

UPDATE: December 14, 2012

Two questions were received:

Q1: Do we need to make a separate application for each of the Couch Street Houses if the use will be shared across one program?

A1: Yes, each property requires a separate application however if you will be operating programs across multiple properties please be sure to reference that in each application. In addition, note whether the proposal is based upon a particular combination of the three properties.

Q2: We are working hard here to develop our concepts for the three Couch Street Properties. Many of the funding cycles (City NOFA, Continuum of Care) are just opening now. Will it suffice to identify a broad population in the proposal that may shift slightly as we learn over time which funding sources we can match with the project and which we cannot? We can generally commit to the population we intend to serve and the model, but will need to ensure compliance with the ultimate funding we secure to operate the housing over time. Will that work?

A2: Applicants are encouraged to be as specific as possible in identifying which populations they will serve in order to qualify for the maximum number of points in the <u>Special Needs</u> and <u>Underserved Populations</u> sections of the applications and to assist the Technical Review Committee in evaluating how applications match with County priorities. However the County recognizes that some population sub-sets may change over time depending on funding. Applicants are encouraged to indicate as they are reasonably able the anticipated timing of funding sources and target closing for the maximum point score under <u>Organizational Capacity</u> and <u>Financial Feasibility</u> sections.

UPDATE: December 7, 2012

One question was received:

Q1: Is there also a report on the mold abatement?

A1: The available documents are now posted to this website.

Do we need to make a separate application for each of the Couch Street Houses if the use will be shared across one program? **UPDATE: November 30, 2012**

Two questions were received:

Q1: A member of our staff thought that the County had used some state funding to rehab these in the past that would have come with a deed restriction that they be operated as alcohol and drug free recovery units for a 20 year period. I did not hear that at the meeting or see that in the RFP. Is there a deed restriction currently?

A1: There was additional funding from PDC Grant that was satisfied as of February 29, 2012. The Satisfaction Letter is provided in the Resource Library. There is no deed restriction.

Q2: We are considering proposing a use that might be in a grey area between permanent rental housing, transitional housing and a facility to promote recovery. Zoning issues aside, would a model that was more transitional in nature or even one that may be more of a facility, where residency is incidental to treatment and program participation, be acceptable? I note that the former use was classified as a facility according to the CUP. Let me know how you would view that.

A2: Applicants are referred to the application package. While no indication can be given to the relative merits of a particular proposal, the AHDP allows for transitional housing, shelter or treatment-based housing as acceptable uses to apply for under this offering.