provide in writing the procedure for ensuring costs and match are charged to the appropriate funding sources and are not duplicated. Discussion or Policy 	CompliantCompliant with conditionsNon-compliantN/A		1	All programs
Invoices for each program are submitted within 30 days of a month's end. The agency has a procedure for ensuring there is no duplication of	 Charges to grants are paid within a reasonable period (within 30 days of an accurate invoice submission) and checks cleared the bank. Charges to grants are adequately documented with invoices, bills, expense 	Review: The agency can describe or provide in writing the procedure for ensuring the same client is not served in a similar program during the same timeframe.				
client services. Funds received are appropriately restricted	reports, leases, contracts, etc. Charges to grants have verification of all expenses	□ File Review: CSB tested payroll records for up to three employees for a				

Agency:

and/or allocated to	listed on the invoice,	pay period not to		
specific programs.	regardless of whether CSB	exceed 10% of		
	requires submission of	employees for the pay		
Expenditures are	documentation.	period (HUD CoC and		
reviewed and approved		ESG funded programs		
in compliance with	The agency has a process to	only). For non-CoC or		
Generally Accepted	ensure that all programs are	non-ESG programs, this		
Accounting Principles	invoiced monthly or notify CSB	is done during the		
and/or funding	that a program has no costs	PR&C visit.		
requirements.	for a month.			
		File Review: CSB tested		
The agency received	Staff can describe how cash	at least 10% of non-		
prior written approval for	receipts are posted and can	staff transactions on		
equipment purchases	establish an audit trail for CSB	each monthly invoice to		
with an acquisition cost	payments.	verify allowability,		
of \$5,000 or more.		accuracy,		
Fodoval apply	The agency can state name(s)	completeness, and		
Federal cash is only drawn on an "as	and title(s) of the employee(s)	timeliness (HUD CoC-		
needed" basis and is not	responsible for ensuring that	and ESG-funded		
held more than 3	expenditures and payments	programs only).		
working days.	are compliant with the	Payments to vendors were made within a		
working days.	contract.	reasonable period. For		
The agency periodically		non-CoC or non-ESG		
reviews vendors to	There is evidence the	programs, this is done		
ensure they are not	payment review and approval	during the PR&C visit.)		
debarred or suspended	process is being	during the ritted visit.)		
from participation	implemented.	File Review: CSB		
related to federal	Crant own anditions do not	reviewed the grant		
awards.	Grant expenditures do not	expenses to verify		
	include unallowable costs, such as entertainment,	unallowable costs were		
Additional invoice	contributions, donations,	not charged to the		
documentation the	fines, penalties, general	grants during invoice		
funder requests is	governmental expenditures,	review.		
provided in a timely	governmental expenditures,			
manner.				

Agency:

				Joan Administration			
		lobbying, political activities, and sales tax.		File review: CSB			
		and sales tax.	1	reviewed equipment		1	
			1	purchases over \$5,000		1	
	Ш	Equipment purchases	1	during invoice review to		1	
		received prior written approval	1	ensure prior written		1	
		to purchase either through the Gateway budgeting		approval was obtained.			
		process or through electronic		Discussion: Staff		1	
		requests.	1	explained how federal		1	
		-	1	grant revenue is		1	
		Federal cash on hand is not	1	reviewed to ensure		1	
		held for longer than 3 working	1	there is not an excess		1	
		days.	1	of cash on hand.		1	
			1	o. o			
		The agency does not do		Discussion: Staff			
		business with vendors that	1	explained how the		1	
		have been debarred or	1	Agency ensures they do		1	
		suspended from doing	1	not do business with		1	i
		business with the federal	1	vendors excluded from		1	1
		government.	1	doing business with the		1	
		80.0	1	federal government.			
		Additional documentation for	1	S		1	
		invoices is provided typically	1			1	
		within 14 days and no more	1			1	
		than 30 days.	1				
Discussion and Basis for (onc				1		

Standard D3	Guideline D3	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
If the agency charges indirect costs, it has an indirect cost allocation plan that details the allocation methodology and what expenses are included.	□ The agency uses one of the following to charge indirect costs to the grant: (1) Federally-approved indirect cost rate (ICR) agreement. A copy of the signed agreement is submitted to CSB as soon as it is approved. (2) 10% de minimis indirect cost rate (3) Indirect cost plan approved by the City of Columbus. A copy of the indirect cost plan is submitted to CSB as soon as it is approved. (4) If the Agency uses a different method, a written plan for allocating administrative costs is submitted to CSB for approval. □ Agencies cannot charge indirect costs on contracted costs. A contract is a formal legal document for the purpose of obtaining goods and services for the agency's own use and creates a procurement relationship with the contractor. Contractor costs are determined by the presence of a formal legal contract.	Policy Review: CSB reviewed the indirect cost allocation plan, if applicable. File Review: During monthly invoice review, CSB tested that indirect costs were applied consistently to all grants/projects. File review: During monthly invoice review, CSB ensured: (1) that the federal ICR calculations and basis was correct. (2) that the 10% de minimis ICR calculations were correct, ensuring that the Agency used only a modified total direct costs basis. (3) that the City of Columbus indirect cost rate calculations were correct. (4) that the cost allocation plan calculations were correct.	 □ Compliant with conditions □ Non-compliant □ N/A 		1	All programs

	☐ If an ICR is used for any invoices, it must be applied consistently to all grants/projects from all funders. The only exception is for programs that are paid via performance-based reimbursements.								
Discussion and Basis for Conclusion									

Standard D4	Guideline D4	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
There is separate accountability of staff time between administrative and programmatic activities.	 □ The agency has a procedure for tracking, charging, and accounting for program and non-program staff time and costs. □ The agency uses personnel activity reports and/or time sheets to track staff time by day, number of hours for each program/project, and type of activity. Personnel activity reports and/or time sheets are allocated on an hourly basis, reported by pay period, and approved by employees and each employee's supervisor. Signatures can be physical or electronic. 	File Review: CSB reviewed the Internal Control Questionnaire and timesheets (via monthly monitoring of invoices for CoC and ESG programs and PR&C invoice monitoring for non-CoC and non-ESG invoices).	 Compliant with conditions Non-compliant N/A 		1	All programs

	Salaries, wages, and fringe benefits cannot be allocated to grants/projects based on estimates or historical data. The basis of allocation can be full-time equivalent (FTE) employees or households served for staff whose time is difficult to split between programs.								
Discussion and Basis for Conclusion									

Standard D5	Guideline D5	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency met budget and funding requirements for match.	 The agency must match all grant funds, except Leasing funds, with at least 25 percent in cash or in-kind 	 Other: CSB tracked match via monthly invoices to ensure the minimum percentages 	☐ Compliant ☐ Compliant		1	HUD-funded CoC/YHDP programs
	contributions. Match funding can only be used one time.	were met.	with conditions			programs
	☐ Cash and in-kind match must only be used for the eligible	☐ File Review: CSB reviewed cash and in- kind match source	□ Non- compliant			
	activities outlined in 24 CFR 578. Any activity that is allowable under 24 CFR 578 is also allowable under match.	documentation, eligibility of use, and allowability of, via monthly monitoring of	□ N/A			
	☐ Cash match can come from any source, including non-CoC	invoices for CoC and ESG programs and PR&C invoice				

Agency:

		federal, State, local, private sources, and Program Income, as long as the funds are not statutorily prohibited to be used as match.		monitoring for non-CoC and non-ESG invoices. Other: CSB tested disbursements to verify				
		In-kind match includes the value of any property, equipment, goods, or services contributed to the project as match. Services provided by a		allowability, accuracy, completeness, and timeliness, via monthly UFA monitoring of invoices.				
		third party must be documented by a Memorandum of Understanding. The agency documents the value of the inkind match received.		Discussion: The Agency explained how they determined the value of in-kind match to ensure they did not exceed fair market value.				
Discussion and Basis for Conclusion								

Standard D6	Guideline D6	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The Agency ensures and documents outreach activities to minority and women's businesses and vendors in labor	Agency procurement policies include recordkeeping requirements for outreach activities to minority and women-owned businesses and vendors in labor surplus areas.	Policy Review: CSB reviewed documentation of procurement efforts and associated recordkeeping.	☐ Compliant ☐ Compliant with conditions		1	All programs
surplus areas when procuring services and goods.	Staff can describe how the program maintains:	☐ <u>Discussion</u> : Agency described	☐ Non- compliant			

Agency:

	(a) data on the racial, ethnic,	procurement	N/A		
	and gender characteristics of	activities.	•		
	each business entity with a				
	contract or subcontract of	Other: CSB reviewed			
	\$25,000 or more paid with	Partner and Vendor			
	program funds;				
		Leadership			
	(b) data on the amount of the	Demographic			
	contract or subcontract;	Questions			
	(c) Documentation of affirmative				
	steps taken to assure that				
	minority and women businesses				
	and vendors in labor surplus				
	areas have an equal opportunity				
	to compete for contracts and				
	subcontracts as sources of				
	supplies, equipment,				
	construction, and services. [24				
	CFR 85.36(e) or 24 CFR				
	84.44(b)(1)]				
5	` /\ /3				
Discussion and Basis for	Conclusion				

Standard D7	Guideline D7	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency retains program income and	 The agency has a procedure that ensures that program 	☐ File Review: CSB reviewed the Internal	□ Compliant		1	HUD-funded
adds it to the funds committed to the	income requirements are met.	Control Questionnaire and documentation of	Compliant with			CoC/YHDP programs
project.	 Program income is the income received by the agency, usually 	program income as part of monthly invoice	conditions			
Program income for the grant is expended prior	in the form of tenant rent, vending or laundry machine	review and monitoring.	☐ Non- compliant			

Agency:

to the disbursement of grant funds.		revenue. The agency adds the program income to the funds committed to the project.	<u>Discussion</u> : The agency explained its program income recording process.	N/A		
		Agencies must report how program income was spent on monthly CoC invoices. Program income must be used for CoCeligible activities.	<u>Discussion</u> : The agency explained how program income was expended before grant funds.			
		Program income can be used as Match.				
Discussion and Basis for	Cor	nclusion				

Standard D8	Guideline D8	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The governing board will procure an independent certified public accountant to audit the financial statements consistent with the following: (1) The audit is performed in accordance with generally accepted government auditing standards;	 The agency submits a copy of the most recent audit report and management letter annually within 30 days following the governing board's acceptance. Board minutes reflect the board's review and acceptance of the audit report and management letter. Board minutes reflect review of IRS 990. 	☐ File Review: A copy of the agency's audit report, management letter, and IRS 990 were submitted to CSB by the required due dates. ☐ File review: Delays in submission of these documents were communicated to CSB.	 Compliant Compliant with conditions Non-compliant N/A 		1	All programs

Agency:

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(2) A single audit is performed in accordance with 2 CFR 200, Subpart F if the agency's aggregate federal expenditures exceed \$750,000; (3) The audit is performed within 6 months after the close of the agency's fiscal year; (4) The audit report, management letter, and IRS 990 are submitted to CSB within 30 days of being accepted by the agency's Board.	Conc	The agency submits a copy of the IRS 990 annually within thirty 30 days of submission to the IRS. The agency notifies CSB if a delay is expected in receiving these documents. The agency has a documented plan to follow up on any findings with corrective actions and a documented plan to remedy the finding(s).		File Review: The agency confirmed the governing board's acceptance of the audit report and management letter and review of the IRS 990. File Review: CSB reviewed the audit report, management letter, and IRS 990 report and communicated the results of the review (i.e., annual organizational indicators report) to agency and board leadership within 6 months following receipt of the documents.			

Standard D9	Guideline D9	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
For federally-funded programs, the agency identifies, through a physical inventory, equipment purchased with federal funds at least every 2 years. All tangible property and assets are identified in accordance with 2 CFR Part 200. For non-federally funded programs, the agency identifies, through a physical inventory, equipment purchased with CSB funding with an acquisition cost of \$5,000 or more at least every 2 years.	In accordance with 2 CFR Part 200, for equipment purchases with federal funds: (1) Equipment records will be maintained accurately. (2) Equipment owned by the Federal Government will be identified to indicate Federal ownership. (3) A physical inventory of equipment will be taken and the results reconciled with the equipment records at least once every 2 years. Any differences between quantities determined by the physical inspection and those shown in the accounting records will be investigated to determine the causes of the difference. (4) The agency will, in connection with the inventory, verify the existence, current utilization, and continued need for the equipment. Alternatively, the agency could have a policy stating that equipment is not being purchased with federal funds.	Policy Review: CSB reviewed policies on physical inventories and reconciliations for federally purchased and non-federally purchased equipment with an acquisition cost of \$5,000 or more. File review: CSB reviewed documentation to ensure a physical inventory of equipment had occurred within the past 2 years. Other: CSB reviewed the inventory records and examples of identified equipment.	Compliant with conditions Non- compliant N/A		2	All programs
Discussion dhu dasis lor C	onciusion					

Agency:

Standard D10	Guideline D10	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a finance/accounting policies and procedures manual. The agency has written procurement policies.	 □ The agency has a written, upto-date policy and procedure manual for finance and accounting. □ The agency's procurement policies adhere to the following: (1) Standards covering conflicts of interest in the selection, award and administration of grants, contracts, or vendor selections and recusal from decision-making if such conflict exists; (2) No real or apparent conflicts of interest for employees, officers or agents in relationships with subrecipients or contractors; (3) Avoid unnecessary or duplicative purchases; (4) Promote use of shared services for common or shared goods and services; (5) Allow for full and open competition, including prohibiting geographic preferences; (6) Ensure prequalified lists of vendors are current; 	Policy Review: CSB reviewed the Internal Control Questionnaire, financial/accounting policies and procedures manual, and procurement policies. Discussion: Staff discussed recent updates.	 Compliant with conditions Non-compliant N/A 		2	All programs

Discussion and Basis for C	(7) Methods of procurement are described and limits of each are noted (micro purchase, small purchase, sealed bids, competitive proposals); (8) Maintain documentation of procurements.					
Discussion and basis for C	Conclusion					
Standard D11	Guideline D11	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Letterhead, website, or other publicity materials about programs that receive funding from CSB recognize funding sources. Any information given to the public regarding the program prominently identifies CSB and its funders as the funding sources, as outlined in the CSB Requirements for Public Materials for partner agencies.	 Letterhead, website, or other publicity materials related to the program have the appropriate recognition of funding (funder logos or a written statement). HUD does not require recognition of funding in publicity materials. 	Other: CSB reviewed letterhead, website, and/or applicable materials about CSB-funded programs and CSB funders for logos or written statements.	 □ Compliant □ Compliant with conditions □ Non-compliant □ N/A 		2	All programs
Discussion and Basis for C	ผมเดินอเทา					

Agency:

Standard D12	Guideline D12	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency's chart of accounts includes a complete listing of the account numbers used.	☐ The agency can provide a chart of accounts for each grant/ program.	☐ File Review: CSB reviewed the chart(s) of accounts.	 □ Compliant □ Compliant with conditions □ Non-compliant 		2	All programs
Discussion and Basis for C	Conclusion		□ N/A			

Standard D13	Guideline D13	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has the following insurance	☐ All labor related documents	☐ Other: CSB confirmed	□ Compliant		2	All programs
provisions, notices, and	must be posted in areas where all employees can see	posting of wage/hour notice.	☐ Compliant			All programs
certificates and upon	them and have access to		with			
request will furnish	them.	☐ Other: CSB reviewed	conditions			
certificates evidencing the existence of the following:	All incurrences have current	various insurances to	□ Na.			
(1) Worker's	All insurances have current policies in force.	ensure they were current and in force.	☐ Non- compliant			
Compensation Certificate;	peneres in teres.		Compliant			
(2) Employment			□ N/A			
Practices Liability (EPL);						
(3) Employer's Liability; (4) Comprehensive						
General Liability (CGL);						

Officers' Liability (D&O); (6) Fidelity and Crime Insurance; (7) Umbrella Insurance over all primary coverage; (8) Property Insurance; (9) Wage and Hour Notice.						
Discussion and Basis for Co	nciusion					
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Standard D14	Guideline D14	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Managers review financial reports, budgeted and actual costs, and supporting documentation in a timely manner.	☐ There is evidence that managers review financial reports, budget to actual comparisons, and documentation.	Discussion or Policy Review: The agency described or provided in writing procedures for management review.	CompliantCompliant with conditions		2	All programs
Budgets are modified as needed following CSB guidance.	☐ The agency modifies it's grant budgets as needed.	File Review: CSB reviewed when budgets were modified throughout the fiscal year.	□ Non-compliant□ N/A			
Discussion and Basis for Co	nclusion					

Agency:

Date of Review:

(5) Directors' and

Standard D15	Guideline D15	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency does not do business with the enemy, as defined in 2 CFR 200.215.	☐ The agency ensures it does not do business with the enemy or purchase goods or services from	Self-certification	□ Compliant□ Compliant with		3	All programs
The agency does not contract with or procure services from	telecommunications and video surveillance vendors that are prohibited.		conditions Non- compliant			
telecommunications and video surveillance vendors listed in 2 CFR 200.216.			□ N/A			

CSB reviews Tier 1 standards annually and 2 standards every 4 years. For years when CSB does not review Tier 2 standards, agency staff certifies compliance with both Tier 2 and Tier 3 standards in the 'Certifying Official' column.