



Protecting Data in an HMIS Environment: Privacy, Security, and Confidentiality

April 2021

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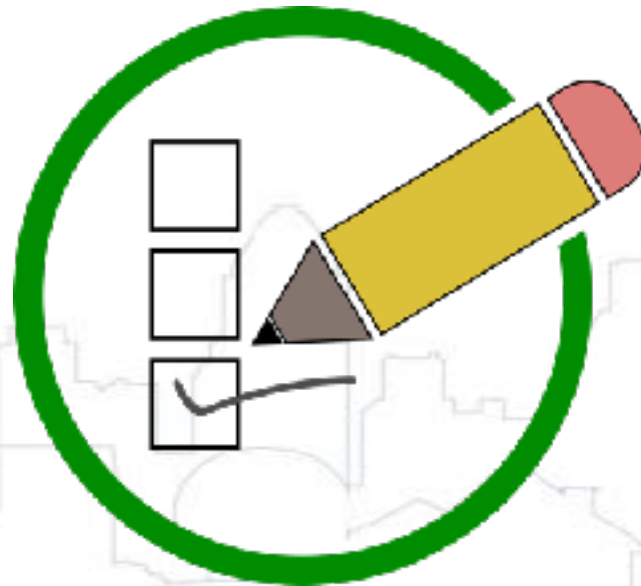
About NHSDC

The National Human Services Data Consortium (NHSDC) is an organization focused on developing effective leadership for the best use of information technology to manage human services. NHSDC provides information, assistance, peer to peer education and lifelong learning to its conference participants, website members and other interested parties in the articulation, planning, implementation and continuous operation of technology initiatives to collect, aggregate, analyze and present information regarding the provision of human services.

NHSDC holds two conferences every year that convene human services administrators primarily working in the homeless services data space together to learn best practices and share knowledge. The past 3 events have been put on with HUD as a co-sponsor. Learn more on our web site www.nhsdc.org.

Poll Questions

- Have you been to this session before?
- Have you revisited your privacy policy in the last 3-4 years?
- Have you updated your ROI?



Learning Objectives

- Identify strategies to manage data in an HMIS environment that meet the needs of clients, projects, and the system while protecting and respecting client choice regarding how their personal information is managed
- Understand and discuss key rules, regulations, and fundamentals of data privacy and security
- Understand fundamentals of required and permitted uses and disclosures of clients' Personally Identifying Information (PII)
- Inform Communities covered under HUD's HMIS Privacy and Security Standards of the ways and limitations that participant information can be shared under the HMIS Standards during an Infectious Disease Emergency Response.
- Review and discuss common privacy barriers or challenges to using HMIS for Coordinated Entry (e.g., serving survivors of domestic violence or serving clients who do not consent to sharing their data)

Move to Systems Approach to End Homelessness

Moving from:

- Agency Performance
- Unique Agency Intake
- Planning in Silos
- Haphazard Decisions
- Housing Readiness
- Automatic Project Renewal
- Outdated Program Models
- Housing the Next In Line
- My Program



Transforming to:

- System Performance
- Coordinated Entry
- Data Integration
- Data Driven Decisions
- Housing First
- Higher Performing Program Funding
- Best Practices
- Prioritizing/Serving the most Vulnerable
- Our System

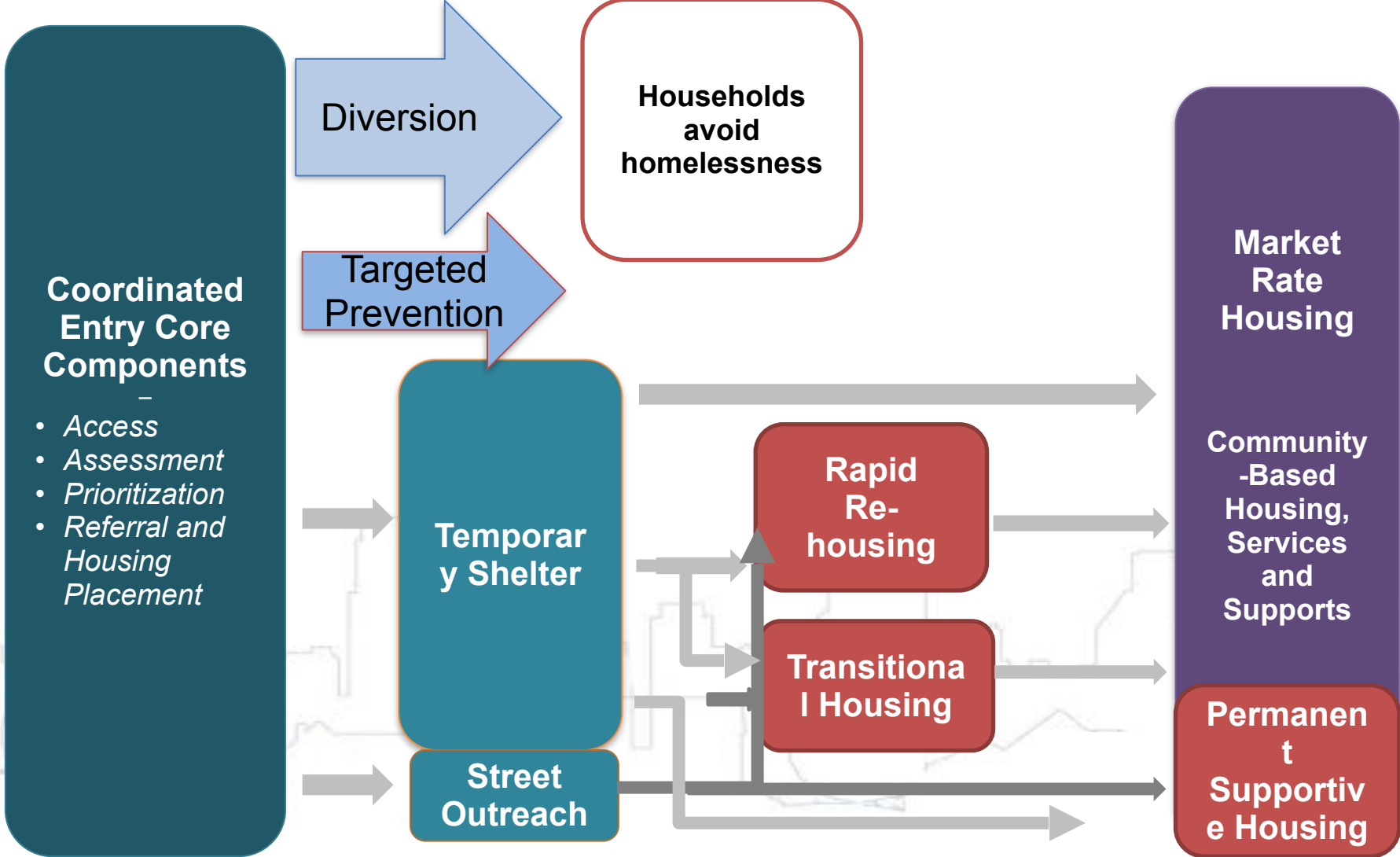
DISPARITIES



EQUITABLE PRACTICES & SERVICES

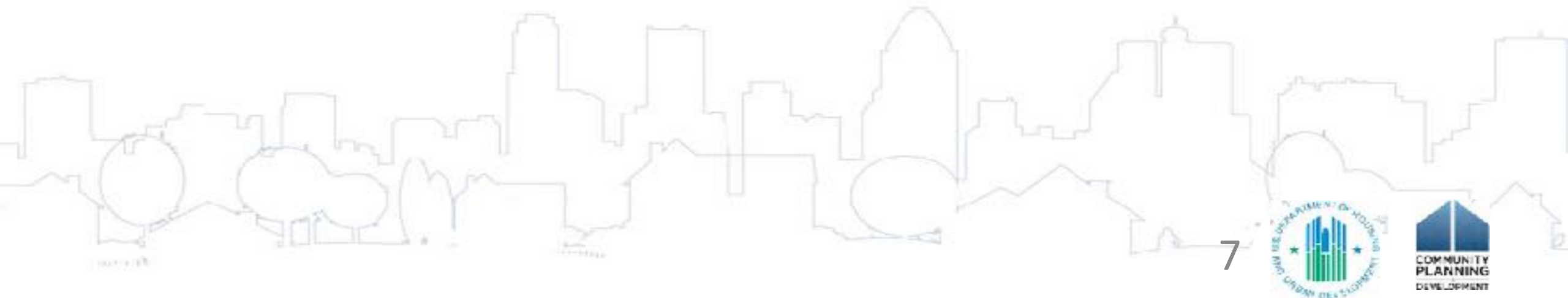


Coordinated Entry



What about Data Privacy and Security?

- Collecting and sharing participants' personal information is often a necessary aspect of helping to resolve their housing crisis.
- It is important for CoCs and providers to make informed policies and procedures and fully understand the following:
 - How data is collected, used, stored, and disclosed across system of care
 - Understand the responsibility to protect client information and be able to articulate those responsibilities to clients in a meaningful way



Coordinated Entry and HMIS

- CoCs are not required to use HMIS to support Coordinated Entry
- What are the benefits of using HMIS?
 - Easy identification of available beds/units
 - Tracking client progress from assessment to enrollment
 - Facilitates coordination of care
 - Improves data quality
 - Reduced trauma for the client
- Regardless if HMIS is used to support Coordinated Entry, the following apply:
 - HMIS Privacy and Security policies
 - Written policies and procedures define how consent is obtained/documentated and how client data is shared
 - Clients are not denied services if consent is not provided
 - All HMIS end users understand privacy rules related to collection, management, and reporting of client data

Key Rules, Regulations, and Privacy Fundamentals

- A CoC's data management system used to record information about the Coordinated Entry process (HMIS or another system) must meet HUD's requirements in:
 - 24 CFR 578.7(a)(8)
 - Section II.A of the Coordinated Entry Notice (Notice CPD-17-01)
 - HUD's HMIS Privacy and Security Notice



Key Rules, Regulations, and Privacy Fundamentals

- **HUD HMIS Data Technical Standards**
 - Establishes standards for collecting, using, and disclosing data in HMIS
- **Health Insurance Portability and Accountability Act (HIPAA)**
 - Governs how health care providers, health care clearinghouses, and health plans disclose data
- **42 CFR Part 2**
 - Restricts how drug and alcohol treatment programs disclose client records
- **Privacy Act (5 U.S.C. 552a)**
 - Requires written consent to disclose client records
- **Violence Against Women Act (VAWA), Family Violence Prevention Services Act (FVPSA), and Victims of Crime Act (VOCA)**
 - VAWA contains strong, legally codified confidentiality provisions that limit Victim Service Providers from sharing, disclosing, or revealing personally identifying information (PII) into shared databases like HMIS
- **State and local privacy laws**
 - May place additional restrictions on sharing, using, or disclosing data
 - When privacy laws conflict, use the more restrictive law and the higher standard

Implications for Victim Service Providers

- **Domestic violence providers are prohibited from entering PII into HMIS, and must use a comparable database**
 - This database must be comparable to HMIS in its capacity to support HUD privacy and security requirements and at a minimum, meet Data Standards requirements and produce HUD required reporting files.
- **Victims of domestic violence must have access to the coordinated entry process**
 - May be through a separate access point and assessment tool
 - Safety and confidentiality is essential when sharing data or referring clients
 - All data use and disclosure policies and procedures should be developed to ensure that regardless of where the household fleeing domestic violence presents for service, safe and equal access to homeless services and housing programs is provided while protecting their information.

For more information (NNEDV resource): <https://nnedv.org/mdocs-posts/coordinated-entry-confidentiality-requirements-in-practice>

Data Privacy Requirements



Data Privacy Requirements

- HUD requires the CE process to adhere to the baseline HMIS privacy requirements for all methods of data collection, use and disclosure, including electronic, paper and verbal disclosures.
- At a minimum the CoC's privacy standards should be communicated through two primary methods:
 - 1) **CoC's Coordinated Entry Policies and Procedures;** and
 - 2) **Privacy Notice**, which includes:
 - Description of participant rights,
 - Participant options*,
 - Provider's responsibilities to protect PII, and
 - How the provider will use and disclose the participant's information (more on this in upcoming slides)
- **Reminder: CoCs are prohibited from denying services to participants if they refuse their data to be shared, unless federal statute requires so as a condition of program participation (HUD Coordinated Entry Notice: Sections II.B.12.c and II.B.13)*

Data Collection Requirements

- A provider must collect PII by lawful and fair means and, where appropriate, with the knowledge or consent of the individual.
- When required by law to collect information, providers are not required to seek participant consent.
 - In these required instances, participants may refuse to provide the information and still receive services, but the provider must ask.
- In all circumstances, providers should make data collection transparent by providing participants with a written copy of the privacy notice.

Public Statement Example:

“We collect personal information directly from you for reasons that are discussed in our privacy notice. We may be required to collect some personal information by law or by organizations that gives us money to operate this program. The personal information we collect is important to run our programs, to improve services for persons experiencing homelessness, and to better understand the needs of persons experiencing homelessness...”

Data Uses and Disclosures

Once data is collected, providers have obligations about how that information is used and disclosed.

Uses are internal activities for which providers interact with client PII.



Disclosures of PII occur when providers share PII with an external entity.



Uses and disclosures are either:

- **Required** (e.g., providing a copy)
- **Permitted** (to provide services, reporting to funders, etc.), or
- **Prohibited by other federal, state or local law** (e.g. VAWA).

The provider's uses (internal) and disclosures (external) of collected information must be stated in the privacy notice.

Data Uses and Disclosures

HUD gives providers the authority for the following uses and disclosures without needing to obtain participant consent as long as they are clearly articulated in the Privacy Notice.

Providing or coordinating services to an individual

Creating de-identified client records from PII

Carrying out administrative functions
(e.g., legal, audit, personnel, oversight and management functions)

Functions related to payment or reimbursement for services

Data Uses and Disclosures

Providers are also allowed (in some cases required) to disclose information in the following ways without participant consent, as long as they are clearly documented in the privacy notice.

Uses and disclosures required by law

Uses and disclosures to avert a serious threat to health or safety

Uses and disclosures about victims of abuse, neglect or domestic violence

Uses and disclosures for research purposes

Uses and disclosures for law enforcement purposes.

Important: Uses and disclosures not listed in the privacy notice require the participant's consent.

Authority to Disclose is Not Unlimited

- If a legal entity or Public Health Agency is not seeking or requiring individual PPI, then PPI should not be disclosed.
- If it is sufficient to give adequate information to a provider without disclosing PPI of one or more participants, then it would be appropriate not to disclose PPI.
- Do not send a list of all participants to a provider if only one individual is being referred or a subset of individuals are being referred.



Uses and Disclosures that Require Consent

- Authorization Forms are required for both uses and disclosures of PII that are ***not required or permitted*** per HUD's 2004 HMIS Data and Technical Standards. This should occur if the CoC identifies uses or disclosures that are necessary to make the CE process operate effectively and efficiently, yet those uses and disclosures are not permitted without consent per HUD's 2004 HMIS Data and Technical Standards.
- Many CoCs currently use a form called a "Release of Information" (ROI).
 - ROIs are commonly used to gain consent for disclosures but they might not include uses.
 - If your CoC uses an ROI, be sure that it indicates both data disclosures and data uses for which consent is required.

HMIS Privacy and Security Standards and COVID-19



HMIS Privacy and Security Standards and COVID-19

Scenario:
CoC discovers that the local
Privacy Notice isn't up to date



- The HMIS Privacy and Security Standards require providers to include many required elements in its privacy notice.
- The provision allowing amendment of a privacy notice at any time is required part of a privacy notice, a provider can and should take immediate action to amend its privacy notice to comply with the requirement
- The authority to change the privacy notice at any time exist even if a privacy notice fails to include the required statement about amendment at any time.



[HUD HMIS Privacy & Security Standards & COVID-19 Response](#)

A CHO must state in its privacy notice that the policy may be amended at any time and that amendments may affect information obtained by the CHO before the date of the change. An amendment to the privacy notice regarding use or disclosure will be effective with respect to information processed before the amendment, unless otherwise stated.

HMIS Privacy and Security Standards and COVID-19

Scenario:

The local Privacy Notice is changed and the change applies to information collected prior to the change



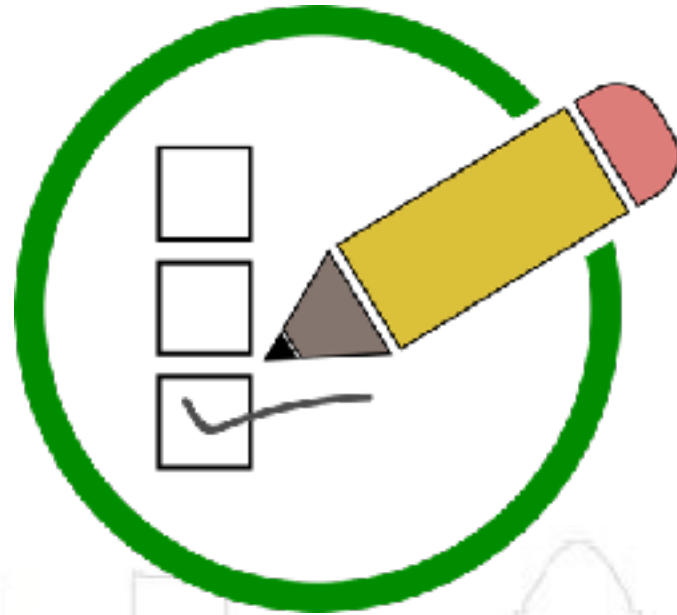
The HMIS Privacy and Security Standards specifically address the question of retroactivity



A CHD must state in its privacy notice that the policy may be amended at any time and that amendments may affect information obtained by the CHO before the date of the change. An amendment to the privacy notice regarding use or disclosure will be effective with respect to information processed before the amendment, unless otherwise stated.

[HUD HMIS Privacy & Security Standards & COVID-19 Response](#)

POLL RESULTS



In Practice: Timeline of Change

Community: Boise, Idaho

- Implemented CES and new HMIS implementation
- New CoC director

Prepared to start asking questions of each other:

- How does CES interact with or support HMIS and vice versa?
- And how does this all serve clients?

2017

2018

2019

Present

- Built relationships
- New partnership structure
- Socialized HMIS

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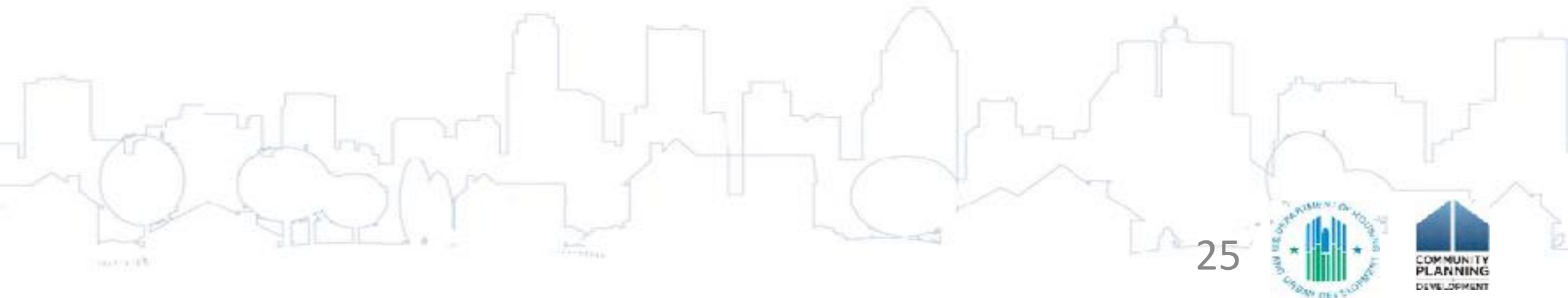
In Practice: Boise, Idaho

What worked

- Communication and lots of it
- Asking probing questions
- Providing answers in plain language, especially about concerns

Key Considerations

- Relationships and trust matter
- Orienting to our north star – better service
- Make room for reasonable compromise



Key Takeaways/Next Steps

Recommended practices:

- ✓ Review / Update CoC Privacy Notice: CoC agencies must adopt this policy
- ✓ Place a sign at data collection points explaining why information is being collected and how to obtain the CoC's privacy notice;
- ✓ Include the participant's rights, the ways in which information may be used or disclosed (without written consent), a list of situations in which consent is required, the provider's responsibility to protect and secure participant information, and how the notice can be amended;
- ✓ Be proactive and give the participant a copy of the privacy notice;
- ✓ Have a legal advisor review privacy practices and determine how other local, state and federal laws impacts a provider's privacy and security requirements.

Questions?



Thank You!

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