AGREEMENT (Housing Resources Commission)

THIS AGREEMENT, made by and between JACKSON COUNTY, MISSOURI, a Constitutional Home Rule Charter County of the First Class of the State of Missouri, acting by and through its Housing Resources Commission, hereinafter referred to as "the County" and a Missouri not-for-profit corporation, UNITED INNER CITY SERVICES, 2008 E. 12TH STREET, PO BOX 270538, KANSAS CITY, MO 64127, hereinafter referred to as "Contractor".

WHEREAS, on June 4, 1991, the voters of Jackson County authorized the County Legislature to impose a \$3.00 user fee on all instruments recorded with the County's Department of Records, the proceeds of which fee is to be used to provide funds for assistance to homeless persons; and,

WHEREAS, the County actually imposed said fee by Ordinance No. 1986, dated June 10, 1991; and,

WHEREAS, by Ordinance No. 2030, dated September 3, 1991, the Legislature created the Housing Resources Commission and designated said Commission as the agency of the County responsible for determining the allocation and distribution of the proceeds of the user fee; and,

WHEREAS, the Commission has reviewed Contractor's proposal for the expenditure of County user fee funds for the purpose of providing assistance to homeless persons in Jackson County; and,

WHEREAS, the Commission has determined that it is in the best interests of the County's citizens to provide funding to Contractor according to the terms and conditions



hereof;

NOW, **THEREFORE**, it is agreed by and between the parties as follows:

- 1. **SERVICES**. Contractor shall use the proceeds of this Agreement solely for the purpose of providing assistance to homeless persons in Jackson County, Missouri. Contractor agrees to use the funds as set out on the Housing Resources Commission Funding Request Form, attached hereto as Exhibit A. The budget Organization submitted as part of Exhibit A is considered final and non-changeable. If Organization encounters unforeseen circumstances that require a change to Organization's budget, Organization shall submit a written request to the Housing Resources Commission no later than October 31, 2014. Any changes to the budget must be approved by the Jackson County Legislature.
- 2. TERMS OF PAYMENT. The County shall pay to Contractor a total amount not to exceed \$33,000.00 for the purpose of providing assistance to homeless persons in Jackson County, Missouri. One quarter of this sum, or \$8,250.00, shall be paid to Contractor on a quarterly basis for the periods ending March 31, 2014, June 30, 2014, September 30, 2014, and December 31, 2014, upon receipt of Contractor's invoice and supporting documentation, provided that Contractor has submitted to the County the report(s) required under Paragraph 3 and Paragraph 5 hereof. Each quarter's payment will be issued after Contractor has submitted the required invoices and supporting documentation for reimbursement. The County reserves the right to audit all invoices and to reject any invoice for good cause. The County retains the right to deduct from an invoice of Organization any overpayment made by the County on a

prior invoice. The County retains the right to make invoice corrections/changes. The County will not reimburse sales tax expense.

3. REPORTS/OTHER DOCUMENTATION. Under this Agreement, Contractor shall submit appropriate reports, including copies of invoices and cancelled checks and/or a copy of the face of the check and corresponding bank statements and other documentation, as requested by the Housing Resources Commission staff to show that funds paid to Contractor by the County are being used for the purpose of providing assistance to homeless persons in Jackson County, Missouri. If the reports submitted do not satisfactorily demonstrate appropriate expenditures of County funds, payments are subject to downward adjustment to reflect the amounts actually spent on allowable services provided during the previous quarter. The final request for payment shall include a Quarterly Report and an Annual Report, which shall set out the program objectives and accomplishments, and a final reconciliation of funds. The Annual Report shall be submitted no later than January 31, 2015. Section 67.1071, R.S.Mo., specifically requires the Annual Report to include "statistics on the number of persons served by the agency, and shall include the results of an independent audit of expenditures of funds received by Contractor pursuant to this Agreement. Failure to submit said reports, including the Annual Report, shall result in the loss of future funding by the County.

Organization must notify the County in writing on Organization's letterhead, within five working days of the following changes:

- a. Organization name, address, telephone number, administration, or board of directors
- b. Organization funding that will affect the program under this contract
- Liability insurance coverage

- d. Management or staff responsible for providing services pursuant to this contract
- e. Any proposed or actual merger or acquisition either taken by the Organization or toward the Organization
- 4. MAINTENANCE OF ACCOUNTS. The parties recognize that this funding by the County serves to improve the quality and effectiveness of homelessness programs in Jackson County, Missouri. It is, therefore, declared as the express intent of the parties that the services to be rendered hereunder shall be in addition to those deemed necessary and required to maintain the efficient and effective operation of Contractor in its normal duties, and that none of the funds paid by the County pursuant to this Agreement shall serve to reduce any funds budgeted, or to be budgeted, by Contractor for operations as they exist at the time of this Agreement. Contractor shall not commingle the County's funds and shall keep funds received under this Agreement separate from all other Contractor funds and accounts until expended as herein provided.
- 5. <u>SUBMISSION OF DOCUMENTS</u>. No payment shall be made under this Agreement unless Contractor shall have submitted to the County's Director of Finance and Purchasing: (1) a written proposal setting out in detail the intended use of the County's funding, including the target population to be served; (2) Contractor's IRS Form 990 from the previous fiscal or calendar year; (3) a statement of Contractor's total budget for its most recent fiscal year; and (4) a detailed explanation of actual expenditures of the County's funds (pertains to final payments and payments on contracts for future years). If Contractor has previously received funding from the County, to be eligible for future payments, Contractor must submit either an audited financial statement for Contractor's most-recent fiscal or calendar year by March 31 of the following year, or a certified public

accountant's program audit of the County's funds by January 31 of the following year. Any documents described herein which were submitted to the Director of Finance and Purchasing as a part of an application for funding need not be resubmitted to qualify for payment. No payment shall be made if Contractor is out of compliance on any other County contract, or has not paid county taxes on all properties owned by Contractor and assessed by the County.

- 6. **EQUAL OPPORTUNITY**. Organization shall maintain policies of employment as follows:
 - A. Organization and Organization's subcontractor(s) shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, age, disability, or national origin. Organization shall take affirmative action as set forth to ensure that applicants are employed and employees are treated without regard to their race, religion, color, sex, age, disability, or national origin. Such action shall include, but not be limited, to the following: recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Organization agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the policies of non-discrimination.
 - B. Organization and Organization's subcontractor(s) shall, in all solicitation or advertisements for employees placed by them or on their behalf, state that all qualified applicants will receive consideration for

employment without regard to race, religion, color, sex, age, disability, or national origin.

- 7. **EMPLOYMENT OF UNAUTHORIZED ALIENS PROHIBITED.** Pursuant to §285.530.1, RSMo, Contractor assures that it does not knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the State of Missouri and/or Jackson County, and shall affirm, by sworn affidavit and provision of documentation, its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. Further, Contractor shall sign an affidavit, attached hereto and incorporated herein as Exhibit B, affirming that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services.
- 8. AUDIT. The parties agree that the County may, for any reason and at any given time, examine and audit the books and records of Contractor pertaining to its finances and operations. Further, Contractor agrees to establish and adopt such accounting standards and forms as recommended by the County prior to receipt of the County's first distribution of funds under the terms of this Agreement. The forms used to document expenditure of these funds may be changed from time to time by the County.
- 9. **DEFAULT**. If Contractor shall default in the performance or observation of any covenant, term or condition herein contained to be performed by Contractor, the County shall give Contractor ten days written notice, setting forth the default. If said default shall continue and not be corrected by Contractor within ten days after receipt of notice from the County, the County may, at its election, terminate this Agreement and withhold any payments not yet made to Contractor. Said election shall not, in any way, limit the

County's rights to sue for breach of this Agreement.

10. APPROPRIATION OF FUNDS. Contractor and the County recognize that the County intends to satisfy its financial obligation to Contractor hereunder out of funds annually appropriated for that purpose by the County. County promises and covenants to make its best efforts to appropriate funds in accordance with this Agreement. In the event no funds or insufficient funds are appropriated and budgeted, or are otherwise unavailable by any means whatsoever for payment due hereunder, County shall immediately notify Contractor of this occurrence and this Agreement shall terminate on the last day for which appropriations were received, without penalty or expense to the County of any kind whatsoever, except as to the portions of the payment amounts herein agreed upon for which funds shall have been appropriated and budgeted or are otherwise available, or at any time after the last date that County has paid for the Services, if earlier.

County further agrees:

- a. That any funds authorized or appropriated for services rendered under this Agreement shall be applied to the payments hereunder until all such funds are exhausted.
- b. That County will use its best efforts to obtain authorization and appropriation of such funds including, without limitation, the inclusion in its annual budget, a request for adequate funds to meet its obligation under this Agreement in full.
- 11. <u>CONFLICT OF INTEREST</u>. Contractor warrants that no officer or employee of the County, whether elected or appointed, shall, in any manner whatsoever, be interested in or receive any benefit from the profits or emoluments of this Agreement.

- 12. **SEVERABILITY.** If any covenant or other provision of this Agreement is invalid, or incapable of being enforced by reason of any rule of law or public policy, all other conditions and provisions of this Agreement shall, nevertheless, remain in full force and effect; and no covenant or provision shall be deemed dependent upon any other covenant or provision unless so expressed herein.
- 13. <u>INDEMNIFICATION</u>. Contractor shall indemnify, defend and hold the County harmless from any and all claims, liabilities, damages, and costs (including reasonable attorney's fees directly related thereto) including but not limited to violation of civil rights and/or bodily injury to or death of any person and for damage to or destruction of property if and to the extent caused by the negligence, willful misconduct or omissions of Contractor during the performance of this Agreement.
- 14. **INSURANCE**. Organization shall maintain the following insurance coverage during the term of this Agreement.
 - A. Organization shall maintain Commercial General Bodily Injury and Property Damage Liability insurance, each in a combined single limit of One Million Dollars (\$1,000,000) each occurrence for bodily injury and property damage liability.
 - B. Organization shall maintain, if any motor vehicles are used in the performance of the Services, Commercial General Bodily Injury and Property Damage Liability insurance, and Automobile Liability insurance including owned, non-owned, or hired vehicles, each in a combined single limit of One Million Dollars (\$1,000,000) each occurrence for bodily injury and property damage liability.

- C. Organization agrees to provide the County with certificates of insurance evidencing the above described coverage prior to the start of Services, and annually thereafter, if required by the County. Such certificates shall provide that the applicable insurance policies have been endorsed to provide a minimum of thirty days advance notice to the County in the event of cancellation, non-renewal, or reduction in limits by endorsement.
- 15. **TERM**. The term of this Agreement shall commence January 1, 2014, and shall continue until December 31, 2014, unless sooner terminated pursuant to paragraph 9, 16, or 20 hereof. If this Agreement is terminated by either party, the County shall pay only for those services actually performed by Organization as verified by the County's audit.
- TERMINATION. This Agreement may be terminated for any reason or no reason by either of the parties upon thirty (30) days' written notice to the other party's designated fiscal representative. All services and payments shall continue through the effective date of termination. Termination of this Agreement shall not constitute a waiver of the rights or obligations which the County or Organization may be entitled to receive as provided in this Agreement, or be obligated to perform under this Agreement for services prior to the date of termination. Should this Agreement terminate, all County written materials of any kind must be delivered and returned by Organization to the County within ten (10) days of the termination of this Agreement.
- 17. **STANDARD OF CARE**. Organization shall exercise the same degree of care, skill, and diligence in the performance of the Services as is ordinarily possessed and

exercised by professionals operating under similar circumstances.

18. **FINANCIAL CONTACT**. Organization shall designate a fiscal representative to act as a liaison between the parties to resolve any problems, complaints, or special circumstances encountered in the billing of the services agreed upon here.

Fiscal Representative Troy Thomas 415 E. 12th Street, Suite 100 Kansas City, MO 64106 United Inner City Services
Deidre Anderson
Executive Director
2008 E. 12th St.
KCMO 64127

(816) 994-5413

- 19. **COMPLIANCE**. The performance of this Agreement shall be subject to review by the County. The County Compliance Review Officer shall review this contract according to his responsibilities as set out in Chapter 6 of the Jackson County Code. Organization shall file quarterly compliance reports as required by the County Compliance Review Office. The County warrants that all books, records, accounts, and any other documents in the possession of the County relating to this Agreement are public records open for inspection in accordance with Chapter 610, RSMo.
- 20. **REMEDIES FOR BREACH**. Contractor agrees to faithfully observe and perform all of the terms, provisions, and requirements of this Agreement, and Contractor's failure to do so constitutes a breach of this Agreement. In such event, Contractor consents and agrees as follows:
 - A. The County may, without prior notice to Contractor, immediately terminate this Agreement; and
 - B. The County shall be entitled to collect from Contractor all payments made by the County to Contractor for which Contractor has not yet rendered services in accordance with this Agreement, and to collect

the County's reasonable attorney's fees, court costs and service fees if it is necessary to bring action to recover such payments.

- 21. **TRANSFER AND ASSIGNMENT**. Organization shall not assign or transfer any portion or the whole of this Agreement without the prior written consent of the County.
- 22. **ORGANIZATION IDENTITY**. If Organization is merged or purchased by another entity, the County reserves the right to terminate this Agreement. Organization shall immediately notify the county in the event it is merged or purchases by any other entity.
- 23. **CONFIDENTIALITY**. Contractor's records concerning the identities of those participating in its programs shall be strictly confidential; the County shall be entitled to examine said records in performing its audit and review functions, but shall not disclose said identities to any third party in any fashion.
- 24. **INFORMATIONAL REPORTING**. A representative of Contractor shall attend meetings of the County Legislature and the Housing Resources Commission when so requested by either of the above-referenced entities. The representative shall be prepared to answer any questions concerning payments made pursuant to this Agreement.
- 25. **SURPLUS FUNDS**. Any surplus funds not spent at the end of this Agreement term shall be returned to the County by the fifteenth of the month following the termination of this Agreement. These funds shall not be subject to reappropriation. The term "surplus funds" refers only to those funds that have not been committed for costs or purposes by purchase order, contract, or other formal documentation within the

Agreement term.

- 26. PERFORMANCE REVIEW. The performance of this Agreement shall be subject to review by the County or its designated agent. The County's Housing Resources Commission Director shall review the performance of this Agreement according to his/her responsibilities. Contractor agrees to file all required forms with the Housing Resources Commission Director. The Housing Resources Commission may provide to Contractor a list identifying specific areas funded by the proceeds of this Agreement to be reviewed or audited. The Housing Resources Commission and Contractor shall agree on the definition and scope of a review audit of each specific area identified. Contractor shall conduct internal review of each specific area identified and shall provide its findings to the Commission. The parties recognize that all books, records, accounts, and any other documents in the possession of the County relative to the funding of this Agreement, are public records and open for inspection and photocopying in accordance with Chapter 610, R.S.Mo.
- 27. **DISCONTINUANCE OF PROGRAM**. In the event Contractor should elect to discontinue this program, or file for bankruptcy, or participate in a reorganization, or go out of existence, or should a court of competent jurisdiction render a final decision in any way invalidating this Agreement or its purposes, Contractor shall remit any proceeds of this Agreement as are unexpended to the County.
- 28. <u>COMPLIANCE WITH RFP</u>. At all times in connection with the performance of its services hereunder, Contractor agrees to comply with and abide by the General Conditions, Specifications, and Guidelines contained in the County's RFP No. 49-13. Failure to comply with the terms of the RFP shall be a breach, remediable under

Paragraph 20 hereof. In the event of a conflict between any provision of this Agreement and a provision of the County's RFP No. 49-13, the provision of this Agreement shall govern.

INCORPORATION. This Agreement incorporates the entire understanding 29. and agreement of the parties.

IN WITNESS WHEREOF, the County and Contractor have executed this

APPROVED AS TO FORM:

JACKSON COUNTY, MISSOURI

Stephen Nixon

County Counselor

By Michael D. Sanders **County Executive**

ATTEST:

Mary Jo Spino

Clerk of the Legislature

UNITED INNER CITY SERVICES

DEZDRE ANDERSONI

Title EXECUTIVE DELECTOR Federal Tax I.D. 44-0646347

REVENUE CERTIFICATE

I hereby certify that there is a balance otherwise unencumbered to the credit of the appropriation to which this Agreement is chargeable, and a cash balance otherwise unencumbered in the treasury from which payment is to be made, each sufficient to meet the obligation of \$33.000.00, which is hereby authorized.

Director of Finance and Purchasing

Account #043-7001-56789

70012014008



SON PERIORS HEROMEST COMMUNICATION LEADING RECOMEST FORM.

415 E 12th Street, 2nd Floor Kansas City, MO 64106

Email: hrc@jacksongov.org

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Section B:	Agency's 2013 and 2014 Revenue Information	nage	2
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Section A: Organila:Non of Agency Information
Name: United Inner City Services
Full Address- City, State & Zip Code: 2008 E. 12th Street Kansas City, MO 64127
Phone No: 816-994-5400 Fax: 816-421-5072
Website Address: www.uicskc.com
Federal Tax ID No: 44-0646347 Fiscal Year Cycle: January 1 - December 31
Executive Director: Deidre Anderson
Name and Title of Principal Contact Person:
Phone No: 816-994-5413 Email Address: uicskc@gmail.com
Major Program Activity (ies) - Check Only Those Activities For Which You Are Requesting Funding:
Personal Services (Case Manager)
Bednights Emergency Shelter Transitional Living
Mortgage/Rent Assistance ☐ Utilities ☐ Other - Food/Clothing, ETC ☐ 'must be approved by board
Submittal of this request has been authorized by: Deidre Anderson
Date: 9/13/2013

Section Br. Agency's 2013 and 2014 Revenue Information.

Agency's 2014 Projected Revenue Information				
Funding Entity	Agency's 2014 Total Projected Revenue Source You Will Request 2014 Funding From		Projected Amount	% of Total Revenue
Federal		\$	370,911	22
State		\$	160,000	9
Jackson County	Outside Agency, COMBAT, HRC	\$	386,000	23
Other Counties		\$	==	0
City	CDBG	\$	78,000	5
Charity/Donations	Foundations, Business, Individual United Way	\$	457,000	27
Fundraisers	Annual Fundraiser	\$	95,000	6
Other	Program Fees	\$	140,000	8
	2014 Total Projected Revenue	\$	1,686,911	

	Agency's 2013	Revenu	e Info	rma	ation		
Funding Entity	Agency's 2013 Total Source You Received F		m		Amou	unt	% of Total Revenue
Federal	Head Start and Childcare Food	l Program		\$		283,575	17
State	Division of Family Services			\$		160,000	10
Jackson County	Outside Agency, COMBAT, HF	RC		\$		356,000	21
Other Counties	N/A			\$		-	0
City	Community Development Block	k Grant		\$		78,057	5
Charity/Donations	Foundations, Corporations, Inc	lividual Gift	S	\$		588,188	36
Fundraisers	Fundraising events			\$		50,000	3
Other (please list)	Program fees and miscellaneo	us income		\$		141,000	9
		2013 Total	Revenue	\$	1	,656,820	
ple	If your agency received fur ase identify the funding source	-			*		v.
Jackson County Fu	Yes	No		Amount	Pro	gram Name	
COMBAT				\$	50,000	Drug Pre	vention
Mental Health Levy				\$	-		
Board of Services for			\$	1,000			
Domestic Violence		~	\$	(%)			
Housing Resou	1		\$	18,000	Emergen	cy Services	
Outside Agency Pro	1		\$	288,000	Early Chi	Idhood Ed	
2013 Total Jackson County Funding				·	356,000	*	

TOTAL 2014 JACKSON COUNTY HRC REQUEST

33,000

Section by 2004 Problem Information

Agency Name: United Inner City Services

Program Name: Emergency Assistance

Agency History / Background

Briefly describe your agency's history and background.

UICS is a multi-service community based agency serving the 12th Street downtown Kansas City, Missouri corridor since 1967. The mission of UICS is to provide opportunity and support to individuals and families for the promotion of community and personal empowerment to enhance the quality of their lives. UICS programs serve the communityt hrough six major service components: Early Childhood Education, Youth Recreation/Education; Social Services/Emergency Assistance; Homelessness Prevention, Community Development, and Drug Prevention. In response to a growing demand for high quality chid care by welfare to work families, UICS opened the St. Mark Child & Family Development Center in 2004. Having access to high quality, convenient child care empowers parents and guardians of St. Mark children to find and retain gainful employment. In addition, the Center serves as a neighborhood anchor, providing a warm, safe, and attractive site for a variety of community services. UICS has a proven track record of successful partnership with other local, regional, and national resources in order to provide assistance to fragile families in order to strengthen them and build self-sufficiency. UICS was the first United Way agency granted a community development designation for funding in Kansas City, Missouri. The St. Mark Child and Familiy Development Center is the only NAEYC (National Association for the Education of Young Chidren) accredited early education provider in the 64127 zip code area. Annually, UICS serves approximately 700 households through our emergency assistance program that includes homelessness prevention, utility assistance, and a food pantry.

Section in 2014 Program Information.

Agency Name:

United Inner City Services

Program Name:

Emergency Assistance

Proposed Program Detail functions to be performed by each program. To meet the needs of the homeless population that seek services from UICS, we propose to provide full-time case management services to re-house persons who are homeless by providing assistance to locate, obtain, and retain suitable housing within a reasonable amount of time. The case manager will: 1) provide street outreach to the homelss to hotify them of our services; 2) develop individual service and housing plans for permanent housing; and 3) monitor and evaluate participants' progress.

Section Dr. 2014 Program Information

Agency Name:	United Inner City Services				
Program Name:	Emergency Assistance				
NOODBOOK PROCESS	Participants				
identify	the number of participants by County that each program serves.				
Ingkoon MO					
Jackson, MO Clay,Platte,					
Cass, MO					
Wyandotte,					
Johnson, KS					
Other					
Missouri					
	Target Population				
Describe	target population and demographics to be served by each program. If the UICS client population is African-American, Eighty-nine percent (89%) of the				
most disadvantaged ne one-third of household	n Jackson County; nearly all live in the 64127 and 64106 zip code areas, two of the eighborhoods in the County, with a combined poverty rate of forty percent (40%). Over is within a 20-block radius of St. Mark have an annual income of less than \$15,000, adults living in the neighborhood do not have a high school diploma.				

State (to p. 10). 2014 Photographs Information

Agency Name:	United Inner City Services
Program Name:	Emergency Assistance
One hundred percent (10 and 64106 zip code area	Service Delivery Area your specific geographic service delivery area for each program. 20%) of UICS clients live in Jackson County, predominantly in the 64127, 64130, as. These zip codes comprise our largest service area and have been identified as
some of Kansas City's po	porest neighborhoods.
Indicate what measu	Fund Separation res your agency will take to ensure that funds received from Jackson County
W	vill be utilized for the benefit of Jackson County residents. for UICS homelessness prevention services, all individuals must be living on the
	shelter or in immediate danger of losing their home in Jackson County, Missouri at

Section D. 2014 Program Information

Agency Name:	United Inner City Services				
Program Name:	Emergency Assistance				
	Approach & Method List the top three (3) objectives for each program.				
Assist homeless familie	s to locate permanent housing.				
Develop individual serv	ice and housing plans ofr permanent housing for these individuals/families.				
Monitor and evaluate pa	articipants' progress.				
Det	tail specific methods you will use to achieve these objectives.				
for the individual/family the process of finding no located; 4) monitor the program refinements the homelessness preventive expenditures of funds.	lanager, UICS is able to 1) interview those seeking housing to create a housing plan; 2) contact area housing agencies to assess availability of housing options; 3) begin esources to help move the individual/family into the home, once a housing unit is participant's progress and evaluate to determine program success as well as nat might be needed. UICS currently utilizes the MAACLink system to administer the ion program, including confiential storate of information, data collection, and A MAACLink Application is completed on every client with income/expenditures to see and need of assistance.				

Section Dr 201/4/Program Information

Agency Name: Unite

United Inner City Services

Program Name:

Emergency Assistance

Evaluation

How can the success of each program be evaluated?

Indicate performance measures or statistics you will use to demonstrate the success of each program.

Seventy-five (75%) of participants will obtain permanent housing. 2. One hundred percent (100%) of participants that obtain permanent housing will have a service and housing plan. 3. One hundred percent (100%) of participants will be referred to community agencies for additional services as needed.

Section by 2014 Phogram hatomation

Agency Name:	United Inner City Services
Program Name:	Emergency Assistance
How do	Mental Health bes your agency deal with mental health due to homelessness?
UICS has ongoing partne delivery, each with exper	erships with an array of area non-profits to provide the widest range of service rise in their specific area. Through a partnership with Crittenton Center, a licensed insite two days per week, with expertise in providing referral services to UICS
	your agency have in place or utilize to address mental health issues for the homeless population?
With UICS' comprehensito agencies and organiza	ve network of partnering agencies, we are able to provide support through referrlas ations that can provide the appropriate care for each client.