$U.S. Department of Housing and Urban Development\\ Office of Public and Indian Housing$

PHAPlans 5-YearPlanforFiscalYears2000 -2004 AnnualPlanforFiscalYear2003

NOTE:THISPHAPLANSTEMPLATE(HUD50075)ISTOBE COMPLETEDIN ACCORDANCEWITHINSTRUCTIONSLOCATEDINAPPLICABLEPIH NOTICES

PHAPlan AgencyIdentification

PHAN	me: AlbanyHousingAuthority
PHAN	mber: NY009
PHAFi	scalYearBeginning:07/01/2003
Public A	accesstoInformation
	ationregardin ganyactivitiesoutlinedinthisplancanbeobtainedbycontacting: llthatapply) MainadministrativeofficeofthePHA Locatedat200SouthPearlSt.,Albany,NY
	12202 PHAdevelopmentmanagementoffices PHAlocaloffices
Display	LocationsForPHAPlansandSupportingDocuments
ThePHA apply)	MainadministrativeofficeofthePHA PHAdevelopmentmanagementoffices PHAlocaloffices Mainadministrativeofficeofthelocalgovernment MainadministrativeofficeoftheCountygovernment MainadministrativeofficeoftheStategovernment Publiclibrary PHAwebsite Other(listbelow) HUDWebsite
PHAPla	nSupportingDocumentsareavailableforinspectionat:(selectallthatapply) MainbusinessofficeofthePHA PHAdevelopmentmanagementoffices Other(listbelow)

5-YEAR PLAN PHAF ISCAL YEARS 2000 -2004

[24CFRPart903.5]

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	OTA.		DI.	,,,

	hePHA's mission for serving the needs of low -income, very low income, and extremely
IOW-II	ncomefamiliesinthePHA'sjurisdiction.(selectoneofthechoicesbelow)
	ThemissionofthePHAisthesameasthatoftheDepartmentofHousingandUrban Development:Topromoteadequatean daffordablehousing,economicopportunityanda suitablelivingenvironmentfreefromdiscrimination.
popul	ThePHA'smissionis:(statemissionhere) ThemissionoftheAlbanyHousingAuthorityistoleadthecommunitywith ssionalism,integrityandspiritinprovidingqualityhousingofchoiceforadiverse lationandtopartnerwiththecommunitytomaximizesocialandeconomic rtunity.
B.Goa	als
thoses theiro object QUAL OVEL as:nur	palsandobjectiveslistedbelowarederivedfromHUD'sstrategicGoalsan dObjectivesand emphasizedinrecentlegislation.PHAsmayselectanyofthesegoalsandobjectivesas wn,oridentifyothergoalsand/orobjectives.WhetherselectingtheHUD -suggested tivesortheirown, PHASARESTRONGLYEN COURAGED TOIDENTIFY NTIFIABLEMEASURE SOFSUCCESSINREAC HINGTHEIROBJECTIVE S RTHECOURSEOFT HE5YEARS .(Quantifiablemeasureswouldincludetargetssuch mbersoffamiliesservedorPHASscoresachieved.)PHAsshouldidentifythesemeasures bacestotherightoforbelowthestatedobjectives.
•	· · · · · · · · · · · · · · · · · · ·
HUD	StrategicGoal:Increasetheavailabilityofdecent,safe,andaffordablehousing.
	PHAGoal:Expandthesupplyofassistedhousing Objectives: Applyforaddi tionalrentalvouchers: asfundingnoticesarepublished. Reducepublichousingvacancies: Leverageprivateorotherpublicfundstocreateadditionalhousingopportunities: Developatleastoneadditionallow -income housingtaxcreditprogram -
	assistedprojectby6/30/04.
	2. AHAwillimplementitsassetmanagementplannolaterthen1 -1-03 3. AHAintheprocessofnegotiatingwithanot -for-profitaffiliateofthe CityofAlbanyknownasCapitalCityHousingtopurchase15 additional unitsinAlbany'ssouthendneighborhoodincludingafailed condominium.
	Acquireorbuildunitsordevelopments
	Other(listbelow)
	1. ApplyforadditionalHOPEVIfortheSouthEndtoincludeNY9 -4Lincoln
	SquarewheneverNOFAispublishedanduntilfunded,wheneverfeasible. 2. ExplorefeasibilityofadditionalrevitalizationactivitiesatNY9 -3and NY9 -1by6/30/04

- 3. EvaluatewaystomakeNY9 -13EzraPrenticeHomesmoremarketable toworkingfamilies,includin gthepossibilityforHOPEVIfunding, demolition/conversionandreplacementhousingoptionsintheSo.End NeighborhoodofAlbanyby06/30/04. Exploretheadditionalpossibility ofamixed -financingplantohelptopayforneededrenovations.
- PHAGoal:Improve the quality of assisted housing Objectives:
 - ☐ Improvepublichousingmanagement:(PHASscore)
 - 1. AchievealevelofcustomersatisfactionthatgivesAHAthehighestscore possibleintheRASS(ResidentAssessment&S atisfactionSurvey).
 - 2. Decreaseaverageturnaroundtimeonroutineworkordersfrom5daysto4 daysbyJune1,2003
 - 3. AHAwillimplementaplanforunitturnaroundreductionsowecanfillour publichousingunitswithin30daysofbecomingvacantby12/1/04
 - 4. AHAwillstrivetoachieveanoccupancyrateof97% forpublichousingby6/30/04.
 - | Improvevouchermanagement:(SEMAPscore)(*initialyearofreport)
 - 1. AHAwillachieveaprogramutilizationrateof98% for Section 8 assistance by 12-30-03 Goalmet11/06/02
 - 2. ExpandscreeningtechniquestotheSection8assistedhousingprogram (withintheconfinesofthelaw)by6/30/01. **TaskCompleted**
 - 3. Instituteafrauddetectionprogramby01 -01-02.TaskCompleted
 - 4. Providetechnicalimprovements assistance to landlords to increase lease standards and enforcement by 6/30/02. (e.g. marketing, workshops, written information, legal assistance, etc. **Task Completed & Ongoing**
 - Increasecustomersatisfaction:

Upgradeappliancesinta rgetedfamilyunitsandupgradeelectricserviceto accommodatefull -sizewashersanddryersintargetedunitsasfollows:

- 1. KitchenrenovationsatNY9 -13EzraPrenticeHomesbyendof 2004(partof CapitalFundapplication)Changetoincludereconfiguret heunitsinseveral hillsidebuildingstoenlargethekitchensbycombiningunits.
- Washeranddryerhook -upsandanupgradeinelectricalserviceatNY9 -5
 IdaJ.YarbroughfamilyunitsandatNY9 -13EzraPrenticeHomesby 6/30/03.Changeto 6-30-04
- 3. AHAM AYCHOOSETOHIREANOUTSIDEAGENCYTOMARKET ITSHARD -TO-RENTUNITSATSOMEFUTUREDATEDEPENDING UPONAVAILABLERESOURCES
- Concentrateoneffortstoimprovespecificmanagementfunctions: (list; e.g., publichousing in nance; voucherunitinspections)
 - 1. AHAwillpromoteamotivatingworkenvironmentwithacapableand efficientteamofemployeestooperateasacustomerfriendlyandfiscally prudentleaderintheaffordablehousingindustry.
- Renovateorm odernizepublichousingunits:
- Demolishordisposeofobsoletepublichousing:

1. Completeneworrehabunitstoreplac e42unitsat4LincolnSquareby 6/30/04 2. Complete300 ±unitsofmixed -financedhousinginthecityofAlbanyto replaceformerCorningHomes.(124publichousing&36LIHTConsite andtheremainingelsewhereintheneighborhoodandaroundthecity.) Projectedcompletiondate12 -31-06. □ Providereplacementvouchers: □ Other:(listbelow) 1.Convert30 -60efficiencyunitsto10 -40one -bedroomunitsatNY9 -7Westview Homesby6/30/04toincreasetheoccupancyandmarketa bilityofthesite. GOAL COMPLETEDOCTOBER2001 -24EFFICIENCYUNITSCONVERTEDTO16 ONEBEDROOMUNITS.AHAMAYCONVERTADDITIONALUNITSIF NEEDED. 2. Convertfromelectricheattoamoreefficientsource(e.g.gas)atNY9 -11	Completedemolition of 4Lincoln and 159 Church St. by 6-30-04
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(66 /	
SteamboatSquareby 9-30-04	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Steamsoutsquares, 5000.	SteamboatSquareby 9-30-04
PHAGoal:Increaseassistedhousingchoices	PHAGoal: Increase assisted housing choices
Objectives:	
Providevouchermobilitycounseling:	
Conductoutreacheffortstopotentialvoucherlandlords Increasevoucherpaymentstandards	Conductoutreacheffortstopotentialvoucherlandlords
Increase voucher payments tandards	Increase voucher payments tandards Increase voucher payments tandards
✓ Implementvoucherhomeownershipprogram:✓ Implementpublichousingorotherhomeownershipprograms:	Implement public housing or other home ownership programs:
 Implementvoucherhomeownershipprogram: Implementpublichousingorotherhomeownershipprograms: Implementpublichousingsite -basedwaitinglists: Convertpublichousingtovouch ers: Other:(listbelow) 	Implementpublichousingsite -basedwaitinglists:
Convertpublichousingtovouch ers:	Convertpublichousingtovouch ers:
1. AHA willattempttobe acatalystforhomeownershipandpartnershipwithothers	
toensurethateachneighborhoodsurroundingitsdevelopmentsisanchoredby 10% homeownership by 6/30/04.	
2. Implementa "Pilot" site -basedwaiting list at the NY9 -2 replacement site (North	* •
Albany)toincludebothpublichousingandmarket -rentunits.Theunitswillbe	Albany)toincludebothpublichousingandmarket -rentunits.Theunitswillbe
offeredasincentivestoupwardlymobileandcurrentpublichousingresidentsaswell	
astothoseapplyingdirectlyto thesite. GOALMET	
3. ContinuetoexplorethepossibilityofexpandingpublichousingandSection8 programsoutsideoftheCityofAlbanyandintootherareasofAlbanyCounty	
whereverpossible.	
4. Counselingtoreducetheconcentrationofitsvoucherholders byhavinga5%	
increaseinthenumberofparticipantslivinginotherthanlow -incomeareasby	, , , , , , , , , , , , , , , , , , ,
6/30/05.	
5. AHAwillattract20newlandlordstoparticipateinthevoucherprogramby 6/30/02. GoalMet	
tobecomehomeowners. GOALMET1 -1-02	
7. IncreasehousingchoicesbyapplyingforHOPEVIrevitalizationfundsfor	
Lincolnand/orSteamboatneighborhoodtoreplacehighriseunitsbycreating	
clustersofin -fillhousing(newandrehabbed), ifandwhenaHOPEVIapplication issubmittedandapproved.	

VouchersinAHANYSDevelopments:

- 8. The Albany Housing Authority is developing the operational plan of assigning vouchers as project -based vouchers for up to 40% of the 128 unit NYS tate assisted public housing development Creight on Storey Homes (NYS 137B). Using the project -based vouchers will help ensure the financial feasibility of the redevelopment plan, and will help secure future operational via bility. It is AHA's intent to project base up to 15% of the units specifically for the elderly and/or disabled residents and to see kawaiver of existing regulations to project base up to 25% of units for families.
- $9. \ AHA is utilizing tenant \ -based Housing Choice Vouchers in Creighton Storey Homes and a tTownsend Parkapartments (seniors) to increase the housing options for HCV participants. AHA had to modify its existing lease from a month -to-month lease to a fully earlease to comply with existing HCV regulations.$

The supply of safe, decent and affordable tenant based units in the area is very limited, and project - basing units at Creighton Storey Homes for families including large families (unit sup to 5 be drooms) is needed to ensure the availability of such units over the next tenyears.

HUDSt rategicGoal:Improvecommunityqualityoflifeandeconomicvitality

\boxtimes	PHAGoal:Provideanimprovedlivingenvironment
	Objectives:
	☐ Implementmeasurestodeconcentratepovertybybringinghigherincomepublic
	housingho useholdsintolowerincomedevelopments:
	accessforlowerincomefamiliesintohigherincomedevelopments:
	Implementpublichousingsecurityimpro vements:
	1.ReducePartIcrimesby5%by6/30/04. GOALMETANNUALLYSINCE
	DEC.2000.
	2. Authority -widetraining and awareness of the Crime Prevention through
	EnvironmentalDesign(CPTED)theoryby6/30/01. TaskCompleted
	3.Improvethepublic's perceptionofpublichousing(e.g.safety,qualityof
	housing,etc.)throughaPublicInformationOfficeby6/30/02. TaskRemoved
	4.ContinuePHDEP -fundedsecuritycomponents(specialpatrols, neighborhood
	watch,staff,etc.) REMOVEDUETOTERMINAT IONOFPHDEP
	PROGRAMBYHUD
	5.De -densifyingpublichousingsitesthroughapprovedHOPEVIannual
	7 61 6 11
	applicationswhendeterminedfeasibleandfungible.
	Designated evelopments or buildings for particular resident groups (elderly,
	personswithdisabilities)
	Other:(listbelow)
	1. CollaboratewithTLCtodevelopstrategiesforyouththatresultin
	partnershipsandcontractswithexperiencedYouthServiceprogramsand

agenciestopromoteself -esteem,self -awareness,commun ityinvolvement, education,socialskills,andmental,physical&nutritionalhealth,suchas socialworkservices,Boys&GirlsClubs,YMCA,CityDept.ofYouth&RecreationServices,GirlsClub,CenterforLaw&Justice,Inc.,Scouting, independenteduca tional/scholasticprograms,MusicMobile,Cornell CooperativeExtension,LiteracyVolunteer,AlbanyCitySchoolDistrict, whenpossibleandiffundingisavailable

HUDStrategicGoal:Promoteself -sufficiencyandassetdevelopmentoffamiliesand individuals

- PHAGoal:Promoteself -sufficiencyandassetdevelopmentofassistedhouseholds
 Objectives:

 | Magnetic of the purpose of the purpose
 - Increasethenumberandpercentageofemployedpersonsinassistedfamilies: HOPEVI –TransitionSection3Employmentde velopmentand referto appropriateAHAstaffforallHOPEVIresidentemploymentinitiatives.Re establishbuildingtradesinitiativewithAHAWAGECenterandEducational OpportunitiesCenter(EOC) whereapplicable.
 - Provideorattractsup portiveservicestoimproveassistancerecipients' employability:forHOPEVI -DevelopandimplementstrategieswithWomen's ReemploymentCenter,NYSDeptofLabor,CityofAlbanyHumanResource Department,Albanyco.AffirmativeAction/HumanResourceDept ,Cornell CooperativeExtension,WAGECenter.Willresultinpartnershipcontractsto assistresidents.ContinuedevelopingINVESTprogram,whichfocuseson residenttrainingintheareasofcustomerserviceandretail.ProjectedProgram StartDate8/2003
 - Provideorattractsupportiveservicestoincreaseindependencefortheelderlyor familieswithdisabilities.
 - 1. Continue the Elderly Service Coordinator Program through annual HUD applications for new/continue d funding.
 - Other:(listbelow)
 - Inventory&identifyresidentskillsinAHA'sassistedhousingpopulationto developanddeliveratrainingcurriculumthatwillaugmentemployabilityby 6/30/01;createanautomatedworkexperiencedatabasetofacilitatematching residentswithemploymentneedsofthecommunitybythesametime. AHA willcontinuetoworktowardsthisobjectivewhileremovingtheend date,asthiswillbeanongoingtask.
 - 2. Implementprogramstomaximizeutilizationofcommunitycentersand developpro grammingthatenhancesresidentopportunitiesandemployability by6/30/02. AHAhasimplementedresidentprogramsatonecommunity centerandcontinuestooffercomputerskillstrainingatthatsiteandone othersite.Taskisongoing.
 - 3. AHAwill **attemptto helpto** increasetheaverageincomeofitsresidents andtheaveragerentby10% by6/30/04.
 - 4. Assuredisseminationofinformationonamonthlybasistoallresidentsabout programsandservicesthatpromoteself -sufficiencyandcrimeprevention throughthe monthlynewsletter,monthlytenantmeetings,etc.
 - 5. Continue to help develop effective and fully functioning resident

organizations in every public housing development and for the tenant programs on a nongoing basis.

HUDStrategicGoal:EnsureEqualO pportunityinHousingforallAmericans

\boxtimes	PH	AGoal:Ensureequalopportunityandaffirmativelyfurtherfairhousing
	Ob	ectives:
	\boxtimes	Undertakeaffirmativemeasurestoensureaccesstoassistedhousingregardlessof race,color, religionnationalorigin,sex,familialstatus,anddisability:
		Undertakeaffirmativemeasurestoprovideasuitablelivingenvironmentfor
		familieslivinginassistedhousing,regardlessofrace,color,religionnational origin,sex,f amilialstatus,anddisability:
		Undertakeaffirmativemeasurestoensureaccessiblehousingtopersonswithall
		varietiesofdisabilitiesregardlessofunitsizerequired:
	\boxtimes	Other:(listbelow)
	1.	Performingatargetedasse ssmentofthecommunitytodeterminetheneedfor
		accessibleunits, including but not limited to assessing the need for special
		accommodations, services, etc. by 6/30/01.
	2.	Increasehousingchoicesbybuildingand/orrehabilitatinginfillclustersoffamily
		unitsinandaroundthesouthendofAlbanyviaanapprovedHOPEVISteamboat
		and/orLincolngrantby6/30/04.

-based

OtherPHAGoalsandObjectives:(listbelow)

GOAL: <u>IMPROVEAHA'sPUBLICIMAGE</u>

Objectives:

- Remove/modifyyardfencingataffectedsites. T hishasbeenstarted,October1,2001at NY9 -11andwillbecompletedby9 -30-02 GoalCompleted8 -30-02
- 2. AHAwilltakeoverentiregroundsandexteriorareasatallsitesby6/30/01. TASK COMPLETED
- 3. Developamediapolicyby6/30/00COMPLETED
- 4. CreateanAH AwebpageforInternetby6/30/00COMPLETED
- 5. PrioritizetheComprehensiveGrantProgram(CapitalFundforModernization)tositework by6/30/00.COMPLETED

GOAL: TORESTRUCTUREAHAINAMANNERTHATBESTSUPPORTSTHE PRINCIPLESOFASSETMANAGEMENT

Objectives:

- **1.** Decentralize the management of the sites and have the mmore project -based by 6/30/03. **Task Completed 12/30/02**
- Decentralizemaintenance, with the exception of special tycrews and explore possibility of having project -based Vacant Apt. Preparation cr ewsby 6/30/02. Completed as of July 30, 2001.
 VAPC will not be centralized at this time .
- 3. Institutesite -basedwaitinglistsandconvertpresentwaitinglisttoitby3 -31-03 -Completed

GOAL: IMPROVEOVERALLMANAGEMENT&FISCALACCOUNTABILITY

Objectives:

- 1.Buildanewofficebuildingby12/31/01. **TASKCOMPLETED12/02**
- 2.Produceamethodformeasurable,annualimprovementinhiring,trainingpractices byimplementingcareerladderavenues,leadershiptraining,upwardmobilityaccess whilepromotingdivers ityintheworkplaceby6/30/04. AHAhasmadeprogresswith CivilServicesystem –veryfewprovisionals –alltitlesformallyadopted –many careerladdersestablishedasinherentpartofsystemstructure.
- 3.AHAwilloperatesothatincomeexceedsexpense severyyear.
- 4.AHAwillraise\$1millionfrom3non -HUDsourcesby6/30/02(non -HUDsources includebutarenotlimitedto:LIHTC,developer'sfees,rooftopleases,etc.)
- 5. AHA will submit applications for annual Federal and State programs to earn development fees and for tax exempt bond transactions.
- 6. Continue to annually apply for available funds (HOPEVI, ROSS, CGP, CDBG, etc.) where feasible.
- 7. Energy conservation measures by 6/30/04 (conversions from electric togas in all applicable sites).

GOAL: PROTECTANDENHANCETHEMARKETABILITYANDCURBAPPEALOF BUILDINGS, GROUNDSANDSYSTEMSANDDELIVEREFFICIENTAND PROFESSIONALSERVICESTORESIDENTS

Objectives:

1.Explorethepossibilityofautomatinginspections(PHandS8),inventoryandworker productivitythroughtheuseofabarcodesystemandhand -heldcomputersby6/30/03. AHAhasaccomplishedmuchintheprocessofimplementingassetmanagement includingaccomplishingourbestinventoryinhistory -lessthat1%shrinkage - wehaveimprovedthew orkordersystem -establishedsatelliteinventories -held training,etc.Theautomatedinspectionsystemisstillbeingreviewed.

2.AssignaseconddedicatedmaintenanceworkertotheRiskManagementDepartment

tocompleteinspectionworkordersby6/30 /02. **ObjectiveRemovedduetolackof funds**3. Implementthecareerladder/maintenance -trainingprogramwithestablished
certificationlevels and promotional incentives by 6/30/01. Havestarted approgram

certificationlevelsandpromotionalincentivesby6/30/01.Havestartedaprogram that involvesthetestingofcurrentmaint.Employee (grade6&7aredone,gradingthemon theresultsofthetestoutandprovidingthenecessarytrainingtheyneedtoenhance theirskills(inthoseareaswhereemployeestestedpoorly),whichwillhelpinimproved tenantservicesandwiththeemployee'sch anceforpromotions.StartedJuly30,2001 andisongoingwithhopestocompletealltestingandtrainingbyJuly30,2002 . Traininghasstartedandwillbeongoing.Enddateremoved

GOAL: GOALCHANGEDTO:SENIORMANAGEMENTWILLESTABLISH
MEASUREABLEST ANDARDSOFACCOUNTABILITYTOMONITORONGOING
IMPLEMENTATINOFASSETMANAGEMENTANDTHEEFFECTIVENESSOFTHE
CHANGESALREADYINEFFECT.

Objectives:

- 1. Training and networking opportunities will be sought in an effort to maximize in come potential through sound fiscal management of mixed finance initiatives.
- ${\bf 2. AHA staff will continue to implement asset management strategies that best serve the physical inventory and the residents.}$
- 3.Intheupcomingyear, we plantocreate individuals ite involvement of site -based personnel -based budgets with the active

OnJanuary1,2003,AHAconvertedfromastructureinwhichthesitemanagersreported toadevelopmentoperationscoordinatorwithaseparate,centralizedmaintenance departmentprovidingcustodial, repair,vacantapartmentpreparationandpreventive maintenanceservicestoaconsiderablymoretraditionalprivate -marketmodelwithsite -basedmaintenanceunderthedirectionofthemanagerwhonowreportstoamemberof senioradministrationwhoischar gedwithallphasesofphysicalplanupkeepandlease enforcement.Theexceptionisthattheformerdevelopmentoperationsdepartment(now CentralCollectionsandReexaminations)hastakenoverthespecializedtasksof

reexaminations, collections and evict ions for both cause and non -payment. These, more clerical/administrative tasks were reassigned in order to allow the manager more time to devote to the aforementioned traditional private market management approach.

Thesitemanagerreportingtoasenior managementassetmanagerwasimplemented with theintention of empowering themanageras well as providing astructure that lends itself more easily to account a bility. With both the authority to control their development and the ultimate account a bility for its operation and condition, the proper circumstances for success appear to be in place. Making the on sitemaintenances taff accountable to the manageras opposed to a centralized maintenance hierarchy was a major factor in the process. Early indications are extremely positive based on increased production and productivity reports on work order and preventative maintenance functions, increased occupancy, increased average tenant rent portions and historically record low inventory shrinkage. Re-exams are on schedule and collections are successful and improving.

 $\label{lem:condition} Goal-Using Project Based Housing Choice Vouchers to increase the availability of affordable housing.$

The Albany Housing Authority plans to renovate a 128 - unit NY State funded public housing development - Creighton Storey. To ensure the feasibility of the redevelopment plan, and to secure future operational via bility, AHA plans to project base 20 units specifically for the elderly and/or disabled residents and to see kawaiver of existing regulation stoppoject base 32 additional units for families.

The supply of safe, decent and affordable tenant based units in the area is very limited, and project basing at Creighton Storey is needed to ensure the availability of such units over the next tenyears.

This has been incorporated into the Authority's Administrative Planfor AHA Board review and approval.

AnnualPHAPlan PHAFiscalYear2001 [24CFRPart903.7]

i. AnnualPlanType:

Select which type of Annual Planthe PHA will submit.

StandardPlan
 StreamlinedPlan:

 HighPerformingPHA
 SmallAgency(<250PublicHousingUnits)
 AdministeringSection8Only

 TroubledAgencyPlan

ii. ExecutiveSummar yoftheAnnualPHAPlan

[24CFRPart903.79(r)]

Provide a brie fover view of the information in the Annual Plan, including highlights of majorini tiatives and discretionary policies the PHA has included in the Annual Plan.

Notapplicablebutinclud ed -SeePage2oftheAnnualPlan

iii. AnnualPlanTableofContents

[24CFRPart903.79(r)]

 $Provide a table of contents for the Annual Plan \\ for public in spection \ . \\$, including attachments, and a list of supporting documents available for public in spection .

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ExecutiveSummary(ii)(notarequireditem,butsuppliedbyAHA)

EXECUTIVESU MMARYOFTHEANNUALPHAPLAN

 $Albany Housing Authority developed its initial Agency Planand 5 \\ -Year Planin compliance with the 1998 \\ Quality Housing and Work Responsibility Act. The initial plan was submitted in 2000. The Planup date covers the Authority's strategies for administration, admissions, occupancy, financial accountability, capital improvements, crime and safety, and asset management over the course of the next two years. This submission reflects AHA's third Annual Planup date submission.$

AHA derived its strategies based on a needs assessment of both its assets (properties) and the housing needs of the renter population in the jurisdiction. AHA has determined that the Authority must implement an asset management plan to enhance the marketabili ty of our developments. We must encourage families to reach higher income categories without increasing rents in order to promote the incentives of self -sufficiency to other residents. AHA will work towards fully occupying its family developments and promo te income mixing by utilizing waiting listskipping as allowed under the QHWRA. Deconcentration strategies will be developed for the next annual plan update.

Inthis, the third update of the annual plan, Albany Housing Authority has again revised its Admi ssions and Continued Occupancy Plan for public housing to include special provisions for admission and occupancy of the new HOPE VI rental units at North Albany, as well as instituting computerized site -based waiting list for all developments. AHA has upda ted its public housing lease accordingly by amendment. The ACOP and the lease amendment were given the appropriate resident comment period, as they were included in the comment period and public hearing for this annual update. The Housing Choice Voucher pr ogram Administrative Plan has also been updated to incorporate statutory and policy changes.

 $AHA's HOPEV I initiative in North Albany is nearly completed with the last phase of replacement housing being initiated. Partnerships and community \\ -based linkage s continue to be developed to ensure that residents and community needs will be served in the neighborhood to the greatest extent possible.$

AHA includes this year, an updated statement of the nearly completed development of 7 public housing units at the NY 9 -22 Pieter Schuyler Court apartment in late summer of 2003. AHA would also like to utilize project-basedassistanceinitsState -assisted public housing units.

Albany Housing Authority follows its mission statement of being committed to achieving excellence in providing safe, clean, and modern housing assistance while promoting self-sufficiency to the residents of the Albany Housing Authority. Our goal continues to be becoming a leader in the City of Albany housing industry by building a reputation for excellent and affordable apartments as well as providing the necessary services for customersatis faction leading to self-sufficiency.

Attachments

Indicatewhichattachmentsareprovidedbyselectingallthatapply.Providetheattachment'sname thespacetotheleftofthenameoftheattachment.Note:Iftheattachmentisprovidedasa **SEPARATE**file submissionfromthePHAPlansfile,providethefilenameinparenthesesinthespacetotherightofthetitle.

RequiredAtta chments: AdmissionsPolicyforDeconcentration IncludedintheACOPny009h04 FY2003CapitalFundProgramAnnualStatement(ny009d04&ny009e04 -ReplacementHousingFactors) Mostrecentboard -approvedope ratingbudget(RequiredAttachmentforPHAsthataretroubledoratrisk ofbeingdesignatedtroubledONLY)	etor
OptionalAttachments: ☐ PHAManagementOrganizationalChart ☐ FY2001CapitalFundProgram5 -YearActionPlan ☐ PublicHousingDrugEliminationProgram(PHDEP)Plan NOLONGERAPPLICABLE ☐ CommentsofResidentAdvisoryBoardorBoards(mustbeattachedifnotincludedinPHAPlantext) ☐ Other(Listbelow,providingea chattachmentname) ny009a04ListofRABmembers ny009b04PublicHearingMinutes,CommentsandAHAResponse ny009c04AHAOrganizationalChart ny009d042003CFP ny009e042002CFPPERHF12 -02 ny009f042002CFPPEReport ny009g042001CFPPEreport ny009h04ACOP4 -11-2003 ny009i04AdminPlanS8	

Supporting Documents Available for Review

Indicatewhichdocumentsareavailableforpublicreviewbyplacingamarkinthe"Applicable&OnDisplay" columnintheappropriaterows. Alllisteddocumentsmustbeon displayifapplicabletotheprogramactivities conductedbythe PHA.

	ListofSupportingDocumentsAvailableforReview						
Applicabl e& On Display	SupportingDocument	ApplicablePlan Component					
X	PHAPlanCertificationsofCompliancewiththePHA Plansan dRelatedRegulations	5YearandAnnualPlans					
X	State/LocalGovernmentCertificationofConsistency withtheConsolidatedPlan	5YearandAnnualPlans					
N/A	FairHousingDocumentation: RecordsreflectingthatthePHAhasexaminedits programsorpropose dprograms,identifiedany impedimentstofairhousingchoiceinthoseprograms, addressedorisaddressingthoseimpedimentsina reasonablefashioninviewoftheresourcesavailable, andworkedorisworkingwithlocaljurisdictionsto implementanyof thejurisdictions'initiativesto affirmativelyfurtherfairhousingthatrequirethe PHA'sinvolvement.	5YearandAnnualPlans					

ListofSupportingDocumentsAvailableforReview						
Applicabl e&	SupportingDocument	ApplicablePlan Component				
On Display						
X	ConsolidatedPlanforthejurisdiction/sinwhichthe PHAislocated(whichincludestheAnalysisof ImpedimentstoFairH ousingChoice(AI)andany additionalbackupdatatosupportstatementofhousing needsinthejurisdiction	AnnualPlan: HousingNeeds				
X	Mostrecentboard -approvedoperatingbudgetforthe publichousingprogram	AnnualPlan: FinancialResources				
X	PublicHousingAdmissionsand(Continued) OccupancyPolicy(A&O),whichincludestheTenant SelectionandAssignmentPlan[TSAP]	AnnualPlan:Eligibility, Selection,and AdmissionsPolicies				
X	Section8AdministrativePlan	AnnualPlan:Eligibility, Selection,and AdmissionsPolicies				
X	PublicHousingDeconcentrationandIncomeMixing Documentation: 1. PHAboardcertificationsofcompliancewith deconcentrationrequirements(section16(a)ofthe USHousingActof1937,asimplementedinthe 2/18/99Quality HousingandWorkResponsibility ActInitialGuidance;Notice andanyfurtherHUD guidance)and 2. Documentationoftherequireddeconcentrationand incomemixinganalysis	AnnualPlan:Eligibility, Selection,and AdmissionsPolicies				
X	Publichousingrentd eterminationpolicies,including themethodologyforsettingpublichousingflatrents Checkhereifincludedinthepublichousing A&OPolicy	AnnualPlan:Rent Determination				
X	Scheduleofflatrentsofferedateachpublichousing development Checkhereifincludedinthepublichousing A&OPolicy	AnnualPlan:Rent Determination				
X	Section8rentdetermination(paymentstandard) policies CheckhereifincludedinSection8 AdministrativePlan	AnnualPlan:Rent Determination				
X	Publichousingmanagementandmaintenancepolicy documents,includingpoliciesforthepreventionor eradicationofpestinfestation(includingcockroach infestation)	AnnualPlan:Operations andMaintenance				
X	Publicho usinggrievanceprocedures Checkhereifincludedinthepublichousing A&OPolicy	AnnualPlan:Grievance Procedures				
X	Section8informalreviewandhearingprocedures CheckhereifincludedinSection8 AdministrativePlan	AnnualPlan:Grievance Procedures				
X	TheHUD -approvedCapitalFund/Comprehensive	AnnualPlan:Capital				

ListofSupportingDocumentsAvailableforReview						
Applicabl e&	SupportingDocument	ApplicablePlan Component				
On Display		-				
Display	GrantProgramAnnualStatement(HUD52837)forthe	Needs				
	activegrantyear					
N/A	MostrecentCIAPBudget/ProgressReport(HUD	AnnualPlan:Capital				
	52825)foranya ctiveCIAPgrant	Needs				
N/A	Mostrecent,approved5YearActionPlanforthe	AnnualPlan:Capital				
	CapitalFund/ComprehensiveGrantProgram,ifnot	Needs				
	includedasanattachment(providedatPHAoption)					
X	ApprovedHOPEVIapplicat ionsor,ifmorerecent,	AnnualPlan:Capital				
	approvedorsubmittedHOPEVIRevitalizationPlans	Needs				
	oranyotherapprovedproposalfordevelopmentof					
	publichousing					
X	Approvedorsubmittedapplicationsfordemolition	AnnualPlan:Demolition				
	and/ordispositionofpublichous ing	andDisposition				
N/A	Approvedorsubmittedapplicationsfordesignationof	AnnualPlan:Designation				
	publichousing(DesignatedHousingPlans)	ofPublicHousing				
N/A	Approvedorsubmittedassessmentsofreasonable	AnnualPlan:Conversion				
	revitalizationofpublichousingandapprovedor	ofPublicHousing				
	submittedconversionplanspreparedpursuantto					
	section202ofthe1996HUDAppropriationsAct					
N/A	Approvedorsubmittedpublichousinghomeownership	AnnualPl an:				
	programs/plans	Homeownership				
X	PoliciesgoverninganySection8Homeownership	AnnualPlan:				
	program	Homeownership				
	CheckhereifincludedintheSection8					
	AdministrativePlan					
N/A	AnycooperativeagreementbetweenthePHAandthe	AnnualPlan:Community				
	TANFagency	Service&Self -				
***		Sufficiency				
X	FSSActionPlan/sforpublichousingand/orSection8	AnnualPlan:Community				
		Service&Self -				
37	M 16 . CC' : (ED /CG HOD DOCG	Sufficiency				
X	Mostrecentself -sufficiency(ED/SS,TOPorROSSor	AnnualPlan:Community				
	otherresidentservicesgrant)grantprogram reports	Service&Self -				
X	Thomostrocont Dublic Housing Days Eliming tion	Sufficiency				
Λ	ThemostrecentPublicHousingDrugElimination	AnnualPlan:Safetyand CrimePrevention				
	Program(PHEDEP)semi -annualperformancereport foranyopengrant.	Cimerievenuon				
X	, , , , , , , , , , , , , , , , , , ,	AnnualPlan:Annual				
Λ	Themostrecentfiscalyearaud itofthePHAconducted undersection5(h)(2)oftheU.S.HousingActof1937	Annuai Pian: Annuai Audit				
	(42U.S.C.1437c(h)),theresultsofthatauditandthe	Audit				
	PHA's response to any findings					
N/A	TroubledPHAs:MOA/RecoveryPlan	TroubledPHAs				
1 V / /A	Other supportingdocuments(optional)	(specifyasneeded)				
	(listindividually;useasmanylinesasnecessary)	(specifyasheeded)				

1.StatementofHousingNeeds

[24CFRPart903.79(a)]

A.HousingNeedsofFamiliesintheJurisdiction/sServedbythePHA

Baseduponthei nformationcontainedintheConsolidatedPlan/sapplicabletothejurisdiction,and/orotherdata availabletothePHA,provideastatementofthehousingneedsinthejurisdictionbycompletingthefollowing table.Inthe"Overall"Needscolumn,providet heestimatednumberofrenterfamiliesthathavehousingneeds.For theremainingcharacteristics,ratetheimpactofthatfactoronthehousingneedsforeachfamilytype,from1to5, with1being"noimpact"and5being"severeimpact."UseN/Atoind icatethatnoinformationisavailableupon whichthePHAcanmakethisassessment.

	F	IousingNeed	dsofFamilie	sintheJuriso	diction		
byFamilyType							
FamilyType	Overall	Afford -ability	Supply	Quality	Accessibility	Size	Location
Income<=30% of AMI	6,370	5	N/A	N/A	N/A	N/A	N/A
Income>30%but <=50%ofAMI	4,113	5	N/A	N/A	N/A	N/A	N/A
Income>50%but <80%ofAMI	5,863	3	N/A	N/A	N/A	N/A	N/A
Elderly	4,269	1	N/A	N/A	N/A	N/A	N/A
Families with Disabilities	1,860	N/A	N/A	N/A	N/A	N/A	N/A
African-American	7,769	N/A	N/A	N/A	N/A	N/A	N/A
Hispanic-Latino	1,002	N/A	N/A	N/A	N/A	N/A	N/A
Asian-Pacific Islander	678	N/A	N/A	N/A	N/A	N/A	N/A
AmericanIndian -							
Eskimo	117	N/A	N/A	N/A	N/A	N/A	N/A
Caucasian	33,206	N/A	N/A	N/A	N/A	N/A	N/A
Other	351	N/A	N/A	N/A	N/A	N/A	N/A

What sources of information did the PHA use to conduct this analysis? (Check all that apply; all materials must be made available for public in spection.) no changes from original submission in 2000.

\boxtimes	ConsolidatedP lanoftheJurisdiction/s		
	Indicateyear: 1990CHASDATABOOK	-CityofAlbany,NY	
\boxtimes	U.S.Censusdata:theComprehensiveHousingAfford	abilityStrategy("CHAS")dataset:	1990 -TABLE
	1C -ALLHOUSEHOLDS		
	AmericanHousingSur veydata		
	Indicateyear:		
	Otherhousingmarketstudy		
	Indicateyear:		
\boxtimes	Othersources:(listandindicateyearofinformation)	City of Albany Consolidated Plance	2000 -2005

B. HousingNeedsofFamiliesonth ePublicHousingandSection8Tenant -BasedAssistanceWaitingLists StatethehousingneedsofthefamiliesonthePHA'swaitinglist/s .CompleteonetableforeachtypeofPHA - widewaitinglistadministeredbythePHA. PHAsmayprovideseparatetables forsite -basedorsub - jurisdictionalpublichousingwaitinglistsattheiroption.

HousingNeedsofFamiliesontheWaitingList Waitinglisttype:(selectone) Section8tenant -basedassistance PublicHo using CombinedSection8andPublicHousing **⊠**PublicHousingSite -Basedorsub -jurisdictionalwaitinglist(optional) If used, identify which development/subjurisdiction: North Albany (9 -23,24,25&26) *Thisis awaitlistseparatefromtheotherAHAsite -basedwaitlist **AHAhas implementedsite -basedlistforthefollowingsitesasofApril1,2003:NY9 -1.9 - 3.9 - 4.9-5,9-7,9-11,9-12,9-13,9-21,9-22 %Oftotalfamilies **#Offamilies** AnnualTurnover Waitinglisttotal 3649 Extremelylow income <= 30% AMI2465 68 Verylowincome (>30% but <=50%1146 31 AMI) Lowincome 1 (>50% but < 80% 38 AMI) Familieswithchildren 2456 67 Elderlyfamilies 63 Familieswith Disabilities 470 13 2628 72 African-American Hispanic-Latino 509 14 Asian-PacificIslander 18 .5 AmericanIndian -Eskimo 15 .4 829 23 Caucasian Other 0 0 Characteristicsby BedroomSize(Public HousingOnly) 1BR*combines0& 1br. 542 34 2BR 631 38 3BR 318 19 4BR 122 7 5BR 28 2 0 5+BR 0

HousingNeedsofFamiliesontheWaitingList		
Isthewaitinglistclosed(selectone)?		
Ifyes:		
Howlonghasitbeenclosed(#ofmonths)?6 *since10 -4-2002 DoesthePHAexpecttoreopenthelistinthePHAPlanyear?		
C.StrategyforAddressingNeeds		
ProvideabriefdescriptionofthePHA'sst rategyforaddressingthehousingneedsoffamiliesinthejurisdiction andonthewaitinglist INTHEUPCOMINGYEAR ,andtheAgency'sreasonsforchoosingthisstrategy.		
(1)Strategies Need:Shortageofaffordablehousingforalleligiblepopulations		
Strategy 1. Maximize the number of affordable units available to the PHA within its current resources by:		
Selectallthatapply		
Employeffectivemaintenanceandmanagementpoliciestominimizethenumberofpublichousingunits off-line		
Reduceturnovertimeforvacatedpublichousingunits		
Reducetimetorenovatepublichousingunits		
Seekreplacementofpublichousingunitslosttotheinventorythroughmixedfinancedevelopment Seekreplacementofpublichousingunitslosttotheinventorythroughsection8replacementhousing resources		
Maintainorincreasesection8lease -upratesbyestablishingpaymentstandardsthatwillenablefamiliesto rentthroughoutthejurisdiction		
UndertakemeasurestoensureaccesstoaffordablehousingamongfamiliesassistedbythePHA,regardless ofunitsizerequired		
Maintainorincreasesection8lease -upratesbymarketingthe programtoowners,particularlythose outsideofareasofminorityandpovertyconcentration		
Maintainorincreasesection8lease -upratesbyeffectivelyscreeningSection8applicantstoincrease		
owneracceptanceofprogram ParticipateintheConsolidatedPlandevelopmentprocesstoensurecoordinationwithbroadercommunity		
strategies Other(listbelow)		
Strategy2:Increasethenumberofaffordablehousingunitsby: Selectallthatapply		
Applyforadditionalsection8unitsshouldtheybecomeavailable		
Applyforadditionalsection8unitsshouldtheybecomeavailable Leverageaffordablehousingresourcesinthecommunitythroughthecreationofmixed -financehousing		
Pursuehousingresourcesotherthanpublic housingorSection8tenant -basedassistance.		
Other:(listbelow)Provide HomeownershipOpportunities		
Need:SpecificFamilyTypes:Familiesatorbelow30%ofmedian		

Strategy 1: Target available assistance to families at orbelow 30%ofAMI

Selecta	ıllthatapply
	ExceedHUDfederaltargetingrequirementsforfamiliesatorbelow30%ofAMIinpublichousing ExceedHUDfederaltargetingrequirementsforfamiliesatorbelow30%ofAMIintenant -basedsection8 assistance Employadmissionspreferencesaimedatfamilieswitheconomichardships Adoptrentpoliciestosupportandencouragework Other:(listbelow)
Need:S	SpecificFamilyTypes:F amiliesatorbelow50%ofmedian
	gy1:Targetavailableassistancetofamiliesatorbelow50%ofAMI ıllthatapply
	Employadmissionspreferencesaimedatfamilieswhoareworking Adoptrentpoliciesto supportandencouragework Other:(listbelow)
Need:S	SpecificFamilyTypes:TheElderly
	gy1:Targetavailableassistancetotheelderly: ıllthatapply
□ □ ⊠ 1.	Seekdesignationofpublichousingfortheelder ly Applyforspecial -purposevoucherstargetedtotheelderly,shouldtheybecomeavailable Other:(listbelow) Employmarketingavenuestoincreasedesirabilityofseniorapartments
Need:S	SpecificFamilyTypes:F amilieswithDisabilities
Strateg	SpecificFamilyTypes:F amilieswithDisabilities gy1:TargetavailableassistancetoFamilieswithDisabilities: llthatapply
Strateg	gy1:TargetavailableassistancetoFamilieswithDisabilities:
Strateg Selecta	gy1:TargetavailableassistancetoFamilieswithDisabilities: allthatapply Seekdesignationofpublichousingforfamilieswithdisabilities Carryoutthemodificationsnee dedinpublichousingbasedonthesection504NeedsAssessmentfor PublicHousing Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities,shouldtheybecomeavailable Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Other:(listbelow)
Strateg Selecta Selecta Selecta Selecta Selecta	gy1:TargetavailableassistancetoFamilieswithDisabilities: allthatapply Seekdesignationofpublichousingforfamilieswithdisabilities Carryoutthemodificationsnee dedinpublichousingbasedonthesection504NeedsAssessmentfor PublicHousing Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities,shouldtheybecomeavailable Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Other:(listbelow) Assesscommunityneedforaccessibilitynumbers,unitsizesandtypesneeded. SpecificFamilyTypes:Racesorethnicitieswithdisproportionatehousin gneeds gy1:IncreaseawarenessofPHAresourcesamongfamiliesofracesandethnicitieswith disproportionateneeds:
Strateg Selecta Selecta Selecta Selecta Selecta	gy1:TargetavailableassistancetoFamilieswithDisabilities: allthatapply Seekdesignationofpublichousingforfamilieswithdisabilities Carryoutthemodificationsnee dedinpublichousingbasedonthesection504NeedsAssessmentfor PublicHousing Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities,shouldtheybecomeavailable Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Other:(listbelow) Assesscommunityneedforaccessibilitynumbers,unitsizesandtypesneeded. SpecificFamilyTypes:Racesorethnicitieswithdisproportionatehousin gneeds gy1:IncreaseawarenessofPHAresourcesamongfamiliesofracesandethnicitieswith disproportionateneeds: fapplicable
Strateg Selecta Selecta Selecta Selecta Selecta	gy1:TargetavailableassistancetoFamilieswithDisabilities: allthatapply Seekdesignationofpublichousingforfamilieswithdisabilities Carryoutthemodificationsnee dedinpublichousingbasedonthesection504NeedsAssessmentfor PublicHousing Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities,shouldtheybecomeavailable Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Other:(listbelow) Assesscommunityneedforaccessibilitynumbers,unitsizesandtypesneeded. SpecificFamilyTypes:Racesorethnicitieswithdisproportionatehousin gneeds gy1:IncreaseawarenessofPHAresourcesamongfamiliesofracesandethnicitieswith disproportionateneeds:
Strates Selection Need:S Strates Selection Strates	gy1:TargetavailableassistancetoFamilieswithDisabilities: allthatapply Seekdesignationofpublichousingforfamilieswithdisabilities Carryoutthemodificationsnee dedinpublichousingbasedonthesection504NeedsAssessmentfor PublicHousing Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities,shouldtheybecomeavailable Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Other:(listbelow) Assesscommunityneedforaccessibilitynumbers,unitsizesandtypesneeded. SpecificFamilyTypes:Racesorethnicitieswithdisproportionatehousin gneeds gy1:IncreaseawarenessofPHAresourcesamongfamiliesofracesandethnicitieswith disproportionateneeds: fapplicable Affirmativelymarkettoraces/ethnicitiesshowntohavedisproportionatehousingneeds Other:(listbelow) gy2:Conductactivitiestoaffirmativelyfurtherfairhousing
Strates Selection Need:S Strates Selection Strates	gy1:TargetavailableassistancetoFamilieswithDisabilities: allthatapply Seekdesignationofpublichousingforfamilieswithdisabilities Carryoutthemodificationsnee dedinpublichousingbasedonthesection504NeedsAssessmentfor PublicHousing Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities,shouldtheybecomeavailable Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Other:(listbelow) Assesscommunityneedforaccessibilitynumbers,unitsizesandtypesneeded. SpecificFamilyTypes:Racesorethnicitieswithdisproportionatehousin gneeds gy1:IncreaseawarenessofPHAresourcesamongfamiliesofracesandethnicitieswith disproportionateneeds: fapplicable Affirmativelymarkettoraces/ethnicitiesshowntohavedisproportionatehousingneeds Other:(listbelow)

\boxtimes	Marketthesection8programtoownersoutsideofareasofpoverty/minorityconcentrations Other:(listbelow) Promotehousingchoicesinnon -impactedCityneighborhoodstothegreate stextentfeasible.	
OtherHousingNeeds&Strategies:(listneedsandstrategiesbelow) (2)ReasonsforSelectingStrategies Ofthefactorslistedbelow,selectallthatinfluencedthePHA'sselectionofthestrategiesitwillpursue:		
	Fundingconstraints Staffingconstraints Limitedavailabilityofsitesforassistedhousing Extenttowhichparticularhousingneedsaremetbyotherorganizationsinthecommunity EvidenceofhousingneedsasdemonstratedintheConsolidatedPlanandotherinformationavailabletothe	
	PHA InfluenceofthehousingmarketonPHAprograms Communityprioritiesregardinghousingassistance Resultsofconsultationwithlocalorstategovernment ResultsofconsultationwithresidentsandtheResidentAdvisoryBoard Resultsofconsultationwithadvocacygroups	
1 1	Other:(listbelow)	

2. StatementofFinancialResources

[24CFRPart903.79(b)]

 \boxtimes

ListthefinancialresourcesthatareanticipatedtobeavailabletothePHAforthesupportofFederalpublichousing $and tenant\ -based Section 8 assistance programs administered by the PHA during the Performance of the programs and the programs are the programs and the programs and the programs are the program and the programs are the program are the program are the program and the programs are the program are t$ lanyear.Note:thetable assumes that Federal public housing orten ant based Section 8 assistance grant funds are expended one ligiblepurposes; therefore, uses of these funds need not be stated. For other funds, indicate the use for those funds as on e ofthefollowingcategories:publichousingoperations,publichousingcapitalimprovements,publichousing -basedassistance, Section 8 supportive services safety/security,publichousingsupportiveservices,Section8tenant orother.

FinancialResour ces: PlannedSourcesandUses Sources Planned\$ PlannedUses		
a) PublicHousingOperatingFund	\$6,091,985	
b) PublicHousingCapitalFund	\$2,554,250	
c) HOPEVIRevitalization		
d) HOPEVIDemolition		
e) AnnualContributio nsforSection8	10,001,551	
Tenant-BasedAssistance		
f) DrugEliminationfunds -tobeadded		
intoOperatingFunds(estimated)	-0-	
g) ResidentOpportunityandSelf -		
SufficiencyGrants	\$750,000	
h) CommunityDevelopmentBlockGrant		
	\$3,350	
i) HOME		
OtherFedera lGrants(listbelow)		
ElderlyServiceCoordinator	\$68,793	
FSSCoordinator	\$87,008	
HOPEVIforFY2003	0	

	alResour ces: ourcesandUses	
Sources	Planned\$	PlannedUses
2.PriorYearFederalGrants		
(Unobligatedfundsonly)(listbelow)		
3.PublicHousingDwellingRentalIncome		
	\$3,751,420	
4.Otherincome (listbelow)		
U.S.Dept.ofAgriculture(SummerFood)	\$115,000(est.)	
7		
4.Non -federalsources (listbelow)		
NYStateHousingAdmin.Fund	\$1,6,75,703	
Non-HOPEVIFunds		
WageSubsidyProgram Totalresources	\$25,099,020	
Totan esources	\$23,033,020	
3.PHAPoliciesGoverningEligibility,Selectio [24CFRPart903.79(c)] A.PublicHousing Exemptions:PHAsthatdonotadministerpublich		ompletesubcomponent3A.
,	<i>J</i> 1	1
(1)Eligibility		
a.Whendoes thePHAverifyeligibilityforadmis Whenfamiliesarewithinacertainnumbe Whenfamiliesarewithinacertaintimeof availability Other:(describe)	erofbeingofferedaunit:(sta	

c. Yes No:DoesthePHArequestcrim

Credithistory, character references, homevisits

CiminalorDrug -relatedactivity

inalrecordsfromlocallawenforcementagenciesforscreening purposes?

d. Yes No:DoesthePHArequestcriminalrecordsfromStatelawenforcementagenciesforscreening purposes?

e. Yes No:DoesthePHAaccessFBIcriminalrecordsfromtheFBIforscreeningpurposes?(eitherdirectly orthroughanNCIC -authorizedsource)

b. Whichnon -income(screening)factorsdoesthe PHA use to establishe ligibility for admission to public housing

(2)WaitingListOrganization

(selectallthatapply)?

Rentalhistory Housekeeping Other(describe)

 a.WhichmethodsdoesthePHAplantousetoorganizeitspublichousingwaitin Community-widelist Sub-jurisdictionallists 	glist(selectallthatapply)
Site-basedwaitinglists *alldevelopmentswillhavesite -based-waitin Other(describe)	glistsinMarch2003
b.Wheremayinterestedpersonsapplyforadmissiontopublichousing? PHAmainadministrativeoffice PHAdevelopmentsitemanagementoffice Other(listbelow) *onlineapplicationavailablesoon	
b. IfthePHAplanstooperateoneormoresite -basedwaitinglistsintheco following questions; if not, skip to subsection	mingyear,answereachofthe
(3)Assignment	
1. Howmanysite -basedwaitinglistswillthe PHA operate in the coming year? if applicants cannot behoused within an estimated 2 -year time frame.	11*w aitinglistswillbeclosed e.Publicnoticewillbeissued.
2. Yes No:AreanyorallofthePHA'ssite arenotpartofapreviously Ifyes,howmanylists? -basedwaitinglistsnewfo	
3. Yes: No:Mayfamiliesbeonmorethanonelistsimultaneously Ifyes,howmanylists? 11	
4.Where caninterestedpersonsobtainmoreinformationaboutandsignuptobed (selectallthatapply)? PHAmainadministrativeoffice AllPHAdevelopmentmanagementoffices Managementofficesatdevelopmentswithsite -basedwaitingle Atthedevelopmenttowhichtheywouldliketoapply Other(listbelow)	
(3)Assignment	
a.Howmanyvacantunitchoicesareapplicantsordinarilygivenbefo retheyfal fromthewaitinglist?(selectone) One Two ThreeorMore	lltothebottomoforareremoved
b. Yes No:Isthispolicyconsistentacrossallwaitinglist types?	
$c. If answer to bis no, list variations for any other than the primary public housing waiting North Albanyis one offer, one refusal \\ {\bf (4) Admissions Preferences}$	nglist/sforthePHA:
a.Incometargeting: ☐Yes ☐N o:DoesthePHAplantoexceedthefederaltargetingrequirementsbyta newadmissionstopublichousingtofamiliesatorbelow30%	

Inwhatcircumstanceswilltransferstakeprecede nceovernewadmissions?(listbelow) Emergencies Overhoused Underhoused Medicaljustification AdministrativereasonsdeterminedbythePHA(e.g.,topermitmodern izationwork) Residentchoice:(statecircumstancesbelow) Other:(listbelow)atthediscretionoftheExecutiveDirector
c. Preferences 1. Yes No:HasthePHAestablishedpreferences foradmissiontopublichousing(otherthandateandtimeof application)?(If"no"isselected,skiptosubsection (5)Occupancy)
2. WhichofthefollowingadmissionpreferencesdoesthePHAplantoemployinthecomingyear?(selectallthat applyfromeit herformerFederalpreferencesorotherpreferences)
FormerFederalpreferences: InvoluntaryDisplacement(Disaster,GovernmentAction,ActionofHousing Owner,Inaccessibility,PropertyDisposition) Victimsofdomes ticviolence Substandardhousing Homelessness Highrentburden(rentis>50percentofincome)
Otherpreferences:(selectbelow) Workingfamiliesandthoseunabletoworkbecauseof ageordisability Veteransandveterans'families Residentswholiveand/orworkinthejurisdiction Thoseenrolledcurrentlyineducational,training,orupwardmobilityprograms Householdsthatcontributetomeetingincomegoals(broadrangeofincomes) Householdsthatcontributetomeetingincomerequirements(targeting) Thosepreviouslyenrolledineducational,training,orupwardmobilitypro grams Victimsofreprisalsorhatecrimes Otherpreference(s)(listbelow) AtthediscretionoftheE.D.,thosepersonsinawitnessprotectionprogram&"OperationSafeHome" forvictimsofdomesticviolence;andresi dentsofCityofAlbanyandpersonsworkingintheCityof Albanymaybehousedaheadofanyotherpersononthewaitinglist.
3.IfthePHAwillemployadmissionspreferences, please prioritize by placing a "1" in the space that represents your first priority, a "2" in the box representing your second priority, and so on. If you give equal weight to one or more of the sechoices (either through an absolute hierarchy or through a point system), place the same numbernext to each. That means you can use "1" more than once, "2" more than once, etc.
⊠DateandTime
FormerFederalpreferences: InvoluntaryDisplacement(Disaster,GovernmentAction,ActionofHousing Owner,Inaccessibility,PropertyDisposition) Victimsofdomesticviolence Substandardhousing Homelessness Highrentburden

1	Workingfamiliesandthoseunabletoworkbecauseofageordisabilit y Veteransandveterans'families Residentswholiveand/orworkinthejurisdiction Thoseenrolledcurrentlyineducational,training,orupwardmobilityprograms Householdsthatcontributetomeet ingincomegoals(broadrangeofincomes) Householdsthatcontributetomeetingincomerequirements(targeting) Thosepreviouslyenrolledineducational,training,orupwardmobilityprograms Victimsofreprisalsorhatecrimes Otherpreference(s)(listbelow) AtthediscretionoftheE.D.,thosepersonsinawitnessprotectionprogram&"OperationSafe Home"forvictimsofdomesticviolence.
	onshipofpreferencestoincometargetingr equirements: ThePHAappliespreferenceswithinincometiers Notapplicable:thepoolofapplicantfamiliesensuresthatthePHAwillmeetincome -targeting requirements
(5)Occuj	pancy
public D II	eferencematerialscana pplicantsandresidentsusetoobtaininformationabouttherulesofoccupancyof chousing(selectallthatapply) ΓhePHA -residentlease ΓhePHA'sAdmissionsand(Continued)Occupancypolicy PHA briefingseminarsorwrittenmaterials Othersource(list)
	tenmustresidentsnotifythePHAofchangesinfamilycomposition? (selectallthatapply) Atanannualreexaminationandleaserenewal Anytimefamilycompositionchanges Atfamilyrequestforrevision Other(list) WhenPHAdeterminesapossiblediscrepancyinreporting
(6)Decor	ncentrationandIncomeMixing
a. XYes	s No:DidthePHA's analysis of its family (general occupancy) developments to determine concentrations of poverty indicate the need for measures to promote deconcentration of poverty or income mixing?
b. Xes	s No:D idthePHAadoptanychangestoits admissionspolicies basedontheresultsoftherequired analysisoftheneedtopromotedeconcentrationofpovertyortoassureincomemixing?
	Adoptionofsite -basedwaitinglists If selected, listtargeted developments below: North Albany & soontoad deach development to an individual site Employing waiting list "skipping" to achi evede concentration of poverty or income mixing goals at targeted developments If selected, listtargeted developments below: All family developments
⊠ I	Employingnewadmissionpreferencesattargeteddevelopments

If selected, list target edde velop ments below: Correction: HOPEV Is it eincludes relocated tenants from the former Corning Homes site and is limited by LIHTC program to 60% of AMGI.
Other(listpolicies and developments targeted below)
d. Yes No:DidthePHAadoptanychangesto other policiesbasedontheresultsoftherequiredanalysisof theneedfordeconcentrationofpovertyandincomemixing?
e.Iftheanswertodwasyes,howwouldyoudescribethesechanges?(selec tallthatapply)
Additional affirmative marketing Actions to improve the marketability of certain developments Adoption or adjustment of ceiling rents for certain developments Adoption of rentincentives to encourage deconcentration of poverty and income Other (list below) -mixing
f.Basedontheresultsoftherequiredanalysis,inwhichdevelopmentswillthePHAmakespecialeffortstoattract orretainhigher -incomefamilies?(selectallthatapply) Notapplicable:resultsofanalysisdidnotindicateaneedforsuchefforts List(anyapplicable)developmentsbelow: Allfamilysites
g.Basedontheresultsoftherequireda nalysis,inwhichdevelopmentswillthePHAmakespecialeffortstoassure accessforlower -incomefamilies?(selectallthatapply) Notapplicable:resultsofanalysisdidnotindicateaneedforsuchefforts List(any applicable)developmentsbelow:
B.Section8 Exemptions:PHAsthatdonotadministersection8arenotrequiredtocompletesub Unlessotherwisespecified,allquestionsinthissectionapplyonlytothetenant -component3BbasedSection8assistance
program(vouchers, and until completely merged into the voucher program, certificates).
(1)Eligibility
a. Whatistheextentofscreeningconducted by the PHA? (select all that apply) ☐ Criminal ordrug -related activity only to the extrequired by lawor regulation ☐ Criminal and drug -related activity, more extensively than required by lawor regulation ☐ Moregenerals creening than criminal and drug -related activity (list factors below) ☐ Other (list below) ☐ Previous rental history, particularly assisted or public housing experience
b. Yes No:DoesthePHArequestcriminalrecordsfromlocallawenforcementagenciesforscreening purposes?
c. Yes No:DoesthePHArequestcriminalrecordsfromStatelawenforcementagenciesforscreening purposes?
d. Yes No:DoesthePHAaccessFBIcriminalrecordsfromtheFBIforscreeningpu rposes?(eitherdirectly orthroughanNCIC -authorizedsource)
e.Indicatewhatkindsofinformationyousharewithprospectivelandlords?(selectallthatapply) Criminalordrug -relatedactivity Other(describebelo w)

a. Withwhich of the following program waiting lists is the section 8 tenant -basedassistancewaitinglistmerged? (selectallthatapply) None Federalpublichousing Federalmoderaterehabilitation Federalproject -basedcertificateprogram Otherfederalorlocalprogram(listbelow) NYSassistedpublichousing b.Wheremayinterestedpersonsapplyforadmissiontosection8tena nt-basedassistance?(selectallthatapply) PHAmainadministrativeoffice Other(listbelow) Bymail&bydownloadingapplicationfromAHAwebsiteatwww.albanyhousing.org (3)SearchTime a. XYes No:DoesthePHAgiveextensionsonstandard60 -dayperiodtosearchforaunit? Ifyes, statecircumstances below: MostcircumstancessinceAlbany's rentalhousing marketis limited. Usually give extension stothose inneed of 3+ bedroomunits. (4)AdmissionsPreferences a.Incometargeting Yes No:DoesthePHAplantoexceedthefederaltargetingrequirementsbytargetingmorethan75% of all newadmissionstothesection8programtofamiliesat orbelow30% of median area income? b.Preferences 1. XYes No:HasthePHAestablishedpreferencesforadmissiontosection8tenant -basedassistance?(other thandateandtimeofapplication)(ifno,skiptosubcompone nt(5)Specialpurposesection 8assistanceprograms) 2. Which of the following admission preferences does the PHA plantoemploy in the coming year? (select all that the property of the propertyapplyfromeitherformerFederalpreferencesorotherpreferences) FormerFederalpr eferences InvoluntaryDisplacement(Disaster,GovernmentAction,ActionofHousingOwner,Inaccessibility, Property Disposition) Victimsofdomesticviolence Substandardhousing Homelessness Highrentburden(rentis>50percentofincome) Otherpreferences(selectallthatapply) Workingfamiliesandthoseunabletoworkbecauseofageordisability Veteransandveterans'famili es Residentswholiveand/orworkinyourjurisdiction Those enrolled currently ineducational, training, or upward mobility programs Householdsthatcontributetomeetingincomegoals(broadrangeof Householdsthatcontributetomeetingincomerequirements(targeting) Those previously enrolled ineducational, training, or upward mobility programs Victimsofreprisalsorhatecrimes Otherpreference(s)(listbelow)

(2)WaitingListOrganization

ofdomesticviolence; and residents of City of Albany. 3. If the PHA will employ admissions preferences, please prioritize by placing a "1" in the space that represents yourfirstpriority,a"2"intheboxrepresentingyoursecondpriority,andsoon. If you give equal weight to one or moreofthesechoices(eitherthroughanabsolutehierarch yorthroughapointsystem), placethesamenumbernext toeach. Thatmeansyoucanuse "1" morethanonce, "2" morethanonce, etc. \boxtimes DateandTime FormerFederalpreferences InvoluntaryDisplacement(Disaster,Govern mentAction,ActionofHousingOwner,Inaccessibility. Property Disposition) Victimsofdomesticviolence Substandardhousing Homelessness Highrentburden Otherpreferences(selectallthatapply) Workingfamiliesandthoseunabletoworkbecauseofageordisability Veteransandvete rans'families Residentswholiveand/orworkinyourjurisdiction Those enrolled currently ineducational, training, or upward mobility programs Householdsthatcontributetomeetingincomegoals(broadrangeofinco mes) Householdsthatcontributetomeetingincomerequirements(targeting) Those previously enrolled ineducational, training, or upward mobility programs Victimsofreprisalsorhatecrimes Otherpreference(s)(listbelow) 4. Among applicants on the waiting list with equal preference status, how are applicants selected? (selectone) Dateandtimeofapplication Drawing(lottery)orotherrandom choicetechnique 5. If the PHA plans to employ preferences for "residents who live and/or work in the jurisdiction" (selectone) ThispreferencehaspreviouslybeenreviewedandapprovedbyHUD ThePHArequestsappro valforthispreferencethroughthisPHAPlan 6.Relationshipofpreferencestoincometargetingrequirements:(selectone) ThePHAappliespreferenceswithinincometiers \square Notapplicable:thepoolofapplicantfamilie sensuresthatthePHAwillmeetincome -targeting requirements (5)SpecialPurposeSection8AssistancePrograms a. In which documents or other reference materials are the policies governing eligibility, selection, and admissions toanyspecial -purposesection8programadministeredbythePHAcontained?(selectallthatapply) TheSection8AdministrativePlan M \boxtimes Briefingsessionsandwrittenmaterials Other(listbelow) b. HowdoesthePHAannouncethe availabilityofanyspecial -purposesection8programstothepublic? Throughpublishednotices \boxtimes Other(listbelow)

Newsarticle

Atthediscretionofthe E.D., those persons in a witness protection program & "Operation Safe Home" for victims

4.PHARentDeterminationPolicies

[24CI	FRPart903.79(d)]
	plicHousing ptions:PHAsthatdonotadministerpublichousingarenotrequiredtocompletesub -component4A.
Descr	comeBasedRentPolicies ribethePHA'sincomebasedrentsettingpolicy/iesforpublichousingusing,includingdiscretionary(thatis, quir edbystatuteorregulation)incomedisregardsandexclusions,intheappropriatespacesbelow.
a.Use	ofdiscretionarypolicies:(selectone)
	The PHA will notemploy any discretionary rent -setting policies for income -based renting ub lichousing Income-based rents are set at the highest of 30% of adjusted monthly income, 10% of unadjusted monthly income, the welfarerent, or minimum rent (less HUD mandatory deductions and exclusions). (If selected, skip to sub-component (2))
or	
\boxtimes	The PHA employs discretionary policies for determining in come question b.) - based rent (If selected, continue to
b.Min	nimumRent
1.Wha	atamountbestreflectsthePHA'sminimumrent?(selectone) \$0 \$1-\$25 \$26-\$50
2.	Yes No:HasthePHAadoptedanydiscretionaryminimumrenthardshipexemptionpolicies?
3.Ifye	estoquestion2,listthesepoliciesbelow:
c. R	entssetatlessthan30%thanadjust edincome
	Yes No:DoesthePHAplantochargerentsatafixedamountor ntagelessthan 30% of adjusted income?
•	estoabove,listtheamountsorpercentageschargedandthecircumstancesunder whichthesewillbeused elow:
	ichofthediscretionary(optional)deductionsand/orexclusionspoliciesdoesthePHAplantoemploy(select llthatapply) Fortheearnedincomeofapreviouslyunemployedhouseholdmember Forincreasesinearnedincome Fixedamount(otherthangeneralrent -settingpolicy) Ifyes,stateamount/sandcircumstancesbelow: Fixedpercentage(otherthangeneralrent -settingpolicy) Ifyes,stateperc entage/sandcircumstancesbelow: Forhouseholdheads Forotherfamilymembers Fortransportationexpenses

Forthenon -reimbursedmedicalexpensesofnon -disabledornon -elderly families

Other(describebelow)

e.Ceilingrents 1. Doyouhaveceilingrents?(rentssetatalev ellowerthan30% of adjusted income) (selectone) Yesforalldevelopments Yesbutonlyforsomedevelopments 2. Forwhichkindsofdevelopmentsareceilingrentsinplace?(selectallthatapply) **Foralldevelopments** Forallgeneraloccupancydevelopments(notelderlyordisabledorelderlyonly) Forspecifiedgeneraloccupancydevelopments Forcertainpartsofdevelopments; e.g.,thehigh -riseportion Forcertainsizeunits; e.g., largerbedroomsizes Other(listbelow) 3. Selectthespaceorspacesthatbestdescribehowyouarriveatceilingrents(selectallthatapply) Marketcomparabilitystudy Fairmarketrents(FMR) 95thpercentilerents 75percentofoperatingcosts 100percentofoperatingcostsforgeneraloccupancy(family)developments Operatingcostsplusdebtservice The "rental value" of the unit Other(listbelow) f.Rentre -determinations: 1. Between incomere examinations, how often must tenants report changes in income or famil ycompositiontothe PHAsuchthatthechangesresultinanadjustmenttorent?(selectallthatapply) Never M Atfamilyoption Anytimethefamilyexperiencesanincomeincrease Anyti meafamilyexperiencesanincomeincreaseaboveathresholdamountorpercentage:(ifselected, specifythreshold) Other(listbelow) Families must reportall changes in composition and in come; it may or may not result in a rentad justment. g. Yes No:DoesthePHAplantoimplementindividualsavingsaccountsforresidents(ISA)asan alternative to the required 12 month disallowance of earned income and phasing in of rent increasesinthenext year? (2)FlatRents 1. Insettingthemarket -basedflatrents, what sources of information did the PHA use to establish comparability? (selectallthatapply.) Thesection8rentreasonablenessstudyofcomparablehousing Surveyofrentslistedinlocalnewspaper Surveyofsimilarunassistedunitsintheneighborhood

AdditionalincomefromanAHAresident -ownedoroperatedbusinesswhereitisnotthesoleincomesourceforthe

householdisnotincluded.

Other(list/describebelow) 1. Independentconsultantassessmentcombinedwithstaffknowledgeofcitywide neighborhoods 2. MaximumrentsestablishedattheNorthAlbanyforLIHTCcompliance
B.Section8Tenant -BasedAssistance
Exemptions:PHAsthatdonotadministerSection8tenant -basedassistancearenotrequiredtocompletesub - component4B.Unlessotherwisespecifie d,allquestionsinthissectionapplyonlytothetenant -basedsection8 assistanceprogram(vouchers,anduntilcompletelymergedintothevoucherprogram,certificates).
(1)PaymentStandards
Describethevoucherpaymentstandardsandpolicies.
 a.Wh atisthePHA'spaymentstandard?(selectthecategorythatbestdescribesyourstandard) Atorabove90% butbelow100% ofFMR 100% ofFMR inhighpovertycensustractsand110%inlowpovertycensustracts Above100% butatorbelow110% ofFMR Above110% ofFMR(ifHUDapproved;describecircumstancesbelow)
b.IfthepaymentstandardislowerthanFMR,whyhasthePHAselectedthisstandard?(selectallthatapply) FMRsareadequatetoensuresuccessamongassistedfamiliesinthePHA'ssegmentoftheFMRarea ThePHAhaschosentoserveadditionalfamiliesbyloweringthepaymentstandard Reflectsmarketorsubmarket Other(listbelow)
c.IfthepaymentstandardishigherthanFMR,whyhasthePHAchosenthislevel?(selectallthatapply) FMRsarenotadequatetoensuresuccessamongassistedfamiliesinthePHA'ssegmentoftheFMRarea Reflectsmarketorsubmarket Toincreasehousingoptionsforfamilies (Itemnowchecked) Other(listbelow)
d.Howoftenarepaymentstandardsreevaluatedforadequacy?(selectone) Annually Other(listbelow)
e.WhatfactorswillthePHAconsiderinitsassessmentoftheadequacyofitspaymentstandard?(selectallthat apply) Successratesofassistedfamilies Rentburdenso fassistedfamilies Other(listbelow)
(2)MinimumRent
a.WhatamountbestreflectsthePHA'sminimumrent?(selectone) \$0 \$1-\$25

5.OperationsandManagement [24CFRPart903.79(e)]

 $b. \ \ \, \square Yes \ \ \, \boxtimes No: Has the PHA adopted any discretionary minimum renthards hip exemption policies? (if yes, list the permitted of the permitted o$

\$26-\$50

ExemptionsfromComponent5:HighperformingandsmallPHAsarenotrequiredtocomple Section8onlyPHAsmustcompletepartsA,B,andC(2)

tethissection.

A.PHAManagementStructure

DescribethePHA'smanagementstructureandorganization.

(selectone)

AnorganizationchartshowingthePHA'smanagementstructure andorganizationisattached.

AbriefdescriptionofthemanagementstructureandorganizationofthePHAfollows:

B.HUDProgramsUnderPHAManagement

ListFederalprogramsadministeredbythePHA,numberoffamiliesservedatthebegi nningoftheupcoming fiscalyear,andexpectedturnoverineach.(Use"NA"toindicatethatthePHAdoesnotoperateanyofthe programslistedbelow.)

ProgramName	UnitsorFamiliesServed	Expected
	atYearBeginning	Turnover
PublicHousing	1392	276
Section8Vouchers	1654	380
Section8Certificates		
Section8ModRehab	21	15
SpecialPurposeSection8 Certificates/Vouchers(list individually)	285	65
PublicHousingDrug	NA(PHDEPgrant	NA
EliminationProgram (PHDEP)	eliminated)	
DrugEliminat ion ServicesunderOperating Program(anticipated)	0	10%
OtherFederalPrograms (listindividually)		00
HopeVI	90	90
ROSS -	275	25%
ElderlyService		
Coordinator	150	20%

C.ManagementandMaintenancePolicies

ListthePHA's publichousing manageme ntandmaintenance policy documents, manuals and hand books that contain the Agency's rules, standards, and policies that governmaintenance and management of publichousing, including a description of any measures necessary for the prevention or eradication of pestinfestation (which includes cockroach infestation) and the policies governing Section 8 management.

(1) Public Housing Maintenance and Management: (list below)

MaintenanceManual,PreventiveMaintenanceManual,SecurityPolicy,ACOP,NorthAlban y OccupancyandLeaseAddenda

(2)Section8Management:(listbelow)

AdministrativePlan,FSSActionPlan

6. PHAGrievanceProcedures

[24CFRPart903.79(f)]

Exemptionsfromcomponent6:HighperformingPHAsarenotrequiredtocompletecomponent6. PHAsareexemptfromsub -component6A.

Section8 -Only

A. PublicHousing 1. ☐ Yes ☐ No: HasthePHAestablishedanywrittengrievanceproceduresinadditiontofederalrequirements foundat24CFRPart966, SubpartB, forresi dentsofpublichousing?
Ifyes,listadditionstofederalrequirementsbelow: AHAGrievanceProcedureintheACOP 2.WhichPHAofficeshouldresidentsorapplicantstopublichousingcontacttoinitiatethePHAgrievance process?(selectallthatapply) PHAmainadministrativeoffice PHAdevelopmentmanagementoffices Other(listbelow)
B.Section8Tenant -BasedAssistance 1. ☐ Yes ☐ No:HasthePHAestablishedinform alreviewproceduresforapplicantstotheSection8tenant assistanceprogramandinformalhearingproceduresforfamiliesassistedbytheSection8 tenant-basedassistanceprograminadditiontofederalrequirementsfoundat24CFR982?
Ifyes,l istadditionstofederalrequirementsbelow: AHAinformalreviewproceduresintheAdministrativePlan 2.WhichPHAofficeshouldapplicantsorassistedfamiliescontacttoinitiatetheinformalreviewandinformal hearingprocesses?(selectallthatappl y) PHAmainadministrativeoffice Other(listbelow)
7.CapitalImprovementNeeds [24CFRPart903.79(g)] ExemptionsfromComponent7:Section8onlyPHAsarenotrequiredtocompletethiscomponentandmayskipto
Component8.
A.CapitalFundActivities Exemptionsfromsub -component7A:PHAsthatwillnotparticipateintheCapitalFundProgrammayskipto component7B.AllotherPHAsmustcomplete7Aasinstructed.
(1)CapitalFundProgramAnnualStatement
UsingpartsI,II,andIIIoftheAnnualStatementfortheCapitalFundProgram(CFP),identifycapitalactivitiesthe PHAisproposingfortheupcomingyeartoensurelong -termphysicalandsocialviabilityofitspublichousing developments. This statem entcanbecompleted by using the CFPAnnualStatement tables provided in the table library at the end of the PHAP lantemplate or contact the phase of th
Selectone: TheCapital FundProgramAnnualStatementisprovidedasanattachmenttothePHAPlanatAttachment (CapitalFundProgram) ny009d04and ny009e04(ReplacementHousingFund) -or-
TheCapitalFundProgramAnnualStatementisprovidedbelow:(ifsel statementfromtheTableLibraryandinserthere)
(2)Optional5 -YearActionPlan Agenciesareencouragedtoincludea5 -YearActionPlancoveringcapitalworkitems. This statement can be completed by using the 5 Year Action Plantable provided in the table library at the end of the PHAP lantemplate OR by completing and attaching a properly updated HUD -52834.

a. LYes No:IsthePHAprovidinganoptional5 -YearActionPlanfortheCapi talFund?(ifno,skiptosub - component7B)				
b.Ifyestoquestiona,selectone: TheCapitalFundProgram5 -YearActionPlanisprovidedasanattachmenttothePHAPlanatAttachment				
-or-				
TheCapi talFundProgram5 -YearActionPlanisprovidedbelow:(ifselected,copytheCFPoptional5 YearActionPlanfromtheTableLibraryandinserthere)				
$B. HOPEVI and Public Housing Development and Replacement Activities (Non \\ - Capital Fund)$				
Applicability of sub-component 7B: All PHAs administering publichousing. Identify any approved HOPEVI and/or publichousing development or replacement activities not described in the Capital Fund Program Annual Statement.				
2.Development(project)number: NY06P009002(demolished) 3.Statusofgrant:(selectthestatementthatbestdescribesthecurrentstatus) RevitalizationPlanunder development RevitalizationPlansubmitted,pendingapproval RevitalizationPlanapproved ActivitiespursuanttoanapprovedRevitalizationPlanunderway *Willbecompletedmid -2003 Yes No:c)DoesthePHAplantoapplyforaHOPEVIRevitalizationgrantinthePlanyear?				
Ifyes,listdevelopmentname/sbelow:				
Yes □No:d)WillthePHAbeengaginginanymixed -financedeve lopmentactivitiesforpublichousingin thePlanyear? Ifyes,listdevelopmentsoractivitiesbelow: HOPEVIactivitiestobecompletedatNY9 -23,24,25,26by6 -30-03and developmentactivitieswillcontinuetoaddnecessaryreplacementhousingatNY 9-27 andothers.				
Yes No:e)WillthePHAbeconductinganyotherpublichousingdevelopmentorreplacementactivities notdiscussedintheCapitalFundProgramAnnualStatement? Ifyes,listdevelopmentsoractivi tiesbelow:				
ReplacementunitsatNutgrove,NorthSwanStreet&PieterSchuylerCourt(NY9 -27) –mixed financeunits.				
8. <u>DemolitionandDisposition</u> [24CFRPart903.79(h)]				
Applicabilityofcomponent8:Section8onlyPHAsarenotrequiredtocomplete thissection.				

1. ⊠Yes □No:	DoesthePHAplantoconductanydemolitionordispositionactivities(pursuanttosection 18oftheU.S.HousingActof1937(42U.S.C.1437p))intheplanFiscalYear?(If"No", skiptoc omponent9;if"yes",completeoneactivitydescriptionforeachdevelopment.)		
2.ActivityDescription			
☐Yes ⊠No:	HasthePHAprovidedtheactivitiesdescriptioninformationinthe optional Public HousingAssetManagem entTable?(If"yes",skiptocomponent9.If"No",completethe ActivityDescriptiontablebelow.)		
	Demolition/DispositionActivityDescription		
1a.Developmentname: LincolnParkSquare			
1b.Development(project)number: NY06P009004			
2.Activitytype:D en	nolition 🛛		
Dispo	osition		
3.Applicationstatus(se	electone)		
Approved 🛛			
	ndingapproval		
Plannedapplic			
	proved, submitted, orplan nedforsubmission: (11/24/98)		
5. Number of units affective			
6.Coverageofaction(se			
☐ Partofthedevelopm ☐ Totaldevelopment	ent		
7. Timeline for activity:			
-	jectedstartdateofactivity:10 -30-02changeto6/30/03		
	ddateofactivit y:6 -30-03Changeto 3-30-04		
J	,		
	Demolition/DispositionActivityDescription		
1a.Developmentname	: SteamboatSquare		
1b.Development(proj			
	ivitytype:Demolition \square Disposition \square		
3.Applications tatus(
Approved \boxtimes			
	ndingapproval		
Plannedapplic			
	proved, submitted, or planned for submission: (11/24/98)		
5.Numberofunitsaffection(see			
Partofthedevelopm			
Totaldevelopment			
7. Timeline for activity:			
_	jectedstartdateofactivity:10 -30-02Changeto9/30/03		
b.Projecteden			
J	•		
Demolition/DispositionActivityDescription			
_	: EdwinCorningHomes		
1b.Development(proj			
2.Activitytype:Demol			
	osition		
3.Appli cationstatus(s			
Approved X Plannedapplic	Submitted,pendingapproval		
i iaiiiicuappiii	ALLIVII		

4 Dateannlication an	proved , submitted, or planned for submission: (10/26/99)		
5.Numberofunitsaffect			
6.Coverageofaction(se			
Partofthedevelopme			
Totaldevelopment			
7. Timeline for activity:			
_	jectedstartdateofactivity:04/01/2000		
	ddateofactivity:07/01/2000*Demoli tioncompleted		
on rejected and	dumentality 1077 0 17 2000 Domon uning supposed		
9. Designation of Pul	${f blic Housing for Occupancy by Elderly Families or Families with Disabilities or Families of Fami$	Elderly	
	ilieswithDisabilities	ziuci i y	
[24CFRPart903.79(i)]			
- '/-	ponent9;Section8onlyPHAsarenotrequiredt ocompletethissection.		
	•		
1. \square Yes \boxtimes No:	HasthePHAdesignatedorappliedforapprovaltodesignateordoesthePHAplanto		
	applytodesignateanypublichousingforoccupancyonlybytheelderlyfamiliesoro	only	
	byfami lieswithdisabilities,orbyelderlyfamiliesandfamilieswithdisabilitiesorv	will	
	applyfordesignationforoccupancybyonlyelderlyfamiliesoronlyfamilieswith		
	disabilities, or by elderly families and families with disabilities as provided by sect	ion7of	
	the U.S. Housing Actof 1937 (42 U.S.C. 1437e) in the upcoming fiscal year?	(If"No",	
	skiptocomponent10.If"yes",completeoneactivitydescriptionforeachdevelopm		
		pleting	
	streamlinedsubmissionsmayskiptocomponent10.)		
2.ActivityDescription			
Yes No: HasthePHAprovidedallrequiredactivitydescriptioninformationforthiscomponentin			
	the optionalPublicHousingAsse tManagementTable?If"yes",skiptocompon	ent10.If	
	"No",completetheActivityDescriptiontablebelow .		
	DesignationofPublicHousingActivityDescription		
1a.Developmentname:			
1b.Development(proje	ect)number:		
2.Designationtype:			
1 0	onlytheelderly		
	familieswithdisabilities		
	onlyelderlyfamiliesandfamilieswithdisabilities		
3.Applicationstatus(se			
* *	ludedinthePHA'sDesign ationPlan		
• •	ndingapproval		
Plannedapplic			
	approved, submitted, or planned for submission: (DD/MM/YY)		
5.Ifapproved, will this designation constitute a (sel ectone)			
NewDesignationPlan			
Revisionofapreviously -approvedDesignationPlan?			
6. Numberofunitsaff	ected:		
7.Coverageofaction(selectone)			
Partofthedevelopment			
Totaldevelopment			
*			
10 0			

10. ConversionofPublicHousingtoTenant -BasedAssistance [24CFRPart903.79(j)]

ExemptionsfromComponent10;Section8only PHAsarenotrequire

PHAs are not required to complete this section.

A. Assessments of Reasonable Revitalization Pursuant to section 202 of the HUDFY 1996 HUDFY 1996AppropriationsAct

1.	HUDorthePHAascoveredundersection202oftheHUDFY1996HUD AppropriationsAct?(If"No",skiptocomponent11;if"yes",completeoneact descriptionforeachidentifieddevelopment,unlesseligibletocomp lete submission.PHAscompletingstreamlinedsubmissionsmayskiptocomponent								
2.ActivityDescription ☐Yes ⊠No:	HasthePHAprovidedallrequiredactivitydescriptioninformationforthisconthe optional PublicHousingAssetManagementTable?If"yes",skiptocom; "No",completetheActivityDescriptiontablebelow.								
	onversionofPublicHousingActivityDescription								
1a.Developmentname:									
1b.Development(proje									
2.Whatisthestatusofthe									
	tresultssubmittedtoHUD								
	tresultsapprovedbyHUD(ifmarked,proceedtonextquestion)								
Oher(explain									
3.	onversionPlanrequired?(Ifyes,gotoblock4;ifno,gotoblock								
	Plan(selectthestatementthatbestdescribesthecurrentstatus)								
	Planindevelopment								
	PlansubmittedtoHUDon:(DD/MM/YYYY)								
	PlanapprovedbyHUDon:(DD/MM/YYYY)								
Activitiespt	arsuanttoHUD -approvedConversionPlanunderway								
-	quirementsofSection202arebeingsatisfiedbymeansotherthan								
conversion(selectone)	ssedinapendingorapproveddemolitionapplication(datesubmitted								
	orapproved:								
Unitsaddres	ssedinapendingorapprovedHOPEVIdemolitionapplication(date								
	submittedorapproved:)								
Unitsaddres	ssedinapendingorapprovedHOPEVIRevitalizationPlan(date								
	submittedora pproved:)								
	ntsnolongerapplicable:vacancyratesarelessthan10percent								
	ntsnolongerapplicable:sitenowhaslessthan300units								
Other:(desc	Tibebelow)								
B.ReservedforConver	rsionspursuanttoSection22oftheU.S.HousingActof1937								
C.ReservedforConver	rsionspursuanttoSection33oftheU.S.HousingActof1937								

11.HomeownershipProgramsAdministeredbythePHA [24CFRPart903.79(k)]

ExemptionsfromComp	onent11A:Section8onlyPHAsarenotrequiredtocomplete11A.
1. □Yes ⊠No:	DoesthePHAadministeranyhomeownershipprogramsadministeredbythePHAunder anapprovedsection 5(h)homeownershipprogram(42U.S.C.1437c(h)),oranapproved HOPE Iprogram(42U.S.C.1437aaa)orhasthePHAappliedorplantoapplyto administeranyhomeownershipprogramsundersection5(h),theHOPEIprogram,or section32oftheU.S.HousingAc tof1937(42U.S.C.1437z -4).(If"No",skipto component11B;if"yes",completeoneactivitydescriptionforeachapplicable program/plan,unlesseligibletocompleteastreamlinedsubmissiondueto smallPHA or highperformingPHA status.PHAscomp letingstreamlinedsubmissionsmayskipto component11B.)
2.ActivityDescription ☐Yes ☐No:	HasthePHAprovidedallrequiredactivitydescriptioninformationforthiscomponentin the optional PublicHousingAssetM anagementTable?(If"yes",skiptocomponent12.If "No",completetheActivityDescriptiontablebelow.)
Pı	ablicHousingHomeownershipActivityDescription
	(Completeoneforeachdevelopmentaffected)
1a.Developmentname:	ot)num hore
1b.Development(projection 2.FederalProgramautho	
HOPEI	any.
5(h)	
TurnkeyIII	
	theUSHAof1937(effective10/1/99)
	includedinthePHA'sHomeownershipPlan/Program endingapproval
4.DateHomeownership (DD/MM/YYYY)	Plan/Programapproved,submitted,orplannedforsubmission:
5. Numberofunitsa f	
6.Coverageofaction:(se	
Totaldevelopment	III.
rotatae veropinent	
B.Section8TenantBas	edAssistance
1. ⊠Yes □No:	DoesthePHAplan toadministeraSection8HomeownershipprogrampursuanttoSection 8(y)oftheU.S.H.A.of1937,asimplementedby24CFRpart982?(If"No",skipto component12;if"yes",describeeachprogramusingthetablebelow(copyandcomplete questionsforeach programidentified),unlessthePHAiseligibletocompletea streamlinedsubmissionduetohighperformerstatus. HighperformingPHAs mayskiptocomponent12.)
2.ProgramDescription: a.SizeofProgram ☐ Yes ☐ N o:	Will the PHA limit the number of families participating in the section 8 homeownership option?
Iftheanswertotl	nequestionabovewasyes, which statement best describes the number of participants?

A.PublicHousing

(selectone)

 □ 25orfewerparticipa nts □ 26-50participants □ 51to100participants □ morethan100participants
b.PHA establishedeligibilitycriteria ☐ No:WillthePHA'sprogramhaveeligibility criteriaforparticipationinitsSection8Homeownership OptionprograminadditiontoHUDcriteria? Ifyes,listcriteriabelow: FSSParticipantsandDisabledPersons. SeealsoAdministrative Plan,Section8HomeownershipProgramatAttachmentny009i04 AdminPlan
12. PHACommunityServiceandSelf -sufficiencyPrograms [24CFRPart903.79(l)]
ExemptionsfromComponent12:HighperformingandsmallPHAsarenotrequiredtocompletethiscomponent. Section8- OnlyPHAsarenotrequiredtocompletesub -componentC.
${\bf A.PHAC} oor dination with the Welfare (TANF) Agency$
1.Cooperativeagreements: ☐ No:HasthePHAhasenteredintoacooperativeagreementwiththeTANFAgency,toshare informationand/ortargetsupportiv eservices(ascontemplatedbysection12(d)(7)ofthe HousingActof1937)? *InformationUpdate
If yes, what was the date that agreement was signed? <u>11-16-00</u>
2.OthercoordinationeffortsbetweenthePHAandTANFagency(selectallthatapply) ☐ Clientreferrals ☐ Informationsharingregardingmutualclients(forrentdeterminationsandotherwise) ☐ Coordinatetheprovisionofspecificsocialandself -sufficiencyservicesandprogramstoeligiblefamilies ☐ Jointlyadministerprograms ☐ PartnertoadministeraHUDWelfare -to-Workvoucherprogram ☐ Jointadministrationofotherdemonstrationprogram ☐ Other(describe) PartneragencyforResiden tOpportunitiesandSupportiveServicesprogramsfor TANFrecipients -economicself -sufficiencyprograms
B. Servicesandprogramsofferedtoresidentsandparticipants
a.Self -SufficiencyPolicies Which,ifanyofthefollowingdiscreti onarypolicieswillthePHAemploytoenhancetheeconomicand socialself -sufficiencyofassistedfamiliesinthefollowingareas?(selectallthatapply) Publichousingrentdeterminationpolicies Publichousingadmiss ionspolicies Section8admissionspolicies Preferenceinadmissiontosection8forcertainpublichousingfamilies Preferencesforfamiliesworkingorengagingintrainingoreducationprogramsfor non-housing programsoperatedorcoordinatedbythePHA Preference/eligibilityforpublichousinghomeownershipoptionparticipation Preference/eligibilityforsection8homeownershipoptionparticipation Otherpolicies(listbelow) b.EconomicandSocialself -sufficiencyprograms
o. Economicand social sen - surficiency programs

⊠Yes	□No:
VIICS	1110.

DoesthePHAcoordinate, promoteor provide any programs to enhance the economic and social self-sufficiency of residents? (If "yes", complete the following table; if "no" skiptosub-component 2, Family Self Sufficiency Programs. The position of the table may be altered to facilitate its use.)

	ServicesandPrograms									
ProgramName&Description (includinglocation,if appropriate)	Estimated Size	Allocation Method (waiting list/random selection/specif ic criteria/other)	Access (development office/PHAmain office/other providername)	Eligibility (publichousingor section8 participantsorboth)						
ROSS –AHAWAGECenter 200GreenSt.,Albany,NY 12202	275 annually	Specificcriteria (TANF)	Referralsfrom partnering agencies, managers,andon - siteservice providers	both						
ComputerTechnologyclasses	12+per session	Residents – registered waitinglist	Referrals,AHA newsletter,on -site serviceproviders, management, posters,etc.	Both						
EOCClassroom	25+per session	Referralsfrom on-site& partner agencies, ROSS participants	WAGECenter200 GreenSt.,Albany, NY,DSS,EOC, RSS,referrals, managers,etc.	Both						
HOPEVI/YMCAAft er schoolProgram,School20, NorthAlbany	40peryear	Resident-based waitinglistand target community	PublicSchool#20, targetcommunity	Both						
HOPEVI/YMCASummer program,School20,North Albany	40per summer	Resident-based waitinglistand target community	PublicSchool#20	Both						
HOPEVI/SeniorServices SacredHeartChurch,33 WalterSt.,Albany,NY12204	25peryear	Resident-based waitinglistand target community	SeniorServicesof Albany,other partneringagencies	Both						
HOPEVIConsumerCredit Counseling@NorthAlbany sites	30peryear	Resident-based waitinglist, target community, CityofAlbany residents	AHAWAGE Center&onsite CommunityCenter	Both						
HOPEVI/Pathwaysto independence	10peryear	Resident referrals	Partneringagencies	Both						

(2)FamilySelfSufficiencyprogram/s

Program	nilySelfSufficiency(FSS)Particip	
	RequiredNumberof Participants (startofFY2002Estimate)	ActualNumberofParticipants (Asof:07/01/2003)
PublicHousing	N/A	N/A
Section8	275	265(20Graduated)
recent minim Ifno,li	FSSActionPlanaddressthestepsthenumprogramsize? ststepsthePHAwilltakebelow:	orogramsizerequiredbyHUD,doesthemost PHAplanstotaketoachieveatle astthe
C.WelfareBenefitReductions		
carryoutthosepolicies Informingres identsofn Activelynotifyingresid Establishingorpursuing exchangeofinformation		ntoadmissionandreexamination. propriateT ANFagenciesregardingthe
	erv iceRequirementpursuantte	osection12(c)oftheU.S.HousingActof1937
D.ReservedforCommunitySet 13.PHASafetyandCrimePrev [24CFRPart903.79(m)] ExemptionsfromComponent13	entionMeasures 3:HighperformingandsmallPHAsnnt15.HighPerformingandsmallPH	osection12(c)oftheU.S.HousingActof1937 otparticipatinginPHDEPandSection8 AsthatareparticipatinginPHDEPandare omponentD.
D.ReservedforCommunitySe 13.PHASafetyandCrimePrev [24CFRPart903.79(m)] ExemptionsfromComponent13 OnlyPHAsmayskiptocompone submittingaPHDEPPlanwithth	entionMeasures 3:HighperformingandsmallPHAsnnt15.HighPerformingandsmallPH	otparticipatinginPHDEPandSection8 AsthatareparticipatinginPHDEPandare omponentD.

Peopleonwaitinglistunwillingtomoveintooneormoredevelopmentsduetoperceivedand/oractual

 $Observed lower\ -level crime, van dalism and/orgraffiti$

levelsofviolentand/ordrug -relatedcrime

Other(describebelow)

residents(selectallthatapply).
Safetyandsecuritysurveyofresidents Analysisofcrimestatisticsovertimeforcrimescommitted"inandaround"publichousinga uthority Analysisofcosttrendsovertimeforrepairofvandalismandremovalofgraffiti Residentreports PHAemployeereports Policereports Demonstrable,quantifi ablesuccesswithpreviousorongoinganticrime/antidrugprograms Other(describebelow)
2. Whichdevelopmentsaremostaffected?(listbelow) NY06P009004LincolnSquareandNY06P009001RobertWhalenHomes
B.CrimeandDrugPreventiona ctivitiesthePHAhasundertakenorplanstoundertakeinthenextPHA fiscalyear
1.ListthecrimepreventionactivitiesthePHAhasundertakenorplanstoundertake:(selectallthatapply) ☐ Contractingwithoutsideand/orresidentor ganizationsfortheprovisionofcrime -and/ordrug -prevention activities ☐ CrimePreventionThroughEnvironmentalDesign ☐ Activitiestargetedtoat -riskyouth,adults,orseniors ☐ VolunteerResidentPatrol /BlockWatchersProgram(NeighborhoodWatch) ☐ Other(describebelow) -YouthprogramssponsoredbytheYMCA,Boys&GirlsClub,artprogram -allowhichpromoteleadershipdevelopmentandstresssubstanceabusepreventioneducation Allofthese programsarecontingentonsufficientfundingavailability.
3. Whichdevelopmentsaremostaffected?(listbelow) All
C.CoordinationbetweenPHA and the police
1.DescribethecoordinationbetweenthePHAandtheappropriatepoliceprecincts forcarryingoutcrime preventionmeasuresandactivities:(selectallthatapply)
 □ Policeinvolvementindevelopment,implementation,and/orongoingevaluationofdrug -eliminationplan □ Policeprovidecrimedatatohousi ngauthoritystaffforanalysisandaction □ Policehaveestablishedaphysicalpresenceonhousingauthorityproperty(e.g.,communitypolicingoffice, officerinresidence) □ Policeregularlytestifyinandotherwisesuppo rtevictioncases □ PoliceregularlymeetwiththePHAmanagementandresidents □ AgreementbetweenPHAandlocallawenforcementagencyforprovisionofabove -baselinelaw enforcementservices □ Otheractivi ties(listbelow) *NOTE:duetotheeliminationPHDEPfunds,reductioninoperatingsubsidyandincreasesinhealth insurance,retirementbenefitspaymentsandliabilityinsurance,thepolicepatrolshavebeenreducedto weekendcoverageasneeded.Weant icipatethatanincreaseinpropertyandpersonalcrimemayincreaseas adirectresult.
4. Whichdevelopmentsaremostaffected?(listbelow) AllAHAdevelopments.

D.AdditionalinformationasrequiredbyPHDEP/PHDEPPlan NoLongerApplicable
PHAselig ibleforFY2000PHDEPfundsmustprovideaPHDEPPlanmeetingspecifiedrequirementspriorto
receiptofPHDEPfunds.
Yes No:IsthePHAeligibletoparticipateinthePHDEPinthefiscalyearcoveredbythisPHAPlan?
Yes No:HasthePHAincludedthePHDEPPlanforFY2001inthisPHAPlan? Yes No:ThisPHDEPPlanisanAttachment.
Tes
[24CFRPart903.79(n)]
Policya ttachedasrequired (previouslysubmitted)
[24CFRPart903.79(o)]
15. Civilrightscertifications are included in the PHAP lan Certifications of Compliance with the PHAP lans
andRelatedRegulations .
16.FiscalAudit
[24CFRPart903.79(p)]
1. Yes No:IsthePHArequiredtohaveanauditconductedundersection 5(h)(2)oftheU.S.HousingActof1937(42US.C.1437c(h))?
(Ifno,skiptocomponent17.)
2. Yes No: WasthemostrecentfiscalauditsubmittedtoHUD?
 3. Yes No: Werethereanyfindingsastheresultofthataudit? 4. Yes No: Iftherewereanyfindings,doanyremainunresolved?
Ifyes, howmanyunresolved findings remain?
5. Yes No: HaveresponsestoanyunresolvedfindingsbeensubmittedtoHUD?
Ifnot,whenaretheydue(statebelow)?
17.PHAAssetManagement
[24CFRPart903.79(q)]
[2+Cl Rt att/05.77(q)]
Exemptionsfromcomponent17:Section8OnlyPHAsarenotrequiredtocompletethiscomponent.High performingandsmallPHAsarenotrequiredtocompletethiscomponent.
1. Yes No:IsthePHAengaginginanyactiviti esthatwillcontributetothelong -termassetmanagementof
itspublichousingstock,includinghowtheAgencywillplanforlong -termoperating,
capitalinvestment,rehabilitation,modernization,disposition,andotherneedsthathave not
beenaddressed elsewhereinthisPHAPlan?
2. WhattypesofassetmanagementactivitieswillthePHAundertake?(selectallthatapply)
Notapplicable Private research
□ Privatemanagement□ Development-basedaccounting
Comprehensivestockassessment
Centralizedcollectionsandcentralizedre -exams, separation of Section 8 and PHoccupancy, decentralized maintenance, stores, inventory and work order improvements, etc.

Yes No:HasthePHAincludeddescriptionsofassetmanagementactivitiesinthe housingAssetManagementTable? optionalPublic							
18.OtherInformation [24CFRPart903.79(r)]							
A.ResidentAdvisoryBoardRecommendations							
1. Yes No:DidthePHAreceiveanycommentsonthePHAPlanfromtheResidentAdvisoryBoard/s?							
2.Ifyes,thecommentsare:(ifcommentswerereceived,thePHA MUSTselectone) ☐ AttachedatAttachment (ny009b04PublicHearingMinutes,comments&AHAResponse)							
Providedbelow:							
3.InwhatmannerdidthePHAaddressthosecomments?(selectallthatapply) ☐ Consideredcomments, butdeterminedthatnochangestothePHA ☐ ThePHAchangedportionsofthePHAPlaninresponsetocomments Listchangesbelow: ☐ Other:(listbelow)							
B. Description of Election process for Residents on the PHAB oard							
1. ☐Ye s ☒No: DoesthePHAmeettheexemptioncriteriaprovidedsection2(b)(2)oftheU.S.Housing Actof1937?(Ifno,continuetoquestion2;ifyes,skiptosub -componentC.)							
2. Yes No: Wasthereside ntwhoservesonthePHABoardelectedbytheresidents?(Ifyes, continuetoquestion3;ifno,skiptosub -componentC.)							
3. Description of Resident Election Process							
 a.Nominationofcandidatesforplaceontheballot:(selectallthatapply) Candidateswerenominatedbyresidentandassistedfamilyorganizations CandidatescouldbenominatedbyanyadultrecipientofPHAassistance Self-nomination:CandidatesregisteredwiththePHAandrequesteda placeonballot Other:(describe) Candidatesarenominatedbyresidentsofpublichousingonly. 							
b.Eligiblecandidates:(selectone) AnyrecipientofPHAassistance AnyheadofhouseholdreceivingPH Aassistance AnyadultrecipientofPHAassistance Anyadultmemberofaresidentorassistedfamilyorganization Other(list) AnylegaladultresidentofPublicHousingonly.							
ResidentAdvisoryBoardRecommendations							
$\textbf{C.StatementofConsistency with the Consolidated Plan}\\ For each applicable Consolidated Plan, make the following statement (copy questions as many times as necessary).$							

 $1. Consolidated Planjuris diction: (pro \quad videname here) \quad \textbf{Cityof Albany, New York}$

1	thejurisdiction:(selectallthatapply)
\boxtimes	ThePHAhasbaseditsstatementofneeds offamiliesinthejurisdictionontheneedsexpressedinthe ConsolidatedPlan/s.
	The PHA has participated in any consultation processor ganized and offered by the Consolidated Plan agency in the development of the Consolidated Plan.
\boxtimes	The PHA has consulted with the Consolidated Planagency during the development of this PHA Plan. Activities to be under taken by the PHA in the coming year are consistent with the initiative scontained in
	theConsolidatedPl an.(listbelow) Other:(listbelow)
3.	The Consolidated Planof the jurisdiction supports the PHAP lan with the following actions and commitments: (describe below)
	Allongoingandfutureresidentprogram, services & self -sufficiency endeav ors, allongoingand future assetmanagement activities, allongoingandfuture affordable housing development
	activities including but not limited to HOPEVI, mixed -income, and new public housing and
	Section8programsasneeded,allfairhousingactiviti es,allothergrantandspecialapplicationsas
	may be necessary to further the mission of the Albany Housing Authority.

2. The PHA hastaken the following steps to ensure consistency of this PHA Planwith the Consolidated Planfor

D.OtherInformationRequiredbyHUD

Use this section to provide any additional information requested by HUD.

The rear enochange sto the 5 Year Planthat meet the definition of Substantial Deviation as defined below:

"Substantial deviations or significant amendments or modifications are defined as discretionary changes in the plans or policies of the housing authority that fundame ntally change the mission, goals, objectives, or plansoftheagency and which require formal approval of the Board of Commissioners."

Albany Housing Authority has updated some of its scheduled completion dates for several goals and objectives and adds ex planations where indicated. It also includes as attachments, updated Admissions & Occupancy Policy and Admissions Policy for the Housing Choice Voucher program, as well as an updated Organizational Chartand the required CFP forms.

Attachments

Usethiss ectiontoprovideanyadditionalattachmentsreferencedinthePlans.

ny009a04ListofRABmembers
ny009b04PublicHearingMinutes,CommentsandAHAResponse
ny009c04AHAOrganizationalChart
ny009d042003CFP
ny009e042002CFPPERHF12 -02
ny009f042002 CFPPEReport
ny009g042001CFPPEreport
ny009h04ACOP4 -11-2003
ny009i04AdminPlanS8
ny009j04S8HomeownershipCapacityStatement
ny009k042003CFPRHFGrantBudget

TENANTLEADERSHIPCOUNCIL/RESIDENTADVISORYBOARD MEMBERS

Officers

- TylerTrice,President NY9 -5,IdaYarbrough,270No.PearlSt.
- LavonneGardner, ActingVicePresident(PH)
 NY9 -5,158IdaYarbroughHomes
- SurraineThomas,Secretary(PH) NY9 -5,122IdaYarbroughHomes
- YolandaWynn,ActingTreasurer
 (PH)&AHABoardCommissioner(tenant -elected)
 NY9 -25,45NewHopeTerrace

Members

- WilliamPayne,AHABoardCommissioner(tenant -elected)
 NYS137- C,45CentralAve.
- AlonzoNails -NY9 -5,270No.Pearl St.
- ShamequaPayne -NY9 -11,197GreenStreet
- MaryBrown -NY137C,45CentralAve.
- SoniaGraham -NY9 -3,200GreenSt.
- DonnaLayne -NY9 -24,33NewHopeTerrace(PH&S8)
- DelilahLayne,(S8)LeonardSt.,Albany,12208

PUBLICHEARING –APRIL7,20036:00PM, -7:30PM AlbanyHousingAuthority'sAnnualPlanUpdate

Minutes

The Public Hearing was opened at 6:07 PM by the Executive Secretary, Steven T. Longore presenting the AHABoard of Commissioners.

STL – Gaveanupd ateofwhatthe Resident Advisory Board (the Authority's Tenant Leadership Council) does as the representative entity of the public housing residents and Section 8 participants.

STL –GaveanoverviewofthehighlightsoftheAnnualPlanUpdatefortheu pcoming2003- 2004 fiscalyearasfollowed:

<u>FinancialIssues</u>

- 1. DuetotheeliminationofthePublicHousingDrugEliminationProgram,manyofthespecialty tenantprogramsgearedtowardsresidentyouthhavealsobeeneliminated.
- 2. Essentialprogramsthatserv eresidentsincludingtheBoys&GirlsClubatIdaYarbrough Homes,theOpenDoor(counseling)program,theNewDayArtInstituteandthePREP(youth empowermentandcommunityinvolvement)programwillcontinueforaslongpossiblebut undershortenedcont racttermsusingHUD -approvedSection8reservesasthefundingsource.
- ${\it 3.} \quad The police patrols will continue also a tareduced level using security funds out of the Capital Fund Program.$

AHAisfacing substantial increases in NYS retirement payments in the amount of \$500,000, which the state wants in a shorter period of time; a \$150,000 increase in the cost of property in surance and a \$179,000 increase in health in surance costs.

With the Federal government decreasing the level of operating funds due to their miscalculation of anticipated expenses over the pasts everal years and no intention of making up for the short falls, AHA faces financial uncertainties over the next couple of years.

Development

STL –Onepositiveitemisthattherewillbeapressconfer enceannouncingtheCharterOneBank fundraisingcampaignonWednesdayonbehalfofthenewYMCAcampustobebuiltadjacentto PublicSchool#20inNorthAlbany.AHAisamajorpartnerinthefundraisingandthefacilitywill beopentothepublicaswell astoallAHAfamilies.

AHAisinthefinalstagesofitspurchaseofNutgroveApartments(onMcCartyAvenuein Albany'ssouthend)withtheclosingdatescheduledforApril16,2003.Thisdevelopmentwill havealltwo -bedroomapartmentswithabouthal fbeingpublichousingandtheotherhalfmarket rentals.

In Arbor Hill, AHA will be developing 100 rental units along First, Second and Third Streets as well as an additional 60 home buyer units in the same neighborhoods.

PieterSchuylerCourtinArbor Hillnearthenewfirestationisnearlycompleted. This will have 7 four -bedroom publichousing rental homes. Some of these will be "incentive" apartments for families in good standing with AHA who need the larger apartments. An additional 94 -bedroom homeowner units are being built within the site and will be sold by the Albany Housing Coalition. This mixed -income neighborhood is based on successful models for deconcentration.

<u>AssetManagement</u>

STL – Overthecourse of the pastyear AHA has restruct ure dits operation stoconsolidation in some areas and individualization in others. There -examination process and rent collections process has been centralized. Person sunder going annual, interimand special reexams now correspond with the main of ficeth rough the mail. The managements taff at the sites are now geared towards management of the physical site including over seeing on -site maintenance and day -to-day is sues. Project based budgeting has been implemented.

NorthAlbany/HOPEVIisaLowIncome HousingTaxCreditprogrampropertyandassuch,must followitsownsetofregulations. Asaresult, admissions and reexams are handled at the site.

Section8Program

AHAnowhas 1939 Housing Choice Voucherallocations. Were ceived 205 vouchers to assiss the families who will have to relocated ueto renovations at South Mall Towers. The Towers are no longer under any Federal housing assistance program, however the resident shad to be given the option of remaining in place and paying a higher rentor relocating using rental assistance. HUD appointed AHA to administer the voucher program.

<u>PublicHousingWaitingList</u>

AHAhasinstitutedsite -basewaitinglistsforallapplicants. Youcannowbeonall, someorone waitinglist.

Miscellaneous

The Planupdat ealso includes new amounts for the income limits, utility allowances and flatrent charges that were implemented in the pasts ever almost has a superior of the past several months.

COMMENT: Lisa Jackson – Steamboat Square
The electric heating in the town houses was supposed to be replaced wit happen and if so, when?

hgas. Is this still going to happen and if so, when?

RESPONSE:STL –AHAisdevelopingafinancingplantorenovatetheseheatingsystems. Wehave establishedasimilarplanintheSteamboathighrisesthatisintheworksalready. Thetownhouse conversions will begin hopefully within the year funded by an energy performance contract

CapitalFundProgramOverview

- AHA's Modernization Coordinator, Laura Moody, presented an overview of the Capital Fund Program items for each Federal development.
- NY9 -1(WhalenHomes) –Theimprovementsintheschedulecallfornewenergysavingwindows, repointing(ofconcrete)andsomemiscellaneouspaintingoftheexteriorstairs.
- NY9 -3(SteamboatHighrises) -159ChurchStreetremovalplans(demolition)willbegin whenthe newbuildingforthegarageandstorageshelvinghasbeencompleted.
- NY9 -4(LincolnSquare) -4LincolnSquarewillbedemolishedsoon.Wehavesomeminorasbestos removalat230GreenSt.ThisbuildingisapartofLincolneventhoughitisin thesamegeneralareaas Steamboat.
- NY9 -5Low(IdaYarbroughfamilyunits) —Plansincludeinstallationoflowwaterflowtoilets,new screens,energysavinglightingandsomenewrefrigerators.Somerepointingisalsoneeded.
- COMMENT Surraine Thomas IdaYarbrough Homes The entrances to all four parking lots are bad. They have deep dips where the street meets the drive way and the cars scrape on the bottom. In the snow, some (cars) gets tuck. Also, the lots have many potholes.
- RESPONSE –STL –Wew illhavemaintenanceaddresstheareaanddeterminehowwemightcorrect this. Thelotsarealsoscheduledfornewsealcoatingandrepaintingoflines.
- NY9 -5Highrises(IdaYarbroughHighrises) —Energysavingplansincludenewboilerandindividual temperaturecontrolstohelpresidentsturndowntheheatatnight.Newlightingandrefrigeratorsare alsoplanned.
- COMMENT Tenantof9 5 High The doorways in the lobby levels are poorly designed.
- RESPONSE –STL&LauraMoody –Coderequiresthatth edoorsopenout. This is a fire safety issue. Are commendation to place signs that warn people to open the doors slowly to avoid hitting some one on the other side will be considered.
- NY9 -7(Westview) —AHAplansoncombiningmorestudiounitsinto1 -bedroomapartmentstomake thebuildingasmarketableaspossible. Thebuildingwillalsohavesomeenergyconservationmeasures taken.
- NY9 -11(SteamboatTownhouses) —Plansincludenewwindowbalancers&refrigeratorreplacement.
- NY9 -12(SteamboatHistor icRehabs) –Plansincluderefrigeratorreplacementandsomeheating systemmodifications.
- NY9 -13(EzraPrenticeHomes) —Newbathroomsareintheplansasarenewheadersonthecloset doors.AcompleterenovationofEzraPrenticeisneededandAHAis developingamixed -financing plan.

AdditionalDiscussion

STLcontinued the Hearing with a brief discussion of the Authority's application for the federalization of the two state - assisted housing developments Creighton Storey and Townsend. The program has been suspended by legislators at this time and is on hold for the indefinite future.

-assistedhousingandwe aldsand2)asaletoNYS.

S

is

NYSdoesnotprovideanyoperatingfundsforcapitalimprovementstostate relyonrevenuefromtwopiecesofpropertythatwe1)leasetoMcDon

COMMENTSFROMHEARINGATTENDEES

S.Scurry –SteamboatSquare –thelobbyrenovationsareveryniceandmuchbrighter.Therehasbeen someevidenceofdamagetothefurniturealready.

RESPONSE – Thankyou. AHAistryingtom akethebuildingsmorelikeprivated evelopments. However, if the residents or guests don't take care of the space, the furniture will be removed.

L.Jackson –SteamboatTownhomes –Thedryersinthehighriselaundryroomsdonotdryverywell forthep ricethatispaid.WeneedalaundromatfortheTownhomesbecausethelaundryareasinthe highriseareforthoseresidentsandwedon'thaveaplaceofourown.

RESPONSE – Wewouldlike to have a place in the neighborhood for the family apartments. AHA investigating ways in which to accomplish this. In the mean time, we will forward the dryer complaint to the Mac - Gray Company who over sees the laundry rooms.

F.Pica –NorthAlbany -WejusthadaNeighborhoodWatchmeetingbeforethismeeting.Wehave someconcerns.Thekidsarewalkingwheretheyshouldn'tbe.Willtherebemorefencesputupinthe neighborhood?Also,thebackdoorsarenotverysecure.

RESPONSE – The fencing is not in the budget for the site at this time. Individual fences will not considered because there are somany types and material, we would need to reviewe a chrequest and this is too costly at this time. AHA is looking into the future for additional fencing on the steeper hill areas.

The doors in the back of each apartment are French-style doors or Atrium doors designed to let in more light. Some families have security systems, but many cannot afford this. We will investigate alternative stothelock is sue softhedoors.

Themeetingclosedat7:30PM

ATTACHEDARETHECOMENTSFROMTHETENANTLEADERSHIPCOUNCIL,THEIDA YARBROUGHTENANTASSOCIATION(HIGHRISE)ANDTHEIDAYARBROUGHLOW RISETENANTASSOCIATION.

RESPONSESAREINCLUDEDEITHERDIRECTLYORHAVEBEENMADEATTHEPUBLIC HEARING.

TenantLeadershipCouncil,Inc

220GreenStreet, Albany, N.Y.12202 (518)434 - 6008

SteveLongo,ExecutiveDirector AlbanyHousingAuthority 200SouthPearlStreet Albany,NewYork12202

April7,2003

DearMr.Longo,

What follows is a compilation of comments from the Tenant Leadership Council, Inc. in reference to the plan:

- 1. Ithascometoourattentionthatallmanagersdonotattendresidentcouncilmeetingswh en invited. Wewouldliketheretobepolicyrequiringthemtodoso.
- Whenaresidentfallsbehindintheirrentpayments, wewouldliketheretobeaninquiryto
 determineiftherehasbeenanysuddenlossofincomethatwouldwarrantre
 -computationof
 theirrent.
- 3. The Tenant Leadership Council, Inc. would like to regotiate the conditions of the Memorandum of Agreement pertaining to Resident Participation Funds on an annual basis to determine whether all parties are adhering to the conditions.
- 4. Wearere questingthatasignbeplacedoutsideouroffice, comparable to the other service provider signs.
- 5. CopiesoftheplanbeplacedintheManager's offices at every development.
- 6. Quarterlymeetingsbeheldwiththeresidentstodiscussprogressoftheplan.

RespectfullySubmitted,

TylerTrice,President TenantLeadershipCouncil,Inc.

AHAResponsetoTLC/RABComments

- IdonotbelieveAHAhastheauthorityunderitsbargainingunitagreementtorequirethe managertoattendthecouncil'smeetingsifth eyareheldafternormalworkinghours. However AHAwillofferthemanagercomptimeorovertimeiffinanciallyfeasibleandencouragetheir attendance. ManagerswillberequiredtoattendCouncilmeetingswhenpracticalandduring normalworkinghours.
- 2. AHAcanprintaremindertothateffectatthebottomofeveryrentstatementmailedto residentseverymonthandorpostitinthemanager'sofficeastotheavailabilityofinterimre exams. Howevertheeviction process for non -paymentis formal processi nvolving the court system. The process is lengthy by law in order to afford the tenantmaximum ability to get current on rent. AHAcannot change its policy in anyway that would delay the eviction process and risk bigger rent balances that may go uncollect ed.
- 3. Thisrequesttorenegotiatetheresidentparticipationfundsagreementannuallyduetooneor bothpartiesnotadheringtotheconditionsisalittleconfusing. If eitheroftheentities are not adhering to the agreement it should be called to their a ttention immediately. I believe the agreement is only good for a year anyway and has to be renewed a twhich time one or both of the parties may seek changes. I don't think you have anything to worry about however, sincel believed ue to budget constraints the funds will not be appropriated this year.
- TheTLCofficesarelocatedinspacethathasbeenreservedforamedicalclinicandalarge signwouldnotbepractical. Youarehoweverfreetosubmitdesignsofasmallersignsforour consideration. We willworktogethertofindanotherlocationforyouroffices assoonathe needarises.
- 4. Yes, copies of the plan will be available at every management of fice as required.
- 5. Yes,AHAwillmeetwithresidentsasoftenaspossibletodiscusstheprogressofth eplan.

This is a recreation of the IdaYar brough Low Rise Tenant Association comment on the planup date. The original is sent by mail to the HUDA rea Office.

March7,2003

StevenLongo,ExecutiveDirector AlbanyHousingAuthority 200S.PearlSt. Abany,N.Y.

ToSteveLongo:

Afterlookingintothe5yearplanandseeingtheplans, there are somethings that need to be taken into consideration. IdaYarbroughLowRiseTenantAssociation has looked around at some of the things that need to be done her eat this time. The parking lots are in bads hape, they need to be leveled and painted. The plumbing needs to be looked at and the lighting needs to be fixed. The laundry facility that we had talked about needs to be evaluated. The sethings really need to be considered. We have a lot of holes all around IdaYarbrought hat need to be fixed. Therefrigerators and stoves need to be replaced. Please consider the sere commendations.

ThankYou,

SurraineThomas PresidentofIdaYarbrough

RESPONSE:

The parking lots, lighting and refrigerators were discussed during the public hearing. Additionalitems for the low-rise apartments include low flow to ilets and new screens. Please refer to the minutes.

TheIdaYarbroughHighRiseTenantAssociation 260-270NorthPe arlStreet Albany,NewYork12207

PH#(518)445 -0791Fax#465 -3074

SteveLongo,ExecutiveDirector AlbanyHousingAuthority 200SouthPearlStreet Albany,NewYork12202

April7,2003

DearMr.Longo,

AfterreviewofthedraftoftheAnnualPlan,Ihavethefollowingquestions/commentsregarding theplan:

- 1. WhatarePart1Crimes?
- 2. WhatisthestatusoftheprogressoftheINVESTpr ogram?
- 3. WhentheAuthorityconvertstositebasedwaitinglistsandcompletesthede -centralization process,theresidentcouncilwouldliketobeinvolvedintheselectionprocessofnew residents.
- 4. AttheMarch2003meetingoftheIdaYarbroughHighRise TenantAssociationaunanimous votewasconductedinfavorofconvertingthelaundryroomstocardreadersforpaymentofa washordry.
- 5. Thelobbyexitdoorsfromthestaircasesopenoutwardlypresentingapossiblehazardtopeople walkingbyinthelobb y.
- 6. The stairs leading from the side walk to the link need to be repaired.
- 7. Inthebathroomsonthegroundfloor(260nearelevatorand270laundryroom)aboltedtoilet paperdispenserisrequired.

Thereisgasescapingfromtheboilerroomandtraveling upintotheapartmentsdirectlyabove.

If you have any questions regarding the questions or comments above, please contact meat (518) 265-9301.

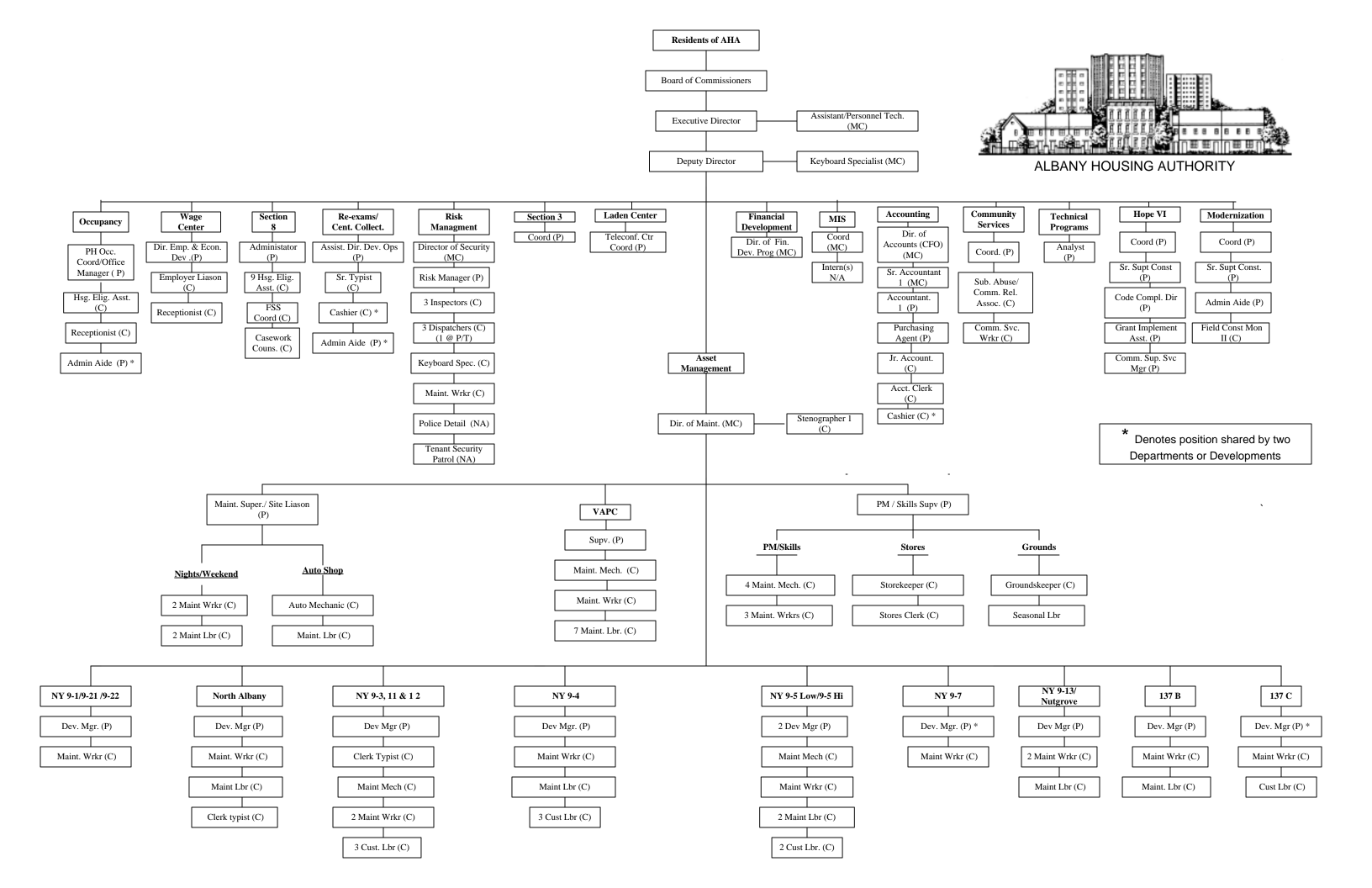
TylerTrice,President IdaYarbroughHighRiseTenantAssociation

RESPONSETOIDAYARBROUGHHIGHRISET ENANTASSOCIATIONCOMMENTSON ANNUALPLANUPDATE

Part1CrimesareseriouscrimecategorizedbytheU.S.DepartmentofJusticeasfollows: murder,robbery,rapeburglary,assault,larceny,arsonandautotheft.

- 1. PartICrimesarethemostseriousofcrim esascategorizedbytheU.S.Justice Departmentasfollows:murder,robbery,rape,burglary,assault,larceny,arsonand autotheft.
- 2. TheInvestprogramfundshavebeenexhausted.WestandreadytoreapplytoDOL justassoonasaRequestForProposalis issued.However,itiswidelybelievedthat duetoahugebudgetdeficittheStateofNewYorkwillnotre -fundtheINVEST program.
- 3. TheBinghamtonHousingAuthorityexperimentedwiththecreationofaresident applicationreviewcommittee,whichdidnot gowell.AHAwillsearchforotherhousing authoritiesthatareengagedinthepracticeandcontinueanopendialoguewiththe TLConpossibleuseofthecommitteeforthispurpose.
- 4. Discussedatthepublichearing.
- 5. Thedoorsopenoutsopeoplecanexity iathestairsinanemergency.ItisaNYSfire safetyrequirement.
- 6. We will repair the side walking uestion this construction season
- 7. Wewilllookintothis.

AHAwillhireanairqualityconsultanttoassessthe "gas" from the boiler rooms. This assignment has been given to the Director of Maintenance.



Annual Statement/Performance and Evaluation Report

CapitalFundProgramandCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PARTI:Summary

PHANan	ne	GrantType					FederalFYofGran	at	
				GrantNo.:NY(2003	
	AlbanyHousingAuthority	Replacemen	ntHousin	gFactorGrant	No.:				
[]ginalAn	nualStatementserveforDisasters/Emergencies		evisedA	nnualStatement/	RevisionNumber	_	rformanceandEvalua	ıtionPerio	dEnding
nalPerfor	manceandEvaluationReport						_		
				TotalEsti	natedCost		To	talActu	alCost(2)
LineNo.	SummarybyDevelopmentAccount		Origina	1	Revised(1)		Obligated		Expended
1	TotalNon-CFPFunds								
2	1406Operations(Maynotexceed10% of line20)		\$	1,000					-
3	1408ManagementImprovements(SoftCosts)		\$	394,000					-
	1408ManagementImprovements(HardCosts)								
4	1410Administration		\$	241,739					-
5	1411Audit								
6	1415LiquidatedDamages								
7	1430FeesandCosts		\$	132,434					
8	1440SiteAcquisition								
9	1450SiteImprovements								-
10	1460DwellingStructures		\$	1,014,723				-	
11	1465.1DwellingEquipmentNonexpendable							-	-
12	1470NondwellingStructures		\$	400,500					-
13	1475NondwellingEquipment		\$	18,000				-	-
14	1485Demolition		\$	200,000				-	-
15	1490ReplacementReserve								
16	1492MovingtoWorkDemostration								
17	1495.1RelocationCosts		\$	15,000					
18	1498DevelopmentActivities							-	-
19	1502Contingency(maynotexceed8%ofline20)								
20	AmountofAnnualGrant(sumoflines2-19)		\$	2,417,396	\$	-			-
	AmountoflineXRelatingtoLBPActivities		\$	-					
	AmountoflineXRelatingtoSection504Compliance	ee	\$	-					
	AmountoflineXRelatingtoSecurity(SoftCosts)		\$	-					
	AmountoflineXRelatingtoSecurity(HardCosts)								
	AmountoflineXRelatingtoEnergyConservationM	Measures							
	CollateralizationExpenseorDebtService		\$	=					
(1)Tobeco	mpletedforthePerformanceandEvaluationReportoraRe	evisedAnnualS	tatement		(2)Tobecomplet	edforthePerfor	nanceandEvaluationRe	port	
	ExecutiveDirectorandDate						ogramsAdministratorand		
		6/4/2003							
		<u> </u>		Dogg 1 of 7					

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages

PHAName					GrantType	andNumber	No.:NY06P0095	(0102	FederalFYofGrant	2003
AlbanyHousingAuthority						tHousingFact	orGrantNo.:		2003	
Development					TotalEstima	tedCost	TotalActualCo	ost		
Number/Name HA-Wide Activities	HA-Wide WorkCategories		Quantity t		Original	Revised(1)	Funds Obligated(2)	Funds Expended(2)	StatusofProposedWork(2)	
NIX70 1	InstallSecurityCamera	1460	1	Job	\$15,000					
NY9-1	RepointMasonry	1460		Bldgs	\$13,000					
Robert	÷			Bldgs	\$1,000					
Whalen	NeutralizeSaltandRepaintBldgDStairs Sub-Total:	1460	0.023	Blags						
Homes	A&EFees				\$21,000 \$ 1,680					
	A&Erees				\$ 1,680					
NY9-3	Demolish159ChurchStreet	1485	0.13	Bldg	\$100,000					
Steamboat	FenceAroundTransformers	1460		_	\$500					
SquareHR	Renovate159ChurchStreetforCentralStores&Shops	1470		Job	\$350,000					
1	ShelvingforCentralStores	1470		Job	\$50,000					
	RepairSills@200&220BoardedWindowOpenings	1460			\$1,000					
	SubTotal	1.00	0.020		\$501,500					
	A&EFees				\$ 40,120					
	Demolish4Lincoln	1485	0.12	Bldg	\$100,000					
NY9-4	ComputerHardware	1475		Unit	\$5,000					
Lincoln	LBPTesting	1430	0.04	Job	\$200					
Park	InstallTubSurrounds	1460	0.1	Bldg	\$4,000					
Homes	ReplaceBoilerPlant/AsbestosRemoval	1460	0.1	Job	\$20,000					
	ReplaceBoilerPlant/AsbestosRemoval230GreenSt	1460	1	Job	\$50,000					
	SubTotal				\$179,200					
	A&EFees				\$ 14,336					
NY9-5L	GuttersatManagerOffice	1470		Job	\$500					
IdaYarbrough	RepointMasonrySiteWide	1460			\$3,000					
Homes	HalfScreensonWIndows	1460			\$1,000					
	InstallWaterSavingMeasure-Apts	1460			\$5,000					
	ImproveCommonArea&AptLighting	1460			\$5,000					
	Repair/ReplaceAppliances	1465.1	0.01	Job	\$1,000					
	SubTotal				\$15,000					
	A&EFees IforthePerformanceandEvaluationReportoraRevisedAnnualStatement				\$ 1,200		anceandEvaluationF			

SignatureofExecutiveDirectorandDate

SignatureofPublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate

6/4/2003

	Dev			Replacemen	tHousingFacto	No.:NY06P0095 orGrantNo.:	,0105		200
WorkCategories	Dev								
WorkCategories	Dev			TotalEstima	tedCost	TotalActualC	ost		
		Qua	ntity					StatusofProposedWork(2)	
	Account			Original	Revised(1)	Funds	Funds		
	Number					Obligated(2)	Expended(2)		
InstallHtgSystControlValve/CircPumpinBoilerRm	1460	0.88		\$8,000					
InstallApt.TempControls	1460	0.043		\$1,000					
	1460								
ImproveLightingCommonAreas/Apts.	1460								
VentilationImprovements	1460								
ReplaceDHWHeaters	1460	0.06	Job	\$5,000					
ReplaceRefrigerators	1465.1	0.056	Job	\$5,000					
SubTotal									
A&EFees				\$2,800					
RelocateTenantsforStudioRenovation	1495.1	1	Job	. /					
Combine15Studiosinto101-BedroomApartments	1460	1	Job	\$475,000					
ReglazeGrFlWindows/Insulate	1460	0.17	Job	\$1,000					
RenovatePassageGlazing	1460	0.072	Job						
InstallWaterSavingMeasuresApts.	1460			\$5,000					
	1460								
•									
<u>*</u>	1465.1	0.016	Job						
A&EFees			l	\$40,640					
installHeavyDutyWindowBalancers	1460			\$15,150					
Replace/UpdateHeatingSystem	1460	0.016	Job						
ReplaceAppliances	1465.1	0.031	Job						
SubTotal									
A&EFees				\$1,452					
ReplaceKitchenCabinets	1460	0.29	Job	\$45,000					
Replace/UpdateHeating&DHW	1460	0.12	Job	\$35,101					
InstallwatersavingmeasuresApts.	1460	0.06	Job	\$1,000					
Imp.CommonArea&Apt.Lighting	1460	0.047	Job	\$1,000					
ReplaceAppliances	1465.1	0.23	Job	\$5,000					
SubTotal				\$87,101					
A&EFees				\$6,968					
In In V R R R C R R In In R R R R In In R R	nstallWaterSavingmeasuresApts mproveLightingCommonAreas/Apts. //entilationImprovements deplaceDHWHeaters deplaceRefrigerators SubTotal A&EFees delocateTenantsforStudioRenovation	nstallWaterSavingmeasuresApts 1460 1460 1460 1460 1460 1460 1460 1460 1465.1 1460 1465.1 1460 1465.1 1460 1465.1 1460 1465.1 1460 1465.1 1460 1460 1465.1 1460	1460 0.042 0.048 0.048 0.048 0.048 0.053 0.054 0.054 0.054 0.054 0.054 0.054 0.055 0.056	1460 0.042 Job 0.048 Job 0.049 Job 0.069 Job 0.069 Job 0.069 Job 0.069 Job 0.069 Job 0.060 Job 0.072 Job 0.073 Job 0.073 Job 0.074 Job 0.075	1460 0.042 Job \$5,000	1460 0.042 10b \$55,000			

6/4/2003

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages

Signature of Executive Director and Date

PHAName	AlbanyHousingAuthority				GrantFundP	andNumber ProgramGrantN ntHousingFact	No.:NY06P0095 orGrantNo :	0103	FederalFYofGrant	200
Development					TotalEstima		TotalActualCo	ost		
	GeneralDescriptionofMajor WorkCategories	Dev Account Number		ntity	Original	Revised(1)	Funds Obligated(2)		StatusofProposedWork(2)	
NY9-13	RenovateBathrooms	1460		Apts	\$123,006					
Ezra	LowerHeadersonClosetDoors	1460	0.46		\$163,966					
Prentice	InstallMetalCoversonFinRadiation	1460	0.01		\$1,000					
	SubTot A&EFe				\$287,972 \$23,038					
NY9-22										
Scattered	SubTot									
Sites	A&EFe	es								

SignatureofPublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate

6/4/2003

AnnualStatement/PerformanceandEvaluationReport

CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PartII:SupportingPages

Signature of Executive Director and Date

PartII:Suppo	rungrages			G 470	13.7			E I IEW 6G	
PHAName					andNumber			FederalFYofGrant	200
						No.:NY06P0095	50103		200
	AlbanyHousingAuthority				ntHousingFact				
Development				TotalEstima	itedCost	TotalActualC	ost		
Number/Name	GeneralDescriptionofMajor	Dev	Quantity					StatusofProposedWork(2)	
HA-Wide	WorkCategories	Account		Original	Revised(1)	Funds	Funds		
Activities		Number				Obligated(2)	Expended(2)		
	ManagementImprovements								
		4.400		4== 000					
	Computersoftwareupgrade	1408		\$75,000					
	LBPtraining	1408		\$1,000					
	Maintenancemgtimprovements	1408		\$1,000					
	TrainingInitiative/MarketingCoord	1408		\$45,000					
	OperationsManagementImprovement	1408		\$1,000	1				
		4.400		4.700					
	TechnicalAssistanceHUDQHWRA	1408		\$500					
	ImplementationAsstAssetMgmt	1408		\$500					
	PartnershipProcess	1408		\$2,000	ı				
	PHAwidePolicePatrol	1408		\$150,000					
	EconDevelop/WageCtrCoord	1408		\$30,000					
	TenantNewsletter	1408		\$10,000					
	TenantSecurityPatrol	1408		\$60,000					
	UtilityConservationProgram	1408		\$500					
	9-5CommunityCenterStaff	1408		\$17,000					
	PHASConsultant	1408		\$500	ı				
	PHASDeficiencies	1408		\$0					
ı	Sub-Total:			\$394,000	1				
	Administration								
	ModCoordinator,Sr.SuptConstruction,AdminAssist FieldConstructionMonitor,Accountant(33%)	1410		\$241,739					
I									
(1)T-h	forthePerformanceandEvaluationReportoraRevisedAnnualStatement			(2)Te11	to deanth Deach	anceandEvaluation	Dam ant	<u> </u>	

6/4/2003

SignatureofPublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages

PHAName			GrantType:	andNumber rogramGrantN	Jo ·NY06P00	950103	FederalFYofGrant 2003
AlbanyHousingAuthority			Replacemen	tHousingFact	orGrantNo.:	750105	2003
Development Number/Name HA-Wide	AllFundsObligate	ed(QuarterEnd	•	AllFundsExpen		ngDate)	ReasonsforRevisedTargetDates(2)
Activities	Original	Revised(1)	Actual(2)	Original	Revised(1)	Actual(2)	
NY9-1RobertWhalenHomes	12/30/2004			6/30/2006			
NY9-2EdwinCorningHomes Noworkitems							
NY9-3SteamboatSquareHi-Rise	12/30/2004			6/30/2006			
NY9-4LincolnParkHomes	12/30/2004			6/30/2006			
NY9-5HIdaYarbroughHomesHi-Rise	12/30/2004			6/30/2006			
NY9-5LIdaYarbroughHomesLow-Rise	12/30/2004			6/30/2006			
NY9-7WestviewHomes	12/30/2004			6/30/2006			
NY9-11SteamboatSquareTownhouses	12/30/2004			6/30/2006			
NY9-12SteamboatSquareHistoricRehabs	12/30/2004			6/30/2006			
NY9-13EzraPrenticeHomes	12/30/2004			6/30/2006			
NY9-22ScatteredSitesReplacement	12/30/2004			6/30/2006			
(1)TobecompletedforPerformance&EvaluationReportoral	RevisedAnnualStaten	nent		(2)Tobecomplet	edforthePerform:	anceandEvaluati	I ionReport
Signature of Executive Director and Date			SignatureofI				AmericanProgramsAdministratorandDate
-		6/4/2003	_		•		

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages

PHAName			GrantTypea				FederalFYofGrant	
					No.:NY06P00	950103		2003
AlbanyHousingAuthority	•		Replacement	HousingFact	orGrantNo.:			
Development								
Number/Name		FundsObligat			FundsExpend			
HA-Wide		arterEndingD			arterEndingD		ReasonsforRevisedTargetDates(2)	
Activities		Revised(1)	Actual(2)		Revised(1)	Actual(2)		
MaintenanceResponseInitiative	12/30/2004			6/30/2006				
Computersoftwareupgrade	12/31/2004			6/30/2006				
LBPtraining	12/31/2004			6/30/2006				
Maintenancemgtimprovements	12/31/2004			6/30/2006				
SatelliteTrainingInitiative&Marketing	12/31/2004			6/30/2006				
Coordinator	12/31/2004			6/30/2006				
OperationsManagementImprovement	12/31/2004			6/30/2006				
PersonnelTechnician	12/31/2004			6/30/2006				
TechnicalAssistancewithHUDQHWRA	12/31/2004			6/30/2006				
ImplementationAssistancewithAssetMgmt	12/31/2004			6/30/2006				
ProjectBasedBudgeting	12/31/2004			6/30/2006				
ImplementationAssistance	12/31/2004			6/30/2006				
PartnershipProcess	12/31/2004			6/30/2006				
PHAwidePolicePatrol	12/31/2004			6/30/2006				
EconomicDevelopment&WageCenter	12/31/2004			6/30/2006				
Coordinator	12/31/2004			6/30/2006				
TenantNewsletter	12/31/2004			6/30/2006				
TenantSecurityPatrol	12/31/2004			6/30/2006				
UtilityConservationProgram	12/31/2004			6/30/2006				
TenantRelationsTraining	12/31/2004			6/30/2006				
9-5CommunityCenterStaff	12/31/2004			6/30/2006				
9-5CommunityCenterCoordinator	12/31/2004			6/30/2006				
PHASConsultant	12/31/2004			6/30/2006				
PHASDeficiencies	12/31/2004			6/30/2006				
KIDImprovementDistrict	12/31/2004			6/30/2006				
1								
(1)TobecompletedforPerformance&EvaluationReportoraR	RevisedAnnualState	ement		(2)Tobecomplet	edforthePerform	anceandEvaluat	ionReport	
SignatureofExecutiveDirectorandDate							AmericanProgramsAdministratorandDate	
		6/4/2003						

U.S.DepartmentofHousing andUrbanDevelopment

OfficeofPublicandIndianHousing

HAName:		Locality:(City/County&	State)		
AlbanyHousingAuthority		Albany,NewYork		RevisionNo	X Original
45 1 av 1 av	337 1	W. 10.	W. 10.	Wilde	W 10.
A.DevelopmentNumber/Name	Work	WorkStatement	WorkStatement	WorkStatement	WorkStatement
	Statement	Year2	Year3	Year4	Year5
	forYear1 FFY:2003	FFY:2004	FFY:2005	FFY:2006	FFY:2007
NY9-1RobertWhalenHomes	FF 1:2003	\$25,000	\$37,800	\$3,000	\$26,000
NY9-2EdwinCorningHomes		\$25,000	\$37,000	\$5,000	\$20,000
NY9-3SteamboatSquare-HighRise		- \$477,817	\$155,419	\$60,000	\$224,000
NY9-4LincolnParkHomes	See	\$152,200	\$102,780		\$662,471
NY9-5LIdaYarbroughHomes-LowRise	Annual	\$5,500	\$102,780		\$40,000
· · · · · · · · · · · · · · · · · · ·		\$3,300 \$11,000			
NY9-5HIdaYarbroughHomes-HighRise NY9-7WestviewHomes	Statement	\$11,000 \$91,000	\$27,750		\$343,964
		\$91,000	\$183,907 \$29,000		\$270,000
NY9-11SteamboatSquare		· ·			\$57,500
NY9-12SteamboatSquare,HistoricRehabs		\$0	\$37,935		\$39,600
NY9-13EzraPrenticeHomes		\$924,698	\$974,978		\$5,000
NY9-23ScatteredSitesReplacement(seeItemJBelow)		\$0	\$0	\$0	\$0
B.PhysicalImprovementsSubtotal		\$1,687,215	\$1,650,580	\$1,529,754	\$1,668,535
C.ManagementImprovements		\$319,500	\$319,500	\$318,500	\$318,500
D.PHA-WideNon-Dwelling,Structures&Equipment					
E.Administration		\$260,520	\$260,520	\$260,520	\$260,520
F.Other(1411,1415,1430,1440,1465,1495,1502)		\$134,977	\$133,646	\$122,380	\$133,483
G.Operations					
H.Demolition					
I.ReplacementReserve					
J.ModusedforDevelopment			\$20,000		
K.TotalCGPFunds					
L.TotalNonCGPFunds					
M.GrandTotals		\$2,402,212	\$2,384,246	\$2,231,154	\$2,381,038
SignatureofExecutiveDirector	Date:	SignatureofPublicHousingDire	ector/OfficeofNativeAmerica	nProgramsAdministrator	Date:
	6/4/2003				
	6/4/2003				

U.S.DepartmentofHousing andUrbanDevelopment

OfficeofPublicandIndianHousing

CapitalFundProgram

Capitairt	iliuriogiaili											
Work	WorkStatementforYear2			WorkStatementforYear3			WorkStatementforYear4			WorkStatementforYear5		
Statement	FFY:2004			FFY:2005			FFY:2006			FFY:2007		
forYear1	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated
FFY:2003	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs
	NY9-1RobertWhalenHomes			NY9-1RobertWhalenHomes			NY9-1RobertWhalenHomes			NY9-1RobertWhalenHomes		
	Caplaterals, Citywater@Main	1 Blo	\$5,000	NewPlayground			Signage		\$2,000	FenceAroundTransformer		\$2,00
	OptimizeboilerControls		\$1,000	RepaveParkingLots/Restripe		\$9,300	SmokeDetectorsinBedrooms		\$1,000			
	ImproveCommonArea&AptLighting		\$5,000	Caplaterals,Citywater@Main		\$19,000				Caplaterals,Citywater@Main		\$19,00
	NewWindows		\$5,000	InstallA/CDayCare/ManagersOffice		\$500				RepointMasonry		\$5,00
	ReplaceAppliances			ManagerOfficeImprovements		\$3,500						
See	EBldgCommunityRmRenovation		\$4,000	CitySewerImprovePreventShopFlood		\$5,000						
Annual		_,										
Statement	Sub-Total:		\$25,000	Sub-Total:		\$37,800	Sub-Total:		\$3,000	Sub-Total:		\$26,00
	A&EFees		\$2,000	A&EFees		\$3,024	A&EFees		\$240	A&EFees		\$2,08
	NY9-3SteamboatSquare-HR			NY9-3SteamboatSquare-HR			NY9-3SteamboatSquare-HR			NY9-3SteamboatSquare-HR		
	RelocateGreenhouse		\$500	FenceAroundTransformer		\$2,000	PavillionatCourtyardInterior		\$1,000	1 7 - 3 Steam boat Square-11 K		
	ReplaceFireAlarmSystem			Repave/Reseal/RestripParkingLot			SiteLightingReplacement		\$30,000			
	LaundryAccessible/CommonSpace			ReplaceFireAlarmSystem			RepairCrackedBrickGardenWalls		\$10,000			
	Renovate200GreenLeaseSpace			FloodAlarmsinBasements			LBPaintTestingandAbatement		\$500			
	InstallThermostaticControlsinApts			LaundryAccessible/CommonSpace			ReplaceCoveBasePublicCorridors		\$16,500			
	InstallWaterSavingMeasuresinApts			RedoHeatSystemExpansionJoints		\$1,000	replacecove Buser ubile corridors		Ψ10,500	RedoHeatingSystExpansionJoints		\$19,00
	ImproveCommonArea&AptLighting			RepairSills200&220Green		\$39.000				InstallThermostaticControlsinApts		\$5.00
	MaintEntranceTilewallpaperlights			ReplStairwellDoorHardware/Hinges		,	ReplStairwellDoorHardware/Hinges		\$1,000	and the state of t		φυ,σ.
	ReplaceRefrigerators			Repair/ReplaceCarpeting20Rens		\$1,000	1			Repair/ReplaceCarpeting20Rens		\$200,00
	ReplaceLargeSliderWindows20Renss			Doors/Locks200,220GreenPumpRm		\$1,000	repair/repaire empering20110115		Ψ1,000	repair/replace carpeting201tens		φ200,00
	SmokeDetectorsinBedrooms			Signage		\$5,000						
			, ,,,,,,,,	SmokingAreaNorthside20Rens		\$16,000						
				CovertLaundrytoCommSpace		\$50,000						
				TrainingRoomFurniture&Equipment		\$5,000						
				LobbyFurniture		\$1,000						
				·								
	Sub-Total:		\$477,817	Sub-Total:		\$155,419	Sub-Total:		\$60,000	Sub-Total:		\$224,00
	A&EFees		\$38,225	A&EFees		\$12,434	A&EFees		\$4,800	A&EFees		\$17,92
	Sub-TotalofThisPage:		\$502.017	Sub-TotalofThisPage:		\$102.210	Sub-TotalofThisPage:		\$63,000			\$250.0
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U.S.DepartmentofHousing andUrbanDevelopment

OfficeofPublicandIndianHousing

CapitalFundProgram

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Work	WorkStatementforYear2			WorkStatementforYear3			WorkStatementforYear4			WorkStatementforYear5		
Statement	FFY:2004			FFY:2005			FFY:2006			FFY:2007		
forYear1	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated
FFY:2003	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs
	NY9-4LincolnParkHomes			NY9-4LincolnParkHomes			NY9-4LincolnParkHomes			NY9-4LincolnParkHomes		
	Parkinglot/InstallTrenchBasin		\$7,000	SidewalkRepairs/Accessibility		\$1,000				3LincolnDayCarePlayground		\$1,000
	RoofReplacement2Lincoln		\$10,000	Repave/ResealParkingLots		\$10,000				ReplaceChainLinkw/Iron1-3LincTownhs	•	\$39,000
	SecurityLightingStudyRearCourts		\$500	EngineeringStudyofBowingBricks		\$2,500				ApplyTrafficCoating230GreenSt		\$39,001
	FireAlarmSystemUpgrade		\$500	RoofReplacement2Lincoln		\$10,000	RoofReplacement2Lincoln		\$10,000	Convert3LincolnDSStoDaycare		\$98,470
	ComputerHardware		\$5,000	ComputerHardware		\$5,000	ComputerHardware		\$5,000	ComputerHardware		\$5,000
See	HighVoltElecRepair/UpgradeSwitchgear		\$2,000	LBPTesting		\$4,280	InstallSmokeDetectorsinBedrooms		\$25,650	HighVoltElecRepair/UpgradeSwitchgear		\$260,000
Annual	LBPTesting			UtilityRoomDoors&Hardware		\$15,000				UpgradeElevatorControls		\$220,000
Statement	Renovate230GreenBackWingIncub			ReplaceElevFlooringinc1230Green		\$10,000						
	InstallWaterSavingMeasuresinApts		\$5,000	ReplaceSub-basementpitdoors		\$6,000						
	InstallExhaustVentilationImprovements		\$1,000	BalanceAirHandlers/InstallACcoil		\$1,000	BalanceAirHandlers/InstallACcoil		\$73,000			
	Improvelightcommonareas&apts		\$5,000	RemAsbestosHWTank230Green		\$1,000						
	InstallTubSurrounds		\$4,000	RemoveAsbestosBoiler230Green		\$1,000						
	ReplaceBoilers/AsbRem/AptDistrib		\$5,000	ReplaceElevatorCabCeiling		\$1,000	ReplaceElevatorCabCeiling		\$9,000			
	VentilationforMaintShop1Lincoln		\$1,000	ReplaceGenerator/ConverttoGas		\$30,000						
	UpgradeElevatorControls		\$100,000	Signage		\$1,000	Signage		\$7,000			
	ReplaceElevatorCabCeiling		\$1,000	ReplaceRefrigerators		\$1,000						
				ReplaceFireAlarmSystem		\$1,000	ReplaceFireAlarmSystem		\$5,000			
				ReplaceRanges		\$1,000						
				SmokeDetectorsinBedrooms		1000						
	Sub-Total:		\$152,200	Sub-Total:		\$102,780	Sub-Tota	ıl:	\$134,650	Sub-Total:		\$662,471
	A&EFees		\$12,176	A&EFees		\$8,222	A&EFe	es	\$10,772	A&EFees		\$52,998
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CapitalFundProgram

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	WorkStatementforYear2			WorkStatementforYear3			WorkStatementforYear4			WorkStatementforYear5		
	FFY:2004			FFY:2005			FFY:2006			FFY:2007		
	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated
FFY:2003	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs
	NY9-5LIdaYarbroughHomesL-R			NY9-5LIdaYarbroughHomesL-R			NY9-5LIdaYarbroughHomesL-R			NY9-5LIdaYarbroughHomesL-R		
	GuttersatManagerOffice			LeadTesting/Abatement		\$5,000			•	RepairWallPanels@Manager'sOffice		\$40,000
	RepointMasonrySiteWide			Drainage/Hydrant/StormSewer		\$15,721						
	HalfScreensonWIndows			FencearoundTransformer		\$500						
	SmokeDetectorsinBedrooms		\$1,000	Gutters/RainDiverters		\$3,000						
				RepointMasonrySiteWide		\$7,040						
							ConvertElectricHeattoGas		\$179,000			
							EmergencyElectricRepairs		\$15,000			
				UpgradeSwitchgear		· ·	UpgradeSwitchgear		\$359,000			
See				FoundationStudy/Repairs			FoundationStudy/Repairs		\$15,000			
Annual				NoiseAbatementStudy		\$500						
Statement				Signage		\$5,500						
				Repair/ReplaceAppliances		\$750						
	Sub-Total:		\$5,500	Sub-Total:		\$101,011			\$568,000	Sub-Total:		\$40,000
	A&EFees		\$440	A&EFees		\$8,081	A&EFees		\$45,440	A&EFees		\$3,200
	NIVO 5111 L V. L L II II D			NIVO 5WILLY LESS LIVE WAR			NIVO 5111 L XV. L L W W D			NINO STATUS NO. 1 1 W W. D.		
	NY9-5HIdaYarbroughHomesH-R			NY9-5HIdaYarbroughHomesH-R		¢2.250	NY9-5HIdaYarbroughHomesH-R			NY9-5HIdaYarbroughHomesH-R		#0.000
	Clean/RefinishBuildingExterior			SecurityScreens		\$3,250			¢100.000	UpgradeElecService260Store		\$8,000
	SmokeDetectorsinBedrooms		\$1,000	EmergSwitchg/Hall&StairLightRepairs		•	EmergSwitchg/Hall&StairLightRepairs		\$100,000	ReplaceGeneratortoNaturalGas		\$29,500
				LobbyFurniture		\$500 \$4.000				UpgradeFireAlarmSystem		\$201,464
				BoilerConbustionUpgrade UpgradeSwitchgear		. ,	UpgradeSwitchgear		\$204,000	ReplaceRefrigerators UpgradeElevatorControls		\$5,000 \$100,000
				ReplaceApt.EntDoor&Fram			UpgradeSwitchgear UpgradeCorridorMakeupAirVentil		\$304,000	Opgrade Elevator Controls		\$100,000
				InstallPushPlate/Silencers/Hinges		\$1,000	OpgradeCorridorMakeupAir ventil		\$150,000			
				RefinishBathtubs		. ,	RefinishBathtubs		\$64,250			
				ReplaceRanges		\$1,000	Remisiidaultuus		\$04,230			
				Repair1stFloorSinks		\$1,000						
	Sub-Total:		\$11,000	Sub-Total:		\$27,750	Sub-Total:		\$604,250	Sub-Total:		\$343,964
	A&EFees		\$11,000	A&EFees		\$27,750	A&EFees		\$48,340	A&EFees		\$343,904 \$27,517
	A&Erees		φοου	A&Erees		φ2,220	A&Erees		φ 4 0,340	A&Lrees		\$27,517
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FiveYearActionPlan Partll:SupportingPages PhysicalNeedsWorkStatement(s) CapitalFundProgram

U.S.DepartmentofHousing andUrbanDevelopment OfficeofPublicandIndianHousing

Work	WorkStatementforYear2			WorkStatementforYear3			WorkStatementforYear4			WorkStatementforYear5		
Statement	FFY:2004			FFY:2005			FFY:2006			FFY:2007		
forYear1	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated
FFY:2003	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories			DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs
	NY9-7WestviewHomes			NY9-7WestviewHomes			NY9-7WestviewHomes			NY9-7WestviewHomes		
	UpgradeSwitchgear			AstheticImpforRetentionBasin			ReplaceFireAlarmSystem		\$147,854	UpgradeElevatorControls		\$270,000
	SmokeDetectorsinBedrooms		\$1,000	Fencearoundtransformers		\$420						
				RepairParkingLot/Walkways		\$500						
				ChangeOHDoor,Maint.Shop		\$1,000						
				Convertelectricheattogas		\$100,000						
				CorridorVentilationStudy InstallACincorridors		\$3,000 \$5,000						
				InstallACincorridors InsulateCurtainWall/ACSleeves		\$10,000						
				RepipeMechRmWaterHtrDistrib.		\$41,500						
				DHW/CWBoosterCont/FirePump		\$1,000						
				InstallACgrfl/ConvertACtoGas		\$9,500						
				UpgradeElevatorControls		\$10,000						
				ReplaceFireALarmSystem		\$1,487						
				, ,								
See	Sub-Total:		\$91,000	Sub-Total:		\$183,907	Sub-Total:		\$147,854	Sub-Total:		\$270,000
Annual	A&EFees		\$7,280	A&EFees		\$14,713	A&EFees		\$11,828	A&EFees		\$21,600
Statement												
	NY9-11SteamboatSq.Townhouses			NY9-11SteamboatSq.Townhouses			NY9-11SteamboatSq.Townhouses			NY9-11SteamboatSq.Townhouses		
	NoItems			ConvertElectricHeattoGas			NoItems			Replaceorupdateheatingsystem		\$55,000
				InstallHeavyDutyWindowBalancers		\$5,000				Signage		\$2,500
				ReplaceStorageSheds		\$5,000						
				ReplaceFireAlarmSystem		\$1,000						
				SmokeDetectorsinBedrooms		\$1,000						
	Sub-Total:		\$0	Sub-Total:		\$29,000	Sub-Total:		\$0	Sub-Total:		\$57,500
	A&EFees		\$0 \$0	A&EFees		\$2,320	A&EFees		\$0	A&EFees		\$4,600
	Adertis		φ0	Adertis		Ψ2,520	Adertis		φυ	AGEFUS		Ψ-1,000
	Sub-TotalofThisPage:		\$91,000	Sub-TotalofThisPage:		\$212,907	Sub-TotalofThisPage:		\$147,854			\$327,500

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CapitalFundProgram

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	WorkStatementforYear2			WorkStatementforYear3			WorkStatementforYear4			WorkStatementforYear5		
Statement	FFY:2004			FFY:2005			FFY:2006			FFY:2007		
forYear1	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated
FFY:2003	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs
	NY9-12HistoricSteamboatSquare			NY9-12HistoricSteamboatSquare			NY9-12HistoricSteamboatSquare			NY9-12HistoricSteamboatSquare		
				ReplaceRearDeck			NoItems			Repair/ReplaceFencing&sheds		\$14,50
				StudyMositure		\$1,160				Installnewheavydutywindowbalancers		\$24,10
				ReplacePlasticFaucets		\$10,000				SmokeDetecctorsinBedrooms		\$1,00
				ReplaceVestibuleFloorTile		\$1,700						
				ReplaceApt.Floors		\$5,000						
				Signage		\$2,500						
				ReplaceFireAlarmSystem		\$5,000						
See				ReplaceAppliances		\$9,455						
Annual	Sub-Total:		\$0	Sub-Total:		\$37,935	Sub-Total:		\$0	Sub-Total:		\$39,600
Statement	A&EFees		\$0	A&EFees		\$3,035	A&EFees		\$0	A&EFees		\$3,168
	NY9-13EzraPrenticeHomes			NY9-13EzraPrenticeHomes			NY9-13EzraPrenticeHomes			NY9-13EzraPrenticeHomes		
	TracksidePaving&Acceessibility		\$2,000	CleanoutStormSewers		\$4,840	Installwatersavingmeasuresinapts.		\$5,000	Demolish3TracksideBuildings		\$5,000
	SoundBarrier/TracksideFencing		\$60,000	ReworkStormDrain		\$5,000	ImproveLightingcommonareas&apts		\$1,000			
	Repave/ResealParkingLots		\$1,000	UpgradeExteriorSecurityLight		\$9,500	ReplaceFireAlarmSystem		\$1,000			
	PaintExeriorDoorFrames&Trim		\$1,000	ReplaceTracksideRoofs		\$5,000	Signage		\$2,000			
	InstallAluminumPanningWindowSills		\$50,000	ReplaceCanopies,Supports&Patio		\$74,000	ReplaceRanges		\$1,000			
	RepairExterdecorativepanels		\$2,000	Boile/Heating/DHW/BoilerControls		\$452,716	ReplaceRefrigerators		\$2,000			
	UpgradeHeatingDistribution		\$5,000	LBPTesting		\$1,864						
	EncapsulateVinylTile		\$2,000	InstallSmokeDetectors		\$42,000						
	RemoveTransiteBoardKitchens			InstallSprinklerSystem		\$288,766						
	RenovateHillsideunitsforHCAccess			InstallMetalCoversonFinRadiation		\$43,285						
	Repair/ReplaceKitchens			ReplaceBathroomRadiantHeat		\$47,007						
	ReconfigureHillsideUnits		\$600,000	SmokeDetectorsinBedrooms		\$1,000						
	InstallMetalCoversonFinRadiation		\$1,001									
	Sub-Total:		\$924,698			\$974,978	Sub-Total:		\$12,000			\$5,00
	A&EFees		\$73,976	A&EFees		\$77,998	A&EFees		\$960	A&EFees		\$40
	Sub-TotalofThisPage:		\$924,698	Sub-TotalofThisPage:		\$1,012,913	Sub-TotalofThisPage:		\$12,000	Sub-TotalofThisPage:		\$44,60

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CapitalFundProgram

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Work	WorkStatementforYear2			WorkStatementforYear3			WorkStatementforYear4			WorkStatementforYear5		
Statement	FFY:2004			FFY:2005			FFY:2006			FFY:2007		
forYear1	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated	DevelopmentNumber/Name/General	Qty	Estimated
FFY:2003	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs	DescriptionMajorWorkCategories		Costs
	NY9-22ScatteredSitesReplacement			NY9-22ScatteredSitesReplacement			NY9-22ScatteredSitesReplacement			NY9-22ScatteredSitesReplacement		
				42ReplacementUnits	7 Uni	\$20,000						
	Sub-Total:		\$0	Sub-Total:		\$20,000	Sub-Total:			Sub-Total:		
	A&EFees		\$0	A&EFees		\$1,600	A&EFees			A&EFees		
			•		•							
	ManagementImprovements			ManagementImprovements			ManagementImprovements			ManagementImprovements		
	Computersoftwareupgrade			Computersoftwareupgrade			Computersoftwareupgrade			Computersoftwareupgrade		\$75,000
	LBPtraining			LBPtraining			LBPtraining			LBPtraining		\$1,000
	Maintenancemgtimprovements			Maintenancemgtimprovements			Maintenancemgtimprovements			Maintenancemgtimprovements		\$1,000
	TrainingInitiative/MarketingCoord			TrainingInitiative/MarketingCoord			TrainingInitiative/MarketingCoord		\$45,000	TrainingInitiative/MarketingCoord		\$45,000
See	OperationsManagementImprovement			OperationsManagementImprovement			OpsManagementImprovement			OpsManagementImprovement		
Annual	PersonnelTechnician		**	PersonnelTechnician		* -	PersonnelTechnician			PersonnelTechnician		
Statement	TechnicalAssistanceHUDQHWRA		\$500	TechnicalAssistanceHUDQHWRA			TechnicalAssistanceHUDQHWRA			TechnicalAssistanceHUDQHWRA		\$500
	ImplementationAsstAssetMgmt		\$500	ImplementationAsstAssetMgmt		\$500	ImplementationAsstAssetMgmt		\$500	ImplementationAsstAssetMgmt		\$500
	PartnershipProcess		\$2,000	PartnershipProcess		\$2,000	PartnershipProcess		\$2,000	PartnershipProcess		\$2,000
	PHAwidePolicePatrol			PHAwidePolicePatrol			PHAwidePolicePatrol			PHAwidePolicePatrol		\$75,000
	EconDevelop/WageCenterCoord			EconDevelop/WageCenterCoord			EconDevelop/WageCenterCoord			EconDevelop/WageCenterCoord		\$30,000
	TenantNewsletter			TenantNewsletter			TenantNewsletter		, ,	TenantNewsletter		, ,
	TenantSecurityPatrol		\$10,000	TenantSecurityPatrol		\$10,000	TenantSecurityPatrol		\$10,000	TenantSecurityPatrol		\$10,000
	UtilityConservationProgram			UtilityConservationProgram			UtilityConservationProgram			UtilityConservationProgram		\$60,000
	TenantRelationsTraining			TenantRelationsTraining								
	9-5CommunityCenterStaff		\$1,000	9-5CommunityCenterStaff		\$1,000	9-5CommunityCenterStaff		\$1,000	9-5CommunityCenterStaff		\$1,000
	9-5CommunityCenterCoordinator		\$17,000	9-5CommunityCenterCoordinator		\$17,000	9-5CommunityCenterCoordinator		\$17,000	9-5CommunityCenterCoordinator		\$17,000
	PHASConsultant		\$0	PHASConsultant		\$0	PHASConsultant			PHASConsultant		
	PHASDeficiencies		\$500	PHASDeficiencies		\$500	PHASDeficiencies		\$500	PHASDeficiencies		\$500
	Sub-Total:	[\$319,500	Sub-Total:		\$319,500	Sub-Total:		\$318,500	Sub-Total:		\$318,500
	TotalAllDevelopments		\$1,820,266	TotalAllDevelopments		\$1,820,266	TotalAllDevelopments		\$1,820,366			
	A&EFeesthisyear			A&EFeesthisyear			A&EFeesthisyear		\$1,820,300			
	Acel Counsyca	<u> </u>	\$145,029	Aceli cesulisyeai		Φ143,029	ACLI Comisycai		\$145,029			

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Work Sutement FY-2004	9-1 9-2 9-3 9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	Costs 1 \$37,800 2 \$0 3 \$160,847 4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
DevelopmentNumber/Name/General Pervision Pervisi	9-1 9-2 9-3 9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	Costs 1 \$37,800 2 \$0 3 \$160,847 4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
Cost DescriptionMajorWorkCategories Cost Cost DescriptionMajorWorkCategories Cost DescriptionMajorWorkCategories Cost DescriptionMajorWorkCategories Cost DescriptionMajorWorkCategories Cost DescriptionMajorWorkCategories Cost	9-1 9-2 9-3 9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	Costs 1 \$37,800 2 \$0 3 \$160,847 4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
TotalstotheSummary	9-2 9-3 9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	1 \$37,800 2 \$0 3 \$160,847 4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
9-2 S0 9-3 S150,847 S160,847 S201,200 9-4 S100,0200 9-51 S160,500 9-51 S20,000 9-51 S20,000 9-51 S22,000 9-7 S228,000 9-7 S228,000 9-7 S228,000 9-7 S228,000 9-7 S228,000 9-7 S228,000 9-11 S0 9-11 S41,458 9-12 S72,100 9-12 S0 9-12 S45,335 9-13 S387,972 9-13 S160,697 9-13 S973,978 S20,000	9-2 9-3 9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	2 \$0 3 \$160,847 4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
9-3 \$477,817 9-4 \$201,200 9-51 \$1,000,200 9-4 \$114,280 9-51 \$568,000 9-51 \$568,000 9-51 \$228,000 9-51 \$228,000 9-51 \$228,000 9-51 \$228,000 9-51 \$228,000 9-51 \$238,400 9-7 \$184,407 9-11 \$66,810 9-11 \$0 9-11 \$41,458 9-12 \$72,100 9-12 \$0 9-12 \$45,335 9-13 \$3387,972 9-13 \$160,697 9-13 \$3973,978 9-23 \$0 9-23 \$50 9-23 \$20,0000 9	9-3 9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	3 \$160,847 4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
Part Second Part	9-4 9-5L 9-5H 9-7 9-11 9-12 9-13	4 \$114,280 L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
See	9-5L 9-5H 9-7 9-11 9-12 9-13 9-23	L \$40,000 H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
9-5H \$304,000 9-5H \$2,200 9-5H \$2,200 9-5H \$2,200 9-5H \$2,200 9-5H \$2,200 9-7 \$184,407 9-11 \$0 9-11 \$0 9-11 \$0 9-12 \$0 9-12 \$44,58 9-12 \$45,335 9-13 \$387,972 9-13 \$387,972 9-13 \$160,697 9-13 \$973,978 9-23 \$2,009,399 Total \$1,611,216 Total \$2,102,752 \$1408 \$245,768 Transferredfromeachyear \$1408 \$1470 \$1475 \$1410 \$1475 \$1410 \$245,768 \$1430,1465,1495seebelow** \$1	9-5H 9-7 9-11 9-12 9-13 9-23	H \$27,750 7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
See	9-7 9-11 9-12 9-13 9-23	7 \$184,407 1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
See	9-11 9-12 9-13 9-23	1 \$41,458 2 \$45,335 3 \$973,978 3 \$20,000
See	9-12 9-13 9-23	2 \$45,335 3 \$973,978 3 \$20,000
See	9-13 9-23	3 \$973,978 3 \$20,000
See	9-23	3 \$20,000
Total \$2,009,399 Total \$1,611,216 Total \$2,173,855 Annual Statement Transferredfromeachyear 1408 \$245,768 Transferredfromeachyear 1408 \$245,768 Transferredfromeachyear 1408 \$245,768 Transferredfromeachyear 1408 \$245,768 Transferredfromeachyear 1470 1475 1410 \$245,768 1430,1465,1495seebelow** 1430,1465,1495seebelow** Total \$2,500,935 Total \$2,500,935 Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391 Total \$2,66		
Annual Statement Transferredfromeachyear 1408	101a	
Statement 1470 1475 1410 \$245,768 1430,1465,1498seebelow** Total \$2,500,935 Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391		11 \$1,043,633
Statement 1470 1475 1410 \$245,768 1430,1465,1498seebelow** Total \$2,500,935 Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391		
Statement 1470 1475 1410 \$245,768 1430,1465,1498seebelow** Total \$2,500,935 Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391	1408	98 \$245,768
1475 1410 \$245,768 1410 \$245,768 1410 \$245,768 1430,1465,1495seebelow** Total \$2,500,935 Total \$2,500,935 Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391	1470	
1410 \$245,768 1430,1465,1498seebelow** Total \$2,500,935 Total \$2,500,935 Total \$2,500,935 Total \$2,500,935 Total \$2,500,935 Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391 Total \$2,665,391	1475	
1430,1465,1498seebelow** Total \$2,500,935 Total \$2,102,752 Total \$2,102,752 Total \$2,665,391 Total	1410	
Total \$2,500,935 Total \$2,102,752 Total \$2,665,391		7-10,100
	Total	al \$2,137,391
**	1430	\$145,629
1465	1465	.5
1498 1498 \$0	1498	8
1502 1502 \$0	1502	2
Total \$2,646,564 Total \$2,248,381 Total \$2,811,020	Total	al \$2,283,020
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PHANam	ne GrantTy GrantFun	peandNumber dProgramGrantNo.:	N. NW07D00050103	FederalFYofGrant 2002		
iginalAn	AlbanyHousingAuthority Replacem nualStatement serveforDisasters/Emergencies	nentHousingFactorGrant evisedAnnualStatement/		∏rformanceandEvaluationPerio	odEnding12/31/02	
□halPerfor	manceandEvaluationReport					
		TotalEsti	matedCost	TotalActu	ialCost(2)	
LineNo.	SummarybyDevelopmentAccount	Original	Revised(1)	Obligated	Expended	
1	TotalNon-CFPFunds	Č			<u>*</u>	
2	1406Operations(Maynotexceed10%ofline20)					
3	1408ManagementImprovements(SoftCosts)					
	1408ManagementImprovements(HardCosts)					
4	1410Administration					
5	1411Audit					
6	1415LiquidatedDamages					
7	1430FeesandCosts					
8	1440SiteAcquisition					
9	1450SiteImprovements					
10	1460DwellingStructures					
11	1465.1DwellingEquipmentNonexpendable					
12	1470NondwellingStructures					
13	1475NondwellingEquipment					
14	1485Demolition					
15	1490ReplacementReserve					
16	1492MovingtoWorkDemostration					
17	1495.1RelocationCosts					
18	1499DevelopmentActivities	150,218		150,218		
19	1502Contingency(maynotexceed8%ofline20)					
20	AmountofAnnualGrant(sumoflines2-19)	150,218	-	150,218		
	AmountoflineXRelatingtoLBPActivities					
	AmountoflineXRelatingtoSection504Compliance					
	AmountoflineXRelatingtoSecurity(SoftCosts)					
	AmountoflineXRelatingtoSecurity(HardCosts)					
	AmountoflineXRelatingtoEnergyConservationMeasures					
	CollateralizationExpenseorDebtService					
(1)Tobeco	mpleted for the Performance and Evaluation Reportora Revised Annual Report Revised Annual	alStatement	(2)TobecompletedforthePer	formanceandEvaluationReport		
	ofExecutiveDirectorandDate			veAmericanProgramsAdmini	stratorandDate	
	1/31/200	13				
	Page 10f3	!				

 $\label{lem:annualStatement/Performance and Evaluation Report} Capital Fund Program (CFP) and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) \\ \textbf{Part II: Supporting Pages}$

PHAName Development	AlbanyHousingAuthority			GrantTypeandNumber GrantFundProgramGrantNo.: ReplacementHsgGrantNo.:NY06R00950102 TotalEstimatedCost TotalActualCost			FederalFYofGrant 200		
	GeneralDescriptionofMajor WorkCategories	Dev Account Number	Quantity	Original	Revised(1)	Funds	Funds Expended(2)	StatusofProposedWork(2)	
NY9-22 Scattered Sites	Acquisition&Rehabilitationof42units Sub-Tota	1499	4 Units	150,218 37,529		150,218 150,218		ConstructionUnderway	

(1)TobecompletedforthePerformanceandEvaluationReportoraRevisedAnnualStatement
SignatureofExecutiveDirectorandDate Signat

ement (2)TobecompletedforthePerformanceandEvaluationReport
SignatureofPublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate

CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PartII:SupportingPages

PHAName		GrantTypea	ndNumber ogramGrantN	Jo :		FederalFYofGrant 2002		
AlbanyHousingAuthority					.:NY06R0095	50102	2002	
Development Number/Name HA-Wide	AllFundsObligat	ed(QuarterEndin			ded(QuarterEndi		ReasonsforRevisedTargetDates(2)	
Activities	Original	Revised(1)	Actual(2)	Original	Revised(1)	Actual(2)		
NY9-22 ScatteredSitesReplacement	12/31/2003		9/30/2002	6/30/2005		Actual(2)		
(1) To be completed for Performance & Evaluation Reportora Results for the properties of the propert				edforthePerform				
SignatureofExecutiveDirectorandDate						American Programs Administrator and Date		
	1/31/2003							

CapitalFundProgramandCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PARTI:Summary

PHANan		ypeandN			FederalFYofGrant	
			mGrantNo.:NY(2002	
	AlbanyHousingAuthority Replaces	nentHou	singFactorGrant	No.:		
□iginalAn	nualStatement serveforDisasters/Emergencies	evise	edAnnualStatement/l	RevisionNumber1E	☐rformanceandEvaluationPeriodE	anding12/31/02
halPerform	manceandEvaluationReport	_			_	
			TotalEstir	matedCost	TotalActual	Cost(2)
LineNo.	SummarybyDevelopmentAccount	Orig	inal	Revised(1)	Obligated	Expended
1	TotalNon-CFPFunds					
2	1406Operations(Maynotexceed10% of line20)	\$	1,000			
3	1408ManagementImprovements(SoftCosts)	\$	245,768	197,568	197,568	-
	1408ManagementImprovements(HardCosts)					
4	1410Administration	\$	245,768	245,768	245,768	6,805.12
5	1411Audit					
6	1415LiquidatedDamages					
7	1430FeesandCosts	\$	142,444	19,746	19,746	1,803.20
8	1440SiteAcquisition					
9	1450SiteImprovements	\$	151,237	552,279	552,279	450,703.00
10	1460DwellingStructures	\$	1,461,077	320,593	320,593	299,132.00
11	1465.1DwellingEquipmentNonexpendable					
12	1470NondwellingStructures	\$	102,090	132,021	132,021	95,573.77
13	1475NondwellingEquipment	\$	5,500	215,561	215,561	171,938.78
14	1485Demolition	\$	48,148			
15	1490ReplacementReserve					
16	1492MovingtoWorkDemostration					
17	1495.1RelocationCosts					
18	1498DevelopmentActivities	\$	1,000	720,496	720,496	76,952.00
19	1502Contingency(maynotexceed8% of line20)					
20	AmountofAnnualGrant(sumoflines2-19)	\$	2,404,032	2,404,032	2,404,032	1,102,907.87
	AmountoflineXRelatingtoLBPActivities					
	AmountoflineXRelatingtoSection504Compliance					
	AmountoflineXRelatingtoSecurity(SoftCosts)					
	AmountoflineXRelatingtoSecurity(HardCosts)					
	AmountoflineXRelatingtoEnergyConservationMeasures	•				
	CollateralizationExpenseorDebtService					
(1)Tobeco	mpletedforthePerformanceandEvaluationReportoraRevisedAnnu	ıalStatem	ent	(2)TobecompletedforthePerfo	ormanceandEvaluationReport	
	Executive Director and Date	-		Director/OfficeofNativeAmerican		
<i>6</i> • • • •	1/31/20	_		,	2	
	1/31/20		Doga Lof7			

PHAName	ortingPages				G	rantType	andNumber			FederalFYofGrant	
	A 1h11				G	rantFundP	rogramGrantN	No.:N	Y06P0095	0102	2002
Donalamment	AlbanyHousingAuthority					epiacemen otalEstima	ntHousingFacto		antiNo.: talActualCo	act	
Development Number/Name HA-Wide Activities	GeneralDescriptionofMajor WorkCategories	Dev Account Number	Qua	ntity		riginal	Revised(1)	Fu		Funds Expended(2)	StatusofProposedWork(2)
Y9-1	ReworkTrashHouses	1450	2	Bldgs.	\$	20,000	-				InProgress
obert	Landscaping&drainage	1450			\$	-	552,279		552,279	450,703.00	UnderConstructiom
Vhalen	ReplaceWindows	1460	2.1	Bldgs.	\$	74,055	-				InEnergyPerformanceContract
Iomes	RepointMasonry	1460	2	Bldgs.	\$	5,000	-				MovedToFutureYear
	Stairs&Balconies	1460		Bldgs.	\$	1,000	-				MovedToFutureYear
	Sub-Total:				\$	100,055	\$ 552,279	\$	552,279	450,703.00	
	A&EFees	1430			\$	8,004.40	2,000		2,000		
Y9-3	LBPTestingandAbatement	1430	1	Bldgs.	\$	1,000	-				MovedtoFutureYear
teamboat	Repair/Replace20RensselaerStAptCarpeting	1460		Bldg	\$	1,000	-				MovedtoFutureYear
SquareHR	BoilerPlantAsbestosAbatement	1460	0.01	Job	\$	1,000	-				InProgress
	Signage	1470	1	Job	\$	5,996	-				MovedtoFutureYear
	SmokingAreaNorthside20RensselaerStGroundFl	1470	0.025	Job	\$	500	-				MovedtoFutureYear
	RenovateCentralStoresandShop	1470	0.01	Job	\$	92,594	-				MovedToFutureYear
	AdmOfficeBldgParkingLot	1470			\$	-	132,021		132,021	95,573.77	Completed
	NewShelvingforCentralStores	1470	0.02	Job	\$	1,000	-				MovedToFutureYear
	ConvertLaundrytoCommunitySpace	1470	0.01	Job	\$	1,000	-				MovedToFutureYear
	AdmBuildingfurniture	1475					200,000		200,000	156,377.69	Completed
	CommunityRoomFurnitureRepairs	1475	0.5	Job	\$	4,000	-				MovedToFutureYear
	Sub-Total:					108,090	\$ 332,021	\$	332,021	251,951.46	
	A&EFees	1430				8,647.20	10,085		10,085		
NY9-4	Repave/ResealParkingLot	1450			\$	1,000	-				MovedtoFutureYear
incoln	ReplaceChainLinkFencingwithWroughtIron	1450			\$		-				MovedtoFutureYear
ark	ApplyTrafficCoatto230GreenStWalkways	1460			\$	1,000	-				MovedtoFutureYear
Iomes	230GreenStBoilerRoomAsbestosAbatement	1460		Job	\$	47,296	-				InProgress
	230GreenStBoilerRoom	1460		Job			-				InProgress
	ConcreteCopingRepairs	1460		Job	\$	4,000	-				MovedtoFutureYear
	ReplaceFireAlarmSystem	1460			\$	500	10,731		10,731		MovedtoFutureYear
	ConvertDSSSpacetoDayCare	1470	0.01	Job	\$	1,000	-				MovedtoFutureYear
	ComputerHardware	1475	1	Unit	\$	500	15,561	_	15,561	15,561.09	InProgress
	Sub-Total:				\$	55,796	\$ 26,292	\$	26,292	15,561.09	
	A&EFees	1430			\$	4,463.68	-				
Y9-5L	Drainage/Hydrant/StormSewerRepairs	1450	0.25	Job	\$	5,000	-				MovedtoFutureYear
daYarbrough	UpgradeSwitchgear	1460	0.011	Job	\$	5,000	-				MovedtoFutureYear
Iomes	Sub-Total:				\$	10,000	\$ -				
	A&EFees	1430			\$	800	-				

(1) To be completed for the Performance and Evaluation Reportora Revised Annual Statement

(2) To be completed for the Performance and Evaluation Report

SignatureofExecutiveDirectorandDate

SignatureofPublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate

PHAName	ortingruges				G	rantType	andN	Number		10102	FederalFYofGrant
	AlbanyHousingAuthority				G R	rantFundP enlacemen	rogra htHou	amGrantN IsingFacto	lo.:NY06P0095 orGrantNo.:	50102	2002
Development	AlbanyHousingAuthority					otalEstima			TotalActualC	oet	
Number/Name	GeneralDescriptionofMajor	Dev	Quai	ntity	-	Juil	I	Ost	TotalActualC	l	 StatusofProposedWork(2)
HA-Wide	WorkCategories	Account	•	itity	٥	riginal	Rev	vised(1)	Funds	Funds	Statusoff Toposed (Volk(2)
Activities	Worked and State S	Number			ľ	11911111	100	(Iscu(I)	Obligated(2)	Expended(2)	!
NY9-5H	GuttersandDownspoutsatLink	1450	0.3	Ioh	\$	500			Obligated(2)	Expended(2)	MovedtoFutureYear
IdaYarbrough	InstallPIVShutoffforSprinklers	1460	0.07		\$	500		_			MovedtoFutureYear
Highrise	Replace/OverhaulGenerator/ConverttoNaturalGas	1460	0.016		\$	500		_			MovedtoFutureYear
ingmise	UpgradeElevatorControls	1460		Bldg.		100,000		_			MovedtoFutureYear
	Clean&refurbishbuildingexterior	1460	0.5	Diag.	\$	-		299,132	299,132	299,132.00	UnderConstruction
	UpgradeFireAlarmSystem&Controls	1460	0.006	Ioh	\$	500			277,132	255,132.00	MovedtoFutureYear
I	Sub-Tot		0.000	300	\$	102,000	\$	299,132	\$ 299,132	299,132.00	1710 vodior didre i car
	A&EFees	1430			\$	8,160	Ψ		Ψ 2),132	255,152.00	
	TREE COS	1130			Ψ	0,100					
NY9-7	ChangeOverheadDooratMaintenanceShop	1460			\$	500		_			MovedtoFutureYear
Westview	InsulateCurtainWall/ACSleeves	1460			\$	34,200		_			InEnergyPerformanceContract
Homes	ElectricFeeders/DedicatedAC	1460	0.01	Ioh	\$	61,600		_			MovedtoFutureYear
Homes	InstallACgroundFloorConvertACtogas	1460	0.01	300	\$	500		_			MovedtoFutureYear
	ReplaceBathtubDiverters/Faucets	1460			\$	1,000		_			MovedtoFutureYear
	ReplaceFireAlarmSystem	1460			\$	2,600		10,730	10,730		1710 vodior didre i car
	Sub-Tot				\$	100,400	\$	10,730	\$ 10,730		
	A&EFees	1430			\$	8,032	ľ	-			
						-,					
NY9-11	RepairConcreteEntrySidewalks	1450			\$	5,000		-			MovedtoFutureYear
Steamboat	ReplaceBoardFence	1450	44	Apts.	\$	51,000		-			Completed
Square	InstallWroughtIronTrashEncl.&Ent	1450		•	\$	5,000		-			MovedtoFutureYear
Townhouses	ConvertElectricHeattoGas	1460			\$	1,000		-			InEnergyPerformanceContract
	ComputerHardware	1475			\$	1,000		-			MovedtoFutureYear
	Sub-Tot	al:			\$	63,000	\$	-			
	A&EFees	1430			\$	5,040		-			
NY9-12	RepairFence	1450			\$	500		_			MovedtoFutureYear
Steamboat	Repair/replaceFencingandSheds	1450			\$	500		_			MovedtoFutureYear
Square	ReplaceRearDecks,97&99Schuyler	1450			\$	2,237		_			MovedtoFutureYear
Historic	Replacekitchencabinetsandsinks	1460	21.5	Apts	\$	62,593		_			MovedtoFutureYear
Townhouses	Sub-Tot		21.3	1 1pts	\$	65,830	\$	_			ino reasor attare reas
10 Williouses	A&EFees	1430				5,266.40	l ^Ψ	_			
(1)Tobecomplete	edforthePerformanceandEvaluationReportoraRevisedAnnualStatement	1150					todfor	thePerforms	InceandEvaluation	Report	<u> </u>

(2) To be completed for the Performance and Evaluation Report

SignatureofExecutiveDirectorandDate

Signature of Public Housing Director/Office of Native American Programs Administrator and Date

PHAName	AlbanyHousingAuthority					GrantFundP	andNumber rogramGrantN tHousingFacto	No.:NY06P0095 orGrantNo.:	0102	FederalFYofGrant	2002
Development						TotalEstima		TotalActualCo	ost		
Number/Name HA-Wide Activities	GeneralDescriptionofMajor WorkCategories		Dev Account Number	•	ntity	Original	Revised(1)	Funds Obligated(2)	Funds Expended(2)	StatusofProposedWork(2)	
NY9-13	ProvideSiteAccessibility&RestripLot		1450	40	Apts.	\$10,000	_	Obligateu(2)	Expended(2)	MovedtoFutureYear	
Ezra	TracksidePavingandAccessibility		1450			\$50,000	_			MovedtoFutureYear	
Prentice	EncapsulateVinylAsbestosFloorTile		1460		000	\$115,000	_			MovedtoFutureYear	
Homes	Improvecommonarealighting		1460			\$60,000	_			MovedtoFutureYear	
Homes	InstAluminumPanning/ReplaceSills		1460			\$50,000	_			MovedtoFutureYear	
	InstallWaterSavingMeasuresinApts.		1460			\$80,000	_			MovedtoFutureYear	
	InstsallSprinklerSystem		1460			\$45,088	_			MovedtoFutureYear	
	LowerHeadersonClosetDoors		1460			\$20,000	_			MovedtoFutureYear	
	PaintExteriorDoors&Frames		1460			\$15,000	_			MovedtoFutureYear	
	ReconfigureHillsideApts.		1460			\$50,000	_			MovedtoFutureYear	
	RemoveAsbestosTransiteBoard		1460			\$99,500	_			MovedtoFutureYear	
	RenovateBathrooms		1460			\$30,000	_			MovedtoFutureYear	
	Repair/ReplaceKitchens		1460			\$150,000	-			MovedtoFutureYear	
	ReplaceFireAlarmSystem		1460			\$10,000	-			MovedtoFutureYear	
	ReplaceRadiantHeatPanels		1460			\$3,450	-			MovedtoFutureYear	
	ReplaceRanges		1460			\$54,595	-			MovedtoFutureYear	
	ReplaceRefrigerators		1460			\$71,600	-			MovedtoFutureYear	
	UpgradeHeatingDistributionZones		1460			\$200,000	-			MovedtoFutureYear	
	UpgradeSecurityLighting		1460			\$500	-			MovedtoFutureYear	
	Demolish3TracksideBuildings		1485			\$48,148	-			MovedtoFutureYear	
		SubTotal:				\$1,162,881	\$0				
	A&EFees		1430			\$93,030.46	3,861	3,861			
NY9-22	Acquisition&Rehabilitationof42Units		1498	009	Unit	\$1,000	720,496	720,496	76,952.00	11UnitsunderConstruction	
Scattered Sites		SubTotal:				\$1,000	\$720,496	\$720,496	76,952.00	l	
	A&EFees		1430			\$0		3,800	1,803.20		
	edforthePerformanceandEvaluationReportoraRevisedA							nceandEvaluationF			

SignatureofExecutiveDirectorandDate

Signature of Public Housing Director/Office of Native American Programs Administrator and Date

CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PartII:SupportingPages

SignatureofExecutiveDirectorandDate

PHAName						andNumber		FederalFYofGrant		
							o.:NY06P0095	50102		20
	AlbanyHousingAuthority					tHousingFacto				
Development					TotalEstima	tedCost	TotalActualCo	ost		
	GeneralDescriptionofMajor	Dev	Quant	tity					StatusofProposedWork(2)	
	WorkCategories	Account			Original	Revised(1)	Funds	Funds		
Activities		Number					Obligated(2)	Expended(2)		
	MaintenanceRepsonseInitiative	1408			\$22,519				InProgress	
	Computersoftwareupgrade	1408			\$8,000	30,519	30,519		InProgress	
	LBPTrainingInitiative&MarketingCo.	1408			\$1,000				MovedtoFutureYear	
	MaintenanceManagementimprovements	1408			\$10,000		5,300		InProgress	
	SatelliteTrainingInitiatiev&MarketingCoordinator	1408			\$45,000		45,000		InProgress	
	OperationsManagementImprovement	1408			\$7,000	18,200	18,200		InProgress	
	PersonnelTechnician	1408			\$500	-			MovedtoFutureYear	
	TechnicalAssistancewithHUDQHWRA	1408			\$1,000	-			MovedtoFutureYear	
	ImplementationAssistancewithassetmanagement	1408			\$1,000	-			MovedtoFutureYear	
	PorjectBasedbudgetingimplementationassistance	1408			\$1,000	-			MovedtoFutureYear	
	PartnershipProcess	1408			\$7,000	-			MovedtoFutureYear	
	PHAwidePolicePatrol	1408			\$4,500	28,800	28,800		InProgress	
	EconomicDevelopment&WageCtrCo.	1408			\$55,000	20,000	20,000		InProgress	
	Tenantnewsletter	1408			\$5,000	10,000	10,000		InProgress	
	Tenantsecuritypatrol	1408			\$33,749	33,749	33,749		InProgress	
	Utilityconservationprogram	1408			\$1,000	-			MovedtoFutureYear	
	Tenantrelationstraining	1408			\$5,000	-			MovedtoFutureYear	
	9-5CommunityCenterstaff	1408			\$36,000	6,000	6,000		InProgress	
	9-5CommunityCentercoordinator	1408			\$1,000	-			MovedtoFutureYear	
	PHASConsultant	1408			\$500	-			MovedtoFutureYear	
	PHAsdeficiencies	1408			\$0				MovedtoFutureYear	
	KIDImprovementdistrict	1408			\$0				MovedtoFutureYear	
	SubTotal:				\$245,768	\$197,568	\$197,568			
						. ,	, ,			

Signature of Public Housing Director/Office of Native American Programs Administrator and Date

CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PartII:SupportingPages

PHAName			GrantTypea			FederalFYofGrant		
An			GrantFundPr	ogramGrantN	lo.:NY06P00	950102	2002	
AlbanyHousingAuthority			Replacement	HousingFact	orGrantNo.:			
Development Number/Name HA-Wide	AllFundsObligat	ed(QuarterEnd	ingDate)	AllFundsExpen	led(QuarterEndi	ngDate)	ReasonsforRevisedTargetDates(2)	
Activities	Original	Revised(1)	Actual(2)	Original	Revised(1)	Actual(2)	1	
NY9-1RobertWhalenHomes	12/30/2003		9/30/2002	6/30/2005				
NY9-3SteamboatSquareHi-Rise	12/30/2003		12/31/2002	6/30/2005				
NY9-4LincolnParkHomes	12/30/2003		9/30/2002	6/30/2005				
NY9-5HIdaYarbroughHomesHi-Rise	12/30/2003		9/30/2002	6/30/2005				
NY9-7WestviewHomes	12/30/2003		9/30/2002	6/30/2005				
NY9-22ScatteredSitesReplacement	12/30/2003		9/30/2002	6/30/2005				
(1)TobecompletedforPerformance&EvaluationReportor SignatureofExecutiveDirectorandDate	aRevisedAnnualStater	nent			edforthePerform		ionReport AmericanProgramsAdministratorandDate	

CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PartII:SupportingPages

PHAName			GrantTypea	ndNumber			FederalFYofGrant		
			GrantFundPro	ogramGrantN	No.:NY06P00	950102		2002	
AlbanyHousingAuthority			Replacement	HousingFact	orGrantNo.:				
Development									
Number/Name	AllF	FundsObligat	ted		FundsExpend				
HA-Wide	(Qua	rterEndingD	ate)	(Qua	arterEndingD		ReasonsforRevisedTargetDates(2)		
Activities	Original	Revised(1)	Actual(2)	Original	Revised(1)	Actual(2)			
Computersoftwareupgrade	12/30/2003		9/30/2002	6/30/2005					
Maintenancemgtimprovements	12/30/2003		9/30/2002	6/30/2005					
SatelliteTrainingInitiative&Marketing	12/30/2003		9/30/2002	6/30/2005					
OperationsManagementImprovement	12/30/2003		9/30/2002	6/30/2005					
PHAwidePolicePatrol	12/30/2003		9/30/2002	6/30/2005					
EconomicDevelopment&WageCenter	12/30/2003		9/30/2002	6/30/2005					
TenantNewsletter	12/30/2003		9/30/2002	6/30/2005					
TenantSecurityPatrol	12/30/2003		9/30/2002	6/30/2005					
9-5CommunityCenterStaff	12/30/2003		9/30/2002	6/30/2005					
•									
(1)TobecompletedforPerformance&EvaluationReportora	aRevisedAnnualState	ment		(2)Tobecomplet	edforthePerform	anceandEvaluat	ionReport		
SignatureofExecutiveDirectorandDate			Signature of Public Housing Director/Office of Native American Programs Administrator and Date						
		1/31/2003							
			_						

CapitalFundProgramandCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)

PARTI:Summary

PHANam	•		nGrantNo.:NY06P00	0950101	FederalFYofGrant 2001	
	nualStatement <u>serv</u> eforDisasters/Emergencies	<u>ReplacementHous</u>	ingFactorGrantNo.:	nt/RevisionNumber	☐ Informance and Evaluation Period E	nding12/31/02
halPerform	manceandEvaluationReport					
			TotalEstin		TotalActual	* *
	SummarybyDevelopmentAccount		Original	Revised(1)	Obligated	Expended
1	TotalNon-CFPFunds		1.000	•		
2	1406Operations(Maynotexceed10%ofline20)		1,000	0	110.750	***
3	1408ManagementImprovements(SoftCosts)		259,249	419,672	419,672	390,835.80
	1408ManagementImprovements(HardCosts)					
4	1410Administration		259,249	259,249	259,249	259,249.00
5	1411Audit					
6	1415LiquidatedDamages					
7	1430FeesandCosts		153,457	72,158	72,158	49,899.27
8	1440SiteAcquisition					
9	1450SiteImprovements		431,000	153,799	153,799	153,799.20
10	1460DwellingStructures		849,883	280,436	280,436	279,436.29
11	1465.1DwellingEquipmentNonexpendable		66,000	8,251	8,251	8,251.00
12	1470NondwellingStructures		442,655	856,109	856,109	728,394.86
13	1475NondwellingEquipment		70,000	1,443	1,443	1,442.50
14	1485Demolition		10,000	-		
15	1490ReplacementReserve					
16	1492MovingtoWorkDemostration					
17	1495.1RelocationCosts					
18	1499DevelopmentActivities		50,000	541,376	541,376	541,125.97
19	1502Contingency(maynotexceed8% of line 20)					
20	AmountofAnnualGrant(sumoflines2-19)		2,592,493	2,592,493	2,592,493	2,412,433.89
	AmountoflineXRelatingtoLBPActivities		ı			
	AmountoflineXRelatingtoSection504Compliance)	ı			
	AmountoflineXRelatingtoSecurity(SoftCosts)		-			
	AmountoflineXRelatingtoSecurity(HardCosts)					
	AmountoflineXRelatingtoEnergyConservationM	easures				
	CollateralizationExpenseorDebtService		-			_
(1)Tobeco	mpletedforthePerformanceandEvaluationReportoraRev	risedAnnualStateme	nt	(2)TobecompletedfortheP	erformanceandEvaluationReport	
	SignatureofExecutiveDirectorandDate				nericanProgramsAdministratorandDate	
		1/31/2003	D 1.66			

PHAName	Vame						GrantTypeandNumber				
		GrantFundProgramGrantNo.:NY06P00950101									
D 1 (AlbanyHousingAuthority	ReplacementHousingFactorGrantNo.: TotalEstimatedCost TotalActualCost									
Development	ConcrelDescription of Major	D 0 44		Original	Revised	Funds	Funds				
Number/Name HA-Wide	GeneralDescriptionofMajor WorkCategories		Dev Quantity Acct		Originai	(1)	Obligated	Expended			
Activities	WorkCategories	No.				(1)	(2)	(2)			
NY9-1	Landscaping/Drainage/TrashStructure/Paving/Fence	1450	0.6	Site	400,000	_	(=)	(=)			
Robert	Trafficcoating/sikaonstairtreads	1460		2100	-	2,500	2,500	2,500.00			
Whalen	RepointMasonry	1460	2	Bldgs.	5,000	2,500	2,500	2,500.00			
Homes	Stairs&Balconies	1460		Bldgs.	80,000	_					
Homes	Signage	1460		Site	2,000	_					
	A/CInDayCareCenter/Manager'sOffice	1470	0.05		500	_					
	Manager'sOfficeImprovements	1470	0.125		500						
	Sub-Total:	1470	0.123	300	488,000	2,500	2,500	2,500			
	A&EFees	1430			39,040	4,040	4,040	4,040.00			
NY9-3	SiteLighting	1450	1	Site	30,000	4,040	4,040	4,040.00			
Steamboat	ReplaceRefrigerators	1465.1		Bldgs.	65,000	-					
SquareHR	MainEntranceFlooring/Wallpaper/Lighting	1463.1		Bldgs.	8,000	-					
Squarenk	AdministrativeOfficeBuildingParkingLot	1470				846,082	846,082	710 267 40			
				Bldg Job	321,655	846,082	846,082	718,367.48			
	RenovateCentralStorage/CentralShop	1470			100,000	-					
	AdministrativeBuildingFurniture	1475	0.56		70,000	-					
	Demolitionof159ChurchStreet	1485	0.013	Job	10,000	-	0.46.002	510.275			
	Sub-Total:	1.420			604,655	846,082	846,082	718,367			
	A&EFees	1430			48,372	2,872	2,872	2,872.00			
NY9-4	EngineeringStudyofBowingBrick	1430		Study	500	-					
Lincoln	InstallTubSurrounds	1460	36	Apts.	45,000	-					
Park	ReplaceBoilerPlant/AsbestosRem/AptDistribution	1460	0.03	Job	50,000	-					
Homes	RenovationsFloor2-3forDayCare230Green	1470	0.13	Job	20,000	10,027	10,027	10,027.38			
	Computerequipment	1475			_	1,443	1,443	1,442.50			
	Sub-Total:				115,500	11,470	11,470	11,469.88			
	A&EFees	1430			9,240	9,240	9,240	9,240.00			
NY9-5L	Fencearoundtransformer	1450	0.5	Job	500	-					
IdaYarbrough	LeadPaintTesting	1460	0.03	Job	5,000	-					
Homes	FoundationStudy/RepairsBldg3,4,&5	1460	0.3	Bldg.	20,000	10,550	10,550	10,550.00			
	NewRoofCommunityRoom/Boys&GirlsClub	1460	0.025	Roof	500	_					
	Signage	1460	0.21		1,500	-					
	Sub-Total:				27,500	10,550	10,550	10,550.00			
	A&EFees	1430			2,200	2,200	2,200	2,200.00			
					,	,	,	,			
(1)Tobecomplete	dforthePerformanceandEvaluationReportoraRevisedAnnual	Statement	•		(2)Tobecom	oletedforthePe	erformanceandE	valuationReport			

SignatureofExecutiveDirectorandDate

SignatureofPublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate

PHAName	PHAName						GrantTypeandNumber				
	AlbanyHousingAuthority						GrantFundProgramGrantNo.:NY06P00950101 ReplacementHousingFactorGrantNo.:				
Development						TotalEstimatedCost					
Number/Name	GeneralDescriptionofMajor		Dev	Qua	ntity	Original	Revised	Funds	Funds		
HA-Wide Activities	WorkCategories		Acct No.				(1)	Obligated (2)	Expended (2)		
NY9-5H	StructuralStudyofCrackedBrick		1430	0.082	Study	328		(2)	(2)		
IdaYarbrough	RelandscapeLink		1450		Study	500	-				
Highrise	Clean&RefurbishBuildingExteriorandSeal		1450		Bldgs.	150,000	90,868	90,868	90,868.0		
Highlise	UpgradeElevatorControls		1460		Bldg.	195,220	90,808	90,808	90,000.0		
	ReplaceRefrigerators		1465.1		_		-				
			1465.1		Apts.	500 500	-				
	ReplaceRanges	Sub-Total:	1403.1	1.24	Apts.		-	00.979	00.000.0		
	A C EE	Sub-1 otal:	1.420			347,048	90,868	90,868	90,868.0		
NIX/O 7	A&EFees		1430			27,764	17,088	17,088	7,709.0		
NY9-7	Energystudy		1430			-	- 0.251	0.051	0.251.0		
Westview	Firealarmsystemupgrade		1460			-	9,251	9,251	8,251.0		
Homes	Combine20studioaptsinto13onebrapts		1460	0.01		-	90,059	90,059	90,059.0		
	RepipeMech.RoomWaterHeaterDistribution	a	1460	0.01	Job	500	-	00.010	00.010.0		
		Sub-Total:	1.100			500	99,310	99,310	98,310.0		
	A&EFees		1430			40	9,540	9,540	700.7		
NY9-11 Steamboat	Repair/replacereardecks Replaceboardfence		1450 1450			-	45,523 82,638	45,523 82,638	45,523.00 82,638.20		
Square	RenovateKitchens		1460	16	Apts.	75,000	77,208	77,208	77,208.2		
Townhouses	ReplacefloorTile		1460		Apts.	33,883	-				
	Repair/ReplaceClosetDoors		1460		Apts.	27,280	-				
	Replaceappliances		1465		1	_	8,251	8,251	8,251.0		
		Sub-Total:				136,163	213,620	213,620	213,62		
	A&EFees		1430			10,893	950	950	,		
NY9-12	Replacefence		1450			-	4,950	4,950	4,950.0		
Steamboat Square	1	Sub-Total:				-	4,950	4,950	4,950.0		
NY9-13	Siteaccessibility		1450			_	20,688	20,688	20,688.0		
EzraPrentice	ReplaceCanopies/Supports/RepairPatio		1460	0.008	Job	1,000	_	,	,		
Homes	Repair/ReplaceKitchens		1460	40	Apts.	150,000	_				
	T	SubTotal:			F	151,000	20,688	20,688	20,688.0		
	A&EFees		1430			12,080	-	.,	,,,,,,,,,		
NY9-22	Acquisition&Rehabilitationof42Units		1498	1	Unit	50,000	541,376	541,376	541,125.9		
Scattered]	,	, 0		,		
Sites		SubTotal:				50,000	541,376	541,376	541,125.9		
	A&EFees		1430			3,000	26,228	26,228	23,137.5		
(1)Tobecomplete	edforthePerformanceandEvaluationReportoraRe	visedAnnuals						erformanceandE			

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages
PHAName GrantTypeandNumber
GrantFundProgramGrantNo.:NY06P00950101

AlbanyHousingAuthority					ReplacementHousingFactorGrantNo.:			
Development				TotalEstimat		TotalActualCo		
Number/Name	GeneralDescriptionofMajor	Dev	Quantity	Original	Revised	Funds	Funds	
HA-Wide	WorkCategories	Acct No.			(1)	Obligated	Expended	
Activities	MaintananaaDanaanaaTritiatiya	1408		36,000	11 226	(2)	(2) 11,335	
	MaintenanceRepsonseInitiative				11,336	11,336		
	Computersoftwareupgrade	1408		8,000	107,091	107,091	104,415.	
	LBPTrainingInitiative&MarketingCo.	1408		1,000	-			
	MaintenanceManagementimprovements	1408		10,000	-	45.000	12 660	
	SatelliteTrainingInitiatiev&MarketingCoordinator	1408		45,000	45,000	45,000	42,660	
	OperationsManagementImprovement	1408		7,000	- 122	- 122	< 400	
	PersonnelTechnician	1408		500	6,423	6,423	6,422	
	TechnicalAssistancewithHUDQHWRA	1408		1,000	-			
	ImplementationAssistancewithassetmanagement	1408		1,000	-			
	PorjectBasedbudgetingimplementationassistance	1408		1,000	-			
	PartnershipProcess	1408		7,000	-	404.000		
	PHAwidePolicePatrol	1408		4,500	131,302	131,302	121,692	
	EconomicDevelopment&WageCtrCo.	1408		55,000	22,435	22,435	19,029	
	Tenantnewsletter	1408		5,000	13,000	13,000	6,107	
	Tenantsecuritypatrol	1408		33,749	65,749	65,749	63,820	
	Utilityconservationprogram	1408		1,000	-			
	Tenantrelationstraining	1408		5,000	-			
	9-5CommunityCenterstaff	1408		36,000	10,000	10,000	8,015	
	9-5CommunityCentercoordinator	1408		1,000	7,336	7,336	7,335	
	PHASConsultant	1408		500	-			
	PHAsdeficiencies	1408		-				
	KIDImporvementdistrict	1408		-				
	SubTotal:			259,249	419,672	419,672	390,835	
T-1	 dforthePerformanceandEvaluationReportoraRevisedAnnual	Ctoto		(2)To!	alatadf	erformanceandE	volvoti D	

SignatureofExecutiveDirectorandDate

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Page4of6

FederalFYofGrant

2001

StatusofProposedWork

(2)

UnderConstruction Completed MovedtoFutureYear MovedtoFutureYear MovedtoFutureYear MovedtoFutureYear

MovedtoFutureYear

MovedtoFutureYear MovedtoFutureYear InProgress Completed MovedtoFutureYear Completed

MovedtoFutureYear

MovedtoFutureYear MovedtoFutureYear InProgress Completed InProgress

MovedtoFutureYear MovedtoFutureYear InProgress Completed MovedtoFutureYear

FederalFYofGrant 2001

StatusofProposedWork (2)

Constructionunderway
Workscopebeingdeveloped
InProgress
A&ERFPbeingdeveloped
Movedtoafutureyear
Movedtoafutureyear

InProgress Movedtoafutureyear Completed InEnergyPerformanceContract

Completed Completed Movedtoafutureyear Movedtoafutureyear Completed

Completed

Completed
A&ERFPbeingdeveloped
A&ERFPbeingdeveloped

11Unitsunderconstruction

FederalFY of Grant 2001

StatusofProposedWork (2)

InProgress

InProgress InProgress

InProgress

InProgress

InProgress

InProgress

InProgress InProgress

InProgress InProgress

InProgress

 $Capital Fund Program (CFP) and Capital Fund Program \ref{eq:program}. \\$

PartII:SupportingPages

PHAName	GrantFund	eandNumber ProgramGrantNo	o.:NY06P009	FederalFYofGrant 2001		
AlbanyHousingAuthority	Replaceme	ntHousingFacto	rGrantNo.:			
Development Number/Name HA-Wide	AllFundsObligate	d(QuarterEndingDate)	AllFundsExpend	led(QuarterEndir	ngDate)	ReasonsforRevisedTargetDates(2
Activities	Original 1	Revised(1) Actual(2	Original	Revised(1)	Actual(2)	g
NY9-1RobertWhalenHomes	9/30/2003	12/31/20	09/30/2004		9/30/2002	
NY9-2EdwinCorningHomes Noworkitems						
NY9-3SteamboatSquareHi-Rise	9/30/2003	9/30/20	09/30/2004			
NY9-4LincolnParkHomes	9/30/2003	12/31/20	09/30/2004		9/30/2002	
NY9-5HldaYarbroughHomesHi-Rise	9/30/2003	3/31/20	09/30/2004			
NY9-5LldaYarbroughHomesLow-Rise	9/30/2003	12/31/20	09/30/2004		9/30/2002	
NY9-7WestviewHomes	9/30/2003	12/31/20	09/30/2004			
NY9-11SteamboatSquareTownhouses	9/30/2003	12/31/20	09/30/2004		6/30/2002	
NY9-12SteamboatSquareHistoricRehabs		6/30/20)2		12/31/2002	
NY9-13EzraPrenticeHomes	9/30/2003	3/31/20	09/30/2004		12/31/2002	
NY9-22ScatteredSitesReplacement	9/30/2003	9/30/20	09/30/2004		12/31/2002	
1)TobecompletedforPerformance&EvaluationReportoraRevi			(2) (2) (3)	10 4 5 3	anceandEvaluatio	

PHAName		GrantTypea	ndNumber			FederalFYofGrant
				lo.:NY06P00950	0101	2001
AlbanyHousingAuthority	Replacement	HousingFacto	orGrantNo.:			
Development						
Number/Name		Obligated		FundsExpended		
HA-Wide		ndingDate)		arterEndingDate)	Reasons for Revised Target Dates (2)
Activities	Original Revi	ised(1) Actual(2)	Original		Actual(2)	
MaintenanceResponseInitiative	9/30/2003	3/31/2002	09/30/2004	12	2/31/2002	
Computersoftwareupgrade	9/30/2003	3/31/2002	09/30/2004			
SatelliteTrainingInitiative&Marketing	9/30/2003	3/31/2002	09/30/2004			
PersonnelTechnician	9/30/2003	3/31/2002	09/30/2004	12	2/31/2002	
PHAwidePolicePatrol	9/30/2003	3/31/2002	09/30/2004			
EconomicDevelopment&WageCenter	9/30/2003	12/31/2002	09/30/2004			
enantNewsletter	9/30/2003	3/31/2002	09/30/2004			
enantSecurityPatrol	9/30/2003	3/31/2002	09/30/2004			
9-5CommunityCenterStaff	9/30/2003	3/31/2002	09/30/2004			
9-5CommunityCenterCoordinator	9/30/2003		09/30/2004		9/30/2002	
1)TobecompletedforPerformance&EvaluationReportoraRev	ised Annual Statement		(2)Tobecomplet	tedforthePerformance	eandEvaluatio	nRenort
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ng nature of Executive Director and Date	1 /2	1/2003	doncilousing	,Director/Officeo	m au veAll	iciicam rogramsAdministratorandDate

ALBANY HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

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ALBANY HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

PartI

INTRODUCTION

A.I NTRODUCTION

1. MissionStatement

ThemissionoftheAlbanyHousingAuthorityistoleadthecommunitywithprofessionalism,integrityand spiritinprovidingqualityhousingofchoiceforadiv ersepopulationandtopartnerwiththecommunityto maximizesocialandeconomicopportunity.

2. <u>PurposeoftheACOP</u>

The purpose of this policy is to establish guidelines for the Albany Housing Authority staff to follow in determining eligibility for admission to and continued occupancy of public housing.

3. <u>CivilRightsPolicy</u>

ItisthepolicyoftheAlbanyHousingAuthority,alsoreferredtoasthe "HousingAuthority" and "AHA", tocomplyfullywithTitleVIoftheCivilRightsActof1964,TitleVII IoftheCivilRightsActof1968(as amended by the Community Development Act of 1974), Executive Order 11063, Section 3 of the 1968 CivilRights Act, and with all rules and regulations. Specifically, the AHA shall not on account of race, color, sex, cre ed, or national origin deny any family or individuals the opportunity to apply for assistance under the Low -Rent Housing Program. Neither will the AHA discriminate because of religion, age, physical handicap, pregnancy, parenthood, normarital or veteran status.

To further its commitment to full compliance with applicable Civil Rights Acts, the AHA will provide federal, state, and local information to applicant/participant households regarding discrimination and recourse in the event of discrimination. S uch information will be made available during the Pre Occupancy Briefing and all applicable forms and printed material will be made available to prospective resident families.

4. PrivacyPolicy

It is the policy of the AHA to facilitate the full exercise of rights conferred on individuals under the PrivacyActof1974,5U.S.C552A,andtoinsuretheprotectionofprivacyastoindividuals about whom the Housing Authority maintains records under it Low -Rent Housing Program.

Therefore,theAHAshallnotd iscloseanypersonalinformationcontainedinsuchrecordsbyanymeans of communication to any person or to another agency unless the individual to whom such information pertains requests or consents to such disclosure or unless such disclosure is authorized under the applicable provisions of the Privacy Act. The AHA has determined that disclosure under any other circumstances would constitute an unwarranted invasion of privacy inviolation of the Privacy Act and the United States Constitution. The AHAs hall refuse any and all requests for any unauthorized and unlawful disclosures. It is important to note that this privacy policy is applicable to the disclosure of participant information and NOT the gathering and use of informationnecessary to ensure full compliance with HUD regulations governing such items including, but not limited to, the following:

- determininginitial and on -going eligibility
- currentincomeincludingearnedandunearned
- historicalincomeforcomparisonandusetoprojectincomeelig ibility
- applicableallowancesanddeductions
- residentrentalpayments
- currentandpastassetsincludingsavings, annuities, wholetermlifeinsurance, etc.
- outstanding indebtedness to government as a result of prior participation in other federally subsidizedhousingprograms
- creditworthiness,criminalbackground,characterreferences,etc.

However, no information regarding applicant/participant households will be solicited unless directly attributed to direct or implied responsibilities of the Housing Au thority or any of its subsidiary corporations.

5. Authority

Eligibility for admission to and occupancy of Low -Income Public Housing is governed by requirements of the Department of Housing and Urban Development, with some latitude for State and local policies and procedures. This Admissions and Continued Occupancy Policy (ACOP) incorporates these requirements and is binding upon applicants, residents, and the Housing Authority alike, the latter two through inclusion of the ACOP into the Dwelling Lease by reference. Not with standing the above, changes in applicable Federal lawor regulations shall supersedethis policy at any point in which they are inconflict.

Eligibility for admission to and occupancy of Low Income Housing Tax Credit program is governed by the requirements of the Internal Revenue Service with limited latitude for state and local policies and procedures. Manyof these are incorporated into this ACOP and are binding upon applicants, residents and housing authority staff. Not with standing the is statement, changes in applicable Federal law or regulations will supersedethis policy at any point in which they are inconflict.

Eligibility for admission to and occupancy of New York State —assisted public housing program is governed by the requireme —nts of New York State Department of Housing and Community Renewal (DHCR) with limited latitude for local policies and procedures. Many of these are incorporated into this Admissions and Continued Occupancy Policy and are binding upon applicants, residents —and housing authority staff. Notwithstanding this statement, changes in applicable Federal law, NYS Law, or regulations will supersedethis policy at any point in which they are inconflict.

6. Objectives

Theobjectivesofthispolicyareto:

- a. Promote the overall goal of drug -free, healthy, safe, affordable, decent, and sanitary housing in goodneighborhoodsby:
 - Ensuring a social and economic mix of low -income residents within each public housingneighborhoodinordertofostersocialstabilitya ndupwardmobility;
 - (ii) EnsuringthefiscalstabilityoftheHousingAuthority;and,
 - (iii) Lawfully denying admissions or continued occupancy to families whose presence in a publichousing neighborhood is likely to adversely affect the health, safety or welfare of other residents or the physical environment of the neighborhood.

- b. Facilitate the efficient management of the Housing Authority and compliance with Federal and New York State Regulations by establishing the policy basis for management procedu keeping, and auditing.
- c. ComplyinletterandspiritwithTitleVIoftheCivilRightsActof1964andallotherapplicable Federal Laws and regulations to insure that admission to and occupancy of public housing neighborhoodsisconductedwi thoutregardtorace,color,creed,sexornationalorigin.
- d. Prescribe standards and criteria for resident selection and annual reexamination of income and family composition as provided for by the regulations of the various programs.

7. <u>Terminology</u>

The term "he" or "his" used throughout this document is used in the generic sense to include male/female, singular/plural as appropriate. The Housing Authority is also referred to as the "Housing Authority" or the "AHA" throughout this document.

HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

PartII

DEFINITIONS

A.F AMILY

- 1. Theterm"F amily "asusedinthispolicymeans:
 - a. Afamilywithorwithoutchildren;
 - b. Anelderlyfamily;
 - c. Anear -elderlyfamily
 - d. Adisabled family;
 - e. Adisplacedfamily;
 - f. Theremainingmemberofatenantfamily; and
 - g. A single person who is not an elderly person, or a person with disabilities, or the remaining memberofatenantfamily.
- 2. Theterm"D <u>isabledfamily</u>"asusedinthisp olicymeans:

A family whose head, spouse, or sole member is a person with disabilities; or two or more persons with disabilities living together; or one or more persons with disabilities living with one or more persons with disabilities.

3. Theterm"D <u>isplacedfami ly</u>"asusedinthispolicymeans:

Afamilyinwhicheachmember, orwhosesolemember, isaperson displaced by governmental action, or a person whose dwelling has been extensively damaged or destroyed as a result of a disaster declared or otherwise form ally recognized pursuant to Federal disaster relief laws.

4. Theterm'D isplaced person "asused in this policy means:

Aperson displace by governmental action, or a person whose dwelling has been extensively damaged or destroyed as a result of a disast er declared or otherwise formally recognized pursuant to Federal disaster relief laws.

5. Theterm" Elderlyfamily "asusedinthispolicymeans:

Afamilywhosehead, spouse, or solemember is a person who is at least 62 years of age; or two or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of age living with one or more persons who are at least 62 years of a year of

6. Theterm" <u>Elderlyperson</u>"asusedinthispolicymeans:

Apersonwhoisatleast62yearsofage.

7. Theterm" Live-inAide "asusedinthispolicymeans:

A person who resides with one or more elderly persons, or near disabilities, and who:

a. Isdeterminedtobeessentialtothecareandwellbeingofthepersons;

- b. Isnotobligatedforthesupportofthepersons; and
- c. Wouldnotbelivingintheunitexcepttoprovidethenecessarysupportiveservices.
- 8. Theterm" <u>Near-elderlyfamily</u> "asusedinthispolicymeans:

Afamilywhosehead, spouse, or solemember is a person who is at least 50 years of age but below the age of 62: or two or more persons, who are at least 50 years of age but below the age of 62, living together; or one or more persons who are at least 50 years of age but below the age of 62 living with one or more live in aides.

9. Theterm" <u>Near-elderlyperson</u>"asusedinthispolicymeans:

Apersonwhoisatleast 50 years of a gebut below the age of 62.

- 10. Theterm" <u>Personwithdisabilities</u> "asusedinthispolicymeans:
 - a. Hasadisability asdefinedinsection223oftheSocialSecurityAct;
 - b. Hasaphysical,mental,oremotionalimpairmentthat:
 - (i) Isexpected to be of a long -continued and indefinite duration;
 - (ii) Substantiallyimpedeshisorherabilitytoliveindependently; and
 - (iii) Is of such a nature that such ability could be improved by more suitable housing conditions:or
 - c. Has a developmental disability as defined in section 102 of the Developmental Disabilities Assistance and Billof Rights Act (42U.S.C.6001(5)).
 - d. Notwithstanding any other provision of law, no individual shall be considered a person with
 disabilities, for purposes of eligibility for low -income housing under this title, solely on the basis
 of any drugoral coholdependence.

B. ANNUAL INCOME

1. Income

Income is defined by the Secretary of HUD at 24 CFR 5.609, effective April 1,1997 and amplified in this policy in those are as within the discretion of a Public Housing Authority.

2. <u>AnnualIncome</u>

Annual Income means all amounts, monetar y or not, which go to, or on behalf of, the family head or spouse (even if temporarily absent) or to any other family member; or are anticipated to be received from a source outside the family during the 12 -month period following reexamination effective da te; and, which are exclusive of income that is temporary, nonrecurring, sporadic, and exclusive of certain other types of income specified in this policy; and, amounts derived during the 12 -month period from assets to which any member of the family has access.

a. AnnualIncomeincludes, but is not limited to

- (i) The full amount, before any payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services:
- (ii) The net income from o peration of abusiness or profession. Expenditures for business expansion or amortization of capital indebtedness shall not be used as deductions in determining net income. An allowance for depreciation of assets used in abusiness or profession may be deducted, based on straight -line depreciation, as provided in Internal Revenue Service regulations. Any with drawal of cashor assets from the operation of a business or profession will be included in income, except to the extent the with drawal is reimbursement of cashor assets invested in the operation by the Family;
- (iii) Interest, dividends, and other net income of any kind from real or personal property. Expenditures for amortization of capital indebtedness shall not be used as deductions in determining net income. An allowance for depreciation is permitted only as authorized in (ii) above of this section. Any withdrawal of cashor assets from an investment will be included in income, except to the extent the withdrawal is reimbursement of cashor assets invested by the Family. Where the family has Net Family Assets in excess of \$5,000, Annual Income shall include the greater of the actual income derived from all Net Family Assets or a percentage of the value of such Assets based on the current passbooks aving strate, as determined by HUD;
- (iv) Thefullamountofperiodicpaymentsreceivedfromsocialsecurity, annuities, insurance policies, retirement funds, pensions, disability or deathbenefits and other similar types of periodic receipts, including a lump-sumpayment for the delayed start of a periodic payment;
- (v) Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation and severance pay (but see "lump sum additions" in this policy);

- (vi) Welfareass istance:
 - (a) The amount of the allowance or grant exclusive of the amount specifically designated for shelter or utilities; plus,
 - (b) Themaximumamountthatthewelfareassistanceagencycouldinfactallow the family for shelter and utilities. If the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the calculated under paragraph above shall be the amount resulting from one application of the percentage.
- (vii) Periodicanddeterminableallowances, such asalimonyandchildsupportpayments, and regular contributions or gifts received from persons not residing in the dwelling.
- (viii) Allregularpay, special payand allowances of a member of the Armed Forces (whether or not living in the dwelling, but se e paragraph 5 in the next sub -section regarding special pay);

b. <u>AnnualIncomedoesnotinclude:</u>

- (i) Income from employment of children (including foster children) under the age of 18 years;
- (ii) Paymentsreceivedforthecareoffosterchildrenorfost eradults;
- (iii) Lump-sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capitalgains and settlement for personal or property losses (but see "payme" ntsinlieu of earnings "inthis policy;
- (iv) Amountsthatarespecificallyfororinreimbursementofthecostofmedicalexpenses;
- (v) IncomeofaLive -inAide,asdefinedin24CFR§913.102;
- (vi) Amounts of educational scholarships paid directly to t he student or the educational institution, and amounts paid by the Government to a veteran, for use in meeting the costs of tuition, fees, books, equipment, materials, supplies, transportation, and miscellaneous personal expenses of the student. Any amoun tof such scholarship or payment to a veteran not used for the above purposes that are available for subsistence is to be included in income;
- (vii) ThespecialpaytoafamilymemberintheArmedForcesawayfromhomeandexposed tohostilefire;
- (viii) Temporary,nonrecurringorsporadicincome(includinggifts);
- (ix) Reparation payments paid by a foreign government pursuant to claims filed under the laws of that government by persons who were persecuted during the Naziera.
- (x) Earningsinexcessof\$ 480foreachfull -timestudent18yearsoldorolder,excluding theheadofhouseholdandspouse;

- (xi) Adoptionassistancepaymentsinexcessof\$480peradoptedchild;
- (xii) Deferred periodic amounts from supplemental security income and social security benefitsthatarereceivedinalumpsumamountorinprospectivemonthlyamounts.
- (xiii) Amounts received by the family in the form of refunds or rebates under State or local lawfor property taxes paid on the dwelling unit.
- (xiv) Amounts paid by a Sta teagency to a family with a member who has a developmental disability and is living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home.
- (xv) Certainstipends and other incomere ceived by participants in qualified training, self sufficiency and work incentive programs.

(xvi) Earnedincome:

- (a) Disallowance of earned income from rent determinations applies when a family member becomes employed after being unemployed for at least one (1) year, or when income increases during the participation in any family self-sufficiency or job training program, or who is or was assisted under NYS Family Assistance Program (TANF) within six (6) months and whose earned income increases. Such disallowance shall be granted to eligible families for a twelve (12) month period, contingent upon continued employmentorincreased income.
- (b) Upon expiration of the 12 -month period of disallowance of earned income from rent determinations, earned income shall continue to be disallowed for the next twelve (12) months at a rate not to exceed 50% of the amount of the total rent increase that would be applicable in the absence of the disallowance. Such phase -in of earned income in rent calculation is contingent upon continue demployment or increase dincome.
- (xvii) Amounts specifically excluded by any other Federal Statute from consideration as income for purposes of determining eligibility or benefits under a category of assistance programs that includes assistance under any program to which the exclusions set for thin 24 CFR 5.609(c) apply. When such exclusions are mandated by Federal statute or regulation, they will become effective as prescribed by the Federal government without the necessity to amend this policy . The following is a list of types of benefits that qualify for that exclusion effective February 1998.
 - (a) Relocation payments made pursuant to Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636).
 - (b) The value of the allotment provided to an eligible household for coupons undertheFoodStampActof1977(7U.S.C.2017(b));
 - (c) PaymenttovolunteersundertheDomesticVolunteerServiceActof1973(42 U.S.C.5044(g),5058);
 - (d) PaymentsreceivedundertheAlaskaNativeClaimsSettlementAct(43U.S.C. 1626(a));

- (e) IncomederivedfromcertainsubmarginallandoftheUnitedStatesthatisheld intrustforcertainIndiantribes(25U.S.C.459(e));
- (f) Payments or allowances made under the Department of Health and Human Services'Low -IncomeHomeEnergyAssistanceProgram(42U.S.C.8624(f));
- (g) Payments received under programs funded in whole or in part under the Job Training Partnership Act(29U.S.C.1552(b));
- (h) Income derived from the disposition of funds of the Grand River Band of OttawaIndians(Pub.L.94 -540,90Stat.25032504);
- (i) The first \$2,000 of per capita shares received from judgment funds awarded by the Indian Claims Authority or the Court of Claims (25 U.S.C. 140 7-1408) or from funds held in trust for an Indian tribe by the Secretary of the Interior (25 U.S.C. 117); and
- (j) AmountsofscholarshipsfundedunderTitleIVoftheHigherEducationActof 1965thatareusedtocoverthecostofattendanceataneducati onalinstitution (See24CFR215.1(c)(6),236.3(c)(6),813.106(c)(6),and913.106(c)(6)).

Ifitisnotfeasibleto <u>anticipate</u>alevelofincomeovera12 -monthperiod,theincomeanticipated for a shorter period may be annualized, subject to a redetermina tion at the end of the shorter periodorshorterintervalifnecessary.

- 3. <u>Monthly Income</u> One -twelfth of Annual income. For purposes of determining priorities based on an applicant's rentas apercentage of monthly income.
- 4. AdjustedIncome -Adjust edincomemeansannualincomelessthefollowing:
 - a. \$480foreachDependent;
 - b. \$400foranyElderlyFamilyoranyDisabledFamily;
 - c. ForanyFamilythatisnotanElderlyFamilybuthasaHandicappedorDisabledmemberother than the head of household or spou se, Handicapped Assistance Expenses in excess of three percent of Annual Income, but this allowance may not exceed the employment income by Familymemberswhoare 18 years of a geolder as a result of the assistance to the Handicapped or Disabled Person;
 - d. ForanyElderlyFamilyorDisabledFamily.
 - $(i) \qquad That has no disability assistance expenses, an allowance for medical expenses equal to the amount by which the medical expenses exceed three percent of Annual Income;\\$
 - (ii) That has disability assistance expenses greater than or equal to three —(3) percent of Annualincome, an allowance for disability assistance expenses computed in accordance with paragraph (3) of this section, plus an allowance for Medical Expenses that is equal to the Family's Medical Expenses;
 - (iii) That has disability assistance expenses that are less than three percent of Annual Income, an allowance for combined disability assistance expenses and Medical

 $\label{lem:expenses} Expenses that is equal to the amount by which the sum of these expenses exceeds three percent of Annual Income; and$

- e. ChildCareExpenses:Amounts anticipated to be paid by the family for the care of children under 13 years of ageduring the period for which annual income is computed, but only where such care is necessary to enable a family member to actively seek employment, to be gainfully employed, or to further his/her education and only to the extent such amounts are not reimbursed. The amount deducted shall reflect reasonable charges for childcare. In the case of childcare necessary to permit employment, the amount deducted shall not exceed the amount of employment income that is included in annual income.
- d. \$480 for each member of the family residing in the household (other than the head of the household or his or her spouse) who i s less than 18 years of age or is attending school or vocational training on a full -time basis, or who is 18 years of age or older and is a person with disabilities;
- g. Theamountofanyearnedincomeofamemberofthefamilywhoisnot:
 - (i) 18 years of a georolder, and
 - (ii) Theheadofthehousehold(orthespouseoftheheadofthehousehold).
- h. Other exclusions
 - (i) Anysupplementalorpart -timeearnedincomefromAHRDC -owned(Albany HousingResidentDevelopmentCompany)businessthatisinadditi ontootherfamily householdincomeusedtocalculaterent.and/or
 - (ii) Any supplemental or part -time earned income from TLC -owned (Tenant Leadership Council) business that is in addition to other family household income used to calculaterent.

In either of t he above cases, the income must be IN ADDITION to other family household income in order to be excluded. Where either or both is the sole source of income for the family household, the total income will be used to calculate Total Tenant Payment.

- 5. MonthlyAdjustedIncome -One -twelfthofAdjustedIncome.
- 6. <u>Income for Eligibility</u> -"Income for Eligibility" for purpose of determining eligibility for admission and for statistical reporting, means "Annual Income."
 - a. Projects available for occupancy befor e 10 -1-81 Income for eligibility shall not exceed the "lowerincome" limits.
 - b. Projectsavailableforoccupancyonorafter10 -1-81 -Incomeforeligibilityshallnotexceedthe "VeryLowIncome" limits.
- 7. <u>Income for Rent</u> "Income for Rent" for the purpose of determining rents and for statistical reporting meansadjustedincome; except that Annual Income is not to be used indetermining the minimum rent.
 - (a) PaymentsreceivedundertheAlaskaNativeClaimsSettlementAct(43U.S.C. 1626(a));

- (b) IncomederivedfromcertainsubmarginallandoftheUnitedStatesthatisheld intrustforcertainIndiantribes(25U.S.C.459e);
- (c) Payments or allowances made under the Department of Health and Human Services'Low -IncomeHomeEnergyAssistanceProgra m(42U.S.C.8624(f));
- d) Payments received under programs funded in whole or in part under the Job TrainingPartnershipAct(29U.S.C.1552(b);
- (e) Income derived from the disposition of funds of the Grand River Band of OttawaIndians(Pub.L.94 -540,9 0Stat.25032504);
- (f) The first \$2,000 of per capita shares received from judgment funds awarded by the Indian Claims Authority or the Court of Claims (25 U.S.C.1407 -1408) or from funds held in trust for an Indian tribe by the Secretary of the Interior (25 U.S.C.117); and
- (g) AmountsofscholarshipsfundedunderTitleIVoftheHigherEducationActof 1965thatareusedtocoverthecostofattendanceataneducationalinstitution (See24CFR215.1(c)(6),236.3(c)(6),813.106(c)(6),and913.106(c)(6))

C.T OTAL TENANT PAYMENT

- 1. TotalTenantPaymentforfamilies whose initial lease is effective on or after August 1,1982, shall be the one of the following rounded to the nearest dollar:
 - a. 30percentofMonthlyAdjustedIncome;or
 - b. 10percento fMonthlyGrossIncome;or
 - c. The Shelter Rate Allowance if the family receives Public Assistance from the Department of SocialServices, asspecifically designated by such agency to meet the family's housing costs.
 - d. Aminimumrentalamountof\$50.
 - e. FlatRent.Amarketvaluerentdeterminedforeachunitsizeineachdevelopment.Flatrentsmay changewhentheAuthoritydeterminessuchaneedforachange.(SeeAppendixF)
- 2. Total Tenant Payment does not include charges for excess utility consumption or charges, such as maintenance charges, latecharges, etc.
- 3. TotalTenantPaymentandminimumrentsmaybereducedbyanallowancefortenant -paidutilitiesthatare notincludedwiththerent.WheretheutilityallowancesexceedtheTTP orMinimumRent,thedifference willbepaidtothetenantintheformofamonthlyUtilityAllowancePayment(UAP).
- 4. Flat Rents will not be reduced by any utility allowance since they are based on the market value of the unit. Tenantisfully responsible eforany tenant -paidutility.
- Total Tenant Payment for State Public Housing developments will be based on the allowable deductions and the NYSDHCR approved rentschedule by bedroom size.

D.O THER

- 1. <u>ChildCareExpenses</u>: Amountsanticipatedtobep aidbythefamilyforthecareofchildrenunder13years ofageduringtheperiodforwhichAnnualIncomeiscomputed, but only where such care is necessary to enable a family member to be gainfully employed or to further his or hereducation and only to the extent such amounts are not reimbursed. The amount deducted shall reflect reasonable charges for childcare, and, in the case of childcare necessary to permit employment, the amount deducted shall not exceed the amount of income received from such employment. <u>The Housing Authority will not normally determine childcare expenses as necessary when the household contains an additional unemployed adult who is physically capable of caring for children.</u>
- 2. <u>Dependent</u>: A member of the family household (exclud ing foster children) other than the family head or spouse, who is under 18 years of age or is a Disabled Person or Handicapped Person, or is a Full Time Student. Anunborn childshall not be considered a dependent.
- 3. <u>DesignatedHousing</u>: Aproject(orproje cts)oraportionofaproject(orprojects)thathasbeendesignated inaccordancewith 24 CFR Part 945.
- 4. <u>Employment:</u> Applicants whose head of household or spouse is employed. The employment income must be countable under the U.S. Department of Housing and Urban Development's definition of annual income. This preference shall be given to applicants whose head of household, spouse or solemember is 62 or older, or is receiving social security disability, supplemental security income disability benefits, or anyother payment based on the individual's in ability towork. There is no minimum incomer equirement.
- 6. ExtremelyLow -IncomeFamily: Afamilywhoseannualincomedoesnotexceed30percentofthemedian income for the area, as determined by HUD, with a djustments for small and larger families. HUD may establishincome limitshigher or lower than 30 percent of the median income for the area on the basis of its finding that such variations are necessary because of unusually high or low family incomes.
- 7. HousingAuthority:TheAlbanyHousingAuthorityisreferredtoastheHousingAuthority.
- 8. <u>Live-In Aide/Caretaker</u>: A person who is employed by and resides with an Elderly, Disabled, or Handicappedpersonorpersonstoprovidemedicalcare, and who:
 - a. IsdeterminedbytheHAtobeessentialtothecareandwell -beingoftheperson(s);
 - b. Isnotobligatedforsupportoftheperson(s);and
 - c. Wouldnotbelivingintheunitexcepttoprovidesupportiveservices.(See24CFR§913.106(c)) fortreatmentof aLive -InAide'sIncome.)
- 9. <u>Head of Household</u>: Head of Household means the adult member of the family who is held primarily responsibleandaccountable for the family, particularly in regard to lease obligations.
- 10. <u>LowerIncomeFamily</u>: Afamilywho's AnnualIncomedoesnotexceed80percentofthemedianincome forthearea, as determined by HUD, with adjustments for smaller and larger families. HUD may establish income limits higher or lower than 80 percent of the medianin come for the area on the basis of its finding that such variations are necessary because of the prevailing levels of construction costs of unusually high or low family incomes.

- 11. <u>Medical Expenses</u>: Those medical expenses, including medical insurance premiums, that are anticipated during the period for which Annual Income is computed, and that are not covered by Insurance. Medical expenses, in excess of 3% of Annual Income, are deductible from annual income for elderly families only.
- 12. <u>Military Service</u>: Military service means the active military service of the United States, which includes the Army, Navy, Air Force, Marine Corps, Coast Guard, and since July 29, 1945, the Commissioned Corpsofthe United States Public Health Service.
- 13. <u>Minor</u>: A"minor" is a person less thate ighteen years of age. (An unborn child may not be counted as a minor but is counted for eligibility of a single, pregnant female.) An infantisa child under the age of two.

 Une man cipated minor shall not be eligible for participation in the public housi ng program be cause they cannot be legally held to a contract.
- 14. <u>MixedPopulationProject</u>: Apublichousingproject,orportionofaproject,thatwasreservedforelderly families and disabled families at its inception (and has retained that character). If the project was not so reserved at its inception, the AHA has obtained HUD approval to give preference intenants election for all units in the project (or portion of a project) to elderly families and disabled families. These projects formerly were eknown as elderly projects.
- 15. NetFamilyAssets: "NetFamilyAssets" include the value of, or equity in, real property, savings, bonds, stocks, and other forms of capital investments after deducting reasonable costs that would be incurred in the disposition of such assets. The value of personal property such as furniture and automobiles is to be disregardedintheNetAssetsdetermination.Also, the interests in Indian trust land and equity accounts in HUDhomeownershipprogramsistobedisregarded. (Incaseswhereatrustfundhasbeenestablishedand thetrustis not revocable by, or under the control of, any member of the family or household, the value of the trust fund will not be considered as an asset so long as the fund continues to be held i incomedistributed from the trust funds hall be counted when determining Annual Income.) Indetermining NetFamilyAssets,theAHAshallincludethevalueofanyassetsdisposedofbyanapplicantortenantfor less than fair market value (i ncluding a disposition in trust, but not in a foreclosure or bankruptcy sale) during the two years preceding the date of application for the program or reexamination, as applicable, in excess of the consideration received therefore. In the case of a dispo sition as part of a separation or divorce settlement, the disposition will not be considered to be for less than fair market value if the applicantorresidentreceivedimportantconsiderationnotmeasurableindollarterms.
- 16. <u>Spouse</u>:Spousemeansthehusb andorwifeoftheheadofhousehold.
- 17. TenantRent: The amount payable monthly by the Family as rent to the AHA. Where all utilities (except telephone) and other essential housing services are supplied by the AHA, tenant Rent equals Total Tenant Payment. Where some or all utilities (except telephone) and other essential housing services are not supplied by the AHA and the cost thereof is not included in the amount paid as rent, Tenant Rent equals Total Tenant Payment less the Utility Allowance. (Tenant Rent is a term established and defined by 24 CFR (§913) and as such, is occasionally awkward in ordinary usage. For this reason, the term "Tenant Rent" is used interchangeably with "rent" elsewhere in this ACOP to refer to the net monthly payment by the family to AHA. The only exception is the term "rent" as defined in this policy in reference to admission priorities based on an applicant's rent as a percentage of monthly income, minimum rents and flat rents as described below).

When tenant chooses a flat rent, the tenant rent amount is the established flat rent amount. Any utility allowance that may be applicable for the unit is not deducted from the flat rent amount. Tenant is responsible for payment of any utilities infull when a flat rent option is a ken.

18. <u>Rent</u>: For purposes of determining whether an applicant is entitled to a priority for public housing admission based on current rent as a percentage of monthly income if the Authority has a published

preferenceforthistypeofpriorityhousinga dmission,rentisdefinedastheactualamountdue,calculated on amonthlybasis,underaleaseorrentalagreementbetween afamily and the family's currentlandlord, plus any monthlypayments that afamily makes toward tenant purchased utilities (except telephone) and other housing services. In calculating a family's payments toward utilities and other housing services, the Housing Authority will use its reasonable estimate of tenant -purchased utilities and other housing services that are normally included in rent; or if the family chooses, the family's average monthly utility costs, based on the family's utility bills furnished by the family, for the most recent 12 -month period, or, where bills are notobtainable for the entire period, for an appropriat erecent period.

Forthepurposes of calculating rentunder this paragraph, amount spaid to or on behalf of a family under any energy assistance program must be subtracted from the otherwise applicable rental amount to the extent that they are not include dinthefamily sincome.

In the case of an applicant who owns a manufactured home, but who rents the space upon which it is located, rent under this paragraph includes the monthly payment to amortize the purchase price of the home, as calculated in accor dance with HUD's requirements. In the case of members of a cooperative, rentunder this paragraph means the charges under the occupancy agreement between the members and the cooperative.

- 19. <u>Utility</u>: Electricity, gas, heating fuel, water and sewage serv ices, and trash and garbage collection. TelephoneandcabletelevisionserviceisnotincludedasaUtility.
- 20. <u>Utility Allowance</u>: If the cost of utility (except telephone) and other housing services for an assisted unit is not included in the Tenant Re ntbut is the responsibility of the family occupying the unit, an amount equal to the estimate made by AHA or HUD, of the monthly cost of a reasonable consumption of such utilities and other services for the unit by an energy -conservative household of mode st circumstances consistent with the requirements of a quality living environment.
- 21. <u>UtilityReimbursement/CreditRent/ZeroRent</u>: Theamount,ifany,bywhichtheUtilityAllowanceforthe unit, if applicable, exceeds the Total Tenant Payment for the f amily occupying the unit. If the utility allowanceexceeds the Total TenantPayment, azerorent condition exists and autility credit may be paid to the tenant in the amount the utility allowance exceeds the Total TenantPayment for income -based and minimum rents.
- 22. <u>Very Low -Income Family</u>: A family whose annual income does not exceed 50 percent of the median income for the area, as determined by HUD, with adjustments for small and larger families. HUD may establishincome limits higher or lower than 50 perc ent of the median income for the area on the basis of its finding that such variations are necessary because of unusually high or low family incomes.
- 23. <u>WelfareAssistance</u>: TANF(TemporaryAssistancetoNeedyFamilies)isknownasthe <u>FamilyAssistance</u> <u>PrograminNewYorkState. Thesepaymentstofamilieswithchildrenandbasedonneedaremadeunder</u> programsfunded, separately or jointly, byfederal, stateorlocal governments.
- 24. <u>Neighborhood or Community</u>: Any lower income Public Housing site as establi shed in a development program, except that when sites are adjacentor within ablock of each other, such sites collectively shall be considered one location.
- 25. <u>Handicapped Assistance Expenses</u>: Reasonable expenses that are anticipated, during the period for which Annual Income is computed, for attendant care and auxiliary apparatus for a Handicapped or Disabled Family member and that are necessary to enable a Family member (including the Handicapped or Disabledmember) to be employed, provided that the expenses are neither paid to a member of the Family norreimbursed by an outside source.

- 26. <u>Public Housing Authority (PHA):</u> Any State, County, municipality or other government entity or public body (oragency or instrumentality thereof) that is authorized to engage in or assist in the development or operation of housing for lower income families. The term "public housing" includes dwelling units in a mixed finance project that are assisted by a public housing authority with capital or operating assistance.
- 27. <u>StateDevelopment:</u> Publichousingdevelopmentconstructed and funded by the New York State Division of Housing and Community Renewal (DHCR). Such units may have income exclusions and rent calculation procedures different than federally funded publichousing units.
- 28. <u>Transitional Housing:</u> AHA units rented by a variety of NYS not for profit agencies whose clients are going through substance rehab or domestic violence prevention, mental health and lead abatement programs.
- 29. <u>Resident Police Officers:</u> Active duty eligible law enforcement officers that occupy AHA units for residentialpurposesandforincreasedsitesecurity.(SeePartIII.O -1)
- 30. <u>ResidentEmployees</u>: QualifiedpersonslivinginAHAunitswhoprovideessentialoperationalservicesto the development in which they reside on behalf of the Authority. (*Does not include AHA salaried employeeswhoresideinAHAdevelopments.)

E.Preferences

AlbanyHousingAuthorityhaspublishedthefollowingpreferencesforitspublichousingandSection8 assistance programs:

- 1. <u>Workingfamilies, elderly, disabledfamilies</u>.
 - a. Working Families: Families that have at least one adult member that can prove that they were employed for nine (9) months of the last twelve -(12) months. "Earned income" shall be excluded from income inaccordance with section Bofthispolicy, Annual Income and repeated below:

From B. Annual Income(xvi) Earned income:

- a) Disallowanceofearnedincomefromrentdeterminationsapplieswhena familymemberbecomesemployedafterbeingunemployed foratleastone(1) year,orwhenincomeincreasesduringtheparticipationinanyfamilyself sufficiencyorjobtrainingprogram,orwhoisorwasassistedunderNYS FamilyAssistanceProgram(TANF)withinsix(6)monthsandwhoseearned incomeincrease s.Suchdisallowanceshallbegrantedtoeligiblefamiliesfor atwelve -(12)monthperiod,contingentuponcontinuedemploymentor increasedincome
- b) Uponexpirationofthe12 -monthperiodofdisallowanceofearnedincome fromrentdeterminations, earnedi ncomeshallcontinuetobedisallowedfor thenexttwelve(12)monthsataratenottoexceed50%oftheamountofthe totalrentincreasethatwouldbeapplicableintheabsenceofthe disallowance. Such phase -inofearned income in rentcalculation is contingentupon continued employmentor increased income.
- b. Elderly, Disabled Families: Families that have at least one adult member who is 62 years of age or older or whose head, spouse or other family member is receiving social security disability, supplemental security income benefits, or any other payments based on an individual's inability towork.

Theterm" Personwithdisabilities "asusedinthispolicymeans:

- a. Hasadisabilityasdefinedinsection223oftheSocialSecurityAct;
- b. Hasaphys ical,mental,oremotionalimpairmentthat:
 - (i) Isexpectedtobeofalong -continued and indefinite duration;
 - (ii) Substantiallyimpedeshisorherabilitytoliveindependently;and
 - (iii) Is of such a nature that such ability could be improved by more suitable housing conditions; or
- c. Has a developmental disability as defined in section 102 of the Developmental Disabilities AssistanceandBillofRightsAct(42U.S.C.6001(5)).
- d. Notwithstanding any other provision of law, no individual shal 1 be considered a person with disabilities, for purposes of eligibility for low -income housing under this title, solely on the basis of any drugoral coholdependence.

2. <u>Educationalortrainingprogramparticipantorgraduate:</u> Familiesthathaveatleast oneadultmemberwho is a graduate or active participant in educational or training programs that are designed to prepare individuals for the job market. Verification shall be required from the educational or training program. Income from stipends from educational or training programs shall be excluded from income, in accordancewithsectionBofthispolicy,annualincome.						
NOTE 1: Where all other considerations are equal Residents of the City of Albany further defined as any family that lives or works in the City of Albany will be selected before non residents.						
*AHAparticipatesintheFederalSafeHomeProgram,whichprovideshousingorhousingassistancetopersonsin needoftransitionalhousingduetodomesticviolence,crimeprevention,witness protection.Atthediscretionofthe Executive Director or his designated representative for these special cases, persons/families will be housed as conditionswarrant.						

HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

PartIII

ADMISSIONS

A.A DMISSIONS

1. NonDiscrimination

The Housing Authority will not, on account of race, color, creed, sex or national origin, deny or hinder any applicant family the opportunity to make application or lease adwelling units uitable to its nee any of its developments. Neither will the Housing Authority discriminate because of religion, age, physical handicap, pregnancy, parenthood, normarital or veteran status.

Theselection of residents for occupancy of available units will be inconfo rmance with all HUD guidelines and regulation and applicable Fair Housing and Equal Opportunity Requirements.

2. DeconcentrationPolicy

The Albany Housing Authority's Board approved policy states that AHA shall regularly monitor (a minimumofonceannual lyeachJune)thepercentagesoffamilies presently occupying eachAHA owned development that is predominantly occupied by families with children and falling into the following categories:

- Families within comeless than 30% of the median area in come:
- Families within come falling between 30% and 50% of median area in come;
- Families within come falling between 50% and 80% of median area in come; and
- Families within come exceeding 80% of median area income.

If these income profiles of AHA family developmentss how sadeviation of more than 15 in any category (in terms of present occupants), applicants of the income category needed to balance the development's profile relative to other developments shall be offered a housing unit in that development first. This practices hall continue until sufficient numbers of families housed in the development in question to rectify the imbalance such that category deviation is less than 15% in any category.

AHA will require applicants for public housing to list their family incomes and these will be tracked in the above categories.

 $If these efforts are insufficient to rectify imbalances in a 3 \\ -month period of time, special marketing efforts shall be undertaken to promote living is some, one or more particular developments \\ .$

3. IncomeTargeting

Albany Housing Authority shall insure that as new applicants are "pulled" from the waiting list for developments occupied predominately by families with children each month, at least 40% of such new applicants shall list family incomes of less than 30% of the area median income, in compliance with the federal Quality Housing and Work Responsibility Act of 1998.

If selecting applicants in time/date/preference order should result in this percentage of very poor families being 40% or greater, then no special action shall be taken. If selecting applicants in time/date/preferenceordershouldresultinlessthan40% ofthatmonth's "call -in" batchbeing from the "very poor" income family category, then selected applicants shall be skipp ed over (they shall remain on the top of the waiting list) until a family from the "very poor" family income category shall be reached. This process shall continue until at least 40% of that month's "pull" shall be composed of very poorfamilies.

raitinglistforLowInc	rketing efforts to attr comePublicHousingv	villremaincontinuo	u slyopenuntil	furthernotice.

B.O UTREACHTO HIGHER INCOME FAMILIES

1. OutreachtoHigherIncomeFamilies

The Housing Authority encourages program participation by higher income families. In an effort to create mixed -income communities and lessenthe concentration of very -lowincome families within the Housing Authority's public housing family developments, the Housing Authority will conduct out reach targeted to higher income working families and will create incentives for lower income families to move into higher income developments.

The Housing Authority will maintain a profile of resident income of each public housing family development. Designated Housing Authority staff will initiate outreach to higher income families. Outreach will include printed material, radio advertising, and television advertising of the Housing Authority's family public housing program. Outreach may also include formal and informal discussions andmeetings. Furthermore, the Housing Authority will grantine entiverents (or other income families for the purpose of creating mixed income communities and less ening the concentration of very low-low income families in one area. All applicants will be briefed about the Housing Authority's site based waiting lists and the applicant's option to choose a development for occupancy. (903.7(c)(2))

2. Approach

The Housing Authority may provide incentives for higher income families to move into lower income family developments and incentives for lower income fami lies to move into higher income family developments. The applicant family shall have sole discretion in determining whether to accept the incentive and the Housing Authority shall not take any adverse action toward any eligible family for choosing notto acceptanincentive and occupancy of a target development.

The following approaches shall be utilized where policy is established to ensure that higher income families move into lower income family developments and lower income families move into higher income family developments:

- a. Waitinglistskippingbasedontenantincome;
- b. Site-basedwaitinglist
- c. Workingfamilypreference;
- d. Affirmativemarketingefforts;
- e. Incentivesfortransfers:
- f. Incomeexclusions.

C.A PPLICATION TAKING

Alla dmissionstopublichousingshallbemadeonthebasisofapre -application completed by the applicant family. -applications when the application process is open. The pre The Housing Authority will collect pre -application for admission shall constitute the basic legal record of each family applying for admission and shall support the Housing Authority's determinations of eligibility status, priority status, rent, and size of unit for which the applicant is qualified. The necessary information required for r egulatory compliance will be collected and input in computerized records. All supplemental materials pertaining to eligibility shall be considered a part of the application record and carefully recorded. This includes verifications of income and family co mpositionandsuch otherdata as may be required. AHA will use family data from applications for the preparation of its Agency Plan, Five-Year Plan and Annual updates as required by the U.S. Department of Housing and Urban Development (HUD). The following conditions shall govern the taking and processing of pre -applications:

- 1. Applicants for the public housing program will be required to submit a written pre -application form provided by the AHA. All pre -applications must be obtained in person or will be mailed upon request at the AHA central office. The AHA will make special accommodations, upon request, to facilitate the application process for elderly, disabled and handicapped applicants. AHA staff will be available to all applicants for assistance with completing the AHA pre -application for mand to answer related questions.
- 2. Pre-applications will be maintained on the AHA's computer system. Applicants shall complete and sign the pre-application and certify, subject to civil and criminal penalties , to the accuracy of all statements made therein. The AHA may require the signature of the any other adult member of the applicant householdwhois listed on the initial application (pre -application).
- 3. Applicants will be notified in writing by mail that their name has approached the top of the waiting list, notified of a date and time for an applicant interview with AHA staff, and will be notified that they are required to submit verification documentation as part of the application process at the time of the applicant interview. A list of required verifications will be provided to the applicant in the same mailing. The verification list will design at eade addined at eforsubmission of all required verifications to the AHA.
- 5. Should an applicant fail to provide required verification documentation within time frame established by the AHA, the applicant's name will be removed from the waiting list.
- 6. Should the AHA's letter to the applicant be returned by the post office, the applicant's name will be removedfromthewaitinglist.
- 7. The Housing Authority reserves the right to suspend pre -application taking when the current supply of completedpre -applicationsexceedsthenumberoffamiliesthatcouldbereasonably expected to behoused within the next twelve months.
- 8. The Housing Authority will normally take pre -applications from a central location which will allow for processing by staff persons knowledgeable of the rules and regulations governing resident selection and assignment, but reserves the right toes tablish satellite locations for pre -application taking, so long as all processing is done in a central location (unless saite -based waiting list is established).
- 9. The Housing Authority reserves the right to establish times for taking pre -applications, inc luding by appointment. The Housing Authority staff may at its discretion provide for application interview soutside normal hours when necessary for hardship reasons including but not limited to availability of applicant only after his/herregular workhou rs.
- 10. Insofar as possible, application -screening interviews shall be conducted in a private and confidential manner.

- 11. Applications shall be updated as applicants report changes in income and family circumstances. All modifications to applications shall be properly documented and the transaction initialed by the staff membermakingthe
- 12. Allactiveapplications will be purged no less than once each 6 months. Notification shall be esent to each applicant informing him/her that unless he/she confirms his/her continued interest, his/her application will be retired from the active file. Returned notification will be attached to the respective application as evidence of unsuccessfule front to locate the applicant. All applicants will be instructed to notify the AHA whenever there is a change in family composition, income, address, and any other factors relative to their eligibility status. Applicants should notify the AHA if he/shen olonger desires consideration for public housing.
- 13. Applicantsonwaitinglistsforanyothertypeofassistedhousingwillhavenospecialstatuswithrespectto the Public Housing Program. Applicants must submit separate applications for other programs. Applicants will not lose their place on any other AHA waiting list should they make an application for public housing. This right will be explained to each applicant who might have previously filed an applicationforadwellingunitthroughanyotherAH Aprogram. However, if an applicant claims an AHA address, but the applicant is not listed on the lease for such address, the application will not be accepted and the applicant will not be placed on the waiting list. Likewise, the lease holder of the identified public housing unit will have the lease termination process initiated.
- 14. The Housing Authority shall maintain such records as are necessary to document the disposition of all applications and to meet Department of Housing and Urban Development audit requirements.

D.E LIGIBILITY CRITERIA

- 1. The Housing Authority shall use the guidelines and procedures prescribed by HUD at the time of applicant processing to make a final determination of household eligibility.
- Allfamilies who are admitted to P ublic Housing must be individually determined eligible under the terms
 of this policy. In order to be determined eligible, an applicant family must meet ALL of the following
 requirements:
 - a. The applicant family must qualify as a family as defined in Section B.
 - b. ThesinglepersonapplicantmustqualifyasasinglepersonasdefinedinSectionB.
 - c. The applicant's Annual Income as defined in Section B (HUD Secretary's definition) must not exceed income limits established by the Department of Housing a nd Urban Development for PublicHousingintheCountyofAHAjurisdiction.
 - d. The applicant family must conform to the Occupancy Standards contained in this policy regardingunitsize and type.
 - e. The applicant must have a satisfactory recordinmeeting past financial obligations, especially in payment of rent. Instituations where an unsatisfactory record is obtained the AHA shall take into consideration extenuating circumstances such as illness, or other incidents beyond the control of the applicant.
 - -Applicants shall not have a history (over the past two years) of habitual laterent payments, as defined by eight (8) or more lateray ments during one calendary ear;
 - -Applicants shall not have been sued more than two (2) times over the past two (2) years habituallaterentpayments;
 - -Applicants shall not have been sued more than four (4) times during the entire tenancy for habituallaterentpayments;
 - $Applicants shall not have been evicted for non \\ payment of rent over the past two years.$
 - f. Section 21 4 of the Housing and Community Development Act of 1980, a samended, prohibits the Secretary of the Department of Housing and Urban Development (HUD) from making financial assistance available to persons who are other than United States Citizens, nationals, or certain categories of eligible non -citizense ither applying to or residing in specified Section 214 covered programs. Section 214 programs include Public Housing, Section 8 Rental Certificate Program and Section 8 Rental Voucher Program.
 - g. Anytenan tevicted from federally assisted housing by reason of drug -related criminal activity shall not be eligible for federally assisted housing during the 3 -year period beginning the date of such eviction, unless the evicted tenant successfully completes a reha bilitation program approved by the Housing Authority, and/orif the circumstances leading to eviction no longer exists.
 - h. The Housing Authority shall prohibit admission for any household member who the Housing Authority determines is illegally using a controlled substance, or determines that a household member's illegaluse, or pattern of illegaluse, of a controlled substance, or abuse, or pattern of

abuse, of alcohol, may interfere with the health, safety, or right to peace ful enjoyment of the premises by other residents.

IndeterminingwhethertodenyadmissiontotheHousingAuthorityanyhouseholdbasedona pattern of abuse of alcohol by a household member, the Housing Authority may consider whethersuchahouseholdmember:

- (i) Has successfully completed a supervised drug or alcohol rehabilitation program (as applicable) and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol (asapplicable);
- (ii) Hasotherwisebeenrehabilitatedsuccessfullyandisnolongerenga gingintheillegal useofcontrolledsubstanceorabuseofalcohol(asapplicable);or
- (iii) Isparticipating in a supervised drug or alcohol rehabilitation program (a sapplicable) and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol (a sapplicable).
- i. The Housing Authority shall prohibit admission for any applicant or member of the applicant's household who the Housing Authority determines is or was, during a reasonable time preceding the date when the applicant house hold would otherwise be selected for admission, engaged in any drug -related, violent or criminal activity or other unlawful activity which would adversely affect the health, safety, or right to peace fulenjoyment of the premises by other residents or Housing Authority staff.

Should the applicant family have a past record of criminal activity, AHA may consider circumstances that demonstrate the family's willingness to improve themselves through a socialserviceprogramand/ortrainingforemploymentprogram .

- j. The Housing Authority shall prohibit admission for any applicant or member of the applicant's household who has been convicted of a felony within the past five (5) unincarcerated years from the date of applicant can vassing.
- k. The applicant family mus—thave no record of disturbance of neighbors, destruction of property, unsafe living habits, unsanitary housekeeping practices, substance abuse, or any other history, which may be reasonably expected to adversely affect:
 - (i) Thehealth, safety, or welfare of other residents;
 - (ii) Thepeacefulenjoymentoftheneighborhoodbyotherresidents;or
 - (iii) Isparticipatinginasuperviseddrugoralcoholrehabilitationprogram(asapplicable) and is no longer engaging in the illegal use of a controlled substan ce or abuse of alcohol(asapplicable).
- 1. The Housing Authority shall <u>permanently deny admission to and occupancy of any AHA</u>

 <u>apartment</u> for any applicant or member of the applicant's household who the Housing
 Authority determines is subject to a lifetime reg istration requirement under a state sex
 offenderregistrationprogram.
- m. The Housing Authority shall <u>permanently deny admission to and from occupancy</u> in any publichousing dwelling unit by, and from any assistance under Section 8 for, any person who

has been convicted of manufacturing or otherwise producing methamphetamine on the premises inviolation of any Federal or Statelaw.

- n. The applicant family must have no record of disturbance of neighbors, destruction of property, unsafe living habits, unsanitary housekeeping practices, substance abuse, or any other history which may be reasonably expected to adversely affect:
 - (i) Thehealth,safety,orwelfareofotherresidents;
 - (ii) Thepeacefulenjoymentoftheneighborhoodbyotherresidents;or
 - (iii) Thep hysicalenvironmentandfiscalstabilityoftheneighborhood.
- o. Theapplicantfamilymustnothavearecordofgrosslyunsanitaryorhazardoushousekeeping. This includes the creation of a fire hazard through acts such as damaging/disabling smoke or fireeq uipment; the hoarding of rags and papers; severed amage to premise sand equipment, if it is established that the family is responsible for the condition; seriously affecting neighbors by causing infestation, foul odors, depositing garbage improperly; or se rious neglect of the premises. In a case where a qualified agency is working with the applicant family to improve its housekeeping and the agency reports that the applicant family shows potential for improvement, decision as to eligibility shall be reached after referral to and recommendation by the Executive Director or his designee. This category does not include applicant families whose housekeeping is found to be superficially unclean or lacks orderliness, where such conditions do not create a problem for the neighbors.
- p. The applicant family must be able to demonstrate capacity to discharge all lease obligations. This determination shall be made on a case -by-case basis and shall not be used to exclude a particular group by age, handicap, etc. In determ ining the applicant family's capacity to discharge all lease obligations the HA must consider the family's ability to secure outside assistance in meeting those obligations.
- q. The applicant family must have a satisfactory record in meeting financial and ot her lease obligations for any agency or public housing or Section 8 program. A former resident who owesamoveoutbalancetoanyHousingAuthorityforanyprogramwillnotbeconsidered for admission or re -admission until the account is paid in full and reasonable assurance is obtained of the applicant sability to meet his orher rentobligations.
- r. The applicant must not have a history of non —compliance with rental agreements including failure to comply with the terms of the rental agreements on prior re —sidences, such as providing shelter to unauthorized persons, keeping petsor other acts inviolation of rules and regulations, and painting or decorating without permission of the owner.
- s. Any applicant who has been evicted from a public housing program or terminated from a Section 8 Rental Program for noncompliance, violation of lease requirements, or terminated for fraud or misrepresentation or whose application is terminated for fraud or misrepresentation shall not be eligible to apply for or receive any type of housing assistance for aminimum of 3 years.
- t. The applicant family must have properly completed all application requirements, including verifications. Misrepresentation of income, family composition or any other information affecting eligibility, rent, unit size, neighborhood assignment, etc. will result in the family being declared ineligible and may also face possible criminal charges. In the event the

misrepresentationisdiscoveredafteradmission, the family may be subsequently evicted, even if the family meets current eligibility criteria at that time.

- u. Otherfactorsaffectingafinaldeterminationofeligibilityinclude:
 - (i) Household has no outstanding indebtedness to HA or any other federal housing program;
 - (ii) Familywilloccupyunita stheirsoleplaceofresidence.
- 3. Substance abuse as described in this policy and drug -related criminal activity as described in this policy shall include, but not be limited to, the illegal manufacture, sale, distribution, use, or possession within ten to manufacture, sell, distribute, or use, of a controlled substance (as defined in section 102 of the Controlled Substances Act(21U.S.C.802)).
- 4. Sourcesofinformation for eligibility determination may include, but are not limited to, the applicant means of interviews or home visits), landlords, employers, family social workers, parole officers, court records, drugtreatment centers, clinics, physicians or policede partments where warranted by the particular circumstances. Information relative otheacceptance or rejection of an applicant shall be documented in accordance with Part C; Verification, and placed in the applicant's file. Such documentation may include reports of interviews, letters or written summaries of telephone conversations with reliable sources. At a minimum, such reports shall indicate the date, the source of information, including the name and title of the individual contacted, and assummary of the information received.
- 5. In the event of the receipt of unfavorable informa tion with respect to an applicant, consideration (where applicable and where allowed by law) shall be given to the time, nature, and extent of the applicant's conductor to factors that might indicate a reasonable probability of favorable future conductor financial prospects. For example:
 - a. Evidenceofrehabilitation.
 - b. Evidence of the applicant family's participation or willingness to participate in social services or other appropriate counseling service programs and the availability of such programs .
 - c. Evidence of the applicant family's willingness to attempt to increase family income and the availabilityoftrainingoremploymentprograms in the locality.
 - d. Inthecaseofapplicantswhosecapacityforindependentlivinganddischargeofleaseob ligations is inquestion, the resources actually available in support of the family, such as visiting nurses, homemakersorLive -Incaretakers.
- 6. Anotherwise ineligible handicapped applicant shall be eligible for admission if the problem resulting in the ineligibility can be addressed through reasonable accommodations.
- 7. Tenancyatproperties for elderly and/or handic apped persons will be based upon the applicant's ability to live independently or to live independently with limited supportives ervices.
- 8. The Housing Authority will not unnecessarily segregate individuals with handicaps to particular areas or developments. The Housing Authority will provide assistance to enable all individuals with handicaps to meet legal requirements; for example, the Housing Authority will provide interpreters, Braille or taped versions of leases, recertifications and other legal documents.

9.	Intheeventanindividualisrefusedhousingbasedononeormoreoftheabovescreeningcriteria,he/she mayrequestaninf ormalhearingorappealtotheExecutiveDirectorinwriting.

E.Screening

- 1. Undersection 575 of the Quality Housing and Work Responsibility Act of 1998, the Housing Authority may require, as a condition of providing admission to the Housing Authority to ty, that each adult member of the household provide a signed, written, authorization for the Housing Authority to obtain records regarding such member of the household from the National Crime Information Center, police department, and other lawer forcement agencies.
- 2. Undersection 578 of the Quality Housing and Work Responsibility Act of 1998, the Housing Authority may require, as a condition of providing admission to the Housing Authority, that each adult member of the household provide a signed, writte n, authorization for the Housing Authority to obtain records from state and local agencies to determine whether an applicant is subject to a lifetime registration requirement under a state sex of fender registration program.

Beforeanadverseaction(perma nentdenialofhousing assistance) is taken with respect to an applicant for occupancy on the basis that an individual is subject to a lifetime registration requirement under a state sex offender registration program, the Housing Authority shall provide the eapplicant with a copy of the registration information and an opportunity to dispute the accuracy and relevance of that information.

- 3. Under Section 428 of the QHWRA, the Housing Authority shall permanently deny occupancy and/or immediately and permane ntly terminate the tenancy in any public housing unit of, and the assistance under section 8 for, any person who is convicted of manufacturing or otherwise producing methamphetamine on the premises inviolation of any Federal or Statelaw.
- 4. Under Sectio n 575 of the Quality Housing and Work Responsibility Act of 1998, the Housing Authority, notwithstanding any other provision of law other than the Public Health Service Act (42 USC201etseq.)mayrequireeachpersonwhoappliesforadmissiontotheHousi ngAuthoritytosigna one or more forms of written consentauthorizing the Housing Authority to receive information from a drug abuse treatment facility that is solely related to whether the applicant is currently engaging in the illegal use of controlled substances. In a form of written consent, the Housing Authority shall request only whether the drug abuse treatment facility has reasonable cause to believe that the applicant is currently engaging in the illegal use of a controlled substance.

The Housing Authority shall make an inquiry to a drug treatment facility if the Housing Authority receives information from the criminal record of the applicant that indicates evidence of prior arrestor conviction or the Housing Authority receives information from the records of prior tenancy of the applicant that demonstrates that the applicant engaged in the destruction of property, engaged inviolent activity against another person, or interfered with the right of peaceful enjoyment of the premises of another tenant.

- 5. The applicant's signed written consents hall expire automatically after the Housing Authority has made a final decision to either approve ordeny the applicant's application for admittance to public housing.
- 6. The term "currently engaging in the illegal use of a controlled substance" means the illegal use of a controlled substance that occurred recently enough to justify a reasonable belief that an applicant's illegal use of a controlled substance is current or that continuing illegal use of a controlled substance by the applicant is a reasonable belief that an applicant's controlled substance by the applicant is a reasonable belief that an appli

F.R ECORDS MANAGEMENTAND CONFIDENTIALITY

1. <u>RecordsManagement</u>

- a. Allrecords obtained for the purpose of applicants creening shall be maintained confidentially and in accordance w ith section 543 of the Public Health Service Act (12 USC 290dd -2) to ensure that the records are not misused or improperly disseminated and are properly destroyed.
- b. Allrecordsobtainedforthepurposeofapplicantscreeningshallbe:
 - (i) Maintainedin theapplicantfileinalockedfilecabinet.
 - (ii) Destroyed no less than five (5) business days after the date on which the Housing Authority gives final approval for an application for admission.
 - (iii) DestroyedinatimelymanneriftheHousingAuthor itydeniestheapplicationandthe dateon which the statute of limitations for the commencement of a civil action from the applicant based upon that denial of a dmission has expired.

2. <u>Confidentiality</u>

The Housing Authority receiving information for the disclosed to any person who is not an officer, employee, or authorized representative of the Housing Authority and who has a job -related need to have access to the information in connection with admission of applicants, eviction of tenants, or termination of assistance. For judicial eviction proceedings, disclosures may be made to the extent necessary.

Any officer, employee, or authorized representative of the Housing Authority who knowingly and willfully requests or obtains any information concerning an applicant for, or tenant of the Housing Authority, underfalse pretenses, or any officer, employee, or authorized representative of the Housing Authority who knowingly and willfully discloses any such information in any manner to any individual not entitled under any law to receive it, shall be guilty of a misdemean or and such to the fines of the state.

Any applicant or resident of the Housing Authority affected by negligent or knowing disclosure of information referred to in this subsection about such person by an officer, employee or authorized representative of the Housing Authority, which disclosure is authorized by this subsection, or anyother negligent or knowing action that is inconsistent with this subsection, may bring a civil action for damages and such other relief as may be appropriate against the Housing Authority. The district court of the United States in the district in which the affected applicant or resident resides, in which such unauthorized action occurred, or in which the officer, employee, or representative alleged to be responsible for any such unauthorized action resides, shall have jurisdiction in such matters.

G.V ERIFICATIONOF INCOMEAND CIRCUMSTANCES

No applicant family shall b e admitted to public housing without thorough verification of income, family composition and all other factors pertaining to the applicant's eligibility, rent, units ize and type, priority rating, etc.

The same types of verifications are required to proce ss any interimor regular reexamination for public housing residents. Complete and accurate verification documentation shall be maintained for each applicant and resident. Such documentation may include, but is not limited to, the following:

- 1. Letters or other statements from employers and other pertinent sources, including court orders, giving authoritative information concerning all items and amounts of income and deductions, together with other eligibility and preference determinations. Third party erification will be the preferred process used;
- 2. Third party verification forms supplied by AHA and returned properly completed by employers, public welfareagencies, etc.;
- 3. Originals, photocopies, or comparable copies of documents in the applicant's possession which substantiate his statements, or a brief summary of the pertinent contents of such documents signed and dated by the staff member who viewed them. Such documents must be within 60 days current (to the actual admission date). Node terminat ions will be made based upon information/documents more than two (2) monthsold;
- 4. Statementsfromself -employedpersons, and from persons whose earnings are irregular, such assalesmen, etc., sworn to before a Notary, setting forth gross receipts, itemi zed expenses and net income (expenses incurred for business expansion or amortization of capital indebted ness are to be included innet income); Certified copies of state and federal annual income forms may be accepted;
- 5. Memoranda of verification data o btained by personal interview, home visit, telephone, or other means, with source, date received, name and title of person receiving the information clearly indicated, and a summaryofinformationreceived;
- 6. Certifiedbirthcertificates,orothersubsta ntialproofofage,tosupportclaimstothevariousentitlementsin thesepoliciesforeachmemberofthehousehold;
- 7. Proof of disability, or of physical impairment, if necessary to determine the applicant's eligibility as a family or entitlement to consideration under the criteria established in these policies, provided in written form by the appropriate government agency;
- 8. Statements from landlords, family social workers, parole officers, court records, drug treatment centers, clinics, physicians, the New York State Department overseeing Law Enforcement, county sheriff's departmentorpolicedepartments, wherewarranted in individual cases;
- 9. Receiptsforutilityservices;
- 10. Forhouseholdsreporting "zero" income, HA will require statements and verification from parties who are identified as providing non -cash contributions such as groceries, clothing and accommodations;

11. Whenverificationcannotbeeffectuated by either form of third party verification or review of documents, applicant/participant will be required to submit an otarized statement.

Where a notarized statement has been accepted for income determination purposes, the family will be apprised of requirement to undergoare -examevery 3 months.

12. VerificationofCitizenship/El igibleImmigrantStatus

Tobeeligibleforassistance,individualsmustbeU.S.citizensoreligibleimmigrants.Individualswhoare neither may elect not to contend their status. Eligible immigrants must fall into one of the categories specifiedbythe regulationsandmusthavetheirstatusverifiedbyImmigrationandNaturalizationService (INS).Eachfamilymembermustdeclarehisorherstatusonce.Assistancecannotbedelayed,denied,or terminatedwhileverificationofstatusispending.

- a. CitizensorNationalsoftheUnitedStates:AsigneddeclarationofU.S.citizenshipunderpenalty ofperjury.
- b. Eligible Immigrants who were Participants and 62 years of age or over on June 19, 1995: A signeddeclarationofeligibleimmigrationstatus and providesproofofage.
- c. Noncitizens with eligible immigration status: A signed declaration of status and verification consentformandoriginal immigration documents which are copied front and back and returned to the family. AHA will verify the status through the INS SAVE system. If this primary verification fails to verify status, AHA will request within ten (10) days that the INS conduct a manual search.
- d. Ineligiblefamilymemberswhodonotclaimtobecitizensoreligibleimmigrantmustbelist edon astatementofineligiblefamilymemberssignedbytheheadofhouseholdorspouse.
- e. Noncitizen student son student visas areineligible memberseven though they are in the country lawfully. They must provide their student visabut their status will not be verified and they do not signade claration but are listed on the statement of in eligible members.

<u>Failure to Provide</u>. If an applicant or participant family member fails to sign required declarations and consent forms or provide documents as r equired, they must be listed as an ineligible member. If the entire family fails to provide and sign as required, the family may be denied or terminated for failure to provide required information.

 $\label{eq:continuous} \underline{\text{Time of Verification}}. \ \text{For applicants, verification of } U \\ \underline{\text{S. citizenship/eligible immigrant status}} \\ \text{occurs at the same time as the final verification other factors of eligibility. For participants, it is done at the first regular recertification after June 19,1995. For family members added after other members have been verified, the verification occurs at the first recertification after the new member moves in. Once verification has been completed for any covered program, it need not be repeated. \\ \\$

Extensions of Time to Provide Documents . Extensions must be gi ven for persons who declare their eligible immigration status but need time to obtain the required documents. The length of the extension shall be based on individual circumstances. HA will allow up to sixty (60) days to provide the document or receipti ssued by the INS for issuance of replacement documents.

 $\underline{Acceptable Documents of Eligible Immigration}. The regulations stipulate that only the following documents are acceptable unless changes are published in the Federal Register.$

- ResidentAlienCard(I -551)
- AlienRegistrationReceiptCard(I -151)
- Arrival-DepartureRecord(I -94)
- TemporaryResidentCard(I -688)
- EmploymentAuthorizationCard(I -688B)
- Receipt issued by the INS for issuance of replacement of any of the above documents that shows individual's entitlement has been verified.

Abirthcertificateisnotacceptableverificationofstatus. Alldocumentsinconnectionwith U.S. citizenship/eligibleimmigrantstatusmustbekeptfiveyears.

- 13. The Housing Authority shall require the family head an d other such family members as it designates to execute a HUD -approved release and consent from authorizing any depository or private source of income, or any Federal, state, or local agency to furnish or release to the AHA and to HUD such information as A HA or HUD determines to be necessary. Because eligibility for Federal Housing Assistance is not based on a "declaration system" but upon verification of actual income and family circumstances, the Housing Authority is not limited to verification of data s upplied by applicants or residents. Failure of an applicant to cooperate with the Housing Authority in obtaining verifications will result in the application being declared incomplete and inactive. A tenant who fails to cooperate or to release information may be evicted. In addition, interim rent reductions will not be made for residents until after receipt of all required verifications. In consideration of the privacy rights of residents and applicants, the Housing Authority shall restrict its requests to those matters of income, assets, family composition and other family circumstance which are related to eligibility, rent, unit size and type, admission priority rating, or other lawful determinations made by the Housing Authority. If the verified data as listed in this policy are not more than two months old at the time an applicant is selected for admission, and the applicant certifies by written statement that no change has occurred in his status, the datawillbeconsideredasreflectingtheapplica ntfamily's status at the time of a dmission. If data are more than two months old, all factors are to be reverified and findings recorded. As part of the application record of each applicant determined to be eligible for admission, the admitting officer or his supervisor shallcertifythataninvestigationhasbeenmadeofsuchfamilyandthatonthebasisofthisinvestigation,it hasbeendeterminedthattheapplicantandhisfamilymeetalltheconditionsgoverningeligibility.
- 14. Specialverificatio nrequirementsforearnedincomeexclusions

All residents who desire to claim an earned income exclusion must report the new earned income or increased income within ten (10) days after they begin. Failure to accurately and promptly report changes in emp loyment or increased income (or other changes in income or family circumstances affecting eligibility for the same) will result in denial or loss of the earned income exclusions. If such failure results in the resident paying lower rent than he/she would have otherwise been required to pay, the resident is subject to the same penalties for any other failure to report income, including retroactive rent. Residents receiving earned income exclusion must report all changes in income within ten (10) days after they occur.

In addition to such other verification as the Housing Authority shall require, any resident or applicant claiming an earned income exclusion must supply documentation in a form prescribed by the Housing Authority from employers and socials environmentation in a form prescribed by the Housing Authority from employers and socials environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and social environmentation in a form prescribed by the Housing Authority from employers and the Housing Authority from employers and the Housing Authority from the Housing Authority from employers and the Housing Authority from the Housing Au

No resident or applicant is automatically entitled to earned income exclusion. Determination of the eligibility for the earned income exclusion is the sole responsibility of the Housing Authority. Not withstanding the abov e, it is the responsibility of the resident/applicant to supply the complete and accurate information, which the Housing Authority requires to make an eligibility determination.

IntheeventthattheHousingAuthoritydeterminesthattheinformationsuppl iedbytheresidentand/or training agency is not adequate to determine eligibility, the Housing Authority may require additional information beyond that originally submitted. No exclusions will be granted until all required informationisobtained and verified.

An adverse decision on the eligibility of an existing resident for an earned income exclusion may be appealed through the resident grievance procedure (subject to limitations of that procedure, especially as they pertain to the inapplicability of the procedure to policy issues), but the Housing Authority shall not be liable for any retroactive payments due to reversal of an initial determination.

As with other interim rent changes, any reduction in rents, which result from the application of this policy, shall be effective on the first day of the month following that month in which the eligibility for the deduction is determined. The Housing Authority shall not be liable for retroactive reductions if the resident fails to report the change within the required time period.

Rentincreases resulting from expiration of the phase — indisallowance period provided under the earned income exclusion, are effective on the first day of the following month. All other rent increases resulting from the applica—tion of this policy, are implemented in the same manner as other increases resulting from changes in income or benefits. If the resident complies in an accurate and timely manner with all reporting requirements, (including requirements to report any chang—es in training or employment status which affect eligibility for exclusions) any increase in rent will be effective on the first day of the second month after the income changes are reported. Failure to meet reporting requirements will result in rentincrease in rent will be effective on the first day of the second month after the income changes are reported. Failure to meet reporting requirements will result in rentincrease in rent will be effective on the first day of the second month after the income changes are reported. Failure to meet reporting requirements will result in rentincrease in rent will be effective on the first day of the second month after the income changes are reported.

- 15. <u>Summary of Verified Data</u>: A summary of verified information shall be prepared upon receipt of all requiredverificationdocumentationandshallincludethefollowing determinations:
 - a. Eligibility: the applicant meets the definition of Family as defined in this policy and income is within the appropriate income limits for admission.
 - b. Preferences
 - c. Dateandtimeofcompletedapplication
 - d. Sizeofunitneededbyfamily
 - e. IncomeExclus ionsandRenttobepaid

H.D ETERMINATIONAND NOTIFICATIONOF ELIGIBILITY

- 1. Assoonaspossibleafterreceiptofapre -application, the Housing Authority will determine the applicant family's eligibility for public housing in accordance with the provisions of this policy, and will determine whether a preference exists. In the event an applicant family is determined to be eligible, the family shall be placed on the waiting list, and informed of the time estimated before an offer of a dwelling unit will be made. If this period is estimated to be longer than one year, HUD requires that the applicant family shall be informed of this fact.
- 2. Families that have submitted a pre -application will be notified that its eligibility determination is tentative in nature, being largely based on declarations made by the applicant family, and is subject to further reviews prior to admission.
- 3. Intheeventanapplicantfamilyisdeterminedtobeineligible, the family shall also beinformed inwriting of the basis for this determination. An applicant family does not have the right to use the Tenant Grievance Procedure, but will be given, upon request, the opportunity for an informal hearing to present such facts a sit wishes. The applicant family will be advised that should an informal review be desired, a written request to this effect must be received by AHA within 10 working days of the postmarked date of the notification of ineligibility.
- 4. Thoroughinvestigationofeachpre -applicationwillbeconducted duringtheTenantScreening.Eligibility willbeverifiedbytheAHAstaffwithintheprovisionsofthispolicy.TheTenantScreeningwillinclude:
 - fullapplication
 - verificationofallrequireditems
 - preferenceverification
 - applicantinterview
 - homevisi tandhousekeepinginspection
 - criminalrecordscreen
 - screening for registration under the state sex offender program and registration under State Parole Department
 - drugabusetreatmentfacilitycheck(asrequired)
 - · creditcheck
- 5. Applicants denied a preference shall be notified in writing about the denial. The notice shall contain a briefstatement of the reason(s) for the determination and state that the applicant has a right to meet with a representative of the Housing Authority to review the determination.
- 6. Inallcases, the Housing Authority reserves the right to with draw any determination of eligibility, tentative or otherwise, when additional information indicates that the prior determination was in appropriate.

7. <u>InformalReview</u>

- a. Ifareques tforareviewisreceivedwithinthespecifiedten -(10)dayperiod,AHAwillnotifythe applicant,inwriting,ofthescheduledtimeanddateofreview.
- b. AHA will appoint a Review Officer to conduct the informal review who shall be an Housing Authority Officer or employee who did not participate in the original determination of denial, nor will the officer be a subordinate of the party who made the denial decision nor anyone who approved such decision.
- c. The applicant will be apprised that they may b e represented by legal counsel or other representativeathis/herownexpense.
- d. AHA will present factual or other basis for its decision. The applicant may also present his/her position. Subject to the direction of the Review Officer, the applicant and the Housing Authority may offer and examine evidence and question any witnesses.
- e. The Review Officer will issue a written decision, stating the facts and/or other basis for the decision. The decision or any other issue of fact will be based solely up one vidence presented at the hearing. A copy of the decision will be furnished to the applicant.
- f. AHA will not be bound by a decision of the Review Officer where it is determined that the Officerexceededhis/herauthority or has made adetermination which is inconsistent with HUD regulations, federal statute, or state or local law that imposes obligations on applicants or residents.
- g. The record of such review/determination will be maintained by the Housing Authority's ApplicationOffice.

8. ConditionsforDenial

- a. Applicant or participant currently owes rent or other amounts to AHA or to another agency in connection with Section 8 or Public Housing Program.
- b. Applicanthascommittedanyfraudinconnectionwithanyfederalhousingassistancepr ogram.
- c. Applicanthas violated any Family obligation under any Section 8 Existing Program as stated on the Certificate of Family Participation or Housing Voucher.
- d. Applicanthasbreachedan"AgreementtoRepay"anymoniesduetheHousingAuthority. If the applicantowesmoneyasapriorparticipant,theapplicantwillnotbeaccepted,norplacedonthe waitinglist,untilpaymentinfullhasbeenreceived.
- e. Applicant has an unacceptable Police Record wherein the applicant or any member of the householdwhohasattainedtheageof18haswithinthepastfiveyearsbeenconvictedofacrime or has a history of criminal activity that would jeopardize the health, safety, and welfare of the community. Examples of unacceptable behavior includes, but is not limited to violent behavior, confirmed drug or alcohol addiction or abuse, grossly unsanitary or hazardous housekeeping, history of disturbance of neighbors, destruction of property, or other disruptive or dangerous behavior of any family member regard less of age

f. <u>INSDenial</u>

Assistance to applicant shall be denied in accordance with the procedures for any of the following events:

- (i) Evidence of citizenship (i.e. the Declaration) and eligible immigration status is not submittedbythedatespecifi edorbytheexpirationofanyextensiongranted;or,
- (ii) Evidence of citizenship and eligible immigration status is submitted timely, but INS primary and secondary verification does not verify eligible immigration status of all familymembers; and,
 - (a) ThefamilydoesnotpursueINSappealorHousingAuthorityinformalhearing rights;or,
 - (b) INSappealandHousingAuthorityinformalhearingrightsarepursued,butthe finalappealorhearingdecisionsaredecidedagainstthefamilymember.

I. OCCUPANCY STANDARDS

To avoid overcrowding and prevent wasted space, units are to be leased in accordance with the occupancy standardssetforthbelow. If there should be adwelling unit that cannot be filled with a family of appropriate size, after all possible efforts have been made to stimulate applications, a family eligible for the next smaller size unit may be offered this unit. This shall be with the understanding that the family is subject to later transfer to a unit of the proper size. If the applic ant family requires more than five bedrooms, the Housing Authority will be unable to provide housing to the applicant.

- 1. Thefollowingsystemwillbeusedtodetermineproperbedroomsizeforeachapplicantandresident:
 - a. The head of each household an dhis/her spouse (unless medical reasons dictate) are assigned to one bedroom.
 - b. Persons of different generations, persons of the opposites ex (other than spouses) and unrelated adults will not be required to share abedroom.
 - c. Childrenwillnotbereq uiredtoshareabedroomwithapersonofdifferentgenerations,including theirparents.
 - d. Allremainingfamilymembersareassignedtobedroomsonthebasisoftwoofthesamesextoa bedroom,unlesschildren are under the age of six, or two children of the same sex have an age difference of eight to ten years.
 - e. If necessary for continued occupancy, an infant up to the age of two (2) years may share a bedroomwithaparent.
 - f. Fosterchildrenarenormallyincludedindeterminingunitsize.
 - g. A live -in care attendant who is not a member of the family will not be required to share a bedroomwithanothermemberofthehousehold.
 - h. Space may be provided for a child who is away at school but who lives with the family during school recesses.
- 2. Notwithstanding the above, the Housing Authority may lease one -bedroom apartments to a single parent with a child provided that neither of the following two events will or are expected to occur within the next nine (9) months:
 - a. Thatthechildsharingtheparent'sbedroom willturnthree(3)yearsold;and/or
 - b. Thatthemotherisexpectinganotherchild.
- 3. Upon admission, bedrooms shall be occupied by not more than two persons. For continued occupancy, exceptions to this requirement may be waived based on existing cond itions affecting family members. These conditions may include one or more of the following:
 - a. relationshipoffamilymemberstooneanother;
 - b. agesofhouseholdmembers;
 - c. sexofpersonstooccupytheunit;

- d. handicap;or
- e. otherindividualcirc umstances.
- 4. Unitsshallbeassignedsoasnottorequiretheuseofthelivingroomforsleepingpurposes.
- 5. The following standards regarding the minimum and maximum number of persons who will occupy a unit will be applied within the restraints of firm an cial solven cyand programs tability. The AHA will also assign units based on the type of unit needed by the individual applicant or applicant family. This refers primarily to the family 's ability to use stairs or their status as an elderly family. Whe nit is found that the size of the dwelling is no longer suitable for the family in accordance with these standards, the family will be required to move as soon as adwelling of appropriate size becomes available. These families will be transferred in accordance with the Transfer Policy. In the situation where a tenant requires a different size dwelling unit and the tenant has either an outstanding balance, a history of poor house keeping standards or destruction of property, or has not been a desirable to nant the tenant will be deemed in eligible for transfer and will be referred for termination.

NumberofBedrooms	NumberofPersons	
	Min	Max
0	1	1
1	1	2
2	2	4
3	3	6
4	4	8
5	5	10

J.A PPLICANT SELECTIONAND ASSIGNMENT PLAN

1. <u>ApplicantSelecting</u>

Applications will be filed and selected by unit type and size; by preference; and by date and time of application. If an applicant claims a preference, they are considered to be a priority applicants who claims operated to be a priority applicant. Applicants who claims operated to be a priority applicant.

2. <u>Preferences</u>

Preference#1: Workingfamilies,elderly,disabledfamilies

- a. Working Families: Families that have at least one adult member that can prove that they been employed for nine (9) months of the last twelve -(12) months. (Earned income may be excluded from income, in accordance with section Bofthispolicy, Annual Income.)
- b. Elderly, Disabled Families: Families that have at least one adult member who is 62 years of age or older or whose head, spouse or other family member is receiving social security disability, supplemental security income benefits, or any other payments based on an individual's inability towork.

Preference#2: Educationalort rainingprogramparticipantorgraduate

Families that have at least one adult member who is a graduate or active participant in educational or training programs that are designed to prepare individuals for the job market. Verification shall be required f rom the educational or training program. Income from stipends from educational or training programsshallbeexcludedfromincome,inaccordancewithsectionBofthispolicy,annualincome.

NOTE: When all other considerations are equal, Residents of the City of Albany, defined as any family that has resided in the City of Albany or who work in the City of Albany will be selected over non-residents.

3. <u>DenialofPreference</u>

A preference shall not be given to an applicant if any member of the family is a person who has been evicted from housing assisted under a 1937 Housing Act program due to drug related criminal activity.

However, apreference may be given if:

- a. The applicant or family member evicted has successfully completed a drug rehabilitation program; or,
- b. Theapplicantorfamilymemberclearlydidnotparticipate;or,
- c. The Housing Authority determines that the applicant or family member no longer participates in any drug related criminal activity.

4. <u>Authority-WideWaitingList</u>

TheHo usingAuthority -widewaitinglistwillbeorderedasfollows:

- a. By <u>unittype</u> (regular, elderly, special handicapped) and in <u>unitsize</u> by bedrooms.
- b. By <u>preference</u>only.
- c. Withinanyprioritiesabove,by <u>dateandtime</u> of application.
- d. Families who <u>claimnopreference</u> will be notified by the Housing Authority that their names will be retained on the waiting list as non -priority applicants. If at some future time, their status changes in regards to a preference, they will be entitled to claim the pre ference, and be added to the priority waiting list.

5. Site-BasedWaitingList

A. The Housing Authority may offer computerized site —based waiting lists in an effort to encourage deconcentration of poverty and income mixing. Computerized site —based waiting lists for certain developmentsmaybeoffered, as needed, to meet the goals of the Housing Authority. Developments with site-based waiting lists will not be included in the Housing Authority's Authority —wide waiting list; however families may be onbot hwaiting lists.

The Housing Authority shall determine and compare the relative tenant incomes of each public housing developmenttodetermineifthereisaconcentrationofpovertyorlackofincomemix,ascomparedtothe surroundingcommunity. Ifiti sdeterminedthatthereisaconcentrationofpovertyorlackofincomemix in a certain development, a site -based waiting list, with specific preferences for the site, will be offered. For example, for developments with concentrations of poverty (70% of residentshaveincomeslessthan 30% of AMI), a preference will be given to families with two (2) working adults; and for developments withhigherincome families (greater than 30% of families meetor exceed low -incomelimits), inorder to createanincome mix, apreference will be given to families with a rent burden (paying more than 50% of incometowardrentandutilities). The Housing Authority will continuously monitor the tenantin comes of each family development, and if needed, the incomes of the ce nsus tracts to determine if the site -based waiting list and preferences have achieved deconcentration of poverty and income mixing. Once the goal isachieved, the site -basedwaiting list may be suspended.

Procedures regarding the administration of a site based waiting list will comply with all provisions of title VI of the Civil Rights Act of 1964, the Fair Housing Act, and other applicable civil rights laws. The Housing Authority shall make full disclosure to each applicant of the option for selection of the development in which to reside.

The site-basedHousingAuthority -widewaitinglistwillbeorderedasfollows:

- a. By <u>unittype</u> (regular,elderly,specialhandicapped)andin <u>unitsize</u> bybedrooms.
- b. By preferenceonly.
- c. Withintheprioritiesa bove, by date and time of application.
- d. Families who <u>claimnopreference</u> will be notified by the Housing Authority that their names will be retained on the waiting list as non -priority applicants. If at some future time, their status

changes in regards to a preference, they will be entitled to claim the preference, and be added to the priority waiting list.

B.AlbanyHousingAuthorityhasaseparatewaitinglistandoccupancypolicyfortheHOPEVInewunits located at the site of the former Corning Ho mes Development. **See Part VII. HOPE VI for additional information.**

6. <u>WaitingListSkipping</u>

To meet the Housing Authority's income targeting goals, the Housing Authority is required to skip lower income families to bring a higher -income eligible applican tfamily to the top of the waiting list (either Authority -wideorsite based waiting lists) if adwelling unit in adevelopment becomes vacant.

7. <u>UpdatingoftheWaitingList</u>

The Housing Authority shall update the waiting list everyninety -(90) days in order to maintain the most current information. Applicants will be requested to provide the Housing Authority with updated information through writing. Applicants who do not respond to the request to update shall be removed from the waiting list. If the eapplicant's failure to respond was due to the applicant's disability, the Housing Authority shall provide reasonable accommodation stogive the applicant an opportunity to respond.

8. ApplicantSelectionandAssignment

The AHA will select applicants fo rparticipation without discrimination based on race, color, sex, creed, or national origin nor deny any family or individuals the opportunity to apply for assistance under the Low Rent Housing Program. Neither will the AHA discriminate because of religio n, age, physical handicap, pregnancy, parenthood, normarital or veter anstatus.

The selection of residents for occupancy of available units will be inconformance with all HUD guide lines and regulation and applicable Fair Housing and Equal Opportunity Requirements.

9. SpecialUseDwellingUnits

- a. Whenaunitthatmeetsspecificneed(e.g.,aunitdesignedtoaccommodateahandicappedtenant requiring the use of a wheelchair) becomes available, that unit will be offered first to a current occupant of an other unit managed by the Housing Authority having handicaps and requiring the accessibility features of the vacantunit. If no suchoccupant exists, the unit will be offered to the next eligible applicant on the waiting list needing a specially designed unit, the unit will then be offered to those eligible qualified applicants in the irrnormal sequence.
- b. Elderlyapplicantswillbegivenpreferenceforunitsdesignedspecifical lyforelderlyoccupancy. NearElderlySinglePersonswillbegivenpreferenceoverNon -ElderlySinglePersonsforunits designedspecificallyforelderlyoccupancy.
- c. Dwelling units in designated midrise and highrise elevator structures shall not be provi ded for non-elderly families, or for families (elderly or non -elderly families) with minor dependent children under eighteen (18) years of age, except with the written permission of the Executive Director.
- d. AHAreservestherighttofillvacanciesatitsN Y9-21ThirdStreetscatteredsitehousesandthe new units at Pieter Schuyler Court, when completed, by a lottery system as an incentive to upgradeafamily'scurrenthousing status. AHA will preference current residents overpersons on

 $the waiting list. \ \ However, this does not preclude the Authority from selecting a family based on the wait lists kipping for income targeting allowed under current law.$

10. <u>ChangeinIncomeTargetingGoals</u>

Under the Housing Authority's *Public Housing* program, the public housing units made available for occupancy in any fiscal year, not less than 40% must be occupied by families whose incomes do not exceed 30% of the area median income (AMI). The balance of the units may be made available to families within come supposed of AMI.

Under the Housing Authority's Section 8 program, not less than 75% of the participants shall be families whose incomes do not exceed 30% of the area median income. Under the provisions of HR 4194, if the Housing Authority exceeds this goal and ha s in excess of 75% of participants whose incomes do not exceed 30% of available dwelling units occupied by eligible families whose incomes at the come of commencement of occupancy do not exceed 30% of the area median income.

a. CreditforExceedingTarget ingGoals

During any fiscal year, the Housing Authority may be credited the number of units by which the aggregate number of qualified families who in such fiscal year are initially provided tenant-based assistance under Section 8 exceeds the number of qualified families that is required for the Housing Authority to comply within cometarge trequirements.

b. CreditLimit

Theoreditnumberofunitsshallnotexceedthelesserof:

- (i) The number of dwelling units that is equivalent to 10% of the aggregate number of families initially provided tenant -based assistance under Section 8; or,
- (ii) Thenumberofpublichousingdwellingunitsthat:
 - (a) Areinprojectsthatarelocatedincensustractshavingapovertyrateof 30% ormore; and,
 - (b) Are made avai lable for occupancy during such fiscal year and are actually filled only by families whose incomes at the time of occupancy exceed 30% of the area median income.

11. Pre-Qualify

As an application moves near the top of the waiting list, the Housing Authorit ywill contact the applicant family to determine continued interest, to update and complete the application for final processing, to alert the applicant that an offer is likely in the near future, and to inform the applicant about the requirements for move -in, such a sutility deposits, security deposits, etc.

12. DwellingUnitOffers

When the applicant is matched to the specific unit, that dwelling unit becomes "unrentable" until the offer is made and accepted or rejected. In order to reduce vacancy los s, it is necessary that processing from this point move as quickly as possible.

a. <u>UnitOfferstoApplicantsontheAuthority</u> -WideWaitingList

- (ii) Uponavailabilityforoccupancy,anapplicantwillbeofferedaunitinthedevelopment withthegreat estnumberofvacancies.
- (iii) Uponofferofanapartment, the applicant shall have five (5) days to acceptor reject the apartment. An additional business day may be granted if necessary to allow the applicant to inspect the apartment. Applicants not responding to an offer of housing by the AHA shall be ruled in eligible and their application will be removed to the inactive/ineligible file and so documented.
- (iii) Uponacceptanceoftheoffer, the applicant will then be assigned a deadline for move in. Before the end of this period, the applicant must complete all outstanding pre occupancy requirements, such as joint HQS unit inspection, establishment of utility services, leasing interview, and lease execution. Failure to complete move requirements within the assigned period will result in withdrawal of the offer and inactivation of the application.
- (iv) Families will be made up to three (3) offers of a unit of appropriates ize and type. The first offer shall be made in the development with the gre atest number of vacancies. Should the family reject the first offer, the family will offered another unit in the development with the second offer, the family will be offered a final unit in the development with the third greatest number of vacancies. If the family rejects the third unit offer, the family will be removed from the waiting list, unless the family candocument that a move at that time would create an undue hardship on the family which is not related to race, creed, sex, national origin, religion, handicap, or familial status.

b. <u>UnitOfferstoApplicantsontheSiteBased</u> -WaitingList

- (i) The Housing Authority will strive to create mixed -income communities and lessen theco ncentration of very -lowincome families within the Housing Authority's public housing developments through admissions policies designed to bring in higher income tenants into lower income developments and lower income tenants into higher income development s. The Housing Authority shall establish site -based waiting lists, as needed in specific developments, to achieve this goal. Preferences shall be established for the site -based waiting list based on the relative tenant incomes of each development and the incomes of census tracts in which the developments are located. (i.e. preferences to attract higher -income families will be established for developments that are found to have concentrations of poverty; and, preferencestoattractlower -incomefamilieswi llbeestablishedforthedevelopments lacking an income mix.) Site -based waiting lists will be suspended as the Housing Authoritymeetsitsincomemixgoals.
- (ii) When a unit becomes vacant, the first applicant at the top of the waiting list will be offered the vacant unit, except in the case where over all targeting needs are unmet.

If the applicant rejects the unit, the Housing Authority will reassess the applicant's interestinthespecific development and determine if a move at that time would create an undue hardship on the family which is not related to race, creed, sex, national origin, religion, handicap, or familial status.

(a) If the family can document that a move at that time would create an undue hardshiponthefamily, which is not relate dtorace, creed, sex, national origin,

- religion, handicap, or familial status, the family will remain at the top of the site-basedwaiting list.
- (b) Ifthefamilyrejectstheunitbecauseoflackofinterestinthedevelopment, thefamilywillbemovedt otheAuthority -widewaitinglist,maintainingthe sameapplicationdateandtime.
- (c) If the family rejects the unit, maintains an interest in the specific development, but cannot document that amove at that time would create an undue hardship on the family which is not related to race, creed, sex, national origin, religion, handicap, or familial status, the family will be placed at the bottom of the site—based waiting list. If this family rejects a second unit offer at the development, the family will—be placed on the Authority—wide waiting list with the same application date and time.
- (iii) Uponofferofanapartment, the applicant shall have five (5) days to acceptor reject the apartment. An additional business day may be granted if necessary to allow the applicant to inspect the apartment. Applicants not responding to an offer of housing by the AHA shall be ruled in eligible and their application will be removed to the inactive/ineligible file and so documented.
- (iv) Uponacceptanceoftheoffe r,theapplicantwillthenbeassignedadeadlineformove in. Before the end of this period, the applicant must complete all outstanding pre occupancy requirements, such as joint HQS unit inspection, establishment of utility services, leasing interview, a nd lease execution. Failure to complete move requirements within the assigned period will result in withdrawal of the offer and inactivationoftheapplication.

K.L EASINGOF DWELLING UNITS

1. LeaseAgreement

a. The head of the household/s pouse and all adult household members age 18 years and older of each family accepted as a tenant are required to execute a lease agreement in such form as the Housing Authority shall require prior to actual admission. One copy of the lease will be givent the lessee and the original will be filed as part of the permanent records established for the family.

Thehead of household according to the Lease will be legally responsible for the family unit and will be held liable for the conduct of the family me mbers and guests and for the needs of the family.

- b. Eachlease shall specify the unit to be occupied, the date of admission, the size of the unit to be occupied, all family members who will live in the unit, therent to be charged, the date rent is due and payable, other charges under the lease such as late rent payment \$10.00; returned check charge \$15.00, surcharge for failure to complete reexamination \$100, maintenance charges, etc.), and the terms of occupancy. It shall be explained in detail to the responsible adult before execution of the lease.
- c. Theleaseshallbekeptcurrentatalltimes. If are sident family transfers to a different unit in the same or another PHA community, the existing lease will be canceled . An ew lease will be executed for the unit to which the family is to move by the head of household. Lease swill be for a 12 -month term with a 30 day written notice to vacate option by the tenant.

If any other change in the resident's status results in thene ed to change or amendany provisions of the lease, or if the PHA desires to waive a provision with respect to the resident, (1) the existing lease is to be canceled and a new lease executed, or (2) an appropriate rider is to be prepared and executed and an expanding the existing lease.

- d. Certaindocuments are made part of the dwelling lease by reference. These include, but are not limited to, the Admissions and Continued Occupancy Policy (ACOP), the Grievance Procedure, Utility Allowances, Flat Rent Sc hedule, and One Strike Policy.
- e. Cancellationofatenant'sleaseistobeinaccordancewithprovisionsofthelease.Generally,the lease shall not be canceled or not renewed except for serious or repeated violations of its terms by the tenant. Writt en records shall be maintained containing the pertinent details of each eviction.
- f. Live-inCaretakers,asdefinedinSectionB, willnotbepartytotheleasenorwilltheCaretaker's incomebetakenintoconsiderationinthecalculationofresidentren t.FamiliesrequiringLive -in-Caretaker assistance must have such assistance approved by the PHA prior to the Caretaker's occupancyinthedwellingunit.Intheeventthatthefamilyvacatestheunit,theCaretakerwillbe requiredtovacateas well. In nocase willtheCaretakerbeconsidered theremaining member of the tenantfamily.

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2. <u>SecurityDeposit</u>

The resident shall provide the Housing Authority prior to occupancy with a cash security deposit as designated in the Lease Agreement. AHA will acce pt Security Agreements from persons with DSS assistance. Interest shall be paid on the cash security depositified longer than 13 months as prescribed by the New York State Landlord Tenant Act. Interest is not paid on security agreements.

Security deposits shall be returned to the tenant within 30 days after vacating the premises provided all terms, covenants, and conditions of the lease have been fully performed; or a letter of Disposition explaining whythe Housing Authority is withholding these curies tyde positive libes ent.

3. SeePartVIIforHOPEVI/ LIHTCprogramleaseaddenda.

L.U TILITY POLICY

1. GeneralStatement

The Housing Authority supplies all, some, or none of the utilities for public housing residents depending on the development in which they are residing. Leases establish both the utilities covered and the allowance(s) for those not covered. Allowances are based on the average utility usage for similar sized units in similar type buildings and the kilowatt -hours are converted using the NIMO rate.

2. IndividualRelief

The Housing Authority will consider any doctor/physician requests that document the special needs of the patient (tenant). The doctor must supply in writing, the medical condition that warrants, and explains the reason(s) why the special equipment is necessary to treat the condition. The statement must also include the term that the special equipment will be necessary for the patient (tenant).

The Housing Authority will review the average "extra" monthly utility cost for the equipment. Where the average monthly utility cost based on the utility company's information (for the use of the equipment) exceeds the tenant's monthly utility allowance by more than 20%, the Housing Authority may recommend an adjusted utility allowance begiven to the tenant.

3. EmergencyRelief

During the heating season and if heat is unavailable for more than a 24 hour period (emergency) in a building that causes any resident to use a supplemental heat source which is approved by the Housing Authority, (UL -listed space heater) the Housing Authority will review requests for individual relief. If the tenant cost is greater than 20% of the established allowance for that unit for the term of the emergency, the Housing Authority may recommend a special allowance for that term. Maintenance records will be used to verify a heatener gency situation.

Emergency Relief may also be accommodated by the Housing Authority in the form of temporary tenantrelocation to a suitable area where adequate heat is available. Relocation may be necessary to abate the emergency. If an emergency necessitates relocation, special allowances will not be available.

4. <u>UtilityCommittee</u>

The Housing Authority will establish a Utility Committee to review the cases unde rboth Individual Relief and Emergency Relief. The Committee will, to the greatest extent feasible, consist of the Director of Maintenance, Tenant Selection Supervisor, and one resident appointed by the Executive Director. The Executive Director mayappoint additional members at anytime.

The Utility Committee will review each case in an objective manner. The Committee will take into considerationutility consumption, documented special need, energy usage, maintenance records, etc.

The Utility Committee 's decision will be final.

5. Other

Should Individual or Emergency Relief be issued, the tenant must supply the Housing Authority with all utility bills for the term of the relief. If relief is expected to continue more than 12 months, Accounting will compute a new allowance using the average of the utility bills collected. The manager must retain the utility bills in the tenant's file until the Accounting Department calls for them.

Whenever autility allowance is adjusted, a new Utility Allowance for and manager and must be retained in the tenant's file.

M.A DMISSIONOF ADDITIONAL MEMBERSTOA CURRENT HOUSEHOLD

- 1. Purpose -Populationinexcessofthenumberofpersonsforwhichaneighborhoodorunitwasdesigned oftenthecauseofmanyseriousmanagementproblemsincludingcrime, vandalism, excessive maintenance costs, and low tenants at is faction. It is with this inmind that this section of this ACOP is established.

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- Application Procedure The resident o f a household that wishes to add additional members to their 2. householdmustfirstsubmitawrittenapplication, in the formprescribed by management, for approval by theExecutiveDirectororhis/herdesignee.
- 3. EligibilityCriteria:
 - Allnewmember(s)mustbedeterminedeligibleinaccordancewithPartCEligibilityCriteria. a.
 - b. Theunitinwhichnewmembersarerequestingadmissionshallnotbeovercrowdedandshallbe maintainedinaccordancewithPartC,OccupancyStandards.
- 4. <u>ApplicationDenial</u> -TheAHAmaydenytheapplicationforanyofthefollowingreasons:
 - a. Applicant(s)does/donotmeetEligibilityCriteriaasoutlinedinPartC.
 - b. $The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as outlined in Part \ref{eq:standards}. The dwelling unit is overcrowded or would exceed the Occupancy Standards as of the O$
 - Applicant(s)donotmeetthecriteriaforfamilyasestablishedinPartB. c.
 - d. Applicant(s)areformermembersofresidentfamilyandhavesincebecomeemancipatedandare attemptingtore -enterhouseholdforsupportorotherreasons.
 - e. Otherreasonsasdete rminedfromtimetotimebytheExecutiveDirector.
- 5. Additions that do not require approval of the applications. Verification of the new member must still be submitted to the manager to add that member to the lease. The AHA shall not deny approval for anyof thefollowing:
 - Newborninfantsofmemberscurrentlyonthelease. a.
 - b. Minor children of members currently on the lease who were removed from their care by court actionandarebeingreturned.
- 6. <u>HouseGuests</u> - Dwellingunitsareadequateinsize fortheresident family only, and house guests staying withthefamilyforaperiodinexcessof14consecutivedaysshallbepermittedonlyuponadvancewritten consentoftheHousingManager .

N.A PPROVAL PROCESSFOR RESIDENTS REQUESTING PERMISSION TO OPERATEA BUSINESSINTHE UNIT

Prior to making a determination the resident shall request the AHA's permission in writing and include in the requestacompleteoutline of business activities and other data as may be requested by the AHA. When a residen desires to operate a legal profit making business from the leased unit, the AHA shall use the following factors in determining whether or not such activities are incidental to the primary use of the lease unit:

- a. LocalBuildinghealthcodes,requiremen tsforlicenseorgovernmentalapproval;
- b. LocalZoningOrdinances;
- c. TheeffectonAHAInsuranceCoverage;
- d. UtilityConsumption;
- e. PossibleDamagetotheleasedunit;
- f. Estimatedtrafficandparking;
- g. Disturbanceofotherresidents;
- h. Attractionofnon -residentstotheneighborhoods;and,
- i. Possibleuseoftenantbusinessasacoverfordrug -relatedactivities.
- j. Ability of the resident to obtain adequate business insurance (naming the AHA as additionally insured.)

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O.S PECIAL OCCUPANCY PROVISIONS

1. Occupancybypoliceofficers

The Housing Authority may allow a police officer(s) who is not otherwise eligible for residence in publichousing to reside in a Housing Authority dwelling unit for the purpose of increasing security for residents of the Housing Authority. Section 524 of the Quality Housing and Work Responsibility Act of 1998 allows for this atthe discretion of the PHA.

A "police officer" means any person determined by the Housing Authority to be, during the period of residence of that person in public housing, employed on a full time basis as a duly licensed professional police of ficer by a federal, state, or local government or by any agency thereof.

Termsandconditionsoftenancy

The Housing Authority shall make know nto federal, state, city and county lawenforcement agencies within the Housing Authority's jurisdiction of the Housing Authority's policy to allow police officers to reside in a public housing dwelling unit. Police officers will be required to submit proof of family size and proof of full - time employment as a police officer. The police officer will be charged appropriate rent as determined by the Housing Authority. The police officer (s) will be required to sign adwelling lease and will be bound by the provisions of the lease. Loss of status of full - time employment as a police officer will resident does not meet income eligibility requirements following loss of full - time employment as a police officer, the resident will be issued an otice to vacate the unit.

Policeofficer(s) will be assigned vacantunits within the targeted developments stipulated above. If the development(s) is/are 100% occupied, and a police officer has comple ted the required paper work for occupancy of a dwelling unit, the next available dwelling unit in the target developments will be offered to the police officer.

- 2. ResidentEmployees –Residents who live in AHA units may receive a reduced rent when a new leas signed that describes special terms and conditions of occupancy such as assignment of cleaning duties in and around the development. Tenancy of this type must be approved in writing by the Executive Director and is on a limited, as -needed basis only where AHA determines that specific services are needed. Resident employees may have their resident employee leases terminated with two weeks notice. AHA will execute a standard lease agreement if the termination of the Resident Employees is not for non -payment, or failure to comply with the terms and conditions of occupancy or for other serious violation. AHA salaried employees who reside in AHA developments are not covered by this section.
- 3. Safe Home Program At the discretion of the Authority, AHA may pr ovide dwelling units under this special U.S. Justice Department programata nytime.
- 4. Transitional Programs AHA reserves the right to execute agreements without side agencies to provide housing units for persons who require temporary housing assistance. Such agreements will include provisions for continuous payment of rent should units become vacant so as to prevent AHA from sustaining financial loss from such loss of occupancy.
- 5. For the Low Income Housing Tax Credit Program None of the above provision sapply to the LIHTC program for any unit at North Albany Homes unless the person and the household qualify under the LIHCT regulations <u>or</u> the employee unit is included in the LIHTC state agency approved application as set aside. As such, the resident employee may be a salaried employee of the site whose sole duties and responsibilities are on behalf of the site operations according to the LIHCT rules.

P. EQUALHOUSINGPOLICY

1.0 Nondiscrimination

It is the policy of the Albany Housing Authority to full visual substitution of the Civil Rights Act of 1964, Title VIII and Section 3 of the Civil Rights Act of 1968 (as amended), Executive Order 11063, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and any legislation protecting the individual rights of residents, applicants or staff which may be subsequently enacted.

The Housing Authority shall not discriminate because of race, color, sex, religion, familial status (in non-elderly designated housing), disability, hand icap or national origin in the leasing, rental, or other disposition of housing or related facilities, including land, included in any development or developments underits jurisdiction.

The Housing Authority shall not take any of the following actions on account of race, color, sex, religion, familial status, disability, handicap, ornational origin:

- A. Denytoanyfamilytheopportunitytoapplyforhousing,nordenytoanyeligibleapplicantthe opportunitytoleasehousingsuitabletoitsneeds.
- B. Providehousingwhichisdifferentthanthatprovidedothers.
- C. Subjectapersontosegregationordisparatetreatment.
- D. Restrict a person's access to any benefit enjoyed by others in connection with any program operated by the Housing Authority.
- E. Treatapersondifferentlyindeterminingeligibilityorotherrequirementsforadmission.
- F. Denyapersonaccesstothesamelevelofservices.
- G. Deny a person the opportunity to participate in a planning or advisory group, which is an integral part of the public housing or tenant -based housing programs.

The Housing Authority shall not automatically deny admission to a particular group or category of otherwise eligible applicants (e.g., families with children born to unmarried parents or elderly pet owners). Each applicant in a particular group or category will be treated on an individual basis in the normal processing routine.

The Housing Authority will seek to identify and eliminate situations or procedures that create a barrier to equal housing opportunity for all. In accordance with Section 504 of the Rehabilitation Act of 1973, the Housing Authority will make such physical or procedural changes as will reasonably accommodate people with disabilities.

Housing Authority records with respect to applications for a dmission shall indicate for each application the date of receipt; the determination of eligibility or non eligibility; the preference rating, if any; and the date, location, identification, and circumstances of each vacancy of fered and whet was accepted or rejected.

2.0 AffirmativeMarketing

Asconditions may require, the Housing Authority will post notices of housing availability in particular neighborhoods or developments to encourage fuller participation. The Housing Authority may issue public announcements of availability to encourage applications for assistance. Among the marketing efforts the Housing Authority may engage independing on the situation are the following:

- A. Sendinformationalspotslocalmediaoutlets suchasradiostations, cable TV, newspapers, or other periodicals for broadcast or publication;
- B. Conduct special outreaches to minorities, persons with disabilities and very low -income families;
- C. Distributepamphletsandbrochures;
- D. Post notic es in places of employment, unemployment offices, welfare offices, post offices, grocerystores, churches, community halls, buses and other public transportation centers;
- E. Outreachtoorganizationsthatassistpeoplewithdisabilities, the elderly, students, immigrants, homelesspeopleand victims of domestic violence.

The Housing Authority will monitor the benefits received, as a result of the above activities, and will increase or decrease the outreach activities accordingly.

Toreachminoritygroups ,itmaybenecessarytocanvasneighborhoodsormakemassmailingstoareas with a heavy concentration of minority citizens. If language is a problem, brochures may be printed in Spanish, Vietnamese, Arabicorother languages as required.

3.0 Operations

InordertofurthertheobjectivesofnondiscriminationtheHousingAuthorityshall:

- A. Include in the admissions briefings for all Housing Authority programs a section on compliancewithCivilRightslaws.Thebriefingshallcarefullyexplaintoallpar ticipantswhat shouldbedoneiftheybelievetheyhavebeendiscriminatedagainst.
- B. ProminentlydisplayaFairHousingPosterineverydevelopmentofficeownedbytheHousing AuthorityandintheHousingAuthority'smainoffice.
- C. Use the Equal Hous ing Opportunity logo and/or statement in all advertising and in all marketing publications of the Housing Authority. The Housing Authority shall be particularly conscious of human models used in its publications to avoid signaling any sense of discrimination.
- D. The Housing Authority shall maintain a TDD Machine or an acceptable alternative for the use of the hearing impaired.
- E. As many publications as feasible shall be printed in both English and Spanish or any other languagecommonlyspokeninthelocalit y.

Q. MISCELLANEOUSPOLICIES

AHAPolicyofAntennas,SatelliteDishes,Etc.

Tenants will refrain from erecting or hanging antennas, satellited is hes, or any other article on or from any part of the building or dwelling unit or any other structure.

 $If \ such item(s) is / are found or discovered and is / are not immediately removed by the resident after AHA gives notice to remove, the article(s) will be removed at the Tenant's expense. Charges will be assessed to the resident to cover laborand any damage to AHA property. \\$

<u>AHAPolicyonWeaponsandFirearms</u>

Tenants are not to display, use, or possessor allow members of Tenant's household or guest sto display, use or possess any firearm (operable or in operable) or other offensive weapon that is illegal or is used in an illegal manner as defined by the laws and courts of the State of New York anywhere in the unit or elsewhere on the property of the Authority.

Any firearm or other offensive we apon that is permitted to be possessed under this provision must be kept in a locked and secure manners othat it is not accessible to a dults outside of the Tenant's household or to any child under the age of 18 years.

Residents will face immediatelease termination for violation of any of the above.

AHAPolicy -Motor Vehicles

Tenants will remove or have removed from Authority property any vehicles without valid registration and inspection stickers. Tenants and their guests will refrain from parking any vehicles in any right -of-way, or firelane or no parking areasd esignated and marked by the Authority; or after delivery of an emergency parking notification (such as for snow removal). Any inoperable or unlicensed vehicle as described above will be removed from Authority property at Tenant's expense.

Automobile rep airs are not permitted on development site, including but not limited to fluid changes (oil, transmission, and brake), engine work, bodywork, etc. Any property damage or environmental problems caused by carsincluding those from leaking oil or other fluid swill be charged to the tenant.

Tenants and their guests will refrain from parking/standing in any design at edhandic apped parking are a unless a valid permit is visible on the vehicle. Cars without valid permits that are found in these locations will be to we dat the owner's expense.

AHAmayterminatetheleasefornon -compliancewithanyoftheabove

HOPEVIReoccupancyPolicy SeePartVII.

HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

PartIV

CONTINUED OCCUPANCY

A.E LIGIBILITYFOR CONTINUED OCCUPANCY

ThereistobeeligibleforcontinuedoccupancyintheAHAcommunitiesonlythoseresidents:

- Whoqualifyasafamilyasdefinedbyfederalrequirementsandthispolicy(seedefinitioninPartB).
- 2. Whoconformtothe OccupancyStandardestablishedforlowerincomehousing.(SeePartC)
- 3. Whose past performance in meeting financial obligations, especially rent, and other charges, is satisfactory; and
- 4. Whosefamilymembershavenorecordofdisturbanceofneighbors, destructionofproperty,unsafeliving habits,unsanitaryhousekeepingpractices,substanceabuse,oranyotherhistory,whichmaybereasonably expectedtoadverselyaffect:
 - a. Thehealth, safety, or welfare of other residents
 - b. Thepeacefulenjoyment oftheneighborhoodbyotherresidents
 - c. Thephysicalenvironmentandfiscalstabilityoftheneighborhood.
- 5. Whose family does not have a record of grossly unsanitary or hazardous house keeping. This includes the creation of fire hazard through acts such as disassembling of fire/smoke a larms, the hoarding of rags and papers; severed a mage to premise and equipment, if it is established that the family is responsible for the condition; seriously affecting neighbors by causing infestation, foul odors, depositing arbage improperly; or serious neglect of the premises. In cases where a qualified agency is working with the family to improve it shouse keeping and the agency reports that the family shows potential for improvement, a decision as to the eligibility shall be reached after a referral with the Executive Director or his designee. This category does not include families whose house keeping is found to be superficially unclean or lacks or derliness, where such conditions do not create a problem for the neighbors.
- 6. Whohavenotbeeninvolvedinviolentordrugrelatedorcriminalactivity.
- 7. Whohavenotbeenconvictedofacrime.
- 8. Whoarenotcurrentlyengagingintheuseofcontrolledsubstancesand/orengaginginalcoholabuse.
- 8. Whoisnotsubj ecttoalifetimeregistrationrequirementunderthestatesexoffenderregistrationprogram.
- 9. Who is not, has not been or found to have been convicted of manufacturing or otherwise producing methamphetamineonthepremises inviolation of any Federalor Statelaw.
- 10. Who meet the requirements for community service or participation in self applicable. -sufficiency programs, where
- 11. Whocontinuestooccupytheapartmentonafulltimebasis.Ownershiporoccupancyofanotherdwelling unitorfailuretooccupyt heunitforaperiodgreaterthanthirtydaysshallbegroundsforterminationof thelease.
- 12. Who are, with the aide of such assistance as is actually available to the family, physically and mentally abletocareforthemselves and their apartment and to is charge all lease obligations. Remaining members of a resident of a family may be permitted to remain in occupancy provided that the Housing Authority, in its sole judgment, determines that the remaining person (s) is (are):

- a. OtherwiseeligibleforCon tinuedOccupancy,and
- b. Capable of carrying out all lease obligations, including but not limited to rent payment, care of the apartment, and proper conduct, and
- c. Willingtoassumeallleaseobligationofthepriorleaseholder,includingallpaymentsu nderthe lease,and
- d. Legallycompetenttoexecutealeaseinhis(their)ownname.
- e. The Housing Authority shall lease to otherwise eligible emancipated minor or minors otherwise competent to execute a lease, such as a minor providing his or her own necessities when the parents fail or refuse to do so.
- 13. In the event of the receipt of unfavorable information, consideration (where applicable) will be given to the time, nature, and extent of the applicant's conduct and to factors that might indicate a reasonable probability of favorable future conductor financial prospects. For example:
 - Evidenceofrehabilitationasverifiedbyadulyqualifiedprofessionalorrepresentativeofstateor localgovernment;
 - b. Evidence of the family's participati on in, or willingness to participate in, social services or appropriate counselings ervice programs and the availability of such programs;
 - c. Evidence of the family's willingness to attempt to increase family income and the availability of training or emp loyment programs in the locality.
- 14. <u>Citizenship/EligibleImmigrationStatus</u>

In order to remain eligible for continued occupancy, a family member must be a U.S. citizen or eligible immigrant. Individuals who are neither may elect not to contend their s persons who are in one of the six immigrant categories as specified by HUD.

For the Citizenship/Eligible Immigration requirements the status of each member of the family is considered individually before the family sstatu sis defined.

- a. <u>MixedFamilies</u>: Afamilyiseligibleforassistanceaslongasatleastonememberisacitizenor eligibleimmigrant. Families that include eligible and ineligible individuals are called "mixed".
 Suchfamilies will be given notice that their assistance will be proruged en a rate dand that they may request a hearing if they contest this determination.
- b. <u>Noeligiblemembers</u>: Familiesthatincludenoeligiblemembers will beineligible for assistance. Such families will bedenied admission and offered an opportunity for a hearing.
- Non-citizen students: Defined by HUD in the noncitizen regulations are not eligible for assistance.

B.I NSPECTIONSAND REEXAMINATIONS

1. <u>Move-InInspections</u>

Prior to occupancy, the head of the household of t he participant family and the AHA Development Managerwillaccomplishaphysicalinspection of the dwelling unit. The manager will demonstrate to the family representative the operation of the unit appliances and fixtures, where needed.

The condition of the dwelling unit will be recorded on an inspection form provided by AHA. The family representative and the AHA representative will sign the inspection form. A copy of the completed inspection form will be provided to the participant family and a copy will be retained in the family's occupancy file.

2. <u>HousekeepingInspections</u>

Thirty -(30) days after the family has moved into the unit a housekeeping inspection will be conducted. Areas of deficiency will be noted and a written list of areas for housekeep ing improvement will be provided to the resident, with a copyretained in the resident's occupancy file. A follow -uphousekeeping inspection will be conducted within seven (7) days. Housekeeping instruction will be provided to families who fail the second housekeeping in spection. Repeated failure of the housekeeping in spection may be cause for lease termination or housekeeping in spections may be conducted periodically throughout the year.

3. <u>HousingQualityStandards(HQS)Inspections</u>

The Housing Author ity shall maintain its public housing properties in a condition that complies with standards that meetor exceed the housing quality standards established by the Secretary. Such housing standards shall ensure that dwelling units are safe and habitable.

The Housing Authority shall make an annual inspection of each public housing unit to determine whether units in the development are maintained in accordance with the Secretary's requirements , as well as spot in spections where there exists a threat to heal thand/or safety. The Housing Authority shall retain the results of such inspections and, upon request of the Secretary, the Inspector General for the Department of Housing and Urban Development, a HUD representative, or any other auditor or other authorized individual conducting an auditunder section 5(h), shall make such results available.

HQS inspections shall be conducted using the AHA's forms and shall document unreported maintenance problems and verify if the unit is being kept in a decent, safe, a nd sanitary manner. Copies of the inspection(s) will be provided to the family, noting any deficiencies to be corrected by the family or the AHA. Where the family has been advised to take corrective action, the AHA staff will conduct a follow up in spection within five (5) working days, if such corrective action is of ageneral nature.

Where the corrective action to be taken is prescribed to remedy an immediate threat to health and/or safety, the Housing Authority may correct the deficiency and charget hetenantif the deficiency is tenant caused. Corrective action may include relocation. Such corrective action shall be completed within twenty-four (24) hours. Non -compliance by the family can result in termination of tenancy.

4. Move-OutInspections

 $\label{lem:prior} Prior to the family vacating adwelling unit, the family may request a move of the AHA staff. \\$

Theactualmove -outinspectionwillnotbeconducteduntilthefamilyhasvacatedtheunit. The condition of the dwelling unit will be recorded on the inspection formutilized for the pre -occupancy inspection of the same dwelling unit, allowing for a comparison of pre -and postoccupancy condition comparison. Any claimagainst the family for tenant caused damages will be based upo nthis comparison.

Following move -out by the family, renovation and/or redecoration of the dwelling unit as a result of the family's occupancy will be accomplished. Charges for items of repair, renovation, and/or redecoration of the dwelling unit made ne cessary by abuse, negligence, or deliberate destruction by the family will be assessed against the family's security deposit. Should the security deposit proveins ufficient relative to the actual cost of such repairs, AHA management will take any and all actions at its disposal to collect the remaining balance from the family.

5. Reexaminations

Reexaminations of income and family circumstances are conducted for the following purposes:

- a. TocomplywiththeFederalrequirementsrelatingtoannualschedu ledreexaminations.
- b. To determine if each family remains eligible for continued occupancy under the terms of the leaseandthispolicy.
- c. Todetermineiftheunitsizeandtypeisstillappropriatetothefamily'sneedsandincompliance withtheOccu pancyStandards.
- d. ToestablishtheTotalTenantPaymentandtherenttobechargedtothefamily.

6. AnnualReexaminations:HUDProgram

Annual reexaminations are necessary to comply with the federal requirement that each family have its eligibility re examined at least every twelve months. At any time, the resident may report changes in incomeandfamilycircumstancestoobtainanappropriaterentadjustment. Each tenant will be required to submit an application for continued occupancy no later than 9 Odays prior to the anniversary of the lease. Determination of resident rent will be made based upon information collected during the verification process utilizing applicable HUD forms and all appropriate worksheets and rent formulas. Such documents must be at least 90 days current (to the effective date of the annual reexam.) The family will be notified in writing of any changes in resident rentatleast 30 days prior to the effective rent change. AHA will use third -party verification of all information natall times possible.

Failure to complete reexamination is a serious lease violation. Families that fail to complete reexaminationwillbeassesseda\$100permonthsurchargeinadditiontotheirrent.Failuretocomplywith the reexamination process may result in termination of tenancy. Failure to complete reexamination includes:

- a. Failure to supply or cooperate in the verification process pertaining to income, family compositionandeligibility.
- b. Refusaltoproperlyexecuterequireddocuments.
- c. Failuretocertifytoanyfederallymandatedcommunityservicerequirements(whereapplicable).
- 7. <u>AnnualReexaminations:StateDevelopmentSites(CreightonStoreyHomes&TownsendPark)</u>

Annual reexaminations are necessary to comply with the New York Stat erequirement that each family have its eligibility reexamined annually by July 1 of each year for state -assisted public housing. At any time, the resident may report changes in income and family circumstances to obtain an appropriate rent adjustment if a pplicable. Each tenant will be required to submit an application for continued occupancy no later than 90 days prior to their annual reexame ffective date.

July 1 of each year —. Determination of resident rent will be made based upon information collected during the verification process utilizing applicable New York State DHCR forms and all appropriate worksheets and rent formulas. The family will be notified in writing of any changes in resident rent at least 30 days prior to the effective rent change.

AHAreservestherighttorequestawaiverfromNYSDHCRtoperformreexaminationsatintervalsandon-theanniversarydateoftenantoccupancy.Oncethewaiverhasbeenreceived,reexaminationswillbeonamonthlybasisonasimilarschedulewiththeFederaldevelopments.

Failure to complete reexamination is a serious lease violation. A family's failure to complete reexaminationmayresultinterminationoftenancy. Failure to complete reexamination includes:

- a. Failure to supply or cooperate in the ver ification process pertaining to income, family compositionandeligibility.
- b. Refusaltoproperlyexecuterequireddocuments.

AHA state -assisted developments are NYS 137 -B Creighton Storey Homes and NYS 137 -C Townsend ParkApartments.

8. InterimReex aminations

Interimreexaminations are performed to allow resident stocomply with the dwelling lease requirements to report changes in income and family circumstances. Families eligible for earned income exclusion (s) are responsible for reporting the change in income status in writing within ten (10) days of occurrence. Families who are eligible for switching rent determination methods because of hardship circumstances shall be limited to one (1) rents witch during at welve month period and shall be subject to the following interimre examination provisions.

The following are specific changes that must be reported in writing within ten (10) days of their occurrence:

- a. Allchangesinfamilycomposition. Additionstothefamily, other than through birth of a family member on the lease, must be approved by the Housing Authority in advance in accordance with Part C; Admission of Additional Members.
- b. Thelossoradditionofawageearner.
- c. Thelossoradditionofanincomesource.
- d. In casesoften(10)monthemploymentcycles, for example public school food service workers, custodial workers and teacher aides, no interimrent changes shall be effective during the two(2) months of non-employment. Instead, the ten (10) month income shall be considered annual income and shall be computed on a twelve (12) month basis following the normal eligible deductions for dependents, etc. (*If other income is received by adult members of the household during any of the 12 months, it will also be unted towards annual income.)
- e. All requests for an interim reexamination must be submitted and the reported change verified by the 20 th of the month in order for a decrease in rent to be effective the first of the following

month.Rentadjustmentsshal lnotbemadeforsporadicchangesinincomeduetoirregularwork schedulesoflessthanthirty -(30)daysinduration(e.g.sickdays,temporaryreductioninhours, etc.).Rentadjustmentswillbemadeaccordingly:

- (i) Interimdecreases in rentshall b ecome effective the first month following that in which the tenant reported the change except that in the corrections of error. All changes must be reported and verified prior to the 20 th day of the month in order for the decrease to be effective the first of the following month.
- (ii) Interimincreases in rent shall be come effective the first of the second month following that in which the change occurred. Interimincreases will be limited those based on misrepresentation of income.
- (iii) If it is found that the te nant has misrepresented him/herself the fact on which rent is based so that rent is less than the rent that should have been charged, then the increased rent shall be retroactive to appropriate date.
- (iv) Where wage income has increased due to a previously une gainful employment or if a person employed experiences a raise or continues to work but in a higher paid work capacity, this should be reported However, there will be no increase in the rent until the next scheduled annual reexamin ation. Accordingly, there maybeneed to adjust the rent downwards in the event the wage income is less than the previously verified income.
- f. PHA reserves the right to require participating families to undergo an interim reexamination to comply withch angesto HUD rules and regulations.

9. <u>ProcessingReexaminations</u>

Allreexaminations shall be processed under the following conditions:

- a. All data must be verified and documented as required in Part C; Verification. The Housing Authority will NOT adjus trents downward until satisfactory third -party verification is received. Files should be explained where third -party verification was not received and another type of verification was used in place. Verification must be received by the 20 thornward of the decrease to be effective on the first of the following month.
- Leaseterminationsresultingfromreexaminationsshallbeconductedinaccordancewithtermsof thelease.
- c. Families who are determined to be in an incorrect size or type of unit will be placed on the TransferListinaccordancewiththeTransferPolicy.
- d. All interimchanges intenant's rent are to be made by a standard "Notice of Rent Adjustment," which shall become a part of the lease. Changes in rent resulting from A nnual Reexamination shall be incorporated into the new lease, which shall be executed by the Housing Authority and the tenantor by "Notice of Rent Adjustment". (Stated evelopments are required to execute a new lease agreement with any change in the rental lamount. AHA reserves the right to request a waiver from the NYSDHCR that will enable AHA to utilize a Notice of Rent Adjustment which, shall be comea part of the lease.

- e. Interimdecreases in rent shall be effective on the first day of the month follow ing the month in which the change was reported in writing and verification is completed to the satisfaction of the Housing Authority, as long as the verification has been completed by the 20 th of the month.
- f. Interimincreases(whereapplicable)inrent aretobemadeeffectiveonthefirstdayofthemonth followingathirty -(30)daynoticeperiod.
- g. Ifitisfoundthatatenanthasmisrepresentedorfailedtoreportfactsuponwhichhisrentisbased so that he is paying less than he/she should be pa ying, the increase in rent shall be made retroactivelytothedatethattheincreasewouldhavetakeneffect. The tenantmay be required to paywithinsevendays of official notification by PHA, the difference between the renthe has paid and the amounth eshould have paid. In addition, the tenant may be subject to civil and criminal penalties. Any misrepresentation is a serious lease violation that may result in termination of the lease.
- h. The Executive Director of the Housing Authority, or his/hero fficially designated representative shall certify one very application for admission or continued occupancy that all claims have been verified and that the determination of the Housing Authority is correct.
- i. Families who fail to report for or complete annual reexaminations in a timely manner will be assessed a monthly surcharge in addition to their last determined rent amount. The monthly surcharge will be effective on the actual reexamination effective date and will be equal to \$100.00. Monthly surcharges will remain due and payable once 30 days from the effective date has passed and will continue to be owed by the tenant to AHA in 30 -day increments thereafter until there examination is completed or until the tenant has been evicted. Assessed surcharges are subject to a Grievance Hearing if so requested in accordance with the Grievance Policy.
- j. FortheLIHTCprogram,annualrecertificationofallhouseholdincomeandassetsisrequired. The program also requires that family composition and household student status is requalified for eligibility determinations. Leases will be renewed if households meet qualifications standards and are complying with all lease and policy provisions.

C.T ERMINATIONOFTHE DWELLING LEASE

The Housing Authority shall not term in a teorrefuse to execute are new al Lease Agreement other than for serious or repeated violation of terms of the lease, violation of applicable federal, state, or local lawor other good cause. The Dwelling Lease shall be terminated by the Housing Authori ty in accordance with applicable HUD Regulations. (The below is not an all -inclusive list, the statements are some representative circumstances where AHA will or may terminate alease.)

- 1. "Goodcause" as used in this Section means serious or repeated vio lation of material terms of the Lease such as failure to make payments due under the lease or to fulfill the Resident Obligations set for thin the lease.
- 2. The Housing Authority may terminate the lease for any occupancy violation of section 576(b) of the QualityHousingandWorkResponsibilityActof1998(relatingtotheineligibilityofillegaldrugusersand alcoholabusers)orthefurnishing of any false or misleading information pursuant to section 577 of such Act(relatingtotermination of tenancy and assistance for illegaldrugusers and alcoholabusers).
- 3. The Housing Authority may terminate the lease if the Housing Authority determines that the resident is illegally using a controlled substance or whose illegal use (or pattern of illegal use) o f a controlled substance, or whose abuse (or pattern of abuse) of alcohol, is determined by the Housing Authority to interfere with the health, safety, or right tope acefulenjoyment of the premises by other residents.
- 4. The Housing Authority may termina tethe lease for any activity by any household member, on or off the premises, that threatens the health, safety, or right to peace fulenjoyment of the premises of other residents or employees of the Housing Authority.
- 5. The Housing Authority may termina tethelease for any violent ordrug -related criminal activity on or off of the premises of the Housing Authority, or any activity resulting in a felony conviction.
 - The term "drug -related criminal activity", for the purpose of this policy, means the ill egal manufacture, sale, distribution, use, or possession within tentrosell, distribute, or use of a controlled substance.
 - The Housing Authority reserves the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to terminate tenancy for violent or criminal activity before or after conviction of the right to the right to
- 6. The Housing Authority may terminate the lease for failure to pay any charges, including but not limited to, latecharges, surcharges or charges for damage to Housing Authority property.
- 7. The Housing Authority may terminate the lease for failure to me inself-sufficiency program requirements where applicable.
- 8. The Housing Authority may terminate the lease for lying about material facts in any written Housing Authority statements.
- 9. The Housing Authority may terminate the lease for serious or repeated damage or destruction of Housing Authority property.
- 10. The Housing Authority may terminate the lease for making or keeping a threat to the health or safety of other residents or Housing Authority employees.
- 11. TheHousingAu thoritymayterminatetheleaseforfailuretopayresidentpurchasedutilities.

- 12. The Housing Authority may terminate the lease for allowing unauthorized guests to remain in the household for more than fourteen (14) days per calendar year. Housing Authori ty management may approve extenuating circumstances such as a temporary live -in aide. In addition, the Housing Authority will terminate the lease of any resident whose address has been used by an individual other than a member of the household as their address (e.g. driver's license, jobapplication, etc.).
- 13. The Housing Authority may terminate the lease if a household failst ocomply with the prohibition against the possession of illegal firearms or other illegal weapons.
- 14. The Housing Authority is required by law to permanently deny assistance terminate the tenancy of any person who is or has been convicted of manufacturing or otherwise producing methamphetamine on the premises inviolation of any Federal or Statelaw.
- 15. The Housing Authority is required to permanently deny assistance and terminate tenancy for any person who is on a state registry for sex of fender.
- 16. ProcedureforterminationoftheLeaseshallbeasfollows:
 - a. The Housing Authority shall give fourteen (14) days written notice of termination if said terminationiscausedbyResident'sfailuretopayrent.
 - b. The Housing Authority shall give a reasonable time period, but not to exceed thirty (30) days if the health or safety of other tenants, Housing Authority employees, or persons residing in the immediate vicinity of the premises is threatened, or in the event of any drug related or violent criminal activity or any felony conviction, except that if the state or local law provides for a shorter period of time, such shorter period shall apply.
 - c. TheHousingAuthorityshallgivethirty -(30)dayswrittennoticeofterminationinallothercases.
 - d. AwrittenrecordofeveryleaseterminationshallbemaintainedbytheAuthorityandshallcontain thefollowinginformation:
 - (i) Nameandidenti ficationoftheunitoccupied.
 - (ii) DateandcopyofNoticeofTermination
 - (iii) Specificreason(s)forNoticetoTerminate
 - (iv) Dateandmethodofnotifyingtenantofreasonsforleasetermination
 - (v) Summaryofanyconference(s)withtenant,includin gnamesofconferenceparticipants.

D.T RANSFER POLICY

The policy of the Housing Authority is to be as responsive as possible and to provide our tenants with appropriate housing units that meet the individual or family's need with a view towards minimizing the cost to the Housing Authority in terms of a partment preparation and meeting the occupancy levels and goals established by HUD. Emphasis will be placed on the family's ability to meet the eligibility criteria and their needs.

Alleligiblet ransferrequests that are not due to overcrowding or under utilization circumstances will be reviewed by a reviewing committee, which will prioritize the requests based on need and length of residency. The reviewing committee will be comprised of a staff member from each of the Rental Assistance, Community Service, Development Operations, and a Tenant Commissioner. In the event of a tie when voting, the other Tenant Commissioner will be called into offer a vote.

A transfer is defined as the relocation of a family or individual (as defined in the Admissions and Occupancy Policy) currently residing in Authority property from one dwelling unit to another.

Reassignmentortransferstootherdwellingunitsshallbemadewithoutregardtorace,color,ornatio nalorigin.

1. ObjectivesoftheTransferPolicy

- a. Tofullyutilizeavailablehousingresourceswhileavoidingovercrowdingandunderutilizationby insuringthateachfamilyoccupiestheappropriatelysizedunit.
- b. Tofacilitatehumanerelocationwhen requiredformodernizationorothermanagementpurposes.
- c. Toeliminatevacancylossandotherexpenseduetounnecessarytransfers.

2. <u>CriteriaforEvaluatingTransferRequests</u>

a. Housekeeping

Notenantistobetransferredifanyapartmentinspecti onshowsthattheapartmentisnotkept up to satisfactory standards, taking into account family size, length of residency and usual wearand tear of the apartment. Management, together with the tenant, shall make a physical inspection of the unit to dete rmine if any damages exist. Should the apartment be in unsatisfactory physical condition, physical repairs to the apartment should be made and chargeable repairs assessed. The tenantmust the nenter into a repayment agreement of no less than 10% per mont hof the assessed value of the chargeable repairs. No transfer will take place until the balance is paid in full. A second in spection will be made after three months to verify that the physical structure has been maintained.

A final inspection will be c onducted after transferring with the tenant, to establish the final actual charges. Any charges will be assessed to the tenant's new account for his/herad dress.

b. RentPayingHabits

No tenant will be granted a transfer if any outstanding monies are ow ed to the Housing Authority including but not limited to sales and service charges. The tenant must have a record of timely rent payment and have had a zero balance for a reasonable time period (approximately 4 -6 months). No tenant shall be granted a tra nsfer if rent has been paid late more than one two times during their lease year or if the tenant has been summoned to court for non-payment of rentduring the six months preceding the transfer request.

c. Residency

No tenant request will be entered unti 1the tenant has been in residency at least 12 months. Tenant household shall not have any record of criminal activity. Tenant household must not have been involved in any serious or repeated violations of the lease.

3. TypesofTransfers

- a. <u>Authority Initiated</u> -TheHousingAuthoritymayatitsdiscretiontransferresidentsbecauseofan uninhabitable unit, major repairs, or other actions initiated by management for the following reasons. Aresidentshallnotbetransferredtoaunitthatisnotdecen t,safe,andsanitaryorthat hasnotmetHousingQualityStandards. Additionally,aresidentmayrefuseaproposedtransfer forgoodcause.
 - (i) Intheeventofafire(nottenant -caused), accidentornatural disaster that results in the dwelling unit be coming uninhabitable, the resident will be offered alternative accommodations within the neighborhood if a rentable unit in the appropriate size is available. If the appropriate size is not available, the family may be overhoused but placed on the transfer rlist with the transfer being accomplished at the appropriate time. If no unit is available within the neighborhood, the family may be transferred to an appropriate unit available at another Housing Authority -owned neighborhood. If the move is to asite where residents purchase allors one utilities, the resident will pay the cost of any deposit required by the utility company.
 - (ii) When a resident is transferred because the unit has become uninhabitable, the management of the Housing Authority shall de termine the cause of the condition of the unit for the purpose of deciding whether relocation assistance may be offered to the resident and whether the transfer shall be considered permanent. Based on this determination, the following actions will be taken in:
 - (a) If the condition of the unit is the fault of the Housing Authority, the resident shall be provided with relocation assistance such as the cartage of household goods, the cost and methods of which are to be determined by management. The resident will normally be offered the opportunity to return to his original unitath is own expense, assuming that the unit can be rehabilitated and is still the appropriate size for the family.
 - (b) If the condition of the unit is the fault of neither the Housing Au thority nor the resident, as in the case of a natural disaster, the Housing Authority may provide such relocation assistance as management deems appropriate. A transfer to a correctly sized a part ment will be considered permanent.
 - (c) If the condition of the unit was caused by the resident, his family or guests, no relocation assistance will be provided and the resident may be charged for all damages to Housing Authority property. A transfer to a correctly sized apartment will be considered permanent.
 - (iii) If a site requires modernization type work that necessitates vacating apartments, the affected resident will be relocated at the Housing Authority's expense in available vacant units within the HA, or other programs under the Housing Authority's jurisdiction. If determined feasible by management, the Housing Authority will attempt to relocate affected residents into vacant units within the site. Other decisions related to modernization transfers will be made by the AHA Board of Commissioners and the

Executive Director or his/her designee. The Housing Authority may suspend normal transferprocedurestofacilitatemodernizationtypeactivities.

b. <u>TransfersforApprovedMedicalReasons</u>

A resident who desires to relocate on advice of a physician for rea sons may request a transfer with the AHA, however, the resident must provide the AHA with verification from an approved physician.

c. <u>TransferstoAppropriatelySizedUnit</u>

If a tenant's family composition NOLONGER conforms to the Housing Authority's O ccupancy standards for the unit occupied, the AHA may require the tenant to move into a unit of appropriate size. This section establishes both that the Housing Authority has an obligation to transfer residents to the appropriately sized unit and that res idents are obligated to accept such transfers. These will be made in accordance with the following principles:

- (i) Determination of the correctly sized a partment shall be in accordance with the Housing Authority's Occupancy Standards.
- (ii) Transfersint otherappropriately sized unit will be made within the same neighborhood unless that size unit does not exist on the site.
- (iii) The AHA may, at its discretion, separate a single household into multiple households if sufficiently large units are not avail able or if management and the family determine this to be in the interest of both the family and the neighborhood. Based on the selection criteria for new admissions, managements hall determine that each smaller family unit is eligible by HUD definition and contains a leaseholder capable of discharging lease obligations.
- (iv) Thenumberofunitsofferedtoafamilytransferringwillbeone -(1)offerunlessthereis a hardship situation as determined by AHA. If the resident refuses the dwelling unit offered, management may terminate the lease.
- (v) Families with children in school being transferred outside their current neighborhood will not be required to move until the current school year is finished if the Housing Authority determined that a transferwould cause a hardship to the family.
- (vi) TransfersshallbemadetocorrectoccupancystandardswhentheHousingAuthorityhas reasonableopportunitytoaccommodatesuchatransfer.
- d. <u>TransfersforNon</u> -handicappedfamilieslivinginhandicappeddesigna tedunits.
 - (i) The dwelling lease states what type of unit, as designated by Management, which the resident family is residing in. If the unit lease disahandic appeddesignated unit and the tenant family occupying the unit is not a family with handic appediant, the tenant agrees to transfer to a non -handic apped unit if and when the unit is needed for a handic apped family.
 - (ii) The AHA may from time to time have an excess of handic apped accessible units. In an effort to get the best use of all un its the AHA may from time to time renta handic apped designated unit to a family of the requirements to transfer if and when a handic apped designated family is

determined eligible. If the fa mily selected for the unit decides not to accept the unit because of the requirement to move at some date in the future, the refusal shall not countagainst the family.

- (iii) This section establishes both that the Housing Authority has an obligation to tr ansfer non-handicapped residents residing in handicapped designated units to non handicapped designated units and that the non handicapped families are obligated to acceptsuchtransfers. These will be made in accordance with the following principles:
 - (a) Transfers into a non -handicapped designated unit will be made within the sameneighborhoodunlessthatsizeunitdoesnotexistonthesite.
 - (b) Transfers to a non -handicapped designated unit may be made outside of the same neighborhood with tenant consent o runless no vacancies are expected withinthesameneighborhood within the next 30 days.
 - (c) Management may, at its discretion, separate a single household into multiple households if sufficiently large units are not available or if management and the family determine this to be in the interest of both the family and the neighborhood. Based on the selection criteria for new admissions, management shall determine that each smaller family unit is eligible by HUD definition and contain a legal leaseholder cap able of discharging lease obligations.

e. <u>OtherSpecialRelocation</u>:

Other special relocation may be granted and does not require transfer review committee approval:

- (i) asatenantincentive: any newly renovated or newly constructed units will be offere as an incentive to those residents who are exemplary tenants;
- (ii) asemergencyabatement; or
- (iii) fortenantretention: thosetenantswhohaveexcellenttenanthistorywhowishtomove that would not normally meet the transfer criteria. No more than one transfer per development or 1% percalendary earwill be approved.

4. <u>PrioritiesforTransfers</u>

The reviewing committee, as needed, will prioritize the transfer request based on need and length of tenancy. Those in most need and who have lived in preference. Therequests will be prioritized as follows:

- a. Section 504 eligible -those individuals or families who need a transfer to accommodate their handicaporphysical condition.
- b. Urgent/Emergency conditions exists which present an eminent danger to the health and safetyofthetenant(naturaldisaster,fire,leadpaintand/orseverestructuraldeficiencies).
- c. Under/OverHoused

d

- (i) Under housed defined as having more than the maximum numbe r of occupants residing in the dwelling unit as defined in the Admissions and Occupancy Policy.

 Thosetenantswillbeallowedtoremainintheirunituntilaunitbecomesavailablein thedevelopmentsite
- (ii) Over housed -. those tenants defined as ha ving less than the minimum number of occupants residing in the dwelling unit as defined in the Admissions and Occupancy Policy.

d. Medicaltransfers

The remainder shall be prioritized based on the need established by the AHA. In the case of an involuntary transfer, the date will be that on which management verifies that the change occurred. Management reserves the right to immediately transfer any family who has misrepresented family circumstances or composition. Whenever feasible, transfers will be made within a resident's current dwellingarea.

5. TransferProcedures

- a. To initiate a Tenant Requested transfer, the following information must be submitted to the SiteManager:
 - (i) A completed transfer request form setting forth the reasons for the transfer. Forms shall be maintained on the AHA computer database for up to date statistics.
 - (ii) Incases of medical reasons, a doctor's statement verifying the medical condition and the need for a transfer. Third party verification will be used.
- b. Toi nitiateaManagerRequestedtransfer,theManagerwillcompletethetransferrequestform along withallother documentation and submitthe form to the reviewing committee. In these cases the tenant request form may be submitted unsigned.
- c. Staffdesign atedbytheExecutiveDirectorshall:
 - (i) Prepareandprioritizeatransferlistforeachneighborhoodmonthly.
 - (ii) Notifyresidentsbyletteroftheirpendingtransfersorapprovaloftransferrequest.
 - (iii) Determinewhetheravacancyisusedfortra nsferormove -in,
 - (iv) Maintaintransferlogsandrecordsforaudit.
 - (v) Notifyresidentswithpendingtransfersastheirnameapproachesthetopofthelist.
 - (vi) Conducthomevisitsatthecurrentdwellingunitforhousekeeping.
 - (vii) Counselwithres identsexperiencingproblemswithtransfers, assisting hardship cases to find assistance.
 - $(viii) \qquad Participate in evaluation of requests for transfer based on approved medical reasons. \\$
 - (ix) Issuefinalofferofvacantapartmentassoonasvacantapartment isidentified.

- (x) Issue notice to transfer as soon as vacant apartment is available. This notice will give the resident themove indate and the transfer must be completed by that date.
- (xi) ProcesstransferdocumentstoappropriateAHAstaff.
- (xii) Participate in planning and implementation of special transfer systems for modernization and other similar programs.
- (xiii) Inspect both apartments involved in the transfer, charging for any resident abuse or damages.
- (xiv) The resident's security deposite twill be transferred to the new dwelling unit, except in section 6 listed below, provided AHA does not claim all or any part of the security deposit. Family pays any additional outstanding charges due related to the former unit. The resident shall pay a ll or any part of the security deposite required for the new dwelling unit, to either replace or supplement the security deposite from the original dwelling unit, or any balance remaining after any claims are made by AHA.
- (xv) Familysignsnewlease.
- b. Onlyoneofferofanapartmentwillbemadetoeachresidentbeingtransferredwithinhis/herown neighborhood. A resident being transferred outside his own neighborhood will be allowed to refuse one offer only. In the case of a family being transferred fr om a unit, which is uninhabitable,incorrectlysized,orscheduledformajorrepairs,failuretoaccepttheunitoffered, orthesecondunitofferedinthecaseofatransferoutsidetheneighborhood,willbegroundsfor termination of the lease. When ap erson has requested a transfer for approved medical reasons declines the offer of such an apartment, the Housing Authority is not obligated to make any subsequent offers. The Housing Authority will not if ythere sident in such cases that the Housing Authority has discharged its obligations to the resident, that he remains in the apartment at his ownrisk, and that the Housing Authority assumes no liability for his condition.
- c. AnyresidentaggrievedbyanyactionorinactionoftheAHArelativetohis/her transferrequest mayfilearequestforahearinginaccordancewiththegrievanceprocedure.

6. FamilyTransfersBetweenFederalandStateUnits

For families moving from a state dwelling unit to a Federal dwelling unit, or vice versa, the security deposit will be refunded to the payee, less any chargest other unit and the family shall be required to pay a new security deposit for the new unit. A recertification will be completed which will result in a new recertification date.

7. <u>RightofManagementt</u> oMakeExceptions

This policy is to be used as a guide to insure fair and impartial means of assigning units for transfer. It is not intended that this policy shall create a property right or any other type of right for a resident to transfer or refuse transfer. Management reserves the right to make exceptions to this policy, as circumstances require, consistent with applicable regulations of the Department of Housing and Urban Development. Transfer disputes a resulting to the property of th

8. TherearenorightsoftransfertotheNorthAlbanyHomesasthisdevelopmentbeingaLIHTCprogramis operatedunderitsownfinancialandoperationalrecords.However,ifapersonontheAHAtransferlistis alsoanapplicantontheNorthAlbanyHomeswai tinglistandtheirnamecomesupforadeterminationof

eligibilityforaunitattheNorthAlbanydevelopment,thetransfercommitteewillbeaskedtoprovideall informationrelativetorentpaymenthabits,leasecomplianceandgeneraldesirabilityoft hehousehold Thiswillbeconsideredthe "landlordreference" for the LIHT Capplication.		

E.A BANDONMENTOFA UNIT

The AHA may take possession of the dwelling after resident has moved out. In the absence of actual knowledge of abandonment, it shall be presumed that resident has abandoned the dwelling if resident is absent from the dwelling for a period of ten -(10) days, and resident has not notified AHA in writing in advance of an intended absence, or otherwise as provided in this Agreement. The following criteria will be used in determining if the unit has been abandoned:

- a. Someorallofutilitieshavebeenturnedoff;
- b. Adramatic reduction in utility/electric bills;
- c. Repeatedfailuretocontacttheresident;
- d. Anexcessivenumber of unclaimednoticesorunclaimedmailattheunit.
- e. Incarcerationorsentencingoftheheadofhouseholdformorethan30days;
- f. Nopersonal possessions remaining in the apartment.
- g. Failuretopayrent.
- h. Mailisreturnedfromthepostoffice indicating addresseeunknown or similar.

If the Housing Authority has reasonable cause to determine that the unit has been abandoned, based on the account of the property of the proabove indicators, a 48 - hour notice will be mailed to the unit, informing the resident that the AHA willent ertheunit toinspecttheunit. Afterinspecting the unit, a 10 -daynoticewillbemailedtotheresident'slastknownaddressand nextofkin.Furthermore,theHousingAuthoritywillpostaten -(10)daynoticeattheabandonedunit.Theten -(10)dayn oticeshallinformtheparticipantfamilyoftheHousingAuthority'sintentiontoterminatetheleaseandrelated actions. If the participant family does not respond to the notice within five days, the family's lease will be terminated and the Housing Aut hority will enter the unit to remove any remaining personal possessions. AHA may remove and dispose of any personal property, left in resident's dwelling or elsewhere on AHA property in accordance with New York State Statutes, after resident has abandoned the dwelling, with the reasonable cost of any storage, removal and/or disposal charged to resident or assessed against resident's security deposit, unless in AHA's sole discretion, it is determined that documentable conditions existed which prevented resi dent from occupyingthedwelling.

F. COMMUNITY SERVICEAND FAMILY SELF-SUFFICIENCY (ASAPPLICABLE)

1. <u>PolicyStatement</u>

ItisthepolicyoftheHousingAuthoritytoenhanceandpromoteeconomicandsocialself -sufficiency. As such, the Housing Authoritys hall provide the following for the enhancement of the economic and socialself -sufficiency of assisted families:

- <u>Targeting</u> (mandatory): On an annual basis not less than 40% of dwelling units owned by the Housing Authority shall be occupied by families w hose incomes at the time of commencement of occupancy do not exceed 30% of the area median income.
- Cooperation Agreements for Economic Self -Sufficiency (mandatory): The Housing Authority may enterintocooperationagreements with state, local, and othera gencies providing assistance to covered families under welfare or public assistance programs. The cooperation agreements shall facilitate the administration of this policy and the sharing of information regarding rents, income, assistance, or other information that may assist the Housing Authority or welfare or public assistance agency carry out its functions. The Housing Authority shall also seek to include incooperation agreements with welfare or public assistance agencies provisions to provide for eco nomic self-sufficiency services within the properties owned by the Housing Authority, provide for services designed to meet the unique employment-related needs of residents, and provide for placement of work fare positions on -site.
- 2. WAGECenter –TheAlbany HousingAuthority'sWAGECenterprogramisdesignedtoencourage, assist, train, or facilitate the economic independence of participants and their families or to provide work for participants, including programs for job training, employment counseling, wo rk placement, basic skills training, education, workfare, financial or household management, apprenticeship, or other activities as maybeneeded.
- 3. <u>CommunityServiceandFamilySelf</u> -<u>SufficiencyRequirement</u>

As a condition of continued occupancy and where a pplicable, excluding residents under paragraph 4 below, each adultresident of the Housing Authority shall:

- a. Contribute eight (8) hours per month of community service (not including political activities) within the community in which that adult resides; or,
- b. Participateinaneconomicself -sufficiencyprogramforeight(8)hourspermonth.

4. Exemptions

Exemptionstoparagraph3aboveshallbemadeforanyindividualwho:

- a. Is62yearsofageorolder;
- b. Is a blind or disabled individual defined under section 216(i)(1) or 1614 of the Social Security Act (42 USC 416(i)(1); 1382c) and who is unable to comply with this section, or is a primary caretaker of such individual;
- c. Isengagedinaworkactivity(assuchtermisdefinedinsection407(d) of the Social Security Act(42USC607(d), asineffecton and after July 1,1997)
- d. Meetstherequirementsforbeingexemptedfromhavingtoengageinaworkactivityunderthe stateprogramfundedunderpartAoftitleIVoftheSocialSecurityAct(42 USC601etseq.)

orunderanyotherwelfareprogramofthestateinwhichthepublichousingagencyislocated, includingastate -administeredwelfare -to-workprogram;or,

e. IsinafamilyreceivingassistanceunderastateprogramfundedunderpartAo ftitleIVofthe SocialSecurityAct(42USC601etseq.)orunderanyotherwelfareprogramofthestatein which public housing agency is located, including a state administered welfare -to-work program, and has not been found by the state or other admin istering entity to be in noncompliancewithsuchprogram.

5. <u>AnnualDeterminations</u>

Foreachpublichousingresident, the Housing Authority shall, thirty -(30) days before the expiration of each lease term of the resident, review and determine the complia nce of the resident with the requirement under paragraph 3 above. Such determinations shall be made in accordance with the principles of due process and on an ondiscriminatory basis.

6. <u>Noncompliance</u>

If the Housing Authority determines that the resident subject to the requirement, the Housing Authority shall notify the resident in writing of such noncompliance. The writtennotification shall state that the determination of noncompliance is subject to the administrative grievance procedure and that failure by the resident to enter into an agreement, before the expiration of the lease term, to cure any noncompliance by participating in an economic self sufficiency program for, or contributing to community service, as many additional hours as the resident needs to comply in the aggregate with such requirement over the 12 -month term of the lease, may be cause for lease termination.

The Housing Authority shall not renew or extend any lease, or provide a ny new lease, for adwelling unit for any household that includes an adult member subject to the requirement under paragraph 3 who has been determined to be innon compliance with the requirement under paragraph 3 and has failed to attempt to cure the noncompliance.

7. Locationofthecommunityserviceorfamilyself -sufficiencyprogram

Adultresidentssubjecttotherequirementunderparagraph3mayparticipateinacommunityserviceor aneconomicself -sufficiencyprogramatalocationnotownedbytheH ousingAuthority.

The Housing Authority may provide a community service or an economic self -sufficiency program to meet the requirements of paragraph 3; however, the Housing Authority shall not substitute participation in community service or an economic self-sufficiency program for work performed by an employee of the Housing Authority or supplant a job at any location at which community work requirements are fulfilled.

8. <u>TreatmentofIncomeChangesResultingfromWelfareProgramRequirements</u>

Thissect ionappliestofamiliesthatreceivebenefitsforwelfareorpublicassistancefroma state or other public agency under a program for which the federal, state, or local law relating to the program requires, as a condition of eligibility for assistance un der the program, participation of a member of the family in an economic self -sufficiency program.

a. DecreasesinIncomeforFailuretoComply

For families whose welfare or public assistance benefits are reduced because of failure of any family member to comply with the conditions under the assistance program requiring participation in an economic self -sufficiency program or imposing a work activities requirement, the amount required to be paid by the family as a monthly contribution toward rent shall not be decreased.

b. Fraud

For families whose welfare or public assistance benefits are reduced because of an act of fraud by member of the family under the law or program, the amount required to be paid by the family as a monthly contribution toward rent shall not be decreased, during the period of reduction, as a result of any decrease in income of the family, to the extent that the decrease was the result of benefit reduction due to fraud.

c. ReductionBasedonTimeLimitforAssistance

The amount requir ed to be paid as a monthly contribution toward rent by a family whose welfareorpublicassistancebenefitsarereducedasaresultoftheexpirationofalifetime limitforafamily, and not as a result of failure to comply with program requirements, shall be decreased, during the period of reduction, as a result of any decrease in income of the family, to the extent that the decrease was the result of benefit reduction due to expiration of a lifetime time limit.

d. Notice

The Housing Authority shal 1 obtain written notification from the relevant welfare or public assistance agency specifying that the family's benefits have been reduced and cause for reduction prior to reduce termination of monthly contribution toward rent.

e. Grievance

VII)

Any family affe cted by sections 8.a and 8.b above shall have the right to review the determinationthroughtheHousingAuthority'sgrievanceprocedure.

f. HOPEVI/NorthAlbanyparticipantsmustparticipateinaself -sufficiencyprogram.(SeePart

G.Move -InsandMove -Outs

- G.1 Move-Ins –Residentsmaymoveintotheirdwellingunitsbetweenthehoursof8:30Amand4:00PM, MondaythroughFridays,oratsuchotherdateandtimeasprovidedbythewrittenauthorizationofthe buildingmanager.
- G.2 Move-Outs –Residentswhogivetherequired30 -daywrittennoticetovacatemaymoveoutbetween thehoursof8:30AMand5:00PM,MondaythroughFridays,oratsuchotherdateandtimeas providedbythewrittenauthorizationofthebuildingmanager.

Residents may not move out before 8:30 AM and after 5:00 PM on any day and may not move out on holidays or Sunday sun less provided by the written authorization of the site manager.

Residentswillberesponsibleforthecostofanydamagesnotduetonormalweara ndtear.Normal wearandtearshallincludebutnotbelimitedto, *minor*floorandwallscuffs,loosedoorhandles,other minorrepairsthatareneededduetoageornormaluse.

G.3 Charges – Residents will be charged labor cost perhour plus parts for da mages not due to normal wear and tear. These may include but are not limited to broken windows, torns creens, holes in walls, floors, ceilings; authorized wall coverings such as paint, paper, paneling, etc.; damaged or disabled smoke, fire or other emerge ncyalarms, damaged and/or dirty appliances; trash, garbage or other items left in the unit that AHA must dispose of, etc.

Security deposits will be applied to any charges assessed as a result of move -out damages if not used towards unpaidrent. Residen tswill be responsible for any and all charges to their accounts that are due and payable to AHA that are unable to be recovered as a result of an insufficient security deposit.

AHA may send tenant accounts with uncollected charges to a collection agency where the agency may elect to garnish wages or other earning suntil the balance is paid in full.

HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

PartV

FRAUD

A.F RAUD

If the AHA has reason to believe that a family may have (or had before participating in the public housing programs) committed fraud, bribery, or other corrupt or criminal acts the AHA will take action to determine whether there has been programabuse. Once the AHA determines that fraudhas occurred and decide stoterminate the lease due to fraud, the AHA will provide the family with a 30 -day Notice to Evict. The AHA may require repayment by the family. Further, the AHA shall refer all fraud cases to the Albany Police Department, the Regional Inspector General for Investigation (RIGI) or too ther local or state prosecutors with a copy to RIGI for investigation and possible criminal prosecution.

The Housing Authority considers the misrepresentation of income and family circumstances to be a serious lease and policyviolation as well as a crime and will take appropriate action if apparent fraudisciples is covered. Specifically:

- 1. An applicant family who has misrepresented income or family circumstances may be declared ineligible forhousing assistance and housing application for a minimum of three years.
- 2. Ifanyexaminationofthetenant'sfiledisclosesthatthetenantmadeanymisrepresentation(atthetimeof admissionoranypreviousreexaminationdate)whichresultedinhis/herbeingclassifiedaseligible when infacthe/shewasineligible,thetenantmayberequiredtovacatetheapartmenteventhoughhe/shemay becurrentlyeligible.
- 3. A tenant family who has made misrepresentation of income or family circumstances is subject to both evictionandbeing declaredineligible for future housing assistance.
- 4. Ifitisfoundthatthetenant'smisrepresentationsresultedinhis/herpayingalowerTenantRentthanhe/she should have paid, he/she will be required to pay the difference between rent owed and the amount that should have been paid. This amount shall be paid whether or not the tenant remains in occupancy, but failure to pay under terms established by the Housing Authority shall always result in immediate termination of the lease. The Housing Author ity reserves the right to demand full payment within seven days.
- 5. The Housing Authority shall report apparent cases of tenant or applicant fraud to the appropriate government agency. It shall be the policy of the AHA to press state and Federal authorit ies for prosecution of cases, which, in the Housing Authority's judgment, appear to constitute willful and deliberatemisrepresentation.

HOUSING AUTHORITY

ADMISSIONSAND CONTINUED OCCUPANCY POLICY

PartVI

RENT POLICY

A.R ENT POLICY

1. MinimumRentalAmount

The Housing Authority shall require families to pay a minimum monthly rental amount of \$50. This minimum rent will not include any amount allowed for tenant -paid utilities. (Section 507 amending Section3(a)(3)oftheU.S.Housing Act)

2. RentCollection

- a. Rentisdue on orbefore the first of each month and is considered late if not paid by the fifth (5th) day of the month. Residents shall be mailed a notice of rent due, including the due date. Rent may be pre -paid at any time .
- b. A\$10.00latechargewillbeaddedtothemonthlyrentalpaymentforanyrentorportionthereof, notpaidinatimelymanner.Thelatechargewillbeassessedtothetenantaccountonthe15 themonth.
- c. A14 -DayNoticeofTerminationwillbe servedonthetenantonthesixth(6th)dayofthemonth ifrentisnotpaid.Ifthetotalrentalpaymentdueisnotpaidwithinthefourteen -(14)days,AHA willissueanunlawfuldetainerandfileincourtforallmoniesdueandforpossessionoftheu nit. The court agreement will include resident payment of past due rent, late fees, and court -filing fees, other charges, and reasonable costs associated with the filing of the eviction. Should the residentfailtoappearincourt, the AHA willobtaina default warrant and issuetheresidenta3 -daynotice to evict.
- d. If a family is served four -(4) unlawful detainers within a twelve -(12) month period, their lease shall be terminated for chronic rent delinquency.

3. PaymentsAftertheDelinquencyDate

The family may enter into a written agreement with the court to pay back all outstanding indebtedness, including unpaid maintenance charges and retro --rent, plus incurred charges. The option to enter into an agreement shall be solely at the discretion of the Court. Any such agreement must be mutually agreeable to the resident and the AHA. Should the family fail to make payments in accordance with the terms of the agreement to repay, the AHA shall obtain a warrant for eviction and serve the family a 72 --hour notice to vacate the family. Should the AHA be required to enforce the terms of the lease agreement through legal action, all related court costs, attorney fees, plus any outstanding indebtedness, will be included in the judgment.

4. <u>RetroactiveRent Charges</u>

RetroactiveRentChargeswillbeassessedasdefinedbyAHApolicy.

5. VacatedTenantsWithBalances

Vacated tenants will have thirty -(30) days from the date of the statement of Request for Refund to pay the account or make arrangements fo r payment. After the expiration of this time period, the Housing Authority will take action to garnish the wages of a working vacated tenant. Other vacated tenants will be reported to the Credit Bureau for collection processing.

6. <u>TermsandConditions ofPaymentofSecurityDeposits</u>

Priortoleasesigning, the Housing Authority must receive full payment of the security deposit, which shall be equal to one month's rent. Where the family moves in on other than the first of the month, the family will be expected to pay full rent and the full security deposit at the time of lease execution. The month following move -in, such family will be required to pay approrate deposit at the time of lease execution. The month following move -in, such family will be required to pay approrate deposit at the time of lease execution.

Families who receive public assistance will be required to submit a Commitment to Pay Security Deposit letter, from the Department of Social Services. In such cases, the Housing Authority will file a claim for the security deposit within 45 days of the family vacating the unit for any past rent due or damage to the unit not attributed to normal wear and tear.

In properties designated for the exclusive occupancy by elderly, handicapped, or disabled persons, the AHAallowsthekeepingofpetsonlyinaccordancewiththeHousingAuthority'sPetPolicy.

7. TermsandConditionsofOtherChargesinAdditiontoRent

Theresidentagreestopayforallrepairsmadetotheunitduetoresidentdamageorneglect due and payable 14 days following notice. Such charges will be made based on actual cost of laborand materials.

Intheeventofdamagesdiscoveredatmove -out, the family's paid cash security deposit will be reduced by the amount necessary to execute repairs above "normal wear and tear". Any remaining balance will be refunded to the resident under the following conditions:

- a. theresidentleavesaforwardingaddressormakesarrangementstopickupthedepositinperson;
- b. the resident owes no other charges for excess utility consumption, late fees on rental payments, etc.;
- c. theremaining balancewillbepaidwithinthirty -(30)daysofmove -out.

8. <u>ExemptionforHardshipCircumstances</u>

The Housing Authority shall immediately grant an exemption from application of the minimum monthly rental amount to any family unable to pay such amount becau se of financial hardship, which shall includes ituations in which:

- a. The family has lost eligibility for or is a waiting an eligibility determination for a federal, state, or local assistance program, including a family that includes a member who is an al lawfully admitted for permanent residence under the Immigration and Nationality Act who would be entitled to public benefits but for title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996;
- b. Thefamilywouldbeevicte dasaresultoftheimpositionoftheminimumrentrequirement;
- The income of the family has decreased because of changed circumstances, including loss of employment;
- d. Adeathinthefamilyhasoccurred.

If resident requests a hardship exemption a nd the Housing Authority reasonably determines the hardship to be of a temporary nature, an exemption shall not be granted during the 90 -day period beginning upon the making of a request for the exemption. A resident shall not be evicted during the 90-day period for non -payment of rent. In such a case, if the resident the reafter demonstrates that the financial hardship is of along -term basis, the Housing Authority shall retroactively exempt the resident from applicability of the minimum rent requirement for such 90 -day period.

Requests for an exemption for financial hardship circumstances must be made to the Assistant Director of Development Operations who will consult with the manager. Evidence of hardship may be requested from the resident applicant.

9. <u>FamilyChoiceofRentalPayment</u>

The Housing Authority shall provide two (2) rent options for any public housing dwelling unit owned, as sisted, or operated by the Housing Authority:

- a. <u>Flat Rents:</u> The flat rental amount for the dwelling unit shall be b ased on the rental value of the unit, as determined by the Housing Authority. Flat rents may be updated annually or as neededby AHA. Utility allowances are not applicable to families choosing flat rents; or,
- b. <u>Income Based Rents:</u> The monthly rental amou nt shall not exceed (up to) 30% of monthly adjusted income or 10% of the gross annual income. Income Based Rents shall not be less than the minimum rental amount.

10. <u>SwitchingRentDeterminationMethodsBecauseofHardshipCircumstances</u>

In the case of a family that has elected to pay rent in the amount equal to the Flat Rent for the dwelling unit, the Housing Authority shall immediately provide for the family to pay rent in the amount equal to Income Based Rent during the period for which such election was made upon a determination that the family is unable to pay the amount determined because of financial hardship, including:

- a. Situations in which the income of the family has decreased because of changed circumstances, loss or reduction of employment , death in the family, and reduction in or loss of income or other assistance;
- b. An increase, because of changed circumstances, in the family's expenses for medical costs, childcare, transportation, education, or similaritems; or,
- c. Suchothersituat ionsasmaybedeterminedbytheHousingAuthority.

Families switching rent determination method because of hardship circumstances shall be limited to one (1) rent switch within a twelve - (12) month period. Such rent switches are subject to interim reexamination provisions as detailed in this policy.

11. EncouragementofSelf -Sufficiency

It is the policy of the Housing Authority to encourage and reward employment and economic self sufficiency. As such, the Housing Authority will provide the following as incentives for employment and economic self - sufficiency:

- a. Disallowance of earned income from rent determinations: _When a family member becomes employed after being unemployed for at least one (1) year, or when income increases during the participation in any family self -sufficiency or job training program, or who is or was assisted under TANF withinsix (6) months and whose earned income increases, rent increase for twelve (12) months after commencing work.
- b. Disallowance of earned income from rent determinations, the rent payable by the family shall be increased due to continue demployment of the family member, except that during the 12 month period beginning upon such expiration, the amount of the increase may not be greater than 50% of the amount of the total rent increase that would be applicable. (Rent may only increase by 50% of what it normally would during the next 12 -month period.)

12. <u>TreatmentofIncomeChangesResultingfromWelfareProgramRequirements</u>

This section applies to families that receive benefits for welfare or public assistance from a state or other public agency under a program for which the federal, state, or local law relating to the program requires, as a condition of eligibility for assistance under the program am, participation of a member of the family in an economic self - sufficiency program.

a. DecreasesinIncomeforFailuretoComply

For families whose welfare or public assistance benefits are reduced because of failure of any family member to comply with the conditions under the assistance program requiring participation in an economic self -sufficiency program or imposing a work activities requirement, the amount required to be paid by the family as a monthly contribution toward rent shall not be decreased .

b. Fraud

For families who sewel fare or public assistance benefits are reduced because of an act of fraud by member of the family under the law or program, the amount required to be paid by the family as a monthly contribution toward rent shall not be decreased, during the period of reduction, as a result of any decrease in income of the family, to the extent that the decrease was the result of benefit reduction due to fraud.

c. ReductionBasedonTimeLimitforAssistance

The amount required to be pai das a monthly contribution toward rent by a family whose welfareorpublicassistancebenefitsarereducedasaresultoftheexpirationofalifetime limitforafamily, and notas are sultoffailure to comply with program requirements, shall be decreased, during the period of reduction, as a resultof any decrease in income of the family, to the extent that the decrease was the result of benefit reduction due to expiration of a lifetime time limit.

d. Notice

The Housing Authority shall obtain wri tten notification from the relevant welfare or public assistance agency specifying that the family's benefits have been reduced and cause for reduction prior to reduce termination of monthly contribution toward rent.

e. Grievance

Any family affected by sect ions 12.a and 12.b above shall have the right to review the determinationthroughthe Housing Authority's grievance procedure.

HOPEVIPROGRAM POLICY

HOPEVI NorthAlbanyRe -occupationPolicy

POLICYSTATEMENT.

The purpose of the isdocument is to set for the Albany Housing Authority polices for the recupancy and future administration of the former Edwin Corning Homes.—North Albany Homes, a Low Income Housing Tax Credit Property and HOPEV Idevelopments ite.

Thesepoliciesha vebeendevelopedinordertoachievethefollowinggoals:

- Developmentandoperationofasociallyandfinanciallysoundhousingcommunity, whichencouragesandsupportsresidentparticipationandinvolvement.
- Achievementandsustenanceofoccupancygoal sthatsupportthehighestlevelof maintenance, security and management goals and objectives for the benefit of the community and its residents.
- Achievementofaneconomicallyandsociallydiversecommunity.
- Toprecludeadmissionorcontinuedoccupancy byapplicantsorresidentswhose habits,practicesandcustomshaveorreasonablymaybeexpectedtohavea detrimentaleffectontheresidentsand/orcommunity.
- Encourageacommunitythatsupportsresidentself -sufficiencyinitiatives.

Theguidelinesco ntainedhereinhavebeendevelopedinaccordancewiththeregulations and requirements of Section 42 and Section 142 of the Internal Revenue Code of 1986 as amended; the United States Department of Housing and Urban Development (HUD); the Fair Housing Act; the Fair Housing Act Amendments Act of 1988; Section 504 of the Rehabilitation Act of 1973; the Americans with Disabilities Act; and state and local law.

I. GENERALPROVISIONS AND DEFINITIONS

A. Definitions

<u>Applicant:</u>Apersonorhouseholdthatisapplyingf oradmissiontoaresidenceinthe development.

AdministrativeRelocations: Therelocationofaninitiallyqualifiedhouseholdfromoneunit toanothermaybenecessaryforasoundadministrativereason. An example of this might include a firein or on demnation of an occupied unit; or change in the number of persons in the household causing the unit to no longer be of appropriate size for that family. In all circumstances, the rewill be not ransfers within the development without the family being determined as a qualified new move -in, in accordance with all LIHTC program regulations. A HA reserves the right to relocate a family inneed of an administrative transfer to another development in the AHA inventory or

<u>ControlNumber:</u> Thenumberassignedto anapplicationwhenthenewdevelopment managementofficereceivestheapplication. The controlnumberacts as apermanent identifying number for the applicant during the entire period in which the application is valid and pending. The control number doe snot indicate placement or position on a waiting list.

<u>DisabledFamily:</u> Ahouseholdwhosehead, spouse, or solemember is a person with disability as defined by HUD; or two or more persons with disabilities living together; or one or more persons with disabilities living with one or more live is a bilities living with one or more live.

<u>ElderlyFamily:</u> Ahouseholdwhosehead, spouse or solemember is a person who is 62 years of a georolder; or two or more person swho are 62 years of a georolder living to gether; or one or more live -in aides.

AHA: Albany Housing Authority

<u>HeadofHousehold:</u> Thehouseholdmemberwhoislegallyresponsibleforthehousehold. Boththeheadandspouseorotherresponsibleadultshallsignthelease. Allhousehold membersage 18 and oldermust signallr equired LIHTC and HUD forms, including the lease, lease addenda, Tenant Income Certification form, etc.

HUD: The United States Department of Housing and Urban Development

<u>Live-InAide:</u> Apersonwhoresideswithoneormoreelderlyperson,ornear -elderlypersons, orpersonswithdisabilities and who:

- Isdeterminedtobeessentialtothecareandwell -beingofthepersons
- Isnotobligatedforthesupportofthepersons; and,
- Wouldnotbelivingintheunitexcepttoprovidethenecessarysupportive services.

<u>PHA AssistedUnits:</u> ReferstounitsthataresubsidizedunderAHA'sannualcontributions contractwithHUD.AllofthePHA -AssistedUnitsmustalsomeettheprogramdefinitionof LowIncomeHousingTaxCreditunitsasfurtherdetailedbelowinthed efinitionofLIHTC.

<u>LowIncomeHousingTaxCredit(LIHTC)</u>: Referstoallunitswhoseoccupantsmustmeet theeligibilitystandardsoftheLIHTCProgramassetforthunderSection42oftheInternal RevenueCodeof1986,asamended,orasrequiredbythe taxcreditagreement.Forthis particulardevelopment,allunitsareconsideredLIHTCunitsfirst,duetothefinancing structureofthedevelopmentundertheNYSapprovedQualifiedAllocationPlan.

<u>ProgramPreferences:</u> Incomecategoryplacementprefere ncedesignedtoachievetheincome mixinggoalsofthisplan. These preferences are also "local preferences" under HUD regulations at 24 C.F.R. Section 5.410.

<u>PriorResident:</u> ApersonwhowasrelocatedfromtheformerEdwinCorningHomespriorto itsde molitionandisgrantedrightsundertheUniformRelocationActandtheRe -housing PolicyadoptedafterconsultationwiththeHOPEVITenantAdvisoryCommittee.

<u>WaitingListPosition</u>: Thenumberindicatingtheapplication's potential position on the unit waiting list. Awaiting list position does not assume that the household is qualified to move in until all income, asset, and others creening measures have been completed and the afinal determination has been made by management. This position will firs the based on the Program preferences in regards to achieving the desired development housing goals as follows:

North Albany INCOME/APARTMENT SIZE RATIO

PercentagesarebasedonAreaMedianIncomeforfamilysize

ACCUnits		below	below	below	Total
		30%	50%	60%	Units
1bedroom		3	3	2	8
2bedroom		30	25	7	62
3bedroom		27	22	3	52
4bedroom		4	4	4	12
	Total	62	52	16	134
NonACCUnits		Belov	v60%upone	entry	
1bedroom		0			
2bedroom		10			
3bedroom		12			
4bedroom		4			
	Total	26			26

II. APPLICATIONPROCESS

HousingapplicationsfortheDevelopmentcanbesecuredatAlbanyHousingAuthority's mainoffice;200SouthPearlStreet,Albany,NY12202(518)445 -0711andatNorthAlbany HomesManagementOfficelocatedat41JenningsDr ive,whenthewaitinglistisopenedfor theapplicationprocess.

III. NorthAlbanyAdmissionCRITERIA/PREFERENCES (Indescendingorder)

ACCUNITS

- 1. Grosshouseholdincomeequaltoorlessthan 60% of the area medianincome and anyother LIHT Cqualificati on as required.
- 2. Localpreferences as established by AHA policy.
- 3. AnyremainingrelocatedformerresidentofNY9 -2whoisonthewaitinglistand isqualified.
- 4. DateandtimeofApplication.

NON-ACCUNITS

- 1. Grosshouseholdincomeequaltoorbelow60% areamedianincome.
- 2. Relocatedformer9 -2residentswhoagreetobeinterviewedbyadesignated reviewpaneland areapprovedtocontinuetheprocessofqualifyingforan apartmentand:
 - a.) PossessaSection8Voucher.
 - b.) Are participating in the Family Self Sufficiency Program.
 - c.) HaveaFamilySelfSufficiencyProgramescrowaccount.
- 3. Relocatedformer9 -2residentswhoagree tobeinterviewedbytheHOPEVI ReviewPaneland:
 - a.) PossessaSection8Voucher.
 - b.) Are participating in the Family Self Sufficiency Program.
- 4. Relocatedformer9 -2residentswhoagreetobeinterviewedbytheHOPEVI ReviewPaneland:
 - a.) PossessaSection8Vouche r.
- 5. LocalPreferences.
- 6. DateandtimeofApplication.

Intheeventthatallcriteria of two ormore applicants is equal in the case of application for ACC and NON - ACCUNITS, the date and time of application will serve as the determining factor.

^{*40%} of all vacant ACC units annually will be filled with house holds whose in comes are equal to or less than 30% of the Area Median Income (AMI).

IV. REVIEWPANE L.

The purpose of the review panelist of urthers creen potential residents of the Development to ensure that they are amenable to the goals of the Resident Self Sufficiency and further ensure that admission is precluded to those candidates whose habits, practices and customs are not consistent with the goals of the Development.

- A. ReviewPanelmayconsistof:
 - 1. DevelopmentManager
 - 2. SelfSufficiencyCoordinator
 - 3. TenantAdvisoryCommitteeMember
 - 4. ExecutiveDirector'sDesignee*(Ifrequested)

V. APPEAL.

A.WrittenN otification

Uponnotification of denial for housing in the Development by written notice, the applicant will be given four teen (14) days (excluding weekends and federal holidays) from the receipt of notice of denial to submit a written request an appeal of the decision.

Writtenrequestsforappealshouldbemailedtothefollowingaddress:

PropertyManager 41JenningsDrive Albany,NY12204

B. ReviewbyExecutiveDirector

The Executive Director of the Albany Housing Authority or his/herdesignee will review appeals. Members of the original review panel will be prohibited from participating in the appeal process. The Executive Director's decision will be final and will be based on the rules and regulations of the LIHT C program.

C.Awrittendecision willberenderednomorethan 30 days after the receipt of the appeal request.

ALBANYHOUSINGAUTHORITY ADDENDUMTOLEASE AFFORDABLEHOUSINGPROGRAMREQUIREMENTS LOWINCOMEHOUSINGTAXCREDIT

This Addendum is attached to and incorporated by reference in Part I of the Residential Lease Agreement (the "Lease") between the undersigned Tenant for the purpose of modifying certain terms and conditions of the Lease. The parties agree that if any terms of the Lease and this Addendum are inconsistent, the terms effort honthe Addendum will govern.

OVERVIEWOFPROGRAM -TENANTOBLIGATIONS

This apartment complex is operated in accordance with the requirements of the Low Income Housing Tax Credit Program ("Credit Program") governed by Section 42 of the Internal Revenue Code ("Code"). The Credit Program provides for a specific maximum monthlyrent, which may be charged for a partment sinthis complex, which amount is subject to annual adjustments based upon median incomes as determined by the Department of Housing and Urban Development ("HUD"). The Credit Program also requires that the apartments in this complex beleased to "Qualified Households", as defined by Section 42 of the complex beleased to "Qualified Households", as defined by Section 42 of the complex beleased to "Qualified Households", as defined by Section 42 of the complex beleased to "Qualified Households", as defined by Section 42 of the complex beleased to "Qualified Households", as defined by Section 42 of the complex beleased to "Qualified Households", as defined by Section 42 of the complex beloased to "Qualified Households", as defined by Section 42 of the complex beloased to "Qualified Households", as defined by Section 42 of the complex beloased to "Qualified Households", as defined by Section 42 of the complex by Section 42 of the complexthe Code. As condition of occupancy of this apartment complex you agree to provide the Management Agent, on an annual basis, and as may be requested from time to time, with information necessary to determine and verify compliance with Credit Program guidelines. Such information shall include income verification and identification of fam occupying the apartment, including their name, birth date, social security number and other eligibility information required under the Credit Program. The provision of this information is a substantial and material obligation of tenants at this complex and failure to provide this information, provision of false information and/or failure to meet the eligibility requirements describedherein, shall result in termination of this lease.

INCOMELIMITS(APPLICABLETOMIXEDINCOMEPROJECTSONLY)

Under current Credit Program requirements, at enant's income is allowed to increase up to 140% of the current applicable income limit established by HUD and still remain income eligible to live in this apartment complex. If at enant's income increases above 1 40% of the maximum allowable income under the Credit Program the Management Agent may:

a.Increasethetenant'srentuponthirty -(30)dayswrittennoticetotheapplicablemarketrate, causingtenant'sapartmenttobenon -CreditProgramqualified,ifapplic able,

RENTLIMITS

If it is determined by the Management Agent that a tenant's apartment has becoming ineligible for the Credit Program due to the tenant paying more than the maximum amount of rent (including utilities) allowed under the Credit Program, the Management Agent shall pay the tenant the amount of the excess. If the tenant to whom such reimbursement is owed is no longer an occupant of the apartment complex. The Management Agent shall use its best efforts to locate the tenant for the purpose of eimbursing the excess rent.

CHANGESINTENANTINCOME, HOUSEHOLDMEMBERETC.

As a tenant of this apartment complex, you have been certified as being income and credit Program eligible and have signed an Income Certification Form attesting to your income eligibility. As a condition of your continuing occupancy of this apartment complex you must **immediately** notify the Management Agent of any changes to your current householdstatus. Such changes may include, but are not limited to, changes in:

- a. Householdm embers,
- b. Incomeorassets,
- c. Full-timestudentstatus,
- d. Needforalive -incareattendant, and
- e. Receiptoffederalsubsidizedrentalassistance.

You are hereby advised that occupancy of an apartment in this complex by a new household member is subject to that individual's eligibility to live in the complex under Credit Program requirements. A new occupant's eligibility must be certified to prior to suchoccupantmoving into the apartment complex.

IN WITNESS WHEREOF, the undersigned have duly executed this Addendum or causedittobeduly executed as of the date of the lease to which it is attached.

LANDLORDTENANT(S)	
Signature	Signature
PrintNa me	Signature
	Signature

NorthAlbanyRentalHomes

Self-sufficiencyContractofParticipation

A CONTRACTORPLEDGET OBEEXECUTEDBYTHE RESIDENT(S).

This Self -sufficiency Contract of Participation for the North A betweentheAlbanyHousingAuthority(AHA)	lbany Self -sufficiency Program is		
and	resident(s).		
PurposeofContract:			
The purpose of this contract is to state the rights and responsibilities Housing Authority, the resources and supportive services to be practivities to be completed by the resident (s).	* *		
TermofContact:			
Thiscontractwillbe effective on:			
Thiscontractwill expire on:			
Resources and Supportive Services:			

During the term of this Contract of Participation, the Albany Housing Authority will try to provide the resources and services listed in the individual training and services plans. If the resources and services are not available, the AHA will make a good fa ith effort to substitute other resources and services. However, in the event specific services are not provided, the AHA can not be held responsible, and the resident cannot be held responsible for compliance to their obligations under the Individual Service Plan (ISP) effected by services not being reasonably provided.

Resident(s)Responsibilities:

- Allresident(s)mustcomplywiththetermsoftheAHAleaseagreement.
- Seekandmaintainsuitablefull -timeemploymentwithbenefitsbeforeandaftercompl etionofthe jobtrainingprogramoreducationalprogramslistedintheindividualtrainingplan.
- $\bullet \quad Complete the Individual Service Plan (ISP) activities within the time frames listed for each.\\$
- If already employed, seek to upgrade (increase in earned income) employment status within organizationorcompanywhenopportunities become available.
- Provide all available information pertaining to the HOPE VI self -sufficiency goal completion. This may include information regarding employment, job interviews, traini ng, educational attendanceandotherself -sufficiencyservicesandactivities.
- Engage in a minimum of 8 hours of volunteer service per month unless you are: (1) employed; (2) an unemployed elderly resident; or (3) a disable dresident with a doctor's statem ent.
- Payrentinatimelymannertoavoidreceiptofawarrant.

- Keepallschoolagechildrenregularlyinschool.
- AvoidanyandallconflictswithotherresidentsandAHAstaff.
- · Refrainfromanyandallcriminalactivities.

<u>Termination of the Contract o</u> <u>f Participation due to non</u> -compliance with Individual Service Plan

- The North Albany self -sufficiency contract will be terminated and no additional supportive services will be provided due to non -compliance.
- A resident(s) who fails to be compliant with t he Contract of Participation will be required to relocate from the new housing development. A comparable housing unit at another Albany Housing Authority development will be offered to such resident(s) required to relocate. All relocationexpenses will be bornebytheresident(s).

HearingProcedures

Resident(s) will be given written notice of any decision to terminate North Albany Self contract and this notice will state the reasons for Contract of Participation termination. Each resident(s) h as the right to request an appeal within (10) days of receiving a North Albany self sufficiency Contract termination letter. The opportunity for a hearing will be available before termination will occur. The informal hearing will be conducted by a person designated by the Albany Housing Authority and but other than the person who made the decision to terminate the Contract of Participation. The person who conducts the hearing will issue a written decision stating thereasons for the decision within ten (10) days after the hearing is held. A copywill be provided to the resident(s).

IndividualServicePlan(ISP)

As a participant in the North Albany self -sufficiency program, the resident or residents are required to work with your assigned case manager to complete the individualized service plan. Interim and final goals <u>must</u> be developed and agreed upon by the resident(s) and the Case Manager assigned. This ISP plan will become part of the Contract of Participation signed by the resident(s) and the Albany Housing Authority case management staff.

Modification of Contract of Participation

The Contract of Participation can be modified with respect to the ISP. The case manager will be in contact with the resident(s) on a regular basis to discuss progress or b arriers towards achieving targeted goals and any service modifications necessary to do so. The designated head of household must report at all times all changes in household composition. In addition, he/she must also report any other circumstances, which may delay or prevent the resident(s) from achieving the goals set for thin each participant individual service plan.

Self-SufficiencyReview

The head of household or resident with an ISP has the responsibility to report to the case manager any and all interim and final goal progress made on a monthly basis. The case manager will also contact resident(s) in advance by writing to arrange a scheduled meeting time for review. All resident(s) **must**complywith ISP reviews.

Resident(s)Rights

1)Considerate andRespectfulService

The right to receive considerate and respectful treatment with recognition of your dignity and individuality.

2)ToBeInformed

T herighttobeinvolvedindecidingwhatservicesyouwillreceive,themethodforobtainingth servicesandthereasonswhyaservicemaynotbeprovided.

3)ReasonableResponse

All residents have the right to are sponse by AHA case manager with inten (10) business days of the request for services.

4)Non -Discrimination

The right to service swithout regard to race, color, religion, national origin, sex, family status or handicap.

5)Confidentiality

The right to confidential treatment of case records except as otherwise provided by the law. Resident(s) will be requested to sign an a ppropriate consent form, should there be a need for a release of information contained in your case record or the North Albanyself -sufficiency program staff to obtain information regarding your case from an outside agencies.

6) AccessibilitytoYourCase Record

Lhave received, read and understand the North Albany self

 $Resident(s) \ have the right to review a case record as it relates to documents bearing resident's signature contained within it. \\$

and responsibilities under this Contract of understandthat, if Ifailtodoso, myparticipatio	nintheNorthAlbanyself	-sufficiencyprogrammay
beterminated and Imay required to relocate from	ntnisnousingaevelopme	nt.
	/	
DesignatedHeadofHousehold		Date
HouseholdMember		Date
	/	
HouseholdMember		Date
		//
AlbanyHousingAuthorityStaff Date		

AlbanyHousingAuth ority AdmissionsandContinuedOccupancyPolicy December2001

-sufficiency program participant rights

ese

ApartmentNumber	
RIDERTORESIDENTIALLEASEFORSUBSIDIZ	EDAPARTMENTS
Thisrider is an attachment to and is an integral part of "Residential Leas form between Albany Housing Authority and the resident (s) to which term "Lease" means the residential lease and this rider. All terms not separately defined in this Rider shall have the same meaning in this Lease. In the event of any inconsistency between the Residential Lease of this Rider will prevail.	thisriderisattached, and the definedintheResidentialLeasebut sRideras in the Residential
WITNESSETH:	
Self-SufficiencyPlan	
1) Resident(s) has entered into a Contract of Participation for the No Program with the Albany Housing Authority (AHA) datedcopy of which is attached to the Lease. The terms of the Contract are Lease, and to the extent of any inconsistency between the Lease and the the Contract shall control.	(the "Contract"). A hereby incorporated into the
2) Resident(s) acknowledge and agrees that the that the Lease s resident(s) shall be relocated to an alternative public housing unit facilities of AHA, to be determined by AHA in its sole discretion, in the Participation is terminated.	
By our signature(s) below, we acknowledge that the p thoroughly explained to us. We have had the opportunity to have about this Riderans were dandwed ohere by a greet obe boun as written with full and complete understanding and knowledge a and conditions.	e all questions we may have dbyitsprovisionsandconditions
ResidentSignature	Date
ResidentSignature	Date

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Date

ResidentSignature

This Addendum is attached to and incorporated by reference in Part I of the Residential LeaseAgreement(the "Lease") between the undersigned Tenant for the purpose of modifying certain terms and conditions of the Lease. The parties agree that if any terms of the Lease and this Addendumare inconsistent, the terms effort honthe Addendum will govern.

NORTHALBANYDEVELOPMENTRULESANDREGULATIONS

- Nodogsorotheranimalsorpetsofanytypeshallbekeptinorbrought premises (service animals excepted), except in accordance with the Authority's pet policy, whereapplicable.
- No nails, bolts, screws or holes shall be placed in walls, floors, doors or trim of the apartments. Pictures and wallhangin gsshall be affixed only with hardware pre -approved by the management.
- Noflammable materials (gasoline, lighter fluids...etc) shall be kept in the apartments or the development.
- Residentswillsupplyallreplacementlightbulbs. If themanagement supplies the lightbulb, theresident will pay for the cost of the bulb.
- No laundry shall be hung outside or on the apartment building. Clotheslines are not permitted.
- Resident installed washers and dryers must be inspected by the management to ensure adequate installation. The resident is responsible for any damage caused by an incorrectly installed or defective washer or dryer.
- The laundry room is for resident use only. No resident under the age of 18 years is allowed in the laundry room unless accompanied by a nadult.
- Nowindow -installedairconditionersarepermitted.
- Resident shall not paint, wallpaper, remodel, add to, reconstructor demolish and/or change, and agrees not to make or have any additions or alterations made in or to the apartment or premises without the prior written consent of the management. The use of contact paper is not permitted. Ceiling fansare not permitted.
- Satellitedishes, radialantennae and other exterior attachments are not permitted.
- Active sports, such as running, baseball, fo otball...etc shall be confined to those areas designatedbythemanagementforsuchpurposes.
- Locksshallnotbechanged,alteredorreplacedbytheresident.Safetychainswithlocksare notpermitted.
- Vehicles –Noinoperable, uninsured, uninspected or un registered vehicles are allowed on the premises. No vehicle repair such as changing oil, changing tires, draining engine fluids, or vehicle painting is allowed on the premises.
- NoVehicles, including trailers and recreational vehicles shall be parked ont lawns
- Outdoorgrillsarepermittedonthebackyardpatioonly.
- Waterbedsarenotpermitted.
- Electricheatersandkeroseneheatersarenotpermittedonthepremises.
- Residentsshallsupervisetheactivitiesoftheirchildren.

These rules and regulations may be amended as deemed necessary by the management for the continued effective operation of the development.			
I/We,theundersigned,agreetocomplywiththeaforem	nentionedrulesandregulations.		
ResidentSignature	Date		
ResidentSignature	Date		

APPENDIXA

INCOME LIMITS

INCOME LIMITS AREPUBLISHED BYTHE U.S.D EPARTMENTOF HOUSINGAND URBAN DEVELOPMENTANDMAY BEREVISEDANNUALLY .A NNUAL UPDATESWILLBEAUTOM ATICALLYINCLUDEDINTHIS POLICYWITHOUTPRIOR RESIDENTNOTICE .I NCOME LIMITSWILLBEPOSTED ATALLMANAGEMENTO FFICESANDATTHE CENTRAL ADMINISTRATIVEOFFICE OFTHE AUTHORITYATALLTIME S.

IncomeLimits -EffectiveFebruary20,2003					
	Extremely	VeryLowIncome	IRSSection42Low	Low Income	
	LowIncome	(50%ofAreaMedian	IncomeHousingTax	(80%ofArea	
#OfPersonsin	(30%ofArea	Income)	CreditProgram	Median	
Household	Median		(60%oftheAreaMedian	Income)	
	Income)		Income)		
1	12,500	20,950	25,140	33,500	
2	14,350	23,900	28,680	38,250	
3	16,150	26,900	32,280	43,050	
4	17,950	29.900	35,880	47,850	
5	19,400	32,300	38,760	51,650	
6	20,800	34,700	41,760	55,500	
7	22,250	37.100	44,520	59,300	
8	23,700	39,450	47,340	63,150	

36NY1ALBANYCOUNTYHUDMSACODE160Albany -Schenectady-Troy AreaMedianIncome\$59,800(4 -personAMGI);4 -personVeryLowIncomeLimitis \$29,900

- Bystatute,familysizeadjustmentsarerequiredtoprovidehigherincomeli mitsfor largerfamiliesandlowerincomelimitsforsmallerfamilies.
- Incomelimitsforfamilieswithmorethaneightpersonsarenotincludedbecauseof spacelimitations. Foreachpersoninexcessofeight, 8percent (8%) of the four person bases hould be added to the eight personincomelimit. (For example, then ine person limit equals 140 percent (132+8) of the relevant four personincomelimit.)

 All income limits are rounded to the nearest \$50 to reduce a dministrative burden.

 $The above income limi \quad ts are effective as of 02 \quad -20-2003 for the Albany \quad -Schene ctady-Troy Statistical Area \\ of Albany County.$

APPENDIXB

UTILITY ALLOWANCES

UTILITY ALLOWANCES EFFECTIVE 7/1/2003

BDR	NY9 -1	NY9 -3	NY9 -11	NY9 -12	NY9 -12	NY9 -21	NY9 -22
				(Regular)	(Large)		
0		\$26					
1	\$33	\$33					
2	\$44	\$44	\$130	\$119	\$134		
3	\$54		\$161	\$146	\$161		\$150*
4	\$67		\$197	\$179	\$194	\$187	
5			\$223	\$200	\$215		

*EffectiveJanuary2003

NorthAlbanyNY9 -23,24,2526 RatesEffectiveJuly1,2002				
1bdr.	\$84			
2bdr.	\$102			
3bdr.	\$127			
4bdr.	\$144			

^{*}NochangetoNorthAlbanyallowancesforthe2003

⁻²⁰⁰⁴fiscalyear

APPENDIXC

GRIEVANCE PROCEDURE

ALBANYHOUSINGAUTHORITY -GRIEVANCEPROCEDURE -

The Albany Housing Authority finds it necessary from time to time to send out a notice to vacate premises for reasons other than non -payment of rent. Tenan ts who receives a notice to vacate under these circumstanceshastherightofdisclosurethatallowsthetenanttorequestand toreviewalldocumentsrelevantto the specific reason(s) for the notice of vacate. Such documents and these records may be copied at the tenant's expense. The Authority will provide the first five -(5) pages of copy free of charge; however, the complainant must pay five cents per page copy thereafter at the time the copies are made.

The U.S. Department of Housing & Urban Develop ment (HUD) has determined that due process protections afforded in the State of New York satisfy the requirement of a grievance hearing, one will not be madeavailable by the Housing Authority for an eviction or termination of tenancy based upon the following:

a) Any activity that threatens the health, safety, or right to peaceful enjoyment of the premises by otherresidents or employees of Albany Housing Authority; and /or off such premises.

<u>GrievanceorComplaint</u>

Anydispute withrespect to Albany Housin g Authority action or failure to act, involving interpretation or application of the Albany Housing Authority regulations, policies or procedures which affects the rights, duties, welfare or status of the complainant.

ElementsofSoundGrievanceProcedures

Simple
 Independent
 Simple
 Fair

3.Unified 6.GuaranteesDueProcess

ElementsofDueProcess

- 1. Adequatenoticetoallpartiesofhearing date,timeandprocedure.
- 2. Reasonabletiming
- 3. Reasonableaccommodation
- 4. Animpartialdecisionmaker
- 5. Rightofbothpartiestorepresentation
- 6. Rightofbothpartiestopresentevidence
- 7. Rightofeachtoquestionevidencepresented
- 8. Decisionma destrictlyandsolelyonthebasisofevidenceofrecord.

GRIEVANCEHEARINGPROCEDURE

FirstStage |

<u>TheSubmissionofaWrittenComplaint</u>

A Complainant shall be given an opportunity for a hearing with an impartial individual if he/she files a written complaint withinten (10) business days after the alleged grievance, incident, adverse action or failure to act has occurred. Due consideration will be given to any tenant with a disability or handic ap that prevents a written request for a hearing. The Aut hority shall include in its lease termination notice the time period in which the tenant has to request a hearing.

If Complainant is a resident of Albany Housing Authority, the written grievance must be mailed ExecutiveDirectoroftheAlbanyHousingA uthority.

to

The written notice shall include a description of the alleged incident, condition, adverse action, or failuretoact, where the incident occurred, if applicable, the date of the incident and who was involved. The Complainant shall also statew hat action is soughtfrom the Authority.

The Complain antath is/her own expense shall retain a copy of the Grievance request. The Grievance should be dated and time of receipt noted upon its receipt at the development of fice or at the Central Office.

InformalSettlement

During the period of presentation of a complaint, a grievance may be informally discussed with management in an effort to settle the complaint without a hearing. If this occurs, all relevant information pertaining to a settlement must be documented in writing and signed by both parties. The summary of such discussions hall be prepared within a reasonable time and one copy shall be given to the tenant and one copy will be retained in the tenant's file. The summary shall specify the names of the participants, dates of meetings, the nature of the proposed disposition of the complaint and the specific reasons therefor, and shall specify the procedures by which a hearing may be obtained if the complainant is not satisfied. The informal settle mention tapplicable to case soft ease terminations for activity that threatens the health, safety, or right to peace full enjoyment of the premises by other tenants or employees of the Housing Authority or criminal and/or violent or drug related criminal activities as stated in paragraph 3 of 'Basics of Grievance Procedure'.

SecondStage

TheRequestforaHearing

A written reply, or a reply in a suitable format, to the grievance shall be issued by the appropriate officials within the lesser of ten (10) business days of receipt of notice or (12) twelve days of the mailing date. A copy shall be retained for files. The reply shall specify the proposed action to the complainant and the reason(s) therefore; the right of the complainant to a hearing and the procedure by which a hearing may be obtained.

Should the Complain ant be dissatisfied with the replyhe/she may request a hearing, in writing. Again, due consideration will be given a tenant who is unable to supply a written request due to a disability or handicap. This request must be made in writing within ten (10) business days of the dated reply and presented to the resident's manager or the Executive Director.

A hearing shall then be scheduled promptly. The complainant shall be informed in writin suitable format, of the location, date and time of the hearing.

If the complainant does not request a hearing within the time period allowed, he/she then forfeits his/her rights to the hearing and the Albany Housing Authority's proposed action of the grievance becomes final. This shall not prevent the Complainant from contesting the Authority's decision regardingthegrievanceinaappropriatejudicial(court)proceeding.

<u>HearingOfficer</u>

The Hearing Officer will be selected by lottery from a pool of pre -screened community and not -for-profit leaders who have indicated a willingness to serve as a hearing officer. Additionally, the Authority will endeavor to work with tenant leaders to perform out reach to identify the Hearing Officer applicant pool. Each potential hearing officer's name will be submitted to all resident organizations for comments. This list will be updated and comment solicited as names are added to the pool. If there occurs any time at which no one on the list is available, the Authority will appoint an impartial employee to serve as the hearing officer. At no time will the appointed employee be the person who made the decision regarding the adverse action or a subordinate of that person.

StageThree

<u>TheHearingProcedure</u>

- A. All parties shall be entitled to a fair hearing before a Hearing Officer and may choose to be represented by counselor another person as a representative.
- B. The Hearing shall be private unless the Complainant requests and the Hearing Officer agrees to a public hearing. This shall not limit attendance by persons with a valid interest in the proceedings.
- C. The Complainant may examine before the hearing and at his/her own expense, copies of all documents, records and regulations of the Albany Housing Authority that are directly related to the specific reason(s) for such hearing. If, after the Complainant has requested documentation in advance of the hearing, and if this documentation is not made available at the time of the hearing, the Albany Housing Authority may not rely on said documentation as evidence at the hearing.
- D. All hearings will be recorded (may include tape -recorded), for the purpose of an accurate transcriptofthehearingprocedures. The Complainant may request, in advance of thehe aring date, acopy of thehearing recordath is/herown expense.
- E. If a Complainant fails to appear at a hearing without justifiable reason, the Hearing Officer may make a determination that the Complainant has waived his/her right to a hearing. However, this determination by the Hearing Officer shall not constitute a waiver of the Complainant's right to contest the Albany Housing Authority's decision of the grievance in an appropriate judicial proceeding.
- F. At the hearing, the Complainant is require d to present his/her evidence first. The burden of proof is then on the Albany Housing Authority to justify the action or inaction proposed in reply to the Complainant's grievance. The Complainant may then present evidence and

AlbanyHousingA uthority AdmissionsandContinuedOccupancyPolicy November1999

g, or other

arguments in support of h is/her complaint. Evidence relied on by the Albany Housing Authority may be disputed and cross -examined by the Complainant. Hearings conducted by the Hearing Officer shall be informal. The Complainant may present additional evidence to the Hearing Officer that only relates to the alleged grievance.

FourthStage

DecisionsoftheHearingOfficer

- A. The decision of the Hearing Officer shall be based solely and exclusively upon the facts presented at the hearing and upon applicable Albany Housing Authority policy and HUD regulations. The decision of the Hearing Officer shall be final.
- B. Ifbothpartiesreachanagreementpriortoahearingdate, the parties shall prepare a proposed decision and shall submit the proposed decision to the Hearing Officer for consideration.
- C. The Hearing Officer shall prepare a written decision, including a statement of findings and conclusions, as well as reasons on all material issues raised by both parties. This shall be done within a ten -(10) day period after the date of the hearing. Copies of the decision shall be mailed or delivered to the parties involved.
- D. The written decision of the Hearing Officer with all names and identifying references deleted, shall also be maintained on file by the Albany Housing Authori ty and made available for inspection.
- E. Any judicial decision or related settlement pertaining to the decision of the Hearing Officer shall also be maintained on file by the Albany Housing Authority and made available for inspection.
- F. If the decision is in favor of the Complainant, the Albany Housing Authority shall promptly take all actions necessary to carry out such decision or refrain from any action prohibited by such decision unless the Board of Commissioners of the Albany Housing Authority determines and notifies the Complainant in writing, within 30 days, that the Hearing Officer has acted arbitrarily or exceeded his/her Authority. In such event, the Hearing Officer's decision may be judicially reviewed.

FifthStage

AppealsfromtheHearingOffic erDecision

- (a) The hearing officer shall prepare a written decision, together with the reasons therefor, within a reasonable time after the hearing. Acopy of the decision shall be sent to the complainant and the PHA. The PHA shall retain a copy of the decision in in the tenant's folder. A copy of such decision, with all names and identifying references deleted, shall also be maintained on file by the PHA and made available for inspection by a prospective complainant, his representative, or the hearing officer.
- (b) The decision of the hearing officer shall be binding on the PHA which shall take all actions, or refrain from any actions, necessary to carry out the decision unless the PHA Board of Commissioners determines within a reasonable time, and promptly notifie sthe complainant of its determination, that:

- 1. The grievance does not concern PHA action or failure to act in accordance with or involving the complainant's lease on PHA regulations, which adversely affect the complainant'srights, duties, welfareorsta tus;
- 2. The decision of the hearing officer is contrary to applicable Federal, State or local law, HUD regulations or requirements of the Annual Contribution Contract (ACC) between HUD and the PHA.
- (c) AdecisionbythehearingofficerorBoardofCommissioners infavorofthePHAorwhichdenies the relief requested by the complainant in whole or in part shall not constitute a waiver of, nor affectin any manner whatever, any rights the complainant may have to atrial denovo or judicial reviewinany judicial proceedings, which may thereafter be brought in the matter.

B.SixthStage

NoticetoVacatePremises

If the Hearing Officer decides in favor of the Albany Housing Authority's proposed action, the Authority will send in writing, a formal Notice of Vacatew ith a specified date. When such Notice to Vacate is given to the resident, he/shemus the informed in writing that:

- A. If he/she fails to vacate the premises by the specified date, appropriate judicial action will continue against the tenant.
- B. If the suit is brought against a tenant, she/he may be required to pay court costs and attorney fees incurred.
- C. Ifhe/shechoosestocontestthelegalaction,theAlbanyHousingAuthoritymustprovethatthe reason(s)forevictionis/areforgoodcauseundert heapplicablelaw,rulesandregulations.

APPENDIXD

"ONE STRIKEAND YOU'RE OUT"P OLICY

ONESTRIKEPOLICY ADDENDUMTOPUBLICHOUSING ADMISSIONSANDOCCUPANCYPOLICY

I.PURPOSE

Publicandotherfederallyassiste dhousing is intended to provide a place to live and raise families — not a place to commit crime, use or sell drugs or terrorize neighbors. It is the intention of the Albany Housing Authority (hereinafter referred to as "agency") to fully endorse and imple mentapolicy, which is designed to:

- 1. createandmaintainasafeanddrug -freecommunity;
- 2. keepourresidentsfreefromthreatstotheirpersonalandfamilysafety;
- 3. supportparentaleffortstoinstillvaluesofpersonalresponsibilityandhardwork;
- 4. maintainanenvironmentwherechildrencanlivesafely,learnandgrowuptobeproductivecitizens; and
- 5. assistfamiliesintheirvocational/educationalgoalsinthepursuitofself -sufficiency

II.ADMINISTRATION

- 1. All screening and eviction procedures shall be administered fairly and in such a way as not to discriminate on the basis of race, color, nationality, religion, sex, familial status, disability or other legally -protected groups, and not to violate right to privacy.
- 2. To the maximum extent possible, the eagency will involve other community and governmental entities, as wellassesidentorganizations, in the promotion and enforcement of this policy.
- 3. Thispolicywillbepostedontheagency'sbulletinboardandcopiesmadereadilyavailabletoresidentsa nd /orapplicantsonrequest.

B.SCREENINGOFAPPLICANTS

- 1. Inanefforttopreventfutureviolent,drug -relatedandcriminalactivityaswellasotherpatternsofbehavior that pose a threat to the health, safety or right to peaceful enjoyment of the premise sby other residents or agency employees, this agency will endeavor to screen applicants as thoroughly and fairly aspossible.
- 2. Suchscreeningwillapplytoallmembersofthehouseholdwhoare16yearsofageorolder.
- 3. Pursuant to the Housing Opportunit y Program Extension Act of 1996 a criminal history report will be obtained from the Albany Police Department according to the following procedure:
 - a. For all applicable household members, the agency will submit to APD name, sex, race, and date of birthands ocialsecurity number.
 - b. Based on the identifiers submitted, APD will provide the agency with any criminal history conviction recordinformation and outstanding warrants that are found on the APD Computerized Criminal History database in Albany.

- c. APD will also search the National Crime Information Center (NCIC) for criminal information outside of Albany. If a record exists, APD will not if y the agency that such information was found, but will not provide the agency with a copy of the information.
- d. If the persondisputes or contests the criminal history report received by the agency, this agency may at this time determine that a finger print check is necessary.
- e. Innocasewilltheapplicantbechargedforthecostofcriminalhistorychecks.
- 4. If information is revealed in the criminal history record that would cause the agency to deny housing to the household, the agency shall provide a copy of the record to the person for whom the record was received.
- 5. If the person disputes the information, he/she shall be given an opportunity for an informal hearing according to the agency's hearing procedure outlined in the Admissions and Occupancy Policy.
- 6. Evidence of violent, drug -related and/or other criminal activity which would pose a threat to the health, safety or r ight to peaceful enjoyment of the premises by other residents or agency employees shall be considered grounds for denial of housing. Drug -related activity is defined as the illegal manufacture, sale, distribution, use or possession within tentromanufact ure, sell, distribute, or use a controlled substance.
- 7. Reasonable cause (e.g., information from criminal history report, information from former landlords or neighbors) to believe that a person's pattern of alcohol abuse would pose a threat to the health, safety or righttopeacefulenjoyment of the premises by other residents or agency employees shall also be considered grounds for denial of housing.
- 8. Inboth6and7above, the agency may waive its policy of prohibiting admission if the person demonstrates to the agency's satisfaction that he/she is no longer engaging in illegal use of a controlled substance or abuse of alcoholand:
 - a. hassuccessfullycompletedasupervisedrehabilitationprogram;
 - b. hasotherwisebeenrehabilitatedsuccessfully;or
 - c. iscurren tlyparticipatinginasupervisedrehabilitationprogram.
- 9. Persons evicted from any Public Housing, Indian Housing, Section 23 or any Section 8 Housing Program because of violent, drug -related, or criminal activity are ineligible for admission to public ho using for a three(3) year period beginning on the date of such eviction. This may be waived if:
 - a. persondemonstratessuccessfulcompletionofarehabilitationprogramapprovedbytheagency; or
 - b. the circumstances leading to the eviction no longer exist. (e.g., the individual involved in drugs is no longer ahousehold member because of incarceration.)
- 10. Inevaluating evidence of negative past behavior, the agency will give fair consideration to the seriousness of the activity with respect to how it would a ffect other residents, and/or helikelihood of favorable conduct in the future which could be supported by evidence of rehabilitation.
- 11. If, at any time during occupancy, the agency has reasonable cause (e.g., newspaper articles, credible informants, police reports) to believe that a household member is engaging in violent, drug -related or

othercriminal activity, which would pose a threat to the health, safety or right to peace fulenjoyment of the premises by other residents or agency employees, the agency may run a subsequent criminal check on that household member.

- 12. Theagencywillalsoorderacriminalhistoryonanyindividualorindividualsage16yearsorolderwhoare addedtotheleaseafterinitialoccupancy.
- 13. Bylaw, the housing authority must perm anently denyhousing and housing assistance to the any person or persons who have:
 - a. permanentsexoffenderstatus(requiredregistryunderNYSlaw).
 - b. felonyconvictionforthemanufacturingorotherwiseproductionofmethamphetaminesonthepremises under FederalorStatelaw.

14. RecordsManagement

- a. All criminal reports received will be maintained confidentially, not misused, or improperly disseminated, and the utmost security will be maintained.
- $b. \quad All criminal reports, while needed, will be housed in a lock \\ responsible for screening and determining eligibility and to the Executive Director.$
- c. Misuseoftheaboveinformationbyanyemployeewillbegroundsforterminationofemployment.
- d. If the applicant is determ ined to be eligible, the criminal history reports hall be shredded as soon as the applicant is housed. If the applicant is denied housing, the criminal history report shall be shredded immediately upon completion of the hearing or due process procedures a nd a final decision has been made.
- e. The agency will document in the applicant's file the circumstances of the criminal report and the date the report was destroyed.

B.ENFORCEMENTTHROUGHEVICTIONS

- 1. The provision of this policy shall also be reflected in the terms and conditions of the lease agreement for all residents of public housing. The agency shall enforce this 'one -strike' policy with a "zero -tolerance" position with respect to violent, drug -related and/or other criminal activity which would pose a threat to the health, safety or right to peace full enjoyment of the premises by other residents or agency employees. Such activity shall be grounds for immediate termination of the lease and eviction.
 - a. Such activity by a household member shall be grounds for eviction, whether committed ONOR OFF THEPREMISES of the agency.
 - b. Such activity by a guest of the household may also be grounds for eviction of the household if such activity occurs ONTHEPREMISES of the agency.
 - c. Sinceevictionisacivil,notcrimin almatter,acriminalconvictionorarrestisnotnecessaryinorderto terminate a lease and evict a household; but, the agency shall be responsible for producing evidence strongenoughtowarranteviction.

- 2. Apatternofalcoholabuse, which poses a threatto the health, safety or right to peace ful enjoyment of the premises by other residents or agency employees, shall also be considered grounds for immediate eviction.
- 3. According to Due Process Determination of the Department of Housing and Urban Develop ment, the agency's Grievance Procedure is not applicable for:
 - c. evictions related to <u>any</u> activity, not just criminal activity, which would pose a threat to the health, safetyorrighttopeacefulenjoymentofthepremises by other residents, including viole ntactivity; or
 - d. evictions related to any drug -related criminal activity ON OR OFF agency premises, not just "on or near" the premises.
 - e. evictions related to a discovery of permanent sex offender status (required registry under NYS law). Such persons will be permanently barred from any housing assistance from the Housing Authority.
 - f. Evictions related to a discovery of felony conviction for the manufacturing or otherwise production of methamphetamines on the premises under Federal or State law. Such persons will be permanently barred from any housing assistance from the Housing Authority.

APPENDIXE

(PetPolicy)

ALBANYHOUSINGAUTHORITY

PETPOLICY

1. Purpose

In compliance with Section 526 of the Quality Housing and Work Responsibility Ac tof 1998, the Housing Authority sets forth the following reasonable restrictions to residents who wish to keep a commonhousehold.et in their unit. Residents failing to adhere to these requirements will face lease termination.

a.Commonhouseholdpetsa rerestrictedto:

Birds – including canary, parakeet, finch and other species that are normally kept caged; Large birds such as parrots, cockatoos, macaws, and fowl (chickens, ducks, geese, turkey, etc.) are prohibited birds of preyare prohibited.

Fish – Tanks or aquariums are not to exceed 35 gallons in capacity. Poisonous or dangerous fish are not permitted. Only one – (1) tankor aquarium is permitted per apartment.

Dogs* –Nottoexceedthirty -(30) pounds at time of maturity. All dogs must be neuter ed or spayed. Dog breeds including Rottweilers, Doberman pinschers, German Shepards, and pit bulls, or combinationsthereof, are not permitted.

Small animals – gerbil, guinea pig, hamster (no more than two total per household). No rabbits are allowed.

*Albany Housing Authority allows for dog ownership Specifically identified as NY9 -21 and only with the pre Dogsare prohibited in all other developments at all times. Waiv Specifically identified as NY9 -21 and only with the pre Proval of the Albany Housing Authority.

 $Cats\,-Only domestic felines are permitted. All cats must be neutered or spayed. No more than two cats are allowed in any household.$

<u>Prohibited Pets</u> include but are not limited to unconventional and endangered anima ls such as snakes, reptiles, monkeys, rodents (mice/rats), circus animals, lizards, salamanders, turtles, chameleon, ferrets, crocodiles/alligators, etc.

2. Registration

Everypet <u>mustberegistered</u> withtheHousingAuthority'smanagement <u>priortomoving thepetintothe</u> unitandregistrationmustbeupdatedannually.Registrationrequiresthefollowing:

- a. A certificate signed by a licensed veterinarian, or a state or a local authority empowered to inoculate animals (or designated agent of such authority), stating that the animal has received all inoculations required by state and local law, if applicable.
- b. Proofofcurrentlicense, if applicable (dogs, cats).
- c. Identificationtagbearingtheowner'sname,address,andphonenumber(dogs,cats.)

- d. Anon -refundableinitialregistrationfeeof\$25.00
- e. Proofofneutering/spaying,ifapplicable(dogs,cats.)
- f. Photograph(nosmallerthan3"X5")ofpetoraquarium.
- g. Fish –sizeoftankmustberegistered

3. <u>LicensesandTags</u>

Everydogandcat(ifreq uiredunderlocallaw)musthavetheappropriateanimallicense, avalidrabies tag and a tag bearing the owner's name, address and phone number. All dogs and cats must wear all tagswhilenotintheowner's unit. All licenses and tags must becurrent.

4. <u>DensityofPets</u>

 $Only one - (1) dog (where allowed) or two cats perhousehold will be allowed; or only two \\ - (2) small birds \\ \frac{or one}{(1) large bird} - will be allowed per a partment; or, no more than two \\ - (2) pets in the small \\ an imal category (gerbil, hamst \\ er, guine a pig). The Housing Authority only will give final approval on type and density of pets.$

5. <u>PetOffspring</u>

No pet, already pregnant, may be introduced into any unit. Veterinarian certification is required. All animalsmustbespayedorneutered. Nobreedingofanyanimalorbirdisallowed.

6. <u>VisitorsandGuests</u>

No visitor or guest will be allowed to bring pets on the premises at any time. Residents will not be allowed to petsit, harbor, or house apetwithout fully complying with this policy

Feeding or caring for stray animals is prohibited and will be considered keeping a pet without permission.

7. <u>PetRestraints</u>

- $1. D \ \underline{ogswhere allowed} \ \underline{must be on a leash when not in the owner's apartment. The lease must not be longer than five \ -(5) feet.$
- 2. Catsmustbeinacagedcontaineroronaleashwhentakenoutoftheowner's apartment.
- 3. <u>Birds</u> and <u>small animal</u> s must be in a cage when inside of the resident's apartment or entering or leaving the building.

8. Liability

Residents owning pets shall be liable for the entire amount of all damages to the Housing Authority premises caused by their pet and all cleaning, defleaing and deodorizing required because of such pet. Pet owners shall be strictly liable for the entire amount of any injury othe person or property of other residents, staffor visitors of the Albany Housing Authority caused by their pet, and shall indemnify the Albany Housing Authority for all costs of litigation and attorney's fees resulting from such damage.

9. SanitaryStandardsandWasteDisposal

- a. Litterboxes must be provided for cats with use of odor boxes must clean them regularly. Noncompliance may result in removal of the pet. The Housing Authority reserves the right to impose a mandatory twice weekly litter box cleaning as needed. Litter box garbage shall be placed in a sturdy plastic bag and deposited in the appropriate garbage container and/or trash compactor.
- b. Petsmustbeflea&tickfree.Shouldfleaextermin ationbecomenecessary,costofsuchextermination willbechargedtopetowner.
- c. Inaccordancewithcitylaw,petownersareresponsibleforimmediateremovalofthefecesoftheirpet and shall be charged in instances of removal of pet feces by staff an d where damages occur to Authoritypropertyduetopet. Morethanthree -(3)suchchargesduring atwelve -month period may be causefor petremoval and/or lease termination.
- d. Allpetwastemustbeplacedinaplasticbagandtiedsecurelytoreduceodoran dplacedindesignated garbagecontainerand/ortrashcompactor.
- e. Allapartmentswithpetsmustbekeptfreeofpetodorsandmaintainedinacleanandsanitarymanner. Ahousekeepinginspectionshallbeconductedafter 30 days of pet moving into the household. If the household fails the housekeeping inspection, which constitutes a failure to care for the pet in an appropriate manner; anotice of violation will be issued and the household will have seven correct the deficiencies. Pet owner's apartments may be subject to inspections once a month if complaints are received or problems occur or are suspected.

10. GeneralRules

TheresidentagreestocomplywiththefollowingrulesimposedbytheHousingAuthority:

- a. Nopetshallbetiedup,chaine dorotherwisetetheredanywhereonAuthoritypropertyandleft unattendedforanyamountoftime.
- b. Petowners will be required to make arrangements for their pet's care in the event of vacation or hospitalization.
- c. DoghousesarenotallowedonAuthoritypro perty.
- d. Additional fencing or other containment are as a renotal lowed on Authority property.
- e. Residentsareexpectedtohavefullcontroloftheiranimalsatalltimes.

11. PetAreas

- a. Restrictions: At no time will pets be allowed in any public area such as comm unity space, laundry rooms, sitting rooms, etc. Pets should only be in the lobby when entering or leaving thebuilding.
- b. Approved Areas: Pets shall only be allowed to be exercised in areas clearly marked by the Housing Authority for pet use. If no area is designated, pets must be exercised off of AHA property. Petowners are reminded of the Citylawofpicking upafter their petatal ltimes.

12. PetRuleViolationandPetRemoval

- a. If it is determined on the basis of objective facts, supported by written state ment, that a pet owner has neglected to appropriately care for a pet and has violated a rule governing the pet policy, the Housing Authority shall serve a notice of pet rule violation on the pet owner. Serious or repeated violations may result in pet remo val or termination of the pet owner's tenancy, or both.
- b. Ifapetposesanuisancesuchasexcessivenoise, barking, odor, orwhining, orotherannoying behavior, which disrupts the peace and quality of life of other residents, owner will permanently remove the pet from premises upon request of management within forty (48) hours. Nuisance complaints regarding petsare subject to immediate inspections.
- c. Ifapetownerbecomes unableeither through hospitalization, or illness, to care for the pet and the person so designated to care for the pet in the pet owner's absence refuses or is unable physically to care for the pet, the Housing Authority can officially remove the pet. Animal control will be called to remove the pet. The Authority accepts no responsibility for pets so removed.

13. RuleEnforcement

Violationofthesepetruleswillpromptawrittennoticeofviolation. The petowner will have five days to correct a deficiency.

14. <u>DamageDeposit</u>

A"PetDamageDeposit" of \$100.00 will be required for all pets. The "PetDamageDeposit" must be paid in no more than five —(5) equal and monthly install ments (\$20.00 minimum payment permonth). A resident may choose to pay the full amount in less than five —(5) months. The pet deposit will be used to pay reasonable expenses directly attributable to the presence of the pet in the development including (but not limited to) the cost of repairs and replacements to, and fumigation of, the resident's dwelling unit, and any other area that is directly affected . Such damages may include, but is not limited to chewing damage, scratches to floor, carpeting, doors, woodwork, walls, molding, screens, windows; clawmarks, water damage, feces/urine stains and/or odors, plumbing damage due to illegally flushing of an imalwaste, litter, hair, etc.

Damages will be assessed as they are discovered or noted by staff, contractors, visitors, guests, etc. Damagereportswillbemadeandacopygiventotheresidentandacopywillbeputintheirtenantfile. Repeatoccurr encesofdamageswillresultinthepermanentrescissionofpetownershipprivileges.

The ``PetDamage Deposit" will be returned upon vacate of the apartment the owner upon satisfaction of all damage payments assessed. In the event that the petowner is no longer able to have a pet, the pet owner may apply for a refund of the pet deposit less any damage scharge difapplicable.

15. DenialofPets

Residentsmaybedeniedpetregistrationapprovalifmanagementdeterminesthatthetenantwas/is unabletofulfill theirpastorfutureobligationsasapetownerorareunabletoadheretothetermsofthe leaseorpetrules.

16. Exceptions

a. Service Animals: This policy does not apply to service animals that are used to assist persons with disabilities. This exclusi on applies to service animals that reside in the development, as well as service animals used to assist persons with disabilities that visit the development. Pets used for the purpose of aiding residents with disabilities must have appropriate certificati

AlbanyHousingAuthority AdmissionsandContinuedOccupancyPolicy April2003

on.

The Housing Authority shall maintain a list of agencies that provide and/or train animals to give assistance to individuals with disabilities.

- b. K-9 Service Animals: Police officers, under the public housing police officer program, who move in with K -9 service animals are exempt from this policy. Only the K -9 animal is exempt; family pets shall not be exempt.
- c. Persons with approved service animals are expected to follow the appropriate rules on pet control, behavior, health and welfare, and petwaste.

17. The Pet Policy is a part of the Lease Agreement by addendum. The following acknowledgement will become a part of the lease by addendum and must be executed by the Housing Authority representative and the head of household at initial and subsequent lease terms. The resident and AHA management will complete a separate registration form.

ACKNOWLEDGEMENTOFRECEIPT

	horityrepresentativehasreviewedt r egardingpetownership.	nePetPolicyinitsentiretyandhasfullyexplained
Dated		
PHARepresentative		
	PrintedName Date	Signature
HeadofHousehold	PrintedName Date	Signature
Od and R. IIII		
OtherAdultinHH	PrintedName Date	Signature
OtherAdultinHH	PrintedName	Signature

APPENDIXF

FLATRENTS

AHAFLATRENTSBOARDAPPROVED –EFFECTIVEJULY2003

	0BDR	1BDR	2BDR	3BDR	4BDR	5BDR
NY9 -1						
Whalen		\$350	\$400	\$500	\$575	
NY9 -3		\$350(200&220)	\$400(200&220)			
Steamboat	\$300	\$375 (20Renss.&230)	\$450(duplexunits)			
NY9 -4		\$350(1&3Lincoln)	\$400(1&3Lincoln)	\$500(1Lincoln)	\$600(1Lincoln)	\$650(1Lincoln)
LincolnSquare		\$375(2Lincoln)	\$425(2Lincoln)	\$550(2Lincoln)	\$625(2Lincoln)	\$700(2Li ncoln)
NY9 -5Ida		\$350(small)				
Yarbrough		\$375(large)		\$550	\$575	\$650
NY9 -7						
Westview	\$300	\$400&\$425				
NY9 -11						
Steamboat						
Townhouses			\$350	\$400	\$450	\$500
NY9 -12						
Steamboat						
Rehabs			\$450	\$550	\$625	\$675
NY9 -13		\$350(track -side)	\$400(track -side)	\$500(track -side)	\$550(track -side)	
EzraPrentice		\$375(hill -side)	\$425(hill -side)	\$525(hill -side)	\$575(hill -side)	
NY9 -21						
ThirdStreet					\$750	

Flatrentsreflectthemarketvalueofapartmentsiftheyweretoberentedo ntheprivatemarket.Ratestakeintoconsiderationwhetherornotsome,allornoutilitiesare included.Personschoosingflatrentswillberequiredtopaytheabove -establishedrenttotheHousingAuthority.Anyutilitiesnon -includedintherentare solelythe responsibilityofthetenant.Thereisnoreductionintheamountofflatrentbyanyutilityallowanceamount.

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SECTION8ADMINISTRA TIVEPLAN

1.0 STATEMENTOFAPPROAC H

1.1 ALBANYHOUSINGAUTHORITYMISSION STATEMENT

The mission of The Albany Housing Authority is to lead the community, with professionalism, integrity and spirit in providing quality housing of choice for a diverse population and to partner with the community to maximize social and e conomic opportunity.

1.2 SCOPE

This plan is intended to cover all Section 8 Existing Programs Housing Certificate and Voucher administration, or other applicable Section 8 Programs administered by the AlbanyHousingAuthority.

1.3 OBJECTIVE

The overall objective is to permit qualified families to obtain decent, safe, sanitary and affordablehousing.

1.4 GENERALAPPROACH

Thegeneral approach of the program is to inform the community of the service, determine client eligibility, make the characteristics of the rental market known to program participants to enable them to search for housing within program rent levels and housing quality threshold, and to ensue that the program is administered according to HUD rules and regulations regarding the program. In addition, programs are to be administered in a manner consistent with statelaw.

The Housing Authority shall use all program contracts and forms required by HUD, including the:

- ConsolidatedAnnualContributionsContract
- HousingAssistancePaymentCo ntract
- Leaselanguageintheaddendum

Required contracts and forms shall be word -for-word as required by HUD; HUD headquarters shall approve additions or modifications.

2.1 FAIRHOUSING

It is the policy of the Albany Housing Authority to comply fully wind thall Federal, State, and local nondiscrimination laws; the Americans With Disabilities Act; and the U.S. Department of Housing and Urban Development regulations governing Fair Housing and Equal Opportunity.

No person shall, on the grounds of race, colo r, sex, religion, national or ethnic origin, familial status, or disability be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under the Albany Housing Authority housing programs.

To further its commitment to full compliance with applicable Civil Rights laws, the Albany Housing Authority will provide Federal/State/local information to applicants for and participants in the Section 8 Housing Program regarding discrimination and any recourse available to them if they believe they may be victims of discrimination. Such information will be made available with the application, and all applicable Fair Housing Information and Discrimination Complaint Forms will be made available at the Albany Housing Authority office. In addition, all appropriate written information and advertisements will contain the appropriate Equal Opportunity language and logo.

The Albany Housing Authority will assist any family that believes they have suffered illegal discrimination by providing them copies of the housing discrimination form. The Albany Housing Authority will also assist them incompleting the form, if requested, and will provide them with the address of the nearest HUDOffice of Fair Housing and Equal Opportunity.

2.2 REASONABLEACCOMMODATION

Sometimespeoplewithdisabilities may need are a sonable accommodation in order to take full advantage of the Albany Housing Authority housing programs and related services. When such accommodations are granted they do not confer special treatment or advantage for the person with a disability; rather, they make the program fully accessible to the mina way that would otherwise not be possible due to their disability. This policy clarifies how people can request accommodation sandt he guide lines the Albany Housing Authority will follow in determining whether it is reasonable to provide a requested accommodation. Because disabilities are not always apparent, the Albany Housing Authority will ensure that all applicants/participants are aware of the opportunity to request reasonable accommodations.

2.3 COMMUNICATION

Anyone requesting an application will also receive a Request for Reasonable AccommodationForm.

Notifications of reexamination, inspection, appointment, or termination of a ssistance will include information about requesting a reasonable accommodation. Any notification requesting action by the participant will include information about requesting areasonable accommodation.

Alldecisionsgrantingordenyingrequestswillbe inwriting.

2.4 QUESTIONSTOASKINGRANTINGTHEACCOMMODATION

A. Is the requestor a person with disabilities? For this purpose the definition of disabilities is different than the definition used for admission. The Fair Housing definition used for this purpose is:

A person with a physical or mental impairment that substantially limits one or more major life activities, has a record of such impairment, or is regarded as having such impairment. (The disabilitymaynotbeapparenttoothers, i.e., aheart condition).

If the disability is apparent or already documented, the answer to this question is yes. It is possible that the disability for which the accommodation is being requested is a disability other than the apparent disability. If the disability s not apparent or documented, the Albany Housing Authority will obtain verification that the person is apparent or documented.

- B. Is the requested accommodation related to the disability? If it is apparent that the request is related to the apparent o r documented disability, the answer to this question is yes. If it is not apparent, the Albany Housing Authority will obtain documentation that the requested accommodation is needed due to the disability. The Albany Housing Authority will not inquire asto the nature of the disability.
- C. Istherequestedaccommodationreasonable? Inorderto be determined reasonable, the accommodation must meet two criteria:
 - 1. Would the accommodation constitute a fundamental alteration? The AlbanyHousingAuthority'sbu sinessishousing.Iftherequestwouldalter thefundamentalbusinessthattheAlbanyHousingAuthorityconducts,that would not be reasonable. For instance, the Albany Housing Authority would deny a request to have the Albany Housing Authority do grocery shoppingforthepersonwithdisabilities.
 - 2. Wouldtherequestedaccommodationcreateanunduefinancialhardshipor administrativeburden?Frequentlytherequestedaccommodationcostslittle or nothing. If the cost would be an undue burden, the Albany Housing Authority may request a meeting with the individual to investigate and considerequallyeffectivealternatives.

Generally the individual knows best what they need; however, the Albany Housing Authority retains the right to be shown how the request ed accommodation enables the individual to accessor use the Albany Housing Authority's programs or services.

If more than one accommodation is equally effective in providing access to the Albany Housing Authority's programs and services, the Albany Housing Authority retains the righttoselectthemostefficientoreconomicchoice.

If the participant requests, as a reasonable accommodation, that he or she be permitted to make physical modifications to their dwelling unit, at their own expense, the request should be made to the property owner/manager. The Housing Authority does not have responsibility for the owner's unit and does not have responsibility to make the unit accessible.

Any request for an accommodation that would enable a participant to mat family obligations will not be approved.

2.5 SERVICESFORNON -ENGLISHSPEAKINGPERSONSANDPARTICIPANTS

The Albany Housing Authority will endeavor to have bilingual staff or access to people whospeaklanguages other than English.

2.6 FAMILY/OWNEROUTREACH

The Albany Housing Authority publicizes the availability and nature of the Section 8 Programforextremelylow -income, very low and low -income families in a new spaper of general circulation, minority media, and by other suitable means .

To reach persons who cannot ordo not read newspapers, the Albany Housing Authority distributes fact sheets to the broadcasting media and initiates personal contacts with members of the news media and community service personnel. The Albany Housing Authorityalsoutilizespublicserviceannouncements.

The Albany Housing Authority communicates the status of program availability to other service providers in the community and advises them of housing eligibility factors and guidelinessothatthey can make proper referral of their clients to the program.

The Albany Housing Authority holds periodic briefings for owners who participate in or who are seeking information about the Section 8 Program. The Authority conducts the briefings in association with the Rental Property Owners Association. Owners and managersparticipating in the Section 8 Program participate with Section 8 staffin making this presentation. The purpose of the briefing is to:

- A. Explainhowtheprogramworks;
- B. Explainhowtheprogra mbenefitsowners;
- C. Explain owners' responsibilities under the program. We emphasize quality screening and ways the Albany Housing Authority helps owners do better screening; and

D. Provide an opportunity for owners to ask questions, obtain written m aterials, and meetAlbanyHousingAuthoritystaff.

The Albany Housing Authority encourages program participation by owners of units outside areas of poverty or minority concentration. The purpose of these activities is to provide more choice and better housing opportunities to families. For example, on February 26, 2002 the Board approved an increase in the Voucher Payment Standard to 110% of the Fair Market Rentinlow poverty census tracts in the City of Albany.

During the family briefing session, staff inform Voucher holders about the full range of areas wherethey may lease units inside the Housing Authority's jurisdiction, and provide a list of participating landlords with properties outside areas of poverty or minority concentration within the jurisdiction of the City of Albany and inneighboring areas. The briefing packet also includes rental property lists, maps that show various areas with housing opportunities outside areas of poverty or minority concentra tion both within the City of Albany and in neighboring areas, information about the characteristics of these areas including job opportunities, schools, transportation and other services, and a full explanation of portability including an upto date listo f persons to contact at neighboring housing agencies with their address and phone numbers.

2.7 RIGHTTOPRIVACY

AlladultmembersofbothapplicantandparticipanthouseholdsarerequiredtosignHUD Form 9886, Authorization for Release of Information an d Privacy Act Notice. The Authorization for Release of Information and Privacy Act Notice states how family informationwillbereleasedandincludesthe FederalPrivacyActStatement.

Anyrequest for applicant or participant information will not be relea sed unless there is a signed release of information request from the applicant or participant.

2.8 REQUIREDPOSTINGS

The Albany Housing Authority will post in each of its offices in a conspicuous place and at a height easily read by all persons including persons with mobility disabilities, the following information:

- A. TheSection8AdministrativePlan
- B. Noticeofthestatusofthewaitinglist(openedorclosed)
- C. AddressofallAlbanyHousingAuthorityoffices,officehours,telephonenumbers, TDDnumbers,andhoursofoperation
- D. IncomeLimitsforAdmission
- E. InformalReviewandInformalHearingProcedures
- F. FairHousingPoster
- G. EqualOpportunityinEmploymentPoster

3.0 ALBANYHOUSINGA UTHORITY/OWNERRESPO NSIBILITY/OBLIGATIO N OFTHEFA MILY

This Section outlines the responsibilities and obligations of the Albany Housing Authority,theSection8Owners/Landlords,andtheparticipatingfamilies.

3.1 ALBANYHOUSINGAUTHORITYRESPONSIBILITIES

- A. The Albany Housing Authority will comply wi th the consolidated ACC, the application, HUD regulations and other requirements, and the Albany Housing AuthoritySection8AdministrativePlan.
- B. Inadministeringtheprogram,theAlbanyHousingAuthoritymust:
 - 1. Publish and disseminate information a bout the availability and nature of housing assistance under the program;
 - 2. Explaintheprogramtoownersandfamilies;
 - 3. Seekexpandedopportunities for assisted families to locate housing outside areas of poverty or racial concentration;
 - 4. Encourage owners to make units available for leasing in the program, includingownersofsuitableunitslocatedoutsideareasofpovertyorracial concentration;

- 5. Affirmativelyfurtherfairhousinggoalsandcomplywithequalopportunity requirements;
- 6. Make effortstohelppersonwithdisabilitiesfindsatisfactoryhousing;
- 7. Receive applications from families, determine eligibility, maintain the waiting list, select applicants, issue a voucher to each selected family, and provide housing information to families selected;
- 8. Determine who can live in the assisted unit at admission and during the family'sparticipation in the program;
- 9. Obtainandverifyevidenceofcitizenshipandeligibleimmigrationstatusin accordancewith24CFRpart5;
- 10. Review the family's request for approval of the tenancy and the owner/landlordlease,includingtheHUDprescribedtenancyaddendum;
- 11. Inspect the unit before the assisted occupancy begins and at least annually during the assisted tenancy;
- 12. Determine the amount of the housing assistance payment for a family;
- 13. Determine the maximum rent to the owner and whether the rent is reasonable:
- 14. Maketimelyhousing assistance payments to an owner in accordance with the HAP contract:
- 15. Examinefamilyincome, sizeandcompositionatadmissionandduringthe family's participation in the program. The examination includes verificationofincomeandotherfamilyinformation;
- 16. EstablishandadjustAlbanyHousingAuthorityutilityallowance;
- 17. Administer and enforce the housing assistance payments contract with an owner, including taking appropriate action as determined by the Albany Housing Authority, if the owner defaults (e.g., HQS violation);
- 18. Determine whether to terminate assistance to a participant family for violationoffamilyobligations;
- 19. Conduct informal reviews of certain Albany Housing Authority decisions concerning applicants for participation in the program;

- 20. Conductinformal hearings on certain Albany Housing Authority decisions concerning participant families;
- 21. Provide sound financial management of the program, including engaging anindependent public account anticonduct audits; and
- 22. AdministeranFSSprogram.

3.2 OWNERRESPONSIBILITIES

- A. The owner is responsible for pe rforming all of the owner's obligations under the HAP contract and the lease.
- B. Theownerisresponsible for:
 - 1. Performing all management and rental functions for the assisted unit, including selecting a voucher holder to lease the unit, and deciding i fithe family is suitable forten ancy of the unit.
 - 2. Maintaining the unit in accordance with HQS, including performance of ordinaryandextraordinarymaintenance.
 - 3. Complying with equal opportunity requirements.
 - 4. Preparing and furnishing to the Alba ny Housing Authority information requiredundertheHAPcontract.
 - 5. Collectingfromthefamily:
 - a. Anysecuritydepositrequiredunderthelease.
 - b. Thetenantcontribution(thepartofrenttoownernotcoveredbythe housingassistancepayment.
 - c. Anychargesforunitdamagebythefamily.
 - 6. Enforcingtenantobligationsunderthelease.
 - 7. Payingforutilitiesandservices(unlesspaidbythefamilyunderthelease.)
- C. Forprovisionsonmodificationstoadwellingunitoccupiedortobeoccupied bya personwithdisabilitiessee24CFR100.203.
- D. The owner is responsible for notifying the Albany Housing Authority sixty (60) dayspriortoanyrentincrease.

3.3 OBLIGATIONSOFTHEPARTICIPANT

This Section states the obligations of a participant fa milyunder the program.

- A. Supplying required information.
 - 1. The family must supply any information that the Albany Housing Authority or HUD determines is necessary in the administration of the program, including submission of required evidence of citiz enship or eligible immigration status. Information includes any requested certification, release or other documentation.
 - 2. The family must supply any information requested by the Albany Housing Authority or HUD for use in a regularly scheduled reexaminat ion or interim reexamination of family income and composition in accordance with HUD requirements.
 - 3. The family must disclose and verify Social Security Numbers and must signandsubmitconsentformsforobtaininginformation.
 - 4. Anyinformation supplie dbythefamilymustbetrue and complete.
- B. HQSbreachcausedbytheFamily

The family is responsible for any HQS breach caused by the family or its guests.

C. Allowing Albany Housing Authority Inspection

The family must allow the Albany Housing Au thority to inspect the unit at reasonabletimesandafteratleast2daysnotice.

D. ViolationofLease

The family must not commit any serious or repeated violation of the lease.

E. FamilyNoticeofMoveorLeaseTermination

The family must notify the Albany Housing Authority and the owner 30 days before the family moves out of the unit or terminates the lease by a notice to the owner.

F. OwnerEvictionNotice

The family must promptly give the Albany Housing Authority acopy of anyowner eviction notice it receives.

G. UseandOccupancyoftheUnit

- 1. The family must use the assisted unit for a residence by the family. The unitmust be the family sonly residence.
- 2. The Albany Housing Authority must approve the composition of the assisted family residing in the unit. The family must promptly inform the Albany Housing Authority of the birth, adoption or court -awarded custody of a child. The family must request approval from the Albany Housing Authority to add any other family member as an occup ant of the unit. No other person (i.e., no one but members of the assisted family) may reside in the unit (except for a foster child/foster adult or live -in aide as provided in paragraph (4) of this Section).
- 3. The family must promptly notify the Albany Housing Authority if any familymembernolongerresidesintheunit.
- 4. If the Albany Housing Authority has given approval, a foster child/foster adult or a live -in aide may reside in the unit. The Albany Housing Authority has the discretion to adopt rea sonable policies concerning residence by a foster child/foster adult or a live -in aide and defining when the Albany Housing Authority consent may be given or denied.
- 5. Members of the household may engage in legal profit making activities in the unit, but only if such activities are incidental to primary use of the unit for residence by members of the family. Any business uses of the unit must comply with zoning requirements and the affected household member must obtain all appropriate licenses.
- 6. Thefa milymustnotsubleaseorlettheunit.
- 7. Thefamilymustnotassigntheleaseortransfertheunit.

H. AbsencefromtheUnit

The family must supply any information or certification requested by the Albany Housing Authority to verify that the family is living in the unit, or relating to family absence from the unit, including any Albany Housing Authority requested information or certification on the purposes of family absences. The family must cooperate with the Albany Housing Authority for this purpose. The family must promptly notify the Albany Housing Authority of its absence from the unit.

Absence means that no member of the family is residing in the unit. The family may be absent from the unit for up to 30 days. The family must request permission from the Albany Housing Authority for absences exceeding 30 days. The Albany Housing Authority will make a determination within 5 business days of the request. An authorized absence may not exceed 180 days. Any family absent for more than 30 days without auth or ization will be terminated from the program.

Authorizedabsencesmayinclude, butarenot limited to:

- 1. Prolongedhospitalization
- 2. Absences beyond the control of the family (i.e., death in the family, other family memberillness)
- 3. Other absence s that are deemed necessary by the Albany Housing Authority

I. InterestintheUnit

The family may not own or have any interest in the unit (except for owners of manufacturedhousingrentingthemanufacturedhomespace).

J. FraudandOtherProgramVio lation

Themembers of the family must not commit fraud, bribery, or any other corruptor criminal actin connection with the programs.

K. CrimebyFamilyMembers

The members of the family must not engage in drug -related criminal activity or otherwiole ntcriminalactivity.

L. OtherHousingAssistance

An assisted family, or members of the family, may not receive Section 8 tenant based assistance while receiving another housing subsidy, for the same unit or for a different unit, under any duplicative (as determined by HUD or in accordance with HUD requirements) Federal, Stateorlocal housing assistance program.

4.0 ELIGIBILITYFOR ADMISSION

4.1 INTRODUCTION

There are five eligibility requirements for admission to Section 8 -- qualifies as a family, has an income within the income limits, meets citizenship/eligible immigrant criteria, provides documentation of Social Security Numbers, and signs consent authorization

documents. In addition to the eligibility criteria, families must also meet the Albany HousingAuthorityscreeningcriteriainordertobeadmittedtotheSection8Program.

4.2 ELIGIBILITYCRITERIA

A. Familystatus.

- 1. A **familywithorwithoutchildren** :Suchafamilyisdefinedasagroupof peoplerelatedbyblood,marriage,adoption oraffinitythatlivestogetherin astablefamilyrelationship.
 - a. Children temporarily absent from the home due to placement in fostercareareconsideredfamilymembers.
 - b. Unborn children and children in the process of being adopted are considered family members for purposes of determining bedroom size, but are not considered family members for determining incomelimit.

2. An **elderlyfamily**, whichis:

- a. Afamilywhosehead, spouse, or solemember is a person who is at least 62 years of a ge;
- b. Two or more persons who are at least 62 years of age living together; or
- c. One or more persons who are at least 62 years of age living with oneormorelive -inaides

3. A **near elderlyfamily**, whichis:

- a. Afamilywhosehead, spouse, or solemember is a person who is at least 50 years of a gebut below the age of 62;
- b. Twoormorepersonswhoareatleast50yearsofagebutbelowthe ageof62livingtogether;or
- c. Oneormorepersons who are at least 50 years of a gebut below the age of 62 living without or more live in aides.

4. A **disabledfamily**, which is:

a. A family whose head, spouse, or sole member is a person with disabilities;

- b. Twoormorepersons with disabilities living together; or
- c. One or more persons with disabilities living witho ne or more live inaides.
- d. For purposes of qualifying for low income housing, does not include a person whose disability is based solely n any drug or alcoholdependency.
- 5. A **displaced family** is a family in which each member, or whose sole member, has been displaced by governmental action, or whose dwelling hasbeen extensively damaged or destroyed as a result of a disaster declared or otherwise formally recognized pursuant to Federal disaster relief laws.
- 6. A remaining adult member of a tenant family
- 7. A **singleperson** whoisnotanelderlyordisplaced person, or a person with disabilities, or the remaining member of a tenant family.

8. A Live-InAttendant

- a. Afamilymayincludealive -inaideprovidedthatsuchlive -inaide:
 - (i) Is determined by the Housing Authority to be essential to the care and well being of an elderly person, a near elderly personoraperson with disabilities,
 - (ii) Isnotobligatedforthesupportoftheperson(s), and
 - (iii) Wouldnotbelivingintheunitexcepttoprovidecareforthe person(s).
- b. Alive -inaideistreateddifferentlythanfamilymembers:
 - (i) Income of the live -in aide is not counted for purposes of determiningeligibility of benefits.
 - (ii) Live-in aides are not subject to non -citizen rule requirements.
 - (iii) Live-inaidesmaynotbeconsi deredasaremainingmember ofthetenantfamily.
 - (iv) Alive -inaidemayonlyresideintheunitwiththeapproval of the Housing Authority. Written verification will be required from a reliable, knowledgeable professional. The verification provider must certify that a live -in aide is

needed for the care of the family member who is elderly, nearelderly, ordisabled.

- c. At any time the Housing Authority may refuse to approve a particular personasalive -inaide, or may with draws uch approvalif:
 - (i) Thepersonc ommitsfraud,briberyandanyothercorruptor criminal act in connection with any federal housing program.
 - (ii) The person commits drug -related criminal activity or violentcriminalactivity,
 - (iii) The person currently owes rent or other amounts to the Housing Authority or to another Housing Authority in connection with Section 8 or public housing assistance underthe 1937 Act.

B. IncomeEligibility

- 1. To be eligible to receive assistance a family shall, at the time the family initially receives assistance under the Section 8 program beafamily that is:
 - a. Anextremelylow -incomeoraverylow -incomefamily;
 - b. Alow -incomefamilycontinuouslyassistedunderthe1937Housing Act;
 - c. A low-income family that meets additional eligibility criteria specifiedbyt heHousingAuthority;
 - d. Alow-income family that is a non-purchasing tenant in a HOPE 1 or HOPE 2 project or a property subject to a resident homeownership programunder 24 CFR 248.173;
 - e. A low -income family or moderate -income family that is displaced as a result of the prepayment of the mortgage or voluntary termination of an insurance contract on eligible low -income housing.
 - f. Alow -incomefamilythatqualifiesforvoucherassistanceasanon purchasingfamilyresidinginaHOPE1(HOPEforpublichousing homeownership) or HOPE 2 (HOPE for homeownership of multifamilyunits)project.

- 2. Incomelimits applyonly at admission and are not applicable for continued occupancy; however, as incomerises the assistance will decrease.
- 3. Theapplicableincomelim itforissuanceofavoucheristhehighestincome limitforthefamilysizeforareaswithinthehousingauthority'sjurisdiction. The applicable income limit for admission to the program is the income limit for the area in which the family is initially a ssisted in the program. The family may only use the voucher to rent a unit in an area where the familyisincomeeligibleatadmissiontotheprogram.
- 4. Families who are moving into the Albany Housing Authority's jurisdiction underportability and havet he status of applicant rather than of participant at their initial housing authority, must meet the income limit for the area where they were initially assisted under the program.
- 5. Families who are moving into the Albany Housing Authority's jurisdiction under portability and are already program participants at their initial housing authority do not have to meet the income eligibility requirement for the Albany Housing Authority program.
- 6. Income limit restrictions do not apply to families transferring units within the Albany Housing Authority Section 8 Program.

C. Citizenship/EligibleImmigrantstatus

To be eligible each member of the family must be a citizen, national, or a non citizen who has eligible immigration status under one of the categories set for thin Section 214 of the Housing and Community Development Act of 1980 (see 42 U.S.C.1436a(a)).

Familyeligibilityforassistance.

- 1. A family shall not be eligible for assistance unless every member of the family residing in the unit is determ ined to have eligible status, with the exceptionnotedbelow.
- 2. Despite the ineligibility of one or more family members, a mixed family may be eligible for one of three types of assistance. (See Section 12.6(F) forcalculating rents under the non -citizen rule).
- 3. A family without any eligible members and receiving assistance on June 19,1995maybeeligible fortemporary deferral of termination of assistance

D. SocialSecurityNumberDocumentation

Tobeeligible, all family members 6 years of age and o lder must provide a Social Security Number or certify that they do not have one.

E. SigningConsentForms

1. Inordertobeeligibleeachmemberofthefamilywhoisatleast18yearsof age, and each family head and spouse regardless of age, shall sign o ne or more consentforms.

2. The consent form must contain, a taminimum, the following:

- a. Aprovisionauthorizing HUD and the Albany Housing Authority to obtain from State Wage Information Collection Agencies (SWICAs) any information or materials neces sary to complete or verify the application for participation or for eligibility for continued occupancy;
- b. A provision authorizing HUD or the Albany Housing Authority to verify with previous or current employers income information pertinent to the family 'seligibility for or level of assistance;
- c. A provision authorizing HUD to request income information from the IRS and the SSA for the sole purpose of verifying income information pertinent to the family's eligibility or level of benefits; and
- d. A statement that the authorization to release the information requested by the consent form expires 15 months after the date the consent form is signed.

E. Suitabilityfortenancy

The Albany Housing Authority determines eligibility for participation and will also conduct criminal background checks on all adult household members, including live -in aides. The Albany Housing Authority will deny assistance to a family because of drug -related criminal activity or violent criminal activity by family members. This check will be made through state or local law enforcement or courtrecords in those cases where the household member has lived in the local jurisdiction for the last three years. If the individual has lived outside the local area, the Albany Housing Authorit ymay contact law enforcement agencies where the individual had lived or request a check through the FBI's National Crime Information Center (NCIC).

The Albany Housing Authority will check with the State sex offender registration program and will ban for life any individual who is registered as a lifetime sex offender. In addition, the Housing Authority shall permanently deny from participation any person who has been convicted of manufacturing or otherwise producing methamphetamine inviolation of any Fe deralor State Law.

Additionalscreeningistheresponsibilityoftheowner. Uponthewrittenrequest of a prospective owner, the Albany Housing Authority will provide any factual information or third party written information they have relevant to a vouch holder's history of, or ability to, comply with material standard lease terms or any history of drugtrafficking.

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5.0 MANAGINGTHEWAI TINGLIST

5.1 OPENINGANDCLOSINGOFTHEWAITINGLIST

Opening of the waiting list will be announced via public not ice that applications for Section 8 will again be accepted. The public notice will state where, when, and how to apply. The notice will be published in a local newspaper of general circulation, and also by any available minority media. The public notice will listate any limitations to who may apply.

The notice will state that applicants already on waiting lists for other housing programs must apply separately for this program, and that such applicants will not lose their place on other waiting lists when the yapply for Section 8. The notice will include the Fair Housing logoands logan and otherwise bein compliance with Fair Housing requirements.

Closingofthewaitinglistwillbeannouncedviapublicnotice. The publicnotice will state the date the waiti ng list will be closed. The public notice will be published in a local newspaper of general circulation, and also by any available minority media.

5.2 TAKINGAPPLICATIONS

Families wishing to apply for the Section 8 Program will be required to complete an application for housing assistance. Applications will be accepted during regular business hoursat:

200SouthPearlStreet betweenthehoursof8:30and4:30

Applications are taken to compile a waiting list. Due to the demand for Section 8 assistance in the Albany Housing Authority jurisdiction, the Albany Housing Authority maytakeapplicationsonanopenenrollmentbasis, depending on the length of the waiting list.

Whenthewaitinglistisopen, completed applications will be accepted from all applicants. The Albany Housing Authority will later verify the information in the applications relevant to the applicant's eligibility, admission, and level of benefit.

Applications may be made in personat the Albany Housing Authority, 200 South Pearl Street on Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m. Applications will be mailed to interest edfamilie supon request.

The completed application will be dated and time stamped upon its return to the Albany Housing Authority.

Persons with disabilities who require a reasonable accommodation in completing an application may call the Albany Housing Authority to make special arrangements to complete their application. A Telecommunication Device for the Deaf (TDD) is available for the deaf. The TDD telephone number for a hearing impaired person to contact a hearing person is 1(800) 662 -1220. For hearing persons contacting a hearing impaired personusing TDD is 1(800) 421 -1220.

The application process will involve two phases. The first phase is the initial application for housing assistance or the pre—application. The pre—application requires the family to provide limited basic information including name, address, phone number, family composition and family unit size, racial or ethnic designation on of the head of household, income category, and information establishing any preferences to which they may be entitled. This first phase results in the family splacement on the waiting list.

Upon receipt of the family's pre -application, the Albany Hous ing Authority will make a preliminary determination of eligibility. The Albany Housing Authority will notify the family inwriting of the date and time of placement on the waiting list and the approximate amount of time before housing assistance may be off ered. If the Albany Housing Authority determines the family to be in eligible, the notice will state the reasons therefore and offer the family the opportunity of an informal review of this determination.

Anapplicantmayatanytimereportchangesinthei rapplicantstatusincludingchangesin family composition, income, or preference factors. The Albany Housing Authority will annotate the applicant's file and will update their place on the waiting list. Confirmation of the changes will be confirmed with the family inwriting.

The second phase is the final determination of eligibility, referred to as the full application. The full application takes place when the family nears the top of the waiting list. The Albany Housing Authority will ensure that verification of all preferences, eligibility, suitability selection factors are current in order to determine the family's final eligibility for admission into the Section 8 Program.

5.3 ORGANIZATIONOFTHEWAITINGLIST

Thewaitinglistwillbemaintainedina ccordancewiththefollowingguidelines:

- A. Theapplicationwillbeapermanentfile;
- B. Allapplications will be maintained in order of preference and then in order of date and time of application;
- C. Any contact between the Albany Housing Authority an d the applicant will be documented in the applicant file.

Note: The waiting list cannot be maintained by bedroom size under current HUD regulations.

5.4 FAMILIESNEARINGTHETOPOFTHEWAITINGLIST

When a family appears to be within 2 months of being of fered assistance, the family will be invited to an interview and the verification process will be gin. It is at this point in time that the family's waiting list preference will be verified. If the family no longer qualifies to be near the top of the list, the family's name will be returned to the appropriate spot on the waiting list. The Albany Housing Authority must notify the family in writing of this determination, and give the family the opportunity for an informal review.

Once the preference has been verified the family will complete a full application, present Social Security Number information, citizenship/eligible immigrant information, and sign the Consent for Release of Information forms.

5.5 MISSEDAPPOINTMENTS

Allapplicantswhofailtokeepa scheduledappointmentinaccordancewiththeparagraph belowwillbesentanoticeofdenial.

The Albany Housing Authority will allow the family to reschedule appointments for good cause. Generally, no more than one opportunity will be given to reschedule without good cause, and no more than two opportunities for good cause. When a good cause exists, the Albany Housing Authority will work closely with the family to find a more suitable time. Applicants will be offered the right to an informal review befor ebeing removed from the waiting list.

5.6 PURGINGTHEWAITINGLIST

The Albany Housing Authority will update and purge its waiting list at least annually to ensure that the pool of applicants reasonably represents interested families. Purging also enables the Housing Authority to update the information regarding address, family composition, income category and preferences.

5.7 REMOVALOFAPPLICANTSFROMTHEWAITINGLIST

The Albany Housing Authority will not remove an applicant's name from the waiting list unless:

A. The applicant requests that the name bere moved;

- B. The applicant fails to respond to a written request for information or a request to declare their continued interest in the program or misses scheduled appointments; or
- C. The applicant doe s not meet either the eligibility or screening criteria for the program.

5.8 GROUNDSFORDENIAL

The Albany Housing Authority will deny assistance to applicants who:

- A. Donotmeetanyoneormoreoftheeligibilitycriteria;
- B. Donotsupplyinform ationordocumentationrequiredbytheapplicationprocess;
- C. Fail to respond to a written request for information or a request to declare their continued interest in the program;
- D. Failtocompleteanyaspectoftheapplicationorlease -upprocess;
- E. Haveahistory of criminal activity by anyhousehold member involving crimes of physical violence against persons or property, and any other criminal activity including drug -related criminal activity that would adversely affect the health, safety, orwel lbeing of other tenants or staff, or caused a mage to the property.
- F. Currently owes rentor other amounts to any housing authority in connection with the public housing or Section 8 Programs.
- G. Have committed fraud, bribery, or any other corruption in connection with any Federalhousing assistance program, including the intentional misrepresentation of information related to their housing application or benefits derived therefrom;
- H. Haveafamilymemberwhowasevictedfromfederallyassistedhousin gwithinthe lastfive(5)years;
- I. Haveafamilymemberwhowasevictedfromassistedhousingwithinfiveyearsof theprojecteddateofadmissionbecauseofdrug -relatedcriminalactivityinvolving the illegal manufacture, sale, distribution, or posses sion with the intent to manufacture, sell, distributeacontrolledsubstanceasdefinedinSection102ofthe ControlledSubstancesAct,21U.S.C.802;
- J. Have a family member who is illegally using a controlled substance or abuses alcohol in a way that m ay interfere with the health, safety, or right to peaceful

enjoymentofthepremises by other residents. The Albany Housing Authority may waive this requirement if:

- 1. The person demonstrates to the Albany Housing Authority's satisfaction that the person—is no longer engaging in drug—related criminal activity or abuseofalcohol;
- 2. The person has successfully completed a supervised drug or alcohol rehabilitationprogram;
- 3. The person has otherwise been rehabilitated successfully; or
- 4. The person is p articipating in a supervised drug or alcohol rehabilitation program.
- K. Have engaged in or threatened abusive or violent behavior towards any Albany Housingstafforresidents;
- L. HaveafamilyhouseholdmemberwhohasbeenterminatedundertheCertifica teor VoucherProgramduringthelastthreeyears;
- M. Have a family member who has been convicted of manufacturing or producing methamphetamine(speed)(Deniedforlife);
- N. Have a family member with a lifetime registration under a State sex offender registrationprogram(Deniedforlife).
- O. Is a welfare -to-work (WTW) family who fails to fulfill its obligations under the welfare-toworkvoucherprogram.
- P. Admitthat they have entered the United States illegally, or if in the course of the application procedure evidence surfaces that proves the applicant is an illegal alien, and the Section 8 Department has made a "finding of fact" as a part of its formal determination denying assistance (subject to Administrative Review.)

 $NOTE: If the Section 8De \\ partment has also received a determination from the INS or$

ImmigrationCourtsuchasaFinalOrderofDeportation,supportingtheSection8 Department's "findingoffact" re.thealien's illegal presence,

thentheSection8

DepartmentmustcompleteaquarterlyreporttotheINSlisting"known"unlaw

-fullypresentalienswithin45daysofthecloseofeachcalendarquarter. The portmustincludetheindividual'sname, address, and other identifying inform

-at ion in the possession of the Section 8D epartment. Reports should be sent to:

Director, Policy Directives and Instructiona Immigration and Naturalization Service 425 I Street NWR oom 4

re

lBranch

Washington, DC20536attn: INS.2070

-00

Q.Currentlyconvictedofacrimeand/orservin orparole.

gasentencethatincludesprobation

5.9 NOTIFICATIONOFNEGATIVEACTIONS

Anyapplicant whose name is being removed from the waiting list will be notified by the Albany Housing Authority, inwriting, that they have ten (10) business days, from the date of the written correspondence, to present mitigating circumstances or request an informal review. The letter will also indicate that their name will be removed from the waiting list if they fail to respo nd within the time frame specified. The Albany Housing Authority's system of removing applicants' names from the waiting list will not violate the rights of persons with disabilities. If an applicant's failure to respond to a request for information or updates was caused by the applicant's disability, the Albany Housing Authority will provide a reasonable accommodation. If the applicant indicates that they did not respond due to a disability, the Albany Housing Authority will verify that there is in fact a disability and that the accommodation they are requesting is necessary based on the disability. An example of a reasonable accommodation would be to reinstate the applicant on the waiting list based on the date and time of the original application.

5.99 INFORMALREVIEW

If the Albany Housing Authority determines that an applicant does not meet the criteria for receiving Section 8 assistance, the Albany Housing Authority will promptly provide the applicant with written notice of the determination. The notic e must contain a brief statement of the reason(s) for the decision, and state that the applicant may request an informal review of the decision within 10 business days of the denial. The Albany Housing Authority will describe how to obtain the informal review processis described in Section 18.20 fthis Plan.

6.0 SELECTINGFAMILI ESFROMTHEWAITING LIST

6.1 WAITINGLISTADMISSIONSANDSPECIALADMISSIONS

The Housing Authority may admit an applicant for participation in the programei theras a special admission or as a waiting list admission.

If HUD awards funding that is targeted for families with specific characteristics or families living in specific units, the Albany Housing Authority will use the assistance for those families.

6.2 **PREFERENCES**

The Albany Housing Authority has a number of vouchers that are set —aside for special programs and preferences will be dictated by the program and addressed in the amendmenttothepolicyforeachprogram.

Consistent with the Albany Hous ing Authority Agency Plan, The Albany Housing Authority will select all other families based on the following preferences.

#1:Workingfamilies, elderly, disabled families

- a. Workingfamilies: Families that have at least one adult member that can prove that they have been employed for nine (9) months of the last twelve (12) months. Earned income shall be excluded from income, in accordance with Section 9 of this policy, determination of family income.
- b. Elderly, Disabled Families: Families that have at lea stone adult member who is 62 years of age or older or are receiving social security disability, supplemental security income benefits, or any other payments based on an individual's inability towork.

c.

#2:Educationalortrainingprogramparticipantorg raduate

Families that have at least one adult member who is a graduate or active participant in educational or training programs that are designed to prepare individuals for the job market. Verification shall be required from the educational or training program. Income from stipends from educational or training programs shall be excluded from income, in accordance with section 9 of this policy, determination of annual income.

#3:Allotherfamilies.

The Albany Housing Authority will not denyalocal parameter a reference, nor otherwise exclude or penalize a family in a dmission to the program, solely because the family resides in public housing.

6.3 SELECTIONFROMTHEWAITINGLIST

Basedontheabovepreferences, all families in preference 1 will be offered housing before any families in preference 2, and preference 2 families will be offered housing before any families in preference 3, and so forth.

The date and time of application will be utilized to determine the sequence within the above-prescribed preference s.

Not withstanding the above, if necessary to meet the statutory requirement that 75% of newly admitted families in any fiscal year be families who are extremely low -income (unless a different target is agreed to by HUD), the Albany Housing Authority retains the right to skip higher income families on the waiting to reach extremely low -income families. This measure will only be taken if it appears the goal will not otherwise be met. To ensure this goal is met, the Housing Authority will monitor incomes of newly admitted families and the income of the families on the waiting list.

If the rear enote nough extremely low -income families on the waiting list we will conduct out reach on a non -discriminatory basis to attract extremely low -income families to reach the statutory requirement.

6.4 SPECIALCIRCUMSTANCES

a. SplithouseholdspriortoVoucherIssuance

Whenafamilyonthewaitinglistsplitsintotwoeligiblefamilies due to divorce or legal separation, and the new families both claim the same placement on the waitinglist, and there is no court determination, the Housing Authority will make the decision of who remains on the waiting list. Documentation must be provided by the applicant families. If either or both of the families do not provide documentation, they may be denied placement on the waiting list for failure to supplyinformation requested by the Housing Authority.

b. MultipleFamiliesinthesamehousehold

Families consisting of two families applying as a family unit will be treated as one family unit.

c. JointCustodyofChildren(2choices)

Children who are subject to a joint custody agreement but live with one parent at least 51% of the time will be considered members of the household. "Fifty -one (51%) of the time" is defined as 183 days of the year, which do not have to run consecutively. The parent must provided ocumentation of custody.

When both parents are on the waiting list and both are trying to claim the child, the parent whose address is listed on the school records will be allowe dto claim the school-age child as a dependent. Otherwise, for children under school age, court orders or other official documentation of custody will be required.

7.0 ASSIGNMENTOFBE DROOMSIZES(SUBSIDY STANDARDS)

The Albany Housing Authority will is sue a voucher for a particular bedroom size —the bedroom size is a factor in determining the family's level of assistance. The following guidelines will determine each family's unitsize without overcrowding or ver —housing:

NumberofBedrooms	Number of Persons	
	Minimum	Maximum
0	1	1
1	1	2
2	2	4
3	3	6
4	4	8

These standards are based on the assumption that each bedroom will accommodate no morethantwo(2)persons. Two adults will share abedroom unless related by blood.

Indetermining bedrooms i ze, the Albany Housing Authority will include the presence of children to be born to a pregnant woman, children who are in the process of being adopted, children whose custody is being obtained, children who are temporarily away at school or temporarily in foster -care.

Bedroomsizewillalsobedeterminedusingthefollowingguidelines:

- A. Childrenofthesamesexwillshareabedroom.
- B. Children of the opposite sex, both under the age of five (5) years may share a bedroom.
- C. Childrenofthesamesex that have an age difference of seven (7) years or greater do not have to share a bedroom.
- D. Adultsandchildrenwillnotberequiredtoshareabedroom.
- E. Foster–adults and children will not be required to share a bedroom with family members.
- F. Live-inadeswillgetaseparatebedroom.

The Albany Housing Authority will grant exceptions to normal occupancy standards when a family requests a larger size than the guidelines allow and documents a medical reason why the larger size is necessary.

The family unit size will be determined by the Albany Housing Authority in accordance with the above guidelines and will determine the maximum rent subsidy for the family; however, the family may select a unit that may be larger or smaller than the family unit size. If the family selects a smaller unit, the payment standard for the smaller size will be

used to calculate the subsidy. If the family selects a larger size, the payment standard for the family unit size will determine the maximum subsidy.

7.1 BRIEFING

When the Albany Housing Authority selects a family from the waiting list, the family will be invited to attend a briefing explaining how the program works. In order to receive a voucher the family is required to attend the briefing. If they cannot attend the originally scheduled briefing, they may attend a later session. If the family fails to attend two briefings without good cause, they will be denied a dmission.

If an applicant with a disability requires auxiliary aids to gain full benefit from the briefing,theHousingAuthoritywillfurnishsuchaidswheredoingsowouldnotresultina fundamental alteration of the nature of the program or in an undue financial or administrative burden. In determining the most suitable auxiliary aid, the Housing Authoritywillgiveprimaryconsiderationtotherequestsoftheapplicant. Families unable to attend a briefing due to a disability may request a reasonable accommodation such as having the briefing presented at an alternate location.

Thebriefingwillcoverateastthefollowingsubjects:

- A. Adescriptionofhowtheprogramworks;
- B. Familyandownerresponsibilities;
- C. Where the family may rent a unit, including inside and outside the Housing Authority's jurisdiction;
- D. Typesofeligiblehousing;
- E. For families qualified to lease a unit outside the Housing Authority's jurisdiction underportability, an explanation of how portability works;
- F. An explanation of the advantages of living in an area that does not have a high concentration of poor or families; and
- G. An explanation that the family share of rent may not exceed 40% of the family's monthly adjusted income if the gross rent exceeds the applicable payment standard.

7.2 *PACKET*

Duringthebriefing, the Housing Authority will give the family apacket covering at least the following subjects:

- A. The term of the voucher and the Housing Authority's policy on extensions and suspensions of the term. The packet will include information on how to request an extension and forms for requesting extensions;
- B. How the Housing Authority determines the housing assistance payment and total tenantpayment for the family;
- C. Information on the payment standard, exception payment standard rent areas, and the utility allowances chedule;
- D. Howth eHousingAuthoritydeterminesthemaximumrentforanassistedunit;
- E. Where the family may lease a unit. For families qualified to lease outside the Housing Authority's jurisdiction, the packet includes an explanation of how portabilityworks;
- F. The HUD -required tenancy addendum that provides the language that must be includedinanyassistedlease, and a sample contract;
- G. Therequestforapproval of the tenancy formand an explanation of how to request Housing Authority approval of a unit;
- H. A statement of the Housing Authority's policy on providing information to prospective owners. This policy requires applicants to sign disclosure statements allowing the Housing Authority to provide prospective owners with the family's currentandprio raddresses and the names and addresses of the landlords for those addresses. Upon request, the Housing Authority will also supply any factual information or third party verification relating to the applicant's history as a tenant or their ability to complete ywith material standard lease terms or any history of drug trafficking, drug-related criminal activity or any violent criminal activity;
- I. HousingAuthority's subsidy standards, including when the Housing Authority will consider granting exceptions to the standards;
- J. HUDbrochureonhowtoselectaunit("AGoodPlacetoLive");
- K. HUD-requiredlead -basedpaintbrochure;
- L. InformationonFederal,State,andlocalequalopportunitylaws;thebrochure"Fair Housing: It's Your Right;" and a co py of the housing discrimination complaint form;
- M. A list of landlords or other parties known to the Albany Housing Authority who maybe willing to lease a unit to the family or help the family find a unit;

- N. Noticethatifthefamilyincludesape rsonwithdisabilities,thefamilymayrequest acurrentlistofaccessibleunitsknowntotheAlbanyHousingAuthoritythatmay beavailable:
- O. Thefamily'sobligationsundertheprogram;
- P. The grounds upon which the Housing Authority may terminat eass is tance because of the family's action or inaction;
- Q. Albany Housing Authority informal hearing procedures, including when the Housing Authority is required to provide the opportunity for an informal hearing, and information on how to request the aring; and
- R. The Albany Housing Authority owner information brochure. This brochure can be given by the applicant to a prospective owner to help explain the program.
- S. InformationontheFamilySelf -SufficiencyProgram.
- T. Expandinghousingopportunitiesstat ement.

7.3 ISSUANCEOFVOUCHER; REQUESTFORAPPROVALOFTENANCY

Since October 1, 1999, the Albany Housing Authority has issued only vouchers. Treatment of previously iss ued certificates and vouchers was dealt with as outlined in Section 23.0 Transition to the New Housing Choice Voucher Program Completed. Note: as of 9/30/01, all previously issued certificates have been transitioned to vouchers as per HUD regulations.

Once all family information has been verified, eligibility determined, subsidy calculated, and the family has attended the family briefing, the Albany Housing Authority will issue the voucher. Atthis point the family begins their search for a unit.

When the family finds a unit that the owner is willing to lease under the program, the family and the owner will complete and sign a proposed lease; the HUD required tenancy addendum and the request for approval of the tenancy form. The terms of the HUD tenancy a ddendum shall prevail over any other provisions of the lease. The family will submit the proposed lease and the request form to the Housing Authority during the term of the voucher. The Housing Authority will review the request, the lease, and the HUD required tenancy addendum and make an initial determination of approval of tenancy. The Housing Authority may assist the family in negotiating changes that may be required for the tenancy to be approved. Once it appears the tenancy may be approved, the Housing Authority will schedule an appointment to inspect the unit within 15 days after the receipt of inspection request from the family and owner. The 15 day period is suspended during any period the unit is unavailable for inspection. The Housing Authority wil 1 promptly notify the owner and the family whether the unit and tenancy are approved.

During the initial stage of qualifying the unit, the Housing Authority will provide the prospective owner with information regarding the program. Information will includ e Housing Authority and owner responsibilities for screening and other essential program elements. The Housing Authority will provide the owner with the family's current and prioraddressasshownintheHousingAuthorityrecordsalongwiththenameandad dress (ifknown)ofthelandlordsforthoseaddresses.

Additional screening is the responsibility of the owner. Upon request by a prospective owner, the Housing Authority will provide any factual information or third party written informationtheyhavere levanttoavoucherholder'shistoryof,orabilityto,complywith standardmaterialleaseterms.

7.4 **TERMOFTHEVOUCHER**

The initial term of the voucher will be 60 days and will be stated on the Housing Choice Voucher.

The Housing Authority may gran to neor more extensions of the term, but the initial term plus any extensions will not exceed 180 calendar days from the initial date of issuance without an extraordinary reason. To obtain an extension, the family must make a request in writing prior to the expiration date. A statement of the efforts the family has made to find a unit must accompany the request. A sample extension request form and a form for recordingtheirsearcheffortswillbeincludedinthefamily'sbriefingpacket. If the family documents their efforts and additional time can reasonably be expected to result in success, the Housing Authority will grant the length of request sought by the family or 120days, whicheverisless.

Ifthefamilyincludesapersonwithdisabilitiesandthe familyrequiresanextensiondueto the disability, the Housing Authority will grant an extension allowing the family the full 180 days search time. If the Housing Authority determines that additional search time would be a reasonable accommodation, the Ho using Authority will request HUD to approveanadditional extension.

Upon submittal of a complete drequest for approval of tenancy form, the Albany Housing Authoritymaysuspendthetermofthevoucher. The term may be suspended in the case of documented illness, hospitalization or death in the family, upon request.

7.41 VOUCHERTERMEXPIRATION

The voucher term expiration date is the deadline for submission of a request f ortenancy approval; it is not the date the unit must be available for occupancy. The unit may not be ready for occupancy until several months after the date of the expiration of the voucher, but as long as the request for tenancy approval was submitted be fore the deadline, the familyhasmetthisproceduralrequirement.

7.5 APPROVALTOLEASEAUNIT

The Albany Housing Authority will approve a lease if all of the following conditions are met:

- A. Therequestforleaseapproval(RFLA)issubmittedatleastthr eedayspriorprocessing ofHousingAssistancePayments(HAP)fortheowners.
- B. Theunitiseligible;
- C. Theunitisinspected by the Housing Authority and passes HQS;
 - D. TheunitisissuedavalidresidentialoccupancypermitbythecityofA lbany;
 - F. Theleaseisapprovableandincludesthefollowing;
 - 1. Thenamesoftheownerandthetenant;
 - 2. Theaddressoftheunitrented;
 - 3. Thetermofthelease(initialtermandanyprovisionsforrenewal);
 - 4. Theamountofthemonthlyrenttoowner;
 - 5. A specification of what utilities and appliances are to be supplied by the owner, and what utilities and appliances are to be supplied by the family; and
 - 6. Therequired HUD tenancy addendum.
 - F. Therenttoownerisreasonable;
 - G. The family's share of rent does not exceed 40% of their monthly adjusted income if the gross rent exceeds the applicable payments tandard;
 - H. The owner has not been found to be debarred, suspended, or subject to a limited denial of participation by HUD or the Housing Authority; and
 - I. Thefamilycontinuestomeetalleligibilityandscreeningcriteria.

Iften an cyapproval is denied, the Housing Authority will advise the owner and the family in writing and advise them also of any actions they could take that would enable the Housing Auth ority to approve the tenancy.

Theleasetermmaybeginonlyafterallofthefollowingconditions are met:

- 1. TheunitpassestheHousingAuthorityHQSinspection;
- 2. The family's share of rent does not exceed 40% of their monthly adjusted income ift hegrossrent exceeds the applicable payments tandard;

- 3. TheunithasavalidresidentialoccupancypermitissuedbythecityofAlbany;
 - 4. ThelandlordandtenantsigntheleasetoincludetheHUDrequiredaddendum; and
 - 5. TheHousingAuthorit yapprovestheleasingoftheunit.

The Housing Authority will prepare the contract when the unit is approved for tenancy. Generally, the landlord, simultaneously with the signing of the lease and the HUD required tenancy addendum, will execute the contract. Upon receipt of the executed lease and the signed contract by the landlord, the Housing Authority will execute the contract. The Housing Authority will not pay any housing assistance to the owner until the contract is executed.

Innocasewilltheco ntractbeexecutedlaterthan 60 days after the beginning of the lease term.

Anycontractexecutedafterthe 60 - dayperiod will bevoid and the Housing Authority will not payhousing assistance to the owner.

7.6 ALBANYHOUSINGAUTHORITYDISAPPROVALOF OWNER

The Housing Authority will deny participation by an owner at the direction of HUD. The Housing Authority will also deny the owner's participation for any of the following reasons:

- A. The owner has violated any obligations under a Section 8 Housing Assistance PaymentsContract;
- B. The owner has committed fraud, bribery, or any other corrupt or criminal act in connection with any Federal housing program;
- C. The owner has engaged in drug -related criminal activity or any violent criminal activity;
- D. Theownerhas a history or practice of non -compliance with HQS for units leased under Section 8 or with applicable housing standards for units leased with project based Section 8 assistance or leased under any other Federal housing program;
- E. The ownerhas a history or practice of renting units that fail to meet State or local codes; or
- F. TheownerhasnotpaidStateorlocalrealestatetaxes, fines, or assessments.
- G. The owner refuses (or has a history of refusing) to evict families for d rug-related or violent criminal activity, or for activity that threatens the health, safety or right of peaceful enjoyment of the:

- 1. premises by tenants, Albany Housing Authority employees or owner employees; or
- 2. residencesbyneighbors;
- H. If the owner is the parent, child, grandparent, grandchild, sister, or brother or any member of the family of an applicant seeking the initial use of a voucher (Currently shopping) unless the Albany Housing Authority determines that approving the unit would provide reasonable accommodation for a family member who is a person with disabilities; or
- I. OtherconflictsofinterestunderFederal,Stateorlocallaw.

7.7 INELIGIBLE/ELIGIBLEHOUSING

The following types of housing cannot be assisted under the Sec tion 8 Tenant -Based Program:

- A. ApublichousingorIndianhousingunit;
- B. Aunitreceivingproject -basedassistanceunderaSection8Program;
- C. Nursinghomes, boardand carehomes, or facilities providing continual psychiatric, medical or nursin gservices;
- D. Collegeorotherschooldormitories;
- E. Unitsonthegroundsofpenal,reformatory,medical,mental,andsimilar publicor private institutions;
- F. Aunitoccupiedbyitsowner. This restriction does not apply to cooperatives or to assistance on behalf of a manufactured home owner leasing a manufactured home space; and
- G. AunitreceivinganyduplicativeFederal,State,orlocalhousingsubsidy.Thisdoes notprohibitrentingaunitthathasareducedrentbecauseofataxcredit.

The Albany Housing Authority will not approve a lease for any of the following special housing types, except as are a sonable accommodation for a family with disabilities:

- A. Congregatehousing
- B. Grouphomes
- C. Sharedhousing

- D. Cooperativeh ousing
- E. Singleroomoccupancyhousing

The Albany Housing Authority will approve leases for the following housing types:

- A. Singlefamilydwellings
- B. Multi-familydwellings
- C. Apartments
- D. Manufacturedhousing
- E. Manufacturedhomespacerent als

7.8 SECURITYDEPOSIT

The owner may collect a security deposit from the tenant in an amount not in excess of amounts charged in private market practice and not in excess of amounts charged by the owner to unassisted tenants.

When the tenant moves o ut of the dwelling unit, the owner, subject to State or local law, may use the security deposit, including any interest on the deposit, in accordance with the lease, as reimbursement for any unpaid rent payable by the tenant, damages to the unit or for other amounts the tenant owe sunder the lease.

The owner must give the tenant a written list of all items charged against the security deposit and the amount of each item. After deducting the amount, if any, used to reimburse the owner, the owner must refun d promptly the full amount of the unused balancetothetenant.

If the security deposit is not sufficient to cover amounts the tenant owes under the lease, the owner may seek to collect the balance from the tenant.

8.0 MOVESWITHCONTI NUEDASSISTANCE

Participating families are allowed to move to another unit after the initial 12 months has expired, if the landlord and the participant have mutually agreed to terminate the lease, or if the Housing Authority has terminated the HAP contract. The Albany Housing Authority will issue the family a new voucher if the family does not owe the Albany Housing Authority or any other Housing Authority money, has not violated a Family Obligation, has not moved or been issued a certificate or voucher within the last 12 months, and if the Albany Housing Authority has sufficient funding for continued assistance. If the move is

necessitated for a reason other than family choice, the 12 -month requirement will be waived.

8.1 WHENAFAMILYMAYMOVE

For families already part icipating in the Voucher Program, the Albany Housing Authority will allow the family to move to an ewunitif:

- A. Theassistedleasefortheoldunithasterminated;
- B. The owner has given the tenant a notice to vacate, has commenced an action to evict the tenant, or has obtained a court judgment or other process allowing the ownertoevictthetenant; or
- B. The tenant has given notice of lease termination (if the tenant has a right to terminatetheleaseonnoticetotheowner).

The Section 8Department will not issue an ewvoucher if the client is physically evicted, and $the owner furnishes the acceptable proof, which is the legal possession form prepared by the {\it the acceptable proof}, which is the {\it legal possession} for {\it the acceptable proof}. The {\it the acceptable proof} is the {\it the acceptable proof} is the {\it the acceptable proof}. The {\it the acceptable proof} is the {\it the acceptable proof} is the {\it the acceptable proof}. The {\it the acceptable proof} is the {\it the acceptable proof} is the {\it the acceptable proof}. The {\it the acceptable proof} is the {\it the$ Sheriff that returns possession to the landlord. The only exception may occur if the client submits proof that he/she paid the full rent arrears and charges to the landlord after the eviction. The Housing Eligibility Assistant may then issue a new you chert otheclient If the client moves to avoid eviction for non -payment of rent, the Housing Eli gibility Assistant may only issue a new voucher when the client presents proof that he/she paid all therentarrears and charges. If the client moves to avoid eviction and did not payrent, but submits substantial proof of extensive codes violations which caused the client to withhold therent, the Housing Eligibility Assistant may issue a new voucher to the client Clients evicted for non -desirability must never be issued a new voucher. Indeed, the AHA Section 8 Department will work to assist landlords wh o reports illegal occupants, illegal drugsalesanduse, and other undesirable matters going on in their apartments

8.2 PROCEDURESREGARDINGFAMILYMOVES

Families considering transferring to a new unit will be scheduled to attend a mover's briefing. All families who are moving, including any families moving into or out of the Albany Housing Authority's jurisdiction, will be required to attend a mover's briefing prior to the Albany Housing Authority entering anew HAP contract on their behalf.

Thisbrief ingisintendedtoprovidethefollowing:

- A. A refresher on program requirements and the family's responsibilities. Emphasis willbeongiving proper notice and meeting all lease requirements such as leaving the uniting ood condition;
- B. Information a bout finding suitable housing and the advantages of moving to an areathatdoesnothaveahighconcentration of poorfamilies;

- C. Payment standards, exception payment standard rent areas, and the utility allowanceschedule:
- D. An explanation that the family share of rent may not exceed 40% of the family's monthly adjusted income if the gross rent exceeds the applicable payment standard;
- E. Portabilityrequirements and opportunities;
- F. Theneedtohaveareexaminationconductedwithin120daysprior tothemove;
- G. Anexplanationandcopiesoftheformsrequiredtoinitiateandcompletethemove; and
- H. Allformsandbrochuresprovidedtoapplicantsattheinitialbriefing.

Families are required to give proper written notice of their intent to terminate the lease. In accordance with HUD regulations, no notice requirement may exceed 60 days. During the initial term, families may not end the lease unless they and the owner mutually agree to end the lease. If the family moves from the unit beforet he initial term of the lease ends without the owner's and the Albany Housing Authority's approval, it will be considered a serious lease violation and subject the family to termination from the program.

The family is required to give the Albany Housing Au thority a copy of the notice to terminate the lease at the same time as it gives the notice to the landlord. A family's failure to provide a copy of the lease termination notice to the Albany Housing Authority will be considered a violation of Family Oblig ations and may cause the family to be terminated from the program.

Afamily who gives notice to terminate the lease must mail the notice by certified mail or have the landlord or his agent sign a statement stating the date and time received. The family will be required to provide the certified mail receipt and a copy of the lease termination notice to the Albany Housing Authority, or a copy of the lease termination notice and the signed statement stating the date and time the notice was received. If the landlord or his/her agent does not accept the certified mail receipt, the family will be required to provide the receipt and envelopes howing that the attempt was made.

Failure to follow the above procedures may subject the family to termination from the program.

9.0 PORTABILITY

9.1 GENERALPOLICIESOFTHEALBANYHOUSINGAUTHORITY

A family whose head or spouse has a domicile (legal residence) or works in the jurisdiction of the Albany Housing Authority at the time the family first submits its application forparticipation in the program to the Albany Housing Authority may lease a unitanywhere in the jurisdiction of the Albany Housing Authority or outside the Albany Housing Authority jurisdiction as long as there is another entity operating at enant -based Section 8 program covering the location of the proposed unit.

If the headors pouse of the assisted family does not have a legal residence or work in the jurisdiction of the Albany Housing Authority at the time of its application, the family will not have any right to lease a unitout side of the Albany Housing Authority jurisdiction for a 12-month period beginning when the family is first admitted to the program. During this period, the family may only lease a unit located in the jurisdiction of the Albany Housing Authority.

Families participating in the Voucher Program will not be allowed to move more than once in any 12 -month period and under no circumstances will the Albany Housing Authority allow a participant to improperly break a lease. Under extraor dinary circumstances the Albany Housing Authority may consider allowing more than one move in a 12 -month period.

Families may only move to a jurisdiction where a Section 8 Program is being administered.

For income targeting purposes, the family will coun t towards the initial housing authority's goals unless the receiving housing authority absorbs the family. If absorbed, the admission will count towards the receiving housing authority's goals.

If a family has moved out of their assisted unit in violati on of the lease, the Albany Housing Authority will not issue a voucher, and will terminate assistance in compliance with Section 17.0, Termination of the Lease and Contract.

9.2 INCOMEELIGIBILITY

- A. A family must be income -eligible in the area where the fa mily first leases a unit with assistance in the Voucher Program.
- B. If a portable family is already a participant in the Initial Housing Authority's VoucherProgram,incomeeligibilityisnotre -determined.

9.3 PORTABILITY:ADMINISTRATIONBYRECEIVINGHO USINGAUTHORITY

A. When a family utilizes portability to move to an area outside the Initial Housing Authority jurisdiction, another Housing Authority (the Receiving Housing Authority) must administer assistance for the family if that Housing Authority ha atenant -based program covering the area where the unitis located.

S

B. AHousingAuthoritywithjurisdictionintheareawherethefamilywantstoleasea unit must issue the family a voucher. If there is more than one such housing authority,theInitia lHousingAuthoritymaychoosewhichhousingauthorityshall becometheReceivingHousingAuthority.

9.4 PORTABILITYPROCEDURES

- A. WhentheAlbanyHousingAuthorityistheInitialHousingAuthority:
 - 1. The Albany Housing Authority will brief the family on the process that must take place to exercise portability. The family will be required to attendanapplicantormover's briefing.
 - 2. The Albany Housing Authority will determine whether the family is income-eligible in the area where the family wants to lease a unit (if applicable).
 - 3. The Albany Housing Authority will advise the family how to contact and request assistance from the Receiving Housing Authority.
 - 4. The Albany Housing Authority will, within ten (10) calendar days of receiving request from the family to port, notify the Receiving Housing Authoritytoexpectthefamily.
 - 5. The Albany Housing Authority will immediately mail to the Receiving Housing Authority the most recent HUD Form 50058 (Family Report) for the family, and related verification information.
- B. WhentheAlbanyHousingAuthorityistheReceivingHousingAuthority:
 - 1. When the portable family requests assistance from the Albany Housing Authority, the Albany Housing Authority will withinten (10) calendardays of receiving porting papers, inform the Initial Housing Authority whether it will bill the Initial Housing Authority for assistance on behalf of the portable family, or absorb the family into its own program. When the Albany Housing Authority receives a portable family, the family will be absorbed if funds are available and avoucher will be issued.
 - 2. The Albany Housing Authority will issue avoucher to the family. The term of the Albany Housing Authority's voucher will not expire before the expiration date of any Initia 1 Housing Authority's voucher. The Albany Housing Authority will determine whether to extend the voucher term. The family must submit a request for tenancy approval to the Albany Housing Authority during the term of the Albany Housing Authority's voucher.

- 3. The Albany Housing Authority will determine the family unit size for the portable family. The family unit size is determined in accordance with the Albany Housing Authority's subsidy standards.
- 4. The Albany Housing Authority will within ten (10) calendar days of receiving porting papers notify the Initial Housing Authority if the family has leased an eligible unit under the program, or if the family fails to submitarequestfortenancyapproval for an eligible unit within the term of the youcher.
- 5. If the Albany Housing Authority opts to conduct a new reexamination, the Albany Housing Authority will not delay issuing the family a voucher or otherwise delay approval of a unitunless there -certification is necessary to determine income ligibility.
 - 6. In order to provide tenant -based assistance for portable families, the Albany Housing Authority will perform all Housing Authority program functions, such as reexaminations of family income and composition. At any time, either the Initial Hous ing Authority or the Albany Housing Authoritymaymakeadeterminationtodenyorterminateassistancetothe familyinaccordancewith24CFR982.552.
 - 7. The Albany Housing Authority may deny or terminate assistance for familyactionorinactioninace ordancewith 24 CFR 982.552 and 24 CFR 982.553.

C. AbsorptionbytheAlbanyHousingAuthority

1. Iffundingisavailableundertheconsolidated ACC for the Albany Housing Authority's Voucher Program when the portable family is received, the Albany Housing Authority will absorb the family into its Voucher Program. After absorption, the family is assisted with funds available under the consolidated ACC for the Albany Housing Authority's Tenant -Based Program.

D. PortabilityBilling

1. Tocoverassistan ceforaportablefamily,theReceivingHousingAuthority maybilltheInitialHousingAuthorityforhousingassistancepaymentsand administrativefees.Thebillingprocedurewillbeasfollows:

- a. As the Initial Housing Authority, the Albany Housing Aut hority will promptly reimburse the Receiving Housing Authority for the full amount of the housing assistance payments made by the Receiving Housing Authority for the portable family. The amount of the housing assistance payment for a portable family in the Receiving Housing Authority's program is determined in the same manner as for other families in the Receiving Housing Authority's program.
- b. The Initial Housing Authority will promptly reimburse the Receiving Housing Authority for 80% of the Initial Hou sing Authority'son -going administrative fee for each unit month that the family receives assistance under the tenant -based programs and is assisted by the Receiving Housing Authority. If both Housing Authorities agree, we may negotiate a different amount of reimbursement.

E. WhenaPortableFamilyMoves

When a portable family moves out of the tenant -based program of a Receiving Housing Authority that has not absorbed the family, the Housing Authority in the new jurisdiction to which the family moves bec omes the Receiving Housing Authority, and the first Receiving Housing Authority is no longer required to provide assistance for the family.

9.5FSSPARTICIPANTPROGRAMPORTABILITY

The Albany Housing Authority requires that a family participating in the Department FSSP rogrammust lease a unit in the city of Albany for a minimum of 1 year after the effective date of the contract of participation. An exception would be a situation where a move is necessitated due to good cause, and approved on a case by case basis by the Administrator of the Section 8D epartment. After the first year, a family may move to an apartment in another community and continue to be a FSS participant provided it has fulfilled the terms of the original lease. The AHA will maintain the FSS escrowaccount until the receiving PHA absorbs the family into its Housing Choice Voucher Program.

If the receiving PHA absorbs the family, the family may participate in that PHA'SFSSProgramifthat PHA approves their participation. The receiving PHA will enterint oanew FSS contract with the family for the time period remaining on the family's initial FSS contract. The new PHA must use the initial income and rent information from the Albany Housing Authority Section 8 Department contract. The AHA will then transfer the family's FSS account to the receiving PHA.

If the participant ports to another PHA in the immediate Capitol District, and that receiving PHA does not offer an FSS Program, the Albany Housing Authority may offer the client continued participation in its FSS Programs in ceprogram resources would still be nearby.

If the family fails to fulfill its FSS contract obligations, the Albany Housing Authority may terminate the family from the FSS Program and recommend to the absorbing PHA that they terminate the family's housing choice voucher. In cases where the AHA is administering the family's voucher, although the family has portedout, the AHA may terminate the housing choice voucher. Any escrowfunds being held will then be treated as program receipts of the Albany Housing Authority Section 8D epartment.

Clients who wish to port into the Albany Housing Authority's Section 8 FSS Program will be (upon approval of a new program participant application) absorbed into the Alban y Housing Authority's Section 8 FSS Program. Since such a client already is a participant in an FSS Program, this client will be given any selection preference that may be necessary to effect an immediate absorption into the program.

10.0 DETERMINATIONO FFAMILYINCOME

10.1 INCOME, EXCLUSIONS FROM INCOME, DEDUCTIONS FROM INCOME

To determine annual income, the Albany Housing Authority counts the inc ome of all familymembers, excluding the types and sources of income that are specifically excluded.

Once the annual income is determined, the Albany Housing Authority subtracts out all allowable deductions (allowances) as the next step in determining the Total Tenant Payment.

10.2 INCOME

- A. Annualincomemeansallamounts,monetaryornot,that:
 - 1. Go to (or on behalf of) the family head or spouse (even if temporarily absent)ortoanyotherfamilymember,or
 - 2. Are anticipated to be received from a source outside the family during the 12-month period following admission or annual reexamination effective date; and
 - 3. Arenotspecifically excluded from annual income.

If it is not feasible to anticipate a level of income over a 12 -month period (e.g. seasonal or cyclic income), or the Albany Housing Authority believes that past income is the best available indicator of expected future income, the Albany

Housing Authority may annualize the income anticipated for a shorter period subject to are determination on at the end of the shorter period.

- B. Annualincomeincludes, but is not limited to:
 - 1. The full amount, before any payroll deductions, of wages and salaries, overtimepay, commissions, fees, tips and bonuses, and other compensation for personal services.
 - 2. The net income from the operation of a business or profession. Expenditures for business expansion or amortization of capital indebtedness are not used as deductions in determining net income. An allowance for depreciation of assets used in a bus in ess or profession may be deducted, based on straight—line depreciation, as provided in Internal Revenue Service regulations. Any withdrawal of cash or assets from the operation of a business or profession is included in income, except to the extent the withdrawal is reimbursement of cash or assets invested in the operation by the family.
 - 3. Interest, dividends, and other netincome of any kind from real or personal property. Expenditures for amortization of capital indebtedness are not used as deductions in determining net income. An allowance for depreciation of assets used in a business or profession may be deducted, basedonstraight -linedepreciation, as provided in Internal Revenue Service regulations. Any withdrawal of cash or assets from an investment is included in income, except to the extent the withdrawal is reimbursement of cash or assets invested by the family. Where the family has net family assets in excess of \$5,000, annual income includes the greater of the actual income derived from all net family assets or a percentage of the value of such assets based on the current passbook savings rate, as determined by HUD.
 - 4. The full amount of periodic amounts received from Social Security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts, including alump -sum amount or prospective monthly amounts for the delayed start of a periodic amount. (However, deferred periodic amounts from supplemental security income and So cial Security benefits that are received in a lump sum amount or in prospective monthly amounts are excluded.)
 - 5. Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation and severance pay. (However, lump suma dditions such as insurance payments from worker's compensation are excluded.)
 - 6. Welfareassistance.

Welfare assistance is welfare or other programs to families or individuals, based on need, that are made under programs funded, separatelyorjointly,by Federal,Stateorlocalgovernments(including assistanceprovidedundertheTANF -TemporaryAssistanceforNeedy Families program, as implemented under federal regulation 45 CRF260.31issuedbytheDepartmentofHealthandHumanServices.).

45CRF260.31 definedtheterm"assistance"toincludecash,payments, vouchers, and other forms of benefits designed to meet a family's ongoing basic needs (ie. Food, clothing, shelter, utilities, household goods,personalcareitems,andgeneralincidentalexpenses).

Itincludessuchbenefitsevenwhentheyare:

- 1. Provided in the form of payments by a TANF agency, or other agencyonitsbehalf
- 2. Conditioned on participation in work experience or community service (or any other work activity as defined in the federal regulation.)
- a. If the welfare assistance payment includes an amount specifically designated for shelter and utilities that is subject to adjustment by the welfare assistance agency in accordance with the actual cost of shelter and utilities, the amount of welfare assistance income to be included as income consists of:
 - i. The amount of the allowance or grant exclusive of the amountspecifically designated for shelter or utilities; plus
 - ii. The maximum amount that the welfare assistance agency couldin factallowthefamilyforshelterandutilities. If the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under this requirement is the amount resulting from one application of the percentage.

d. Imputedwelfareincome.

- 1). A family's annual income includes the amount of imputed welfare income (because of a specified welfare benefits reduction, as specified innotice to the Albany Housing Authority by the welfare agency), plus the total mount of other annual income.
- 2). AttherequestoftheAlbanyHousingAuthority,thewelfareagency willinformtheAlbanyHousingAuthorityinwritingoftheamountand

term of any specified welfare benefit reduction for a family member, and the reason for such reduction, and will also inform the Albany Housing Authority of any subsequent changes in the termoramount of specified welfare benefit reduction. The Albany Housing Authority will use this information to determine the amount of imputed welfar income for family.

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- 3). A family's annual income includes imputed welfare income in family annual income, as determined at an interim or regular reexamination of a family income and composition, during the term of the welfare benefits reduction (as spec ified in information provided to the Albany Housing Authority by the welfare agency).
- 4). The amount of the imputed welfare income is offset by the amount of additional income a family receives that commences after the time the sanction was imposed. Whe nsuch additional income from other sources is at least equal to the imputed welfare income, the imputed welfare income is reduced to zero.
- 5). The Albany Housing Authority will not include imputed welfare income in annual income if the family was not an assisted participant at the time of the sanction.
- 6). If a participant is not satisfied that the Albany Housing Authority has calculated the amount of imputed welfare income in accordance with HUD requirements, and if the Albany Housing Authority denies the family's request to modify such amount, then the Housing Authority shall give the participant written notice of such denial, with a brief explanation of the basis for the Housing Authority's determination of the amount of imputed welfare income. The Albany Housing Authority's notice shall also state that if the participant does not agree with the determination, the participant may contest the decision in accordance with our informal review policy.

7). Relations welfare agencies

a). The Albany Housi ng Authority will ask welfare agencies to inform it of any specified welfare benefits reduction for a family member, the reason for such reduction, the term of any such reduction, and any subsequent welfare agency determination affecting the amount or term of a specified welfare benefits reduction. If the welfare agency determines a specified welfare benefits reduction for a family member, and give the Albany Housing Authority written notice of such reduction, the family's annualincomeshallincludethei mputedwelfareincomebecause of thespecifiedwelfarebenefits reduction.

- b). The Albany Housing Authority is responsible for determining the amount of imputed welfare income that is included in the family's annual income as a result of a specified welfa re benefits reductionas determined by the welfare agency, and specified in the notice. However, the Albany Housing Authority is not responsible for determining whether a reduction of welfare benefits by the welfare agency was correctly determined by the welfare agency in accordance with welfare program requirements and procedures, nor for providing the opportunity for review or hearing on such welfare agency determinations.
- c. Such welfare agency determinations are the responsibility of the welfare agency, and the family may seek appeal of such determinations through the welfare agency's normal due process procedures. The Albany Housing Authority shall rely on the welfare agency notice to the Albany Housing Authority of the welfare agency's determination of a specified welfare benefits reduction.
- 7. Periodic and determinable allowances, such as alimony and child support payments, and regular contributions or gifts received from organizations or from persons not residing in the dwelling.
- 8. All regular pa y, special pay, and allowances of a member of the Armed Forces. (Special payto a member exposed to host ile fire is excluded.)

10.3 EXCLUSIONSFROMINCOME

Annualincomedoesnotincludethefollowing:

- A. Income from employment of children (including for oster children) under the age of 18 years;
- B. Payments received for the care of foster children or foster adults (usually persons with disabilities, unrelated to the tenant family, who are unable to live alone);
- C. Lump-sum additions to family assets, su ch as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains and settlement for personal or property losses;
- D. Amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;
- E. Incomeofalive -inaide;

- F. Thefullamountofstudentfinancialassistancepaiddirectlytothestudentortothe educationalinstitution;
- G. The special payto a family member serv in ginthe Armed Forces who is exposed to hostile fire:
- H. Theamountsreceivedfromthefollowingprograms:
 - 1. Amounts received under training programs funded by HUD, and payments received from any other works ubsidy program.
 - 2. Amounts received by a pe rson with a disability that are disregarded for a limited time for purposes of Supplemental Security Income eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency(PASS);
 - 3. Amountsreceived by a participant in other publicly assisted programs that are specifically for or in reimbursement of out -of-pocket expenses in curred (special equipment, clothing, transportation, child care, etc.) and that are made solely to allow participation in a specific program;
 - 4. Amounts received under a resident service stipend. A resident service stipend is a modest amount (not to exceed \$200 per month) received by a resident for performing a service for the Housing Authority or owner, on a part-time basis, that enhances the quality of life in the development. Such services may include, but are not limited to, fire patrol, hall monitoring, lawn maintenance, resident initiative coordination, and serving as a member of the Albany Housing Authority's governing board. No resident may receive more than one such stipend during the same period of time;
 - 5. Incremental earnings and benefits resulting to any family member from participation in qualifying State or local employment training programs (including training programs not affiliated with a local government) and training of a family member as resident management staff. Amounts excluded by this provision must be received under employment training programs with clearly defined goals and objectives and are excluded only for the period during which the family member participates in the employment training program;
 - 6. Temporary,nonrecurring,orsporadicincome(includinggifts);
 - 7. Reparationpaymentspaidbyaforeigngovernmentpursuanttoclaimsfiled underthelawsofthatgovernment bypersonswhowerepersecutedduring theNaziera;
 - 8. Earningsinexcess of \$480 for each full -time student 18 years old or older (excluding the head of household and spouse);

- 9. Adoptionassistancepaymentsinexcessof\$480peradoptedchild;
- 10. Deferred periodic amounts from Supplemental Security Income and Social Security benefits that are received in a lump sum amount or in prospective monthly amounts;
- 11. Amounts received by the family in the form of refunds or rebates under Stateorlocallawf orpropertytaxespaidonthedwellingunit;
- 12. Amounts paid by a State agency to a family with a member who has a developmental disability and is living at home tooffset the cost of services and equipment needed to keep the developmentally disabled fam memberathome; or
- 13. Amounts specifically excluded by any other Federal statute from considerationasincomeforpurposesofdeterminingeligibilityorbenefits.

These exclusions include:

- a. The value of the all otment of foodstamps
- b. PaymentstovolunteersundertheDomesticVolunteerServicesAct of 1973
- c. PaymentsreceivedundertheAlaskaNativeClaimsSettlementAct
- d. Income from submarginal land of the U.S. that is held in trust for certain Indiantribes
- e. Payments made under HHS's Low -Income Energy Assistance Program
- f. PaymentsreceivedundertheJobTrainingPartnershipAct
- g. Income from the disposition of funds of the Grand River Band of Ottawa Indians
- h. The first \$2000 per capita received from jud gment funds awarded forcertainIndianclaims
- Amount of scholarships awarded under Title IV including Work Study
- j. PaymentsreceivedundertheOlderAmericansActof1965

- k. PaymentsfromAgentOrangeSettlement
- 1. Paymentsreceivedund ertheMaineIndianClaimsAct
- m. The value of child care under the Child Care and Development BlockGrantActof1990
- n. Earnedincometaxcreditrefundpayments
- o. PaymentsforlivingexpensesundertheAmeriCorpsProgram
- p. Contributions to, and dist ributions from Individual Development accounts.
- J. Services such as counseling, case management, peer support, child care information and referral, transitional services, job retention, job advancement, and other employment-relatedservicesthatdonotprovi debasicincomesupport, and
- K. Transportation benefits provided under a Job Access or Reverse Commute project, pursuant to section 404(k) of the Act, to an individual who is not otherwise receiving assistance.
- L. Non-recurrent, short -termbenefits that:
 - 1. dealw ithaspecificcrisissituationorepisodeofneed
 - 2. arenotintendedforrecurrentorongoingneeds
 - 3. willnotextendbeyond4months

10.4 DEDUCTIONSFROMANNUALINCOME

The following deductions will be made from annual income:

- A. \$480for each member of the family residing in the household (other that the head of the household or his/herspouse) who is less than 18 years of a georisattending school or vocational training on a full time basis, or who is 18 years of a georolder and is ape ron with disabilities.
- B. \$400foranyelderlyfamilyordisabledfamily.
- C. The sum of the following, to the extent the sum exceeds three percent of annual income:
 - 1. Unreimbursed medical expenses on any elderly family or disabled family; and
 - 2. Unreimbursed reasonable attendant care and auxiliary apparatus expenses for each member of the family who is a person with disabilities, to the extent necessary to enable any member of the family (including the member who is a person with disabilities) to be employed, but this allowance may not exceed the earned income received by family members who are 18 years of a georolder who are

abletoworkbecauseofsuchattendantcareorauxiliaryapparatus; and

D. Reasonable child care expenses necessary to enable am ember of the family to be employed or to further his or her education. This deduction shall not exceed the amount of employment income that is included in annual income.

10.5 RECEIPTOFALETTERORNOTICEFROMHUDCONCERNINGINCOME

- A. IfaSection8participan treceives a letter or notice from HUD concerning the amount or verification of family income, the letter shall be brought to the person responsible for incomeverification withinten (10) days of receipt by the participant.
- B. The Assistant Tenant Selection Supervisor shall reconcile any difference between the amount reported by the participant and the amount listed in the HUD communication. This shall be done as promptly as possible.
- C. After the reconciliation is complete, the Albany Housing Authority shall adjust the participant's rental contribution beginning at the start of the next month unless the reconciliation is completed during the final five (5) days of the month and the new rent shall take effect on the first day of the second month following the end of the current month. In addition, if the participant had not previously reported the proper income, the Albany Housing Authority shall do one of the following:
 - 1. Immediatelycollectthebackoverpaidassistancepaidbytheagency;
 - 2. Establisharepaym entplanfortheresidenttopaythesumduetotheagency;
 - 3. Terminatetheparticipantfromtheprogramforfailuretoreportincome; or
 - 4. Terminatetheparticipantfromtheprogramforfailuretoreportincomeandcollect thebackoverpaidassistancepai dbytheagency.

10.6 COOPERATING WITH WELFAREAGENCIES

The Albany Housing Authority will make its best efforts to enter into cooperation agreementswithlocalwelfareagenciesunderwhichthewelfareagencieswillagree;

- A. To target assistance, benefits an d services to families receiving assistance in the public housing and Section 8 tenant -based assistance program to achieve self sufficiency.
- B. To provide written verification to the Albany Housing Authority concerning welfare benefits for families applying f or or receiving assistance in our housing assistance programs.

11.0 VERIFICATION

The Albany Housing Authority will verify information related to waiting list preferences, eligibility, admission and level of benefits prior to admission. Periodically duri ng occupancy, items related to eligibility and rent determination shall also be reviewed and verified. Income, assets, and expenses will be verified, as well as disability status, need for a live -in aide and other reasonable accommodations, full time stude nt status of family members 18 years of age and older, Social Security Numbers, citizenship/eligible noncitizen status. Age and relationship will only be verified in those instances where needed to make a determination of level of assistance.

11.1 ACCEPTABLEMETHODSOFVERIFICATION

Age, relationship, U.S. citizenship, and Social Security Numbers will generally be verified with documentation provided by the family. For citizenship, the family's certification will be accepted. (Or for citizenship documentation such as listed below will be required.) Verification of these items will include photocopies of the Social Security cards and other documents presented by the family, the INS SAVE approval code, and forms signed by the family.

Other information will be verified by third party verification. This type of verification includes written documentation (with forms sent directly to and received directly from a source, not passed through the hands of the family). This verification may also be direct contact with the source, in person or by telephone. It may also be are port generated by a request from the Albany Housing Authority or automatically by another government agency, i.e. the Social Security Administration. Verification forms and reports received will be contained in the applicant/tenant file. Or althird party documentation will include the same information as if the documentation had been written, i.e. name date of contact, amount received.etc.

When third party verification cannot be obtained, the Albany Housing Authority will accept documentation received from the applicant/participant. Hand -carried documentation will be accepted if the Albany Housing Authority has been unable to obtainthirdpartyverificationinafourweekperiodoftime. Photoc opiesofthedocuments provided by the family will be maintained in the file.

When neither third party verification nor hand -carried verification can be obtained, the AlbanyHousingAuthoritywillacceptanotarizedstatementsignedbythehead, spouseor co-head. Suchdocuments will be maintained in the file.

11.2 TYPESOFVERIFICATION

The chart below outlines the factors that may be verified and gives common examples of the verification that will be sought. To obtain written third party verification, the Albany Housing Authority will send are quest form to the source along with a release form signed by the applicant/participant via first class mail.

VerificationRequirementsforIndividualItems			
ItemtoBeVerified	3 rd partyverification	Hand-carriedverification	
GeneralEligibilityItems			
SocialSecurityNumber	LetterfromSocialSecurity, electronicreports	SocialSecuritycard	
Citizenship	N/A	Signedcertification, voter's registration card, birth certificate, etc.	
Eligibleimmigra tionstatus	INSSAVEconfirmation#	INScard	
Disability	Letterfrommedicalprofessional, SSI,etc	ProofofSSIorSocialSecurity disabilitypayments	
Fulltimestudentstatus(if >18)	Letterfromschool	Forhighschoolstudents,any documentev idencing enrollment	
Needforalive -inaide	Letterfromdoctororother professionalknowledgeableof condition	N/A	
Childcarecosts	Letterfromcareprovider	Billsandreceipts	
Disabilityassistance expenses	Lettersfromsuppliers, caregiver s, etc.	Billsandrecordsofpayment	
Medicalexpenses	Lettersfromproviders, Prescriptionrecordfrompharmacy, medicalprofessional'sletterstating assistanceoracompanionanimalis needed	Bills,receipts,recordsof payment,datesoftrips, mileagelog,receiptsforfares andtolls	
ValueofandIncomefromAs	ssets		
Savings, checking accounts	Letterfrominstitution	Passbook,mostcurrent statements	
CDs,bonds,etc	Letterfrominstitution	Taxreturn,information brochurefrominstitutio n,the CD,thebond	
Stocks	Letterfrombrokerorholding company	Stockormostcurrent statement,priceinnewspaper	

VerificationRequirementsforIndividualItems			
ItemtoBeVerified	3 rd partyverification	Hand-carriedverification	
	company	orthroughInternet	
Realproperty	Letterfromtaxoffice,assessment, etc.	Propertytaxstatement(for currentvalue),assessment, recordsorincomeand expenses,taxreturn	
Personalproperty	Assessment,bluebook,etc	Receiptforpurchase,other evidenceofworth	
Cashvalueoflife insurancepolicies	Letterfrominsurancecompany	Currentstatement	
Assetsdisposedofforle ss thanfairmarketvalue	N/A	Originalreceiptandreceiptat disposition,otherevidenceof worth	
Income			
Earnedincome	Letterfromemployer	Minimumof3consecutivepay stubs	
Self-employed	N/A	Taxreturnfromprioryear, booksofaccounts	
Regulargiftsand contributions	Letterfromsource,letterfrom organizationreceivinggift(i.e.,if grandmotherpaysdaycareprovider, thedaycareprovidercouldsostate)	Bankdeposits,othersimilar evidence	
Alimony/childsupport	Courtord er,letterfromsource,letter fromHumanServices	Recordofdeposits, divorce decree	
Periodicpayments(i.e., socialsecurity,welfare, pensions,workers'comp, unemployment)	Letterorelectronicreportsfromthe source	Awardletter,letterannoun cing changeinamountoffuture payments	
Trainingprogram participation	Letterfromprogramprovider indicating -whetherenrolled -whethertrainingisHUD -funded -whetherStateorlocalprogram -whetheritisemploymenttraining -whetherpayments areforout -of - pocketexpensesincurredinorderto	N/A	

VerificationRequirementsforIndividualItems			
lverification			
_			

11.3 VERIFICATIONOFCITIZENSHIPORELIGIBLENONCITIZENSTATUS

The citizenship eligible/noncitizen status of each family member regardless of age must be determined.

Prior to being admitted, or at the first reexamination, all citizens and nationals will be required to sign a declaration under penalty of perjury. (They will be required to show proofoftheirstatus by such means a sbirth certificate, milit ary ID, military DD214Form, or the PHADeclaration of Section 214Status form.)

Prior to being admitted or at the first reexamination, all eligible noncitizens who are 62 years of age or older will be required to signade claration under penalty of per jury. They will also be required to show proof of age.

Prior to being admitted or at the first reexamination, all eligible noncitizens must sign a declaration of their status and a verification consent form and provide their original INS documentation. The Albany Housing Authority will make a copy of the individual's INS documentation and place the copy in the file. The Albany Housing Authority also will verify their status through the INSSAVE system. If the INSSAVE system cannot confirm eligibility, the Albany Housing Authority will mail information to the INS so a manual check can be made of INS records. If the information returned by the INS indicates that the applicant is in an eligible immigration status, as explained on page 2 of the Declaration of Section 214 Status form, and if the applicant is otherwise eligible, then the client is eligible for housing assistance.

Family members who do not claim to be citizens, nationals or eligible noncitizens, or whose status cannot be confirmed, must be listed on a statement of non -eligible members and the list must be signed by the head of the household.

Noncitizen students on student visas, though in the country legally, are not eligible to be admitted to the Section 8 Program.

Any family member who does no t choose to declare the status must be listed on the statement of non-eligible members.

If no family member is determined to be eligible under this Section, the family's

admissionwillbedenied.

The family's assistance will not be denied, delayed, reduced or terminated because of a delayinthe process of determining eligible status under this Section, except to the extent that the delay is caused by the family.

If the Albany Housing Authority determines that a family member has knowingly permitted an ineligible non-citizen (other than any ineligible non-citizens listed on the lease) to permanently reside in their Section 8 unit, the family's assistance will be terminated. Such family will not be eligible to be readmitted to Section 8 for a period of 24 months from the date of termination.

NOTE:IftheSection8DepartmenthasalsoreceivedadeterminationfromtheINS

orImmigrationCourtsuchasaFinalOrderofDeportation,supportingthe
Section8Department's"find ingoffacts"re.thealien'sillegalpresence,thenthe
Section8DepartmentmustcompleteaquarterlyreporttotheINSlistingknown
Unlawfullypresentaliens.(seeSection5.8PNOTEforfurtherdetails.)

11.4 VERIFICATIONOFSOCIALSECURITYNUMBERS

Priortoadmission, each family member who has a Social Security Number and who is at least six years of age must provide this verification prior to being added to the lease. Children in assisted households must provide this verification at the first regular reexamination after turning six.

Thebestverification of the Social Security Number is the original Social Security card. If the card is not available, the Albany Housing Authority will accept letters from Social Security that establish and state the number. Documentation from other governmental agencies will also be accepted that establish and state the number. Driver's license, military ID, passports, or other official documents that establish and state the number are also acceptable.

If an individual states that they do not have a Social Security Number they will be required to sign a statement to this effect any individual who does not have a Social Security Number to obtain a Social Security Number.

If a member of an applicant family indicates they have a Social Security Number, but cannot readily verifyit, the family cannot be assisted until verification is provided.

If amember of atenant family indicates they have a Social Security Number, but cannot readily verify it, they shall be asked to certify to this fact and shall up to 60 days to provide the verification. If the individual is at least 62 years of age, they will be given 120 days to provide the verification. If the individual fails to provide the verification within the

timeallowed, the family will be denied assistance or will have their assistance

terminated.

11.5 TIMINGOFVERIFICATION

Verification must be dated within sixty (60) days of certification or reexamination. If the verification is older than this, the source will be contacted and asked to provide information regarding any changes.

When an interim reexamination is conducted, the Housing Authority will verify and updateonlythoseelementsreported to have changed.

11.6 FREQUENCYOFOBTAININGVERIFICATION

For each family member, citizenship/eligible noncitizen status will be verified only once. This verification will be obtained prior to admission. If the status of any family member was not determined prior to admission, verification of their status will be obtained at the next regular reexamination. Prior to a new member joining the amily, their status will be verified.

Foreachfamilymemberage6andabove, verification of Social Security Number will be obtained only once. This verification will be accomplished prior to admission. When a familymember who did not have a Social Security Number at admission receives a Social Security Number, that number will be verified at the next regular reexamination. Likewise, when a child turns six, their verification will be obtained at the next regular reexamination.

12.0 RENTANDHOUSINGASS ISTANCEPAYMENT

12.1 GENERAL

After October 1, 1999, the Albany Housing Authority will issue only vouchers to applicants, movers, and families entering the jurisdiction through portability. Certificates currently held will continue to be honored until the transition of the merger of the Section 8 Certificate and Voucher programs as outlined in 24 CFR 982.502 is complete (see Section 23.0 for additional guidance).

12.2REQUESTFORLEASEAPPROVAL

1.ApprovalofRequestforLeaseApproval(RFLA)

Thereques twillbeapprovedif:

- a. Theunitisaneligible type of housing.
- b. The unit meets HUD's Housing Quality Standards (and any additional criteria as identified in the Administrative Plan).
- c. Theunithasavalidresidentialoccupancypermitissuedbythecity of Albany.
- d. Therentisreasonableandapprovable.
- e. The family's share of the rent does not exceed 40% of their monthly income. -adjusted
- f. The security deposit is approvable in accordance with any limitations in this plan.
- g. Theproposedleasecomplies with HUD and Housing Authority requirements.
- h. Theownerisapprovableandtherearenoconflictsofinterest.
- 3. DisapprovalofRequestForLeaseApproval(RFLA)

If the Housing Authority determines that the RFLA cannot be approved for any reason, the landlord and the family will be notified in writing. The Housing Authority will instruct the owner and family of the steps that are necessary to approve the request.

Theownerwillbegiven five (5) calendard aystosubmit an approvable Request For Lease approval from the date of disapproval.

When, for any reason a RFLA is not approved, the Housing Authority will furnish another Request for Lease Approval form to the family along with the notice of disapproval so that the family can continue to search for eligible housing.

12.3 RENTREASONABLENESS

The Housing Authority will not approve an initial rent or a rent increase in any of the tenant-based programs without determining that the rent amount is reasonable. Reasonablenessis determined prior to the initial ease and at the following times:

- A. Beforeanyincreaseinrenttoownerisapproved;
- B. If 60 days before the contract anniversary date there is a 5% decrease in the publishedFMRascomparedtothepreviousFMR; and
- C. IftheHousingAuthorityor HUDdirectsthatreasonablenessbere -determined.

12.4 COMPARABILITY

In making a rent reasonableness determination, the Housing Authority will compare the rentfortheunittotherentofcomparableunits in the same or comparable neighborhoods, byc ensustract. The Housing Authority will maintain current survey information on rental units in the jurisdiction. The Housing Authority will also obtain from landlord associations and management firms the value of the array of amenities.

The Housing Authority will maintain current survey information on rental units in the jurisdiction. The Housing Authority will also obtain from landlord associations and management firms the value of the array of amenities.

The Housing Authority will establish minimum ba serent amounts for each unit type and bedroomsize. To the base the Housing Authority will be able to addors ubtract the dollar value for each characteristic and amenity of a proposed unit.

Owners are invited to submit information to the survey at any time. Owners may review the determination made on their unit and may submit additional information or make improvements to the unit that will enable the Housing Authority to establish a higher value.

The owner must certify the rents charged for other units . By accepting the housing assistance payment each month the owner is certifying that the rent to owner is not more than the rent charged by the owner for comparable unassisted units in the premises.

12.5 MAXIMUMSUBSIDY

The Fair Market Rent (FMR) publ ished by HUD or the exception payment standard rent (requested by the Albany Housing Authority and approved by HUD) determines the maximum subsidy for a family.

For a regular tenancy under the Certificate Program, the FMR/exception rent limit is the maximum initial gross rent under the assisted lease. This only applies until the transition of the merger of the Section 8 Certificate and Voucher programs as outlined in 24 CFR 982.502 is complete.

For the Voucher Program, the minimum payment standard will be 90% of the FMR and the maximum payment standard will be 110% of the FMR without prior approval from HUD, or the exception payment standard approved by HUD.

 $For a voucher tenancy in an insured or noninsured 236 project, a 515 project of the Rural \\ Development Administration, or a Section 221(d)(3) below market interest rate project the payment standard may not exceed the basic rentcharged including the cost of tenant utilities.$ -paid utilities.

Formanufactured home spacerental, the maximum subsidy under any form of assistance is the Fair Market Rentforthespace as outlined in 24 CFR 982.888.

12.5.1SettingThePaymentStandard

The Statuter equires that the payment standard beset by the Housing Authority at the FMR without HUD's prior a proval. The Albany Housing Authority will review its determination of the payment standard annually after publication of the FMRs. The Albany Housing Authority will consider vacancy rates and rents in the market area, size and quality of units leased under the program, rents for units leased under the program, success rates of voucher holders in finding units, and the percentage of annual income families are paying for rent under the Voucher Program. If it is determined that success rates will suffer or that at families are having to rent low quality units or pay over 40% of income for rent, the payment standard may be raised to the level judged necessary to alleviate these hardships.

The Albany Housing Authority may establish a payment standard set at 110% of the FMR for families locating housing incensus tracts outside the document edhigh poverty areas.

The Albany Housing Authority may establish a higher payment standard (although still within 110% of the published fair market rent) as a reasonable accomm odation for a familythatincludespeople with disabilities. With approval of the HUDField Office, the payment standard can go to 120%.

Paymentstandardswillnotberaisedsolelytoallowtherentingofluxuryqualityunits.

If success levels are projected to be extremely high and rents are projected to be at or below 30% of income, the Housing Authority will reduce the payment standard. Payment standards for each bedroom size are evaluated separately so that the payment standard for one bedroom size and a vincrease or decrease while another remains unchanged. The Albany Housing Authority may consider adjusting payment standards at times other than the annual review when circumstances warrant.

Before increasing any payment standard, the Housing Authority will conduct a financial feasibility test to ensure that in using the higher standard, adequate funds will continue to be available to assist families in the program.

12.5.2 SelectingtheCorrectPaymentStandardforaFamily

- A. Forthevouchertenancy, thepaymentstandardforafamilyisthelowerof:
 - 1. Thepaymentstandardforthefamilyunitsize; or
 - 2. Thepaymentstandardfortheunitsizerentedbythefamily.

- B. If the unit rented by a family is located in an exception rent area, the Ho using Authority will use the appropriate payments tandard for the exception rent area.
- C. DuringtheHAPcontracttermforaunit,theamountofthepaymentstandardfora familyisthehigherof:
 - 1. Theinitialpaymentstandard(atthebeginningoft heleaseterm)minusany amount by which the initial rent to owner exceeds the current rent to owner; or
 - 2. The payment standard as determined at the most recent regular reexamination of family income and composition effective after the beginningofthe HAPcontractterm.
- D. Atthenextannualreexamination following a change in family size or composition during the HAP contract term and for any reexamination thereafter, paragraph C abovedoes not apply.
- E. If there is a change in family unit size resulting from a change in family size or composition, the new family unit size will be considered when determining the paymentstandardatthenextannualreexamination.

12.5.3AreaExceptionRents

In order to help families find housing outside areas of high poverty or when voucher holders are having trouble finding housing for lease under the program, the Housing Authority may request that HUD approve an exception payment standard rent for certain areas within its jurisdiction. The areas may be of any size, though generally not smaller than a census tract. The Housing Authority may request one such exception payment standard area or many. Exception payment standard rentauthority may be requested for all or some unit sizes, or for all or some unit types. The exception payment standard area (s) may not contain more than 50% of the population of the FMR area.

When an exception payment standard renth as been approved and the FMR increases, the exception rentremains unchanged until such time as the Housing Authority requests and HUD approves a higher exception payment standard rent. If the FMR decreases, the exception payment standard rentauthority automatically expires.

12.6 ASSISTANCE ANDRENT FORMULAS

A. TotalTenantPayment

Thetotaltenantpaymen tisequaltothehighestof:

1. 10% of the family's monthly income

2. 30% of the family's adjusted monthly income

3. TheMinimumrent.

4. Ifthefamilyisreceivingpaymentsforwelfareassistancefromapublicagencyand apartofthosepayment s,adjustedinaccordancewiththefamily's actual housing costs, isspecifically designated by such agency to meet the family's housing costs, the portion of those payments which is so designated. If the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under this provision is the amount resulting from one application of the percentage.

Plusanyrentabovethepaymentstandard.

B. MinimumRent.

The Albany Housing Authority has s et the minimum rent as \$50.00. However, if the family requests a hardship exemption, the Albany Housing Authority will suspend the minimum rent for the family beginning the month following the family's hardship request. The suspension will continue until t he Housing Authority can determine whether hardship exists and whether the hardship is of a temporary or long -termnature. During suspension, the family will not be required to pay a minimum rent and the Housing Assistance Payment will be increased accordingly.

- 1. Ahardshipexistsinthefollowingcircumstances:
 - a. When the family has lost eligibility for or is awaiting an eligibility determination or a Federal, Stateorlocal assistance program including a family that includes a member who is a noncitizen lawfully admitted for permanent residence under the Immigration and Nationality Act who would be entitle to public benefits but for title IV of the Personal Responsibility and Work Opportunity Act of 1996:
 - b. When the family would be evicted because it is un able to pay the minimumrentrequirement;
 - c. When the income of the family has decreased because of changed circumstances,includinglossofemployment;and
 - d. Whenadeathhasoccurredinthefamily.
- 2. No hardship. If the Housing Authority determines there i s no qualifying hardship, the minimum rent will be reinstated, including requiring back

- payment of minimum rent to the Housing Authority for the time of suspension.
- 3. Temporary hardship. If the Housing Authority determines that there is a qualifying hardship but that it is of a temporary nature, the minimum rent will not be imposed for a period of 90 days from the month following the date of the family's request. At the end of the 90 -day period, the minimum rent will be imposed retroactively to the time of suspension. The Housing Authority will offer a reasonable repayment agreement for any minimum rent back payment paid by the Housing Authority on the family's behalf during the period of suspension.
- 4. Long-termhardship.IftheHousingAuthoritydeterminest hereisalong -term hardship,thefamilywillbeexemptfromtheminimumrentrequirementuntil thehardshipnolongerexists.
- 5. Appeals. The family may use the informal hearing procedure to appeal the Housing Authority's determination regarding the hardshi p. No escrow deposit will be required in order to access the informal hearing procedures.

C. Section8MergedVouchers

- 1. The payment standard is set by the Housing Authority between 90% and 110% of the FMR or higher or lower with HUD approval.
- 2. The participant pays the greater of the Total Tenant Payment or the minimum rent, plus the amount by which the gross rent exceeds the paymentstandard.
- 3. No participant when initially receiving tenant -based assistance on a unit shallpaymorethan 40% of their monthly -adjusted income if the grossrent exceeds the applicable payments tandard.

D. Section8PreservationVouchers

1. PaymentStandard

- a. Thepaymentstandardisthelowerof:
 - i. The payment standard amount for the appropriate family unitsize; or
 - ii. The pay ment standard amount for the size of the dwelling unitactually rented by the family.

- b. If the dwelling unit is located in an exception area, the Albany Housing Authority will use the appropriate payment standard for the exception area.
- c. During the HAP cont ractterm, the payment standard for the family is the higher of:
 - i. The initial payment standard (at the beginning of the HAP contract term), as determined in accordance with paragraph (1)(a)or(1)(b) of this section, minus any amount by which the initial rent to the owner exceeds the current rent to the owner; or
 - ii. The payment standard as determined in accordance with paragraph (1)(a) or (1)(b) of this section, as determined at the most recent regular reexamination of family income and composition effective after the beginning of the HAP contract term.
- d. At the next regular reexamination following a change in family composition that causes a change in family unit size during the HAP contract term, and for any examination thereafter during the term:
 - i. Paragraph(c)(i)ofthissectiondoesnotapply;and
 - ii. The new family unit size must be used to determine the paymentstandard.
- 2. The Albany Housing Authority will pay a monthly housing assistance paymentonbehalfofthefamilythatequalsthelesserof:
 - a. Thepaymen tstandardminusthetotaltenantpayment; or
 - b. Thegrossrentminusthetotaltenantpayment.
- E. ManufacturedHomeSpaceRental:Section8Vouchers
 - 1. The paymentst and ard for a participant renting a manufactured homespace is the published FMR for rental of a manufactured homespace.
 - 2. The space rent is the sum of the following as determined by the Housing Authority:
 - a. Renttotheownerforthemanufacturedhomespace;

- b. Ownermaintenanceandmanagementchargesforthespace; and
- c. Utilityallowancefortenan tpaidutilities.
- 3. TheparticipantpaystherenttoownerlesstheHAP.
- 4. HAPequalsthelesserof:
 - a. Thepaymentstandardminusthetotaltenantpayment; or
 - c. The rent paid for rental of the real property on which the manufacturedhomeownedb ythefamilyislocated.

F. RentforFamiliesundertheNoncitizenRule

A mixed family will receive full continuation of assistance if all of the following conditions are met:

- 1. ThefamilywasreceivingassistanceonJune19,1995;
- 2. The family was g ranted continuation of assistance before November 29, 1996;
- 3. Thefamily'sheadorspousehaseligibleimmigrationstatus; and
- 4. The family does not include any person who does not have eligible status other than the head of household, the spouse of the head of household, any parent of the head or spouse, or any child (under the age of 18) of the head or spouse.

Ifamixedfamilyqualifies for prorated assistance but decides not to accept it, or if the family has no eligible members, the family may be eligible for temporary deferral of termination of assistance to permit the family additional time for the orderly transition of some or all of its members to locate other affordable housing. Under this provision the family receives full assistance. If as sistance is granted under this provision prior to November 29, 1996, it may last no longer than three years. If granted after that date, the maximum period of time for assistance under the provision is 18 months. The Albany Housing Authority will granteac hfamily aperiod of 6 months to find suitable affordable housing. If the family cannot find suitable affordable housing, the Albany Housing Authority will provide additional search period supto the maximum time allowable.

Suitable housing means housing that is not substandard and is of appropriate size for the family. Affordable housing means that it can be rented for an amount not exceeding the amount the family pays for rent, plus utilities, plus 25%.

Thefamily'sassistanceisproratedinthefollowi ngmanner:

- 1. Findtheproratedhousingassistancepayment(HAP)bydividingtheHAP bythetotalnumberoffamilymembers, and then multiplying the result by the number of eligible family members.
- 2. Obtaintheprorated family share by subtracting the grossrent (contract rent plus utility allowance).
- 3. The prorated tenant rent equals the prorated family share minus the full utilityallowance.

12.7 CONTRACTEXECUTION

The Housing Authority shall enter into a Housing Assistance payme nt (HAP) contract with the property owner. The Housing Assistance Payment Contract is a written contract providing housing assistance payments to the owner on behalf of the eligible family.

HousingAssistancePaymentContractExecutionProcess:

- (a). The Housing Assistance Payment contracts hall be in the form required by HUD.
- (b). The term of the Housing Assistance Payment contract shall be gin on the first day of the term of the lease and end on the last day of the term of the lease.
- (c). The Housing Assistance Payment contract shall terminate if the lease terminates.
- (d). The Housing Assistance Payment contract shall state the amount of Contract Rent and define the Housing Authority's and owner's responsibilities under the program.
- (e). When the lease approval process is completed, the Housing Authority shall notifythelandlordandfamilyinwritingoftheleaseapprovalordisapproval.
- (f) The Housing Assistance payment contract shall be executed no later that 60 calendardays from the beginning of the lease term.
- (g). The Housing Authority shall not pay any Housing Assistance payment to the owner until the Housing Assistance Payment contract has been executed.
- (h). If the Housing Assistance payment contract is executed during the period of 60 calendardays from the beginning of the lease term, the Housing Authority shall pay Housing Assistance payment after the execution of the Housing

Assistance payment Contract to cover the portion of the lease tembefore the Housing Assistance payment contract was executed (maximum of 60 days).

- (i). Any Housing Assistance Payment contract executed after the 60 day period is void and the Housing Authority shall not pay any Housing Assistance Payment to the owner.
- (j) The Housing Assistance Paymen tplus tenantrent shall not be more than the renttoowner. It is the responsibility of the owner to return any overpayment.
- (k). The owner shall not demand or accept any rent payment from the tenant in excess of the calculated tenant rent.

12.8 UTILITYALLOWANCE

The Housing Authority maintains autility allowance schedule for all tenant -paid utilities (except telephone) and an allowance for the cost of tenant -supplied refrigerators and ranges.

The utility allowance schedule is determined based on t he typical cost of utilities and services paid by energy -conservative households that occupy housing of similar size and type in the same locality. In developing the schedule, the Housing Authority uses normal patterns of consumption for the community as whole, and current utility rates.

The Housing Authority uses a service annually that collects and compiles utility consumption data that is used to update the utility allowance schedule. A database of 2000 units with a ten -year history is used. The se rvice provides rate data, consumption report, rate and average consumption report, summary sheet and utility schedules. Participants may review this information at any time by making an appointment with the Albany Housing Authority.

The Housing Authority uses the appropriate utility allowance for the size of dwelling unit actually leased by the family (rather than the family unit size as determined under the Housing Authority subsidy standards).

Ateachreexamination, the Housing Authority applies the utility allowance from the most current utility allowance schedule.

The Housing Authority will approve a request for a utility allowance that is higher than the applicable amount on the utility allowance schedule if a higher utility allowance is needed a sareasonable accommodation to make the program accessible to and usable by the family member with a disability.

The utility allowance will be subtracted from the family's share to determine the amount of the Tenant Rent. The Tenant Rent is the amount to the

owner. The amount of the utility allowance is then still available to the family to pay the cost of their utilities. Any utility cost above the allowance is the responsibility of the tenant. Any savings resulting from utili tycosts below the amount of the allowance belong to the tenant.

Utility allowances greater than the TTP resulting in a utility allowance payment (UAP) may be paid directly to the utility company by the Albany Housing Authority. In these cases, the famil ywill be notified of the amount paid.

12.9 DISTRIBUTIONOFHOUSINGASSISTANCEPAYMENT

The Housing Authority pays the owner the lesser of the housing assistance payment or the rent to owner. If payments are not made when due, the owner may charge the Al Housing Authority a late payment, agreed to in the Contract and in accordance with generally accepted practices in the Albanyjuris diction if the following conditions apply:

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- A. It is the owner's practice to charge such penalties for assisted and unassis tenants, and
- B. Theowneralsochargessuchpenaltiesagainstthetenantforlatepaymentoffamily renttotheowner.

Late charges will not be paid when the reason for the lateness is attributable to factors beyondthecontroloftheAlbanyHousingAuth ority.

12.10 CHANGEOFOWNERSHIP

The Albany Housing Authority requires a written request by the owner who executed the HAP contract in order to make changes regarding who is to receive the Albany Housing Authority's rentpayment or the address a stowher etherent payment should be sent.

In addition, the Albany Housing Authority requires a written request from the new owner to process a change of ownership. The following documents must accompany the written request:

- A. DeedofTrustshowingthetransfer oftitle; and
- B. TaxIdentificationNumberorSocialSecurityNumber.

New owners will be required to execute IRS form W -9. The Albany Housing Authority may withhold therent payment until the tax payer identification number is received.

13.0 INSPECTIONPOLICIES, HOUSINGQ UALITYSTANDARDS, AN DDAMAGE CLAIMS

The Albany Housing Authority will inspect all units to ensure that they meet Housing Quality Standards (HQS). No unit will be initially placed on the Section 8 Existing Program unless the HQS is met. Units will be inspected at least annually, and at other timesasneeded, to determine if the units meet HQS.

The Albany Housing Authority must be allowed to inspect the dwelling unitatreas on able times with reasonable notice. The family and owner will be notified of the inspection appointment by first class mail. If the family can not be at home for the scheduled inspection appointment, the family must call and reschedule the inspection or make arrangements to enable the Housing Authority to enter the unit and complete the inspection.

If the family misses the scheduled inspection and fails to reschedule the inspection, the Albany Housing Authority will only schedule one more inspection. If the family misses two inspections, the Albany Housing Authority illconsider the family to have violated a Family Obligation and their assistance will be terminated.

13.1 TYPESOFINSPECTIONS

There are seventy pesof in spections the Albany Housing Authority will perform:

- A. InitialInspection -Aninspectionthatmu sttakeplacetoinsurethattheunitpasses HQSbeforeassistancecanbegin.
- B. Annual Inspection An inspection to determine that the unit continues to meet HQS.
- C. Complaint Inspection An inspection caused by the Authority receiving a complainton theunitbyanyone.
- D. Special Inspection An inspection caused by a third party, i.e. HUD, needing to view the unit.
- E. Emergency Aninspectionthattakesplaceintheeventofaperceivedemergency. Thesewilltakeprecedenceoverallotherinspecti ons.
- F. Move Out Inspection (if applicable) An inspection required for units in service before October 2, 1995, and optional after that date. These inspections document the condition of the unitath etime of the move out.
- G. Quality Control Inspection n Supervisory inspections on at least 5% of the total number of units that were under lease during the Housing Authority's previous fiscalyear.

13.2 OWNERANDFAMILYRESPONSIBILITIES

A. OwnerResponsibilityforHQS

- 1. Theownermustmaintaintheu nitinaccordancewithHQS.
- 2. If the owner fails to maintain the dwelling unit in accordance with HQS, the Albany Housing Authority will take prompt and vigorous action to enforce the owner obligations. The Albany Housing Authority's remedies forsuchbreachofthe HQS include termination, suspension or reduction of housing assistance payments and termination of the HAP contract.
- 3. The Albany Housing Authority will not make any housing assistance payments for adwelling unit that fails to meet the HQS, unless the owner corrects the defect within the period specified by the Albany Housing Authority and the Albany Housing Authority verifies the correction. If a defect is life threatening, the owner must correct the defect within nomore than 24 hours. For other defects the owner must correct the defect within nomore than 30 calendardays (or any Albany Housing Authority approved extension).
- 4. Theownerisnotresponsible for a breach of the HQS that is not caused by the owner, and for which the family is responsible. Furthermore, the Albany Housing Authority may terminate assistance to a family because of the HQS breach caused by the family.

B. FamilyResponsibilityforHQS

- 1. The family is responsible for a breach of the HQS that is caused by any of the following:
 - a. The family fails to pay for any utilities that the owner is not requiredtopayfor, butwhicharetobepaidbythetenant;
 - b. The family fails to provide and maintain any appliances that the owner is not required to provide, but which are to be provided by thetenant; or
 - c. Anymemberofthehouseholdoraguestdamagesthedwellingunit orpremises(damagebeyondordinarywearandtear).
- 2. If an HQS breach caused by the family is lifethreatening, the family must correct the defect—within no more than 24 hours. For other family—caused defects, the family must correct the defect within no more than 30 calendar days (or any Albany Housing Authority approved extension).
- 3. If the family has caused a breach of the HQS, the Albany Housin Authority will take prompt and vigorous action to enforce the family

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obligations. The Albany Housing Authority may terminate assistance for thefamilyinaccordancewith 24 CFR 982.552.

13.3 HOUSINGQUALITYSTANDARDS(HQS)24CFR982.401

This Section s tates performance and acceptability criteria for these key aspects of the followinghousing quality standards:

A. SanitaryFacilities

1. PerformanceRequirements

The dwelling unit must include sanitary facilities located in the unit. The sanitary facilities must be in proper operating condition and adequate for personal cleanliness and the disposal of human waste. The sanitary facilities must be usable in privacy.

2. AcceptabilityCriteria

- a. Thebathroommustbelocatedinaseparateprivaterooma ndhavea flushtoiletinproperoperatingcondition.
- b. The dwelling unit must have a fixed basin in proper operating condition, with a sinktrap and hot and coldrunning water.
- c. The dwelling unit must have a shower or a tubin proper operating condition with hot and coldrunning water.
- d. The facilities must utilize an approvable public or private disposal system(includingalocallyapprovablesepticsystem).

B. FoodPreparationandRefuseDisposal

1. PerformanceRequirements

- a. The dwellingu nitmust have suitable space and equipment to store, prepare, and serve foods in a sanitary manner.
- b. There must be adequate facilities and services for the sanitary disposal of food wastes and refuse, including facilities for temporarystoragewherenec essary(e.g.,garbagecans).

2. AcceptabilityCriteria

a. The dwelling unit must have an oven, a stove or range, and a refrigerator of appropriate size for the family. All of the equipment

must be in proper operating condition. Either the owner or the family may supply the equipment. A microwave oven may be substituted for a tenant -supplied oven and stove or range. A microwaveovenmaybesubstitutedforanowner -suppliedovenand stove or range if the tenant agrees and microwave ovens are furnishedinste adofanovenandstoveorrangetobothsubsidized andunsubsidizedtenantsinthebuildingorpremises.

- b. The dwelling unit must have a kitchen sink in proper operating condition, with a sink trap and hot and coldrunning water. The sink must drain in to an approvable public or private system.
- c. The dwelling unit must have space for the storage, preparation, and serving of food.
- d. There must be facilities and services for the sanitary disposal of foodwasteandrefuse, including temporary storage facilities where necessary (e.g., garbage cans).

C. SpaceandSecurity

1. PerformanceRequirement

The dwelling unit must provide a dequate space and security for the family.

- 2. AcceptabilityCriteria
 - a. Ataminimum,thedwellingunitmusthaveal ivingroom,akitchen area.andabathroom.
 - b. The dwelling unit must have at least one bedroom or living/sleepingroomforeachtwopersons. Childrenofoppositesex, other than very young children, may not be required to occupy the same bedroomorliv ing/sleepingroom.
 - c. Dwellingunitwindowsthatareaccessiblefromtheoutside, such as basement, first floor, and fire escape windows, must be lockable (such as window units with sash pins or sash locks, and combination windows with latches). Windows that are nailed shut areacceptable only if these windows are not needed for ventilation or a sanalternate exitinc as eoffire.
 - d. The exterior doors of the dwelling unit must be lockable. Exterior doors are doors by which someone can enter or exit the dwelling unit

D. ThermalEnvironment

1. PerformanceRequirement

The dwelling unit must have and be capable of maintaining a thermal environmenthealthyforthehumanbody.

2. AcceptabilityCriteria

- a. There must be a safe system for heating the d safe cooling system, where present). The system must be in proper operating condition. The system must be able to provide adequate heat(and cooling, if applicable), either directly or indirectly, to each room, in order to assure a heat thy living environment appropriate to the climate.
- b. Thedwellingunitmustnotcontainunventedroomheatersthatburn gas,oil,orkerosene.Electricheatersareacceptable.

E. Illumination and Electricity

1. PerformanceRequirement

Each room must have adequate natural or artificial illumination to permit normal indoor activities and to support the health and safety of occupants. The dwelling unit must have sufficient electrical sources so occupants can use essential electrical appliances. The electrical fixtures and wiring must ensures af etyfrom fire.

2. AcceptabilityCriteria

- a. There must be at least one window in the living room and in each sleeping room.
- b. The kitchen area and the bathroom must have a permanent ceiling orwall light fix ture in proper operating condition. The kitchen area must also have at least one electrical outlet in proper operating condition.
- c. Thelivingroomandeachbedroommusthaveatleasttwoelectrical outlets in proper operating condition. Permanent overh ead or wall mounted light fixtures may count as one of the required electrical outlets.

F. StructureandMaterials

1. PerformanceRequirement

The dwelling unit must be structurally sound. The structure must not presentanythreattothehealthandsa fetyoftheoccupantsandmustprotect theoccupantsfromtheenvironment.

2. AcceptabilityCriteria

- a. Ceilings,walls,andfloorsmustnothaveanyseriousdefectssuchas severe bulging or leaning, large holes, loose surface materials, severebuckling ,missingparts,orotherseriousdamage.
- b. Theroofmustbestructurallysoundandweathertight.
- c. The exterior wall structure and surface must not have any serious defects such as serious leaning, buckling, sagging, large holes, or defects that may result in air in filtration or vermininfestation.
- d. The condition and equipment of interior and exterior stairs, halls, porches, walkways, etc., must not present a danger of tripping and falling. For example, broken or missing steps or loose boards ar unacceptable.

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e. Elevatorsmustbeworkingandsafe.

G. InteriorAirQuality

1. PerformanceRequirement

The dwelling unit must be free of pollutants in the air at levels that threaten the health of the occupants.

2. AcceptabilityCriteria

- a. The dwelling unit must be free from dangerous levels of air pollution from carbon monoxide, sewer gas, fuel gas, dust, and otherharmfulpollutants.
- b. Theremustbeadequateaircirculationinthedwellingunit.
- c. Bathroomareasmusthaveonewindowtha tcanbeopenedorother adequateexhaustventilation.
- d. Anyroom used for sleeping must have at least one window. If the window is designed to be opened, the window must work.

H. WaterSupply

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1. PerformanceRequirements

Thewatersupplymustb efreefromcontamination.

2. AcceptabilityCriteria

The dwelling unit must be served by an approvable public or private water supply that is sanitary and free from contamination.

I. Lead-basedPaint

1. Definitions

- a. Chewable surface: Protrud in gpainted surfaces up to five feet from the floor or ground that are readily accessible to children under six years of age; for example, protruding corners, window sills and frames, doors and frames, and other protruding woodwork.
- b. Component: An element of a residential structure identified by type and location, such as a bedroom wall, an exterior window sill, a baseboard in a living room, a kitchen floor, an interior window sill in a bathroom, a porch floor, stair treads in a common stair well, or an exterior wall.
- c. Defective paint surface: A surface on which the paint is cracking, scaling, chipping, peeling, or loose.
- d. Elevated blood level (EBL): Excessive absorption of lead. Excessive absorption is a confirmed concentration of lead in whole blood of 20 ug/dl (micrograms of lead perdeciliter) for a single test or of 15 19 ug/dlintwo consecutive tests 3 4 months apart.
- e. HEPA: A high efficiency particle accumulator as used in lead abatement vacuum cleaners.
- f. Lead-based paint: A paint surface, whether or not defective, identified as having a lead content greater than or equal to 1 milligram per centimeter squared (mg/cm²), or 0.5% by weight or 5000 parts per million (PPM).

2. PerformanceRequirements

a. The purpose of this paragraph of this Section is to implement Section 302 of the Lead -Based Paint Poisoning Prevention Act, 42 U.S.C. 4822, by establishing procedures to eliminate as far as

practicable the hazards of lead -based paint poisoning for units assisted under this part. This paragraph is issued under 24 CFR 35.24(b)(4) and supersedes, for all housing to which it applies, the requirements of subpart Cof 24 CFR part 35.

- b. The requirements of this paragraph of this Section do not apply to 0-bedroom units, units that are certified by a qualified inspector to be free of lead -based paint, or units designated exclusively for the elderly. The requirements of subpart A of 24 CFR part 35 apply to allunits constructed prior to 1978 covered by a HAP contract under part 982.
- c. If ad welling unit constructed before 1978 is occupied by a family that includes a child under the age of six years, the initial and each periodic inspection (as required under this part), must include a visual inspection for defective paint surfaces. If defective paint surfaces are found, such surfaces must be treated in accordance with paragraph k of this Section.
- d. The Housing Authority may exempt from such treatment defective paint surfaces that are found in a report by a qualified lead -based paint inspector not to be lead -based paint, as defined in paragraph 1(f) of this Section. For purposes of this Section, a qualified lead based paint in spector is a State or local health or housing agency, a lead-based paint in spector certified or regulated by a State or local health or housing agency, or an organization recognized by HUD.
- e. Treatment of defective paint surfaces required under this Section must be completed within 30 calendar days of Housing Authority notification to the owner. When weather conditions p revent treatment of the defective paint conditions on exterior surfaces with in the 30 -day period, treatment as required by paragraph k of this Section may be delayed for a reasonable time.
- f. Therequirements in this paragraph apply to:
 - i. All painted interior surfaces within the unit (including ceilingsbutexcludingfurniture);
 - ii. The entrance and hallway providing access to a unit in a multi-unitbuilding; and
 - iii. Exterior surfaces up to five feet from the floor or ground that are readily ac cessible to children under six years of age (including walls, stairs, decks, porches, railings, windows

and doors, but excluding outbuildings such as garages and sheds).

- g. Inadditiontotherequirements of paragraph cofthis Section, for a dwelling unit constructed before 1978 that is occupied by a family with a child under the age of six years with an identified EBL condition, the initial and each periodic inspection (as required under this part) must include a test for lead -based paint on chewable surfaces. Testing is not required if previous testing of chewable surfaces is negative for lead -based paint or if the chewable surfaces have already been treated.
- h. Testing must be conducted by a State or local health or housing agency, aninspectorcertificedorregulated by a State or local health or housing agency, or an organization recognized by HUD. Lead content must be tested by using an X -ray fluorescence analyzer (XRF) or by laboratory analysis of paints amples. Where lead -based paint on chewable sur faces is identified, treatment of the paint surface in accordance with paragraph k of this Section is required, and treatments hall be completed within the time limits in paragraph (c) of this Section.
- i. The requirements in paragraph (g) of this Section apply to all protruding painted surfaces up to five feet from the floor or ground that are readily accessible to children under six years of age:
 - i. Withintheunit:
 - ii. The entrance and hallway providing access to a unit in a multi-unitbuilding;and
 - iii. Exterior surfaces (including walls, stairs, decks, porches, railings, windows and doors, but excluding outbuildings suchasgaragesandsheds).
- j. InlieuoftheproceduressetforthinparagraphgofthisSection, the Housing Authority may, at its disscretion, waive the testing requirement and require the owner to treat all interior and exterior chewable surfaces in accordance with the methods set out in paragraph(k)ofthisSection.
- k. Treatment of defective paint surfaces and chewable surfaces must consist of covering or removal of the paint in accordance with the following requirements:

- i. Adefective paint surface shall be treated if the total area of defective paint on a component is:
 - (1) Morethan10squarefeetonanexteriorwall;
 - (2) More than 2 square feet on an interior or exterior component with a large surface area, excluding exterior walls and including, but not limited to, ceilings, floors, doors, and interior walls;
 - (3) More than 10% of the total surface area on an interior or exter ior component with a small surface area, including, but not limited to, windowsills, baseboardsandtrim.
- ii. Acceptablemethodsoftreatmentarethefollowing:removal by wet scraping, wet sanding, chemical stripping on or off site, replacing painted components, scraping with infraered orcoiltypeheatgunwithtemperatures below 1100 degrees, HEPA vacuum sanding, HEPA vacuum needle gun, contained hydroblasting or high pressure wash with HEPA vacuum, and abrasive sandblasting with HEPA vacuum. Surfaces must be covered with durable materials with joint edgessealed and caulked as needed to prevent the escape of lead contaminated dust.
- iii. Prohibited methods of removal are the following: open flame burning or torching, machine sanding or grinding without aHEPAexhaust,uncontainedhydroblastingorhigh pressure wash, and dry scraping except around electrical outletsorexceptwhentreatingdefectivepaintspotsnomore than two square feet in any one interior room or space (hallway, pantry, etc.) or total ing no more than twenty squarefeetonexteriorsurfaces.
- iv. During exterior treatment soil and playground equipment must be protected from contamination.
- v. Alltreatmentproceduresmustbeconcludedwithathorough cleaning of all surfaces in the room or area of treatment to remove fine dust particles. Cleanup must be accomplished by wet washing surfaces with a lead solubilizing detergent suchastrisodiumphosphateoranequivalentsolution.
- vi. Wasteanddebrismustbedisposedofinaccordancew ithall applicableFederal,State,andlocallaws.

- 1. The owner must take appropriate action to protect residents and theirbelongingsfromhazardsassociated with treatment procedures. Residents must not enterspaces undergoing treatment until cleanup is completed. Personal belongings that are in work areas must be relocated or otherwise protected from contamination.
- m. Priortoexecution of the HAP contract, the owner must inform the Housing Authority and the family of any knowledge of the presence of lead-based paint on the surfaces of the residential unit.
- n. The Housing Authority must attempt to obtain annually from local health agencies the names and addresses of children with identified EBLs and must annually match this information with the names and addresses of participants under this part. If a match occurs, the Housing Authority must determine whether local health officials have tested the unit for lead based paint. If the unit has lead based paint, the Housing Authority must require the owner to treat the lead-based paint. If the owner does not complete the corrective actions required by this Section, the family must be issued a vouchertomove.
- o. The Housing Authority must keep a copy of each inspection report for at least three years. If ad welling unit requires testing, or if the dwelling unit requires treatment of chewable surfaces based on the testing, the Housing Authority must keep the test results in definitely and, if applicable, the owner certification and treatment. The records mustindicate which chewable surfaces in the dwelling units have been tested and which chewable surfaces were tested or tested and treated in accordance with the standards prescribed in this Section, such chewable surfaces do not have to be tested or treated at any subsequent time.
- p. The dwelling unit must be able to be used and maintained without unauthorized use of other private properties. The building must provide an alternate means of exitincase of fire (such as fire stairs or egress through windows).

J. Access

1. PerformanceRequirements

The dwelling unit must be able to be used and maintained without unauthorized use of other private properties. The building must provide an alternate means of exitincase of fire (such as fire stairs or egress thro ugh windows).

K. SiteandNeighborhood

1. PerformanceRequirements

The site and neighborhood must be reasonably free from disturbing noises and reverberations and other dangers to the health, safety, and general welfare of the occupants.

2. AcceptabilityCriteria

The site and neighborhood may not be subject to serious adverse environmentalconditions, natural or manmade, such as dangerous walks or steps; instability; flooding, poor drainage, septic tank back -ups or sewage hazards; mudslides; abnorm alair pollution, smoke or dust; excessive noise, vibration or vehicular traffic; excessive accumulations of trash; vermin or rodentinfestation; or firehazards.

L. SanitaryCondition

1. PerformanceRequirements

The dwelling unit and its equipment must be in sanitary condition.

2. AcceptabilityCriteria

The dwelling unit and its equipment must be free of vermin and rodent infestation.

M. SmokeDetectors

1. PerformanceRequirements

- Except as provided in paragraph b below of this Section, each a. dwellingunitmusthaveatleastonebattery -operatedorhard -wired smoke detector, in proper operating condition, on each level of the dwelling unit, including basements but excepting crawl spaces and unfinished attics. Smoke detectors must be insta lledinaccordance with and meet the requirements of the National Fire Protection AssociationStandard(NFPA)74(orits successor standards). If the dwelling unit is occupied by any hearing -impaired person, smoke detectorsmusthaveanalarmsystem, desig nedforhearing -impaired personsasspecifiedinNFPA74(orsuccessorstandards).
- b. For units assisted prior to April 24, 1993, owners who installed battery-operated or hard -wired smoke detectors prior to April 24,

1993, in compliance with HUD's smoke detector requirements, including the regulations published on July 30, 1992, (57 FR 33846), will not be required subsequently to comply with any additional requirements mandated by NFPA 74 (i.e., the owner wouldnotberequiredtoinstallasmokedetectori nabasementnot usedforlivingpurposes,norwouldtheownerberequiredtochange the location of the smokedetectors that have already been installed on the other floors of the unit).

2.NYSSMOKEDETECTORLAW

Section704.2oftheNYSpropertymainten ancecoderequiresthatallR -2,R -3&R-4dwellingsinNYSmustinstallsmokedetectorsineachsleepingarea&outside eachsleepingareaiftheydon'tpresentlyexist.R -2buildingsare1&2family structures,townhousesandrowhouses.R -3buildingsaeallapartmentbuildings. Batteryoperatedsmokedetectorsmaybeinstalledifnoconstructionisunderway, unlessthereisatticorbasementaccessthatwouldallowtheinstallionofelectrical wiringforhardwiredsmokedetectorsthatwouldnotrequire theremovalof ceilingorfloorfinishestoinstall.Inaddition,sectionsoftheNYSFireCodeand NYSResidentialCodeonsmokedetectorsrequirethattheSmokeDetectorsina dwellingunitbehardwiredwithbatterybackupandbeinterconnectedwhen renovationsarebeingdone.

13.4 EXCEPTIONSTOTHEHQSACCEPTABIILITYCRITERIA

The Albany Housing Authority will utilize the acceptability criteria as outlined above with applicable State and local codes. Additionally, the Albany Housing Authority has received HUD approval to require the following additional criteria:

- A. In each room, there will be at least one exterior window that can be opened and that contains a screen.
- B. Owners will be required to scrape peeling paint and repaint all surfaces cit ed for peeling paint with 2 coats of non -lead paint. An extension may be granted as a severeweatherrelated itemas defined below.
- C. Adequateheatshallbeconsideredtobe68degrees.
- D. In units where the tenant must pay for utilities, each unit must have separate meteringdevice(s)formeasuringutilityconsumption.
- E. A 3/4" overflow pipe must be present on the hot water heater safety valves and installeddowntowithin6inchesofthefloor.

13.5 TIMEFRAMESANDCORRECTIONSOFHQSFAILITEMS

A. CorrectingInitialHQSFailItems

The Albany Housing Authority will schedule a timely inspection of the unit on the date the owner indicates that the unit will be ready for inspection, or as soon as possiblethereafter(within10workingdays)uponreceipt ofaRequestforTenancy Approval. The Inspection Department will report the findings to the owner and participant in writing. If the unit fails, the Inspection Department's letter will include a second inspection appointment approximately one month after the first inspectiontoensuresufficienttimetomakeneededrepairs. Forminordeficiencies, the Inspection Department will attempt to revisit the unit sooner than 30 days. If theunitfails the second in spection, the Section 8 Department will only sched ulea third request for inspection after the Section 8 Department receives a \$50 administrationfee. The landlord may also hire aqualified HQS in spector, provided that he submits the findings to the Inspection Department within 30 days of the secondfaile dinspection.

No unit will be placed in the program until the unit meets the HQS requirements.

B. HQSFailItemsforUnitsunderContract

If a unit already under contract fails, the same policy applies, but with the addendumthatifthefailureofthe itemsontheinspectionreportmight endanger the family's healthor safety (using the emergency item list below), the owner or participant will be given 24 hours to correct the violations, and will be given notice that if the items are not corrected by the second schedule dinspection, then the Section 8 Department will immediately abaterent and withhold any check already processed for delivery to the landlord.

For less serious failures, the Inspection Department will schedule a second inspection in a pproximately 30 days. If the unit fails the second inspection, the InspectionDepartmentwillsendtheInspectionrecordtotheSection8Department for immediate abatement of rent and/or withholding of the check if staff already prepared the check. The Section 8 Department will then notify the landlord and participantthatuponreceiptofa\$75administrativefee, the Section8Department will schedule one final inspection. The landlord may choose to use a qualified HQS inspector, but he must submit the inspection report within 30 days of the second inspection failure or the Section 8 Department will terminate the HAP contractinaccordancewithSections13.5(D),13.7and17.2©(6).

If the participant fails to correct the HQS failed items that are family -caused after proper notification has been given, the Albany Housing Authority will terminate assistance for the family in accordance with Sections 13.2(B) and 17.0(B)(3).

C. TimeFramesforCorrections

- 1. Emergencyrepairitemsmustbeabatedwithin24 hours.
- 2. Repair of refrigerators, range and oven, or a major plumbing fixture suppliedbytheownermustbeabatedwithin72hours.
- 3. Non-emergency items must be completed within 10 days of the initial inspection.
- 4. Formajorrepairs, the owner will have up to 30 days to complete.

D. Extensions

Atthesolediscretionofthe Albany Housing Authority, the Inspection Department may grant an extension to an owner to complete repairs if the owner has made a good faith effort to initiate repairs. This sometimes occurs when there is a delay with the shipment of parts.

When the Inspection Department determines that the owner will not complete needed repairs after the extended time period for completing the repairs is over, the Section 8 Department will abate the rent. If the landlord requests a third inspection, upon the receipt of a \$75 administration fee, Section 8 staff will scheduleone final inspection. If the unit fails due to landlord is sues, the Section 8 Department will immediately terminate the HAP contract, and is sue anew voucher to the participant for use in a new apartment. If the cause of the failure is clearly the fault of the client, the Section 8 Department will terminate the client's assistance, but the client will be eligible to request a fair hearing.

13.6 EMERGENCYFAILITEMS

The following items are to be considered examples of emergency items that need to be abated within 24 hours:

- A. Nohotorcoldwater
- B. Noelectricity
- C. Inabilitytomaintainadequateheat
- D. Majorplumbin gleak
- E. Naturalgasleak
- F. Brokenlock(s)onfirstfloordoorsorwindows
- G. Brokenwindowsthatundulyallowweatherelementsintotheunit

- H. Electricaloutletsmokingorsparking
- I. Exposedelectricalwireswhichcouldresultinshockorfire
- J. Unusabletoiletwhenonlyonetoiletispresentintheunit
- K. Securityriskssuchasbrokendoorsorwindowsthatwouldallowintrusion
- L. Otherconditionswhichposeanimmediatethreattohealthorsafety

13.7 ABATEMENT

The abatement of rentafter the second failed in spection noted in 13.5 and 13.6 above will continue until the HAP contract is terminated. When the deficiencies are corrected, the Albany Housing Authority will end the abatement the day the unit passes in spection. Rent will resume the following day and be paid the first day of the next month.

Fortenant caused HQS deficiencies, the owner will not be held accountable and the rent will not be abated. The tenant is held to the same standard and time frames for correction of deficiencies as owners. If repairs are not completed by the deadline, the Albany Housing Authority will send anotice of termination to both the tenant and the owner. The maximum number of inspections to be completed in each unit will be three. If the unit does not met HQS standards on the third inspection, notification to the owner and tenant will be made regarding termination of the Housing Assistance Payments contract. The tenant will be given the opportunity to request an informal hearing.

14.0 OWNER CLAIMS FO R DAMAGES, UNPAID REN T, AND VACANCY LOSS ANDPARTICIPANT'SEN SUINGRESPONSIBILITIES

This Section only applies to HAP contracts in effect before October 2, 1995. Vouchers have a provision for damages and unpaid rent. No vacancy loss is paid on vouchers. No Damage Claims will be processed unless the Albany Housing Authority has performed a move-out inspection. Either the tenant or the owner can request the move out inspection. Ultimately, it is the owner's responsibility to request the move out inspection if he/she believes the remay be aclaim.

Damageclaimsarelimitedinthefollowingmanner:

A. Inthe Voucher Program, owners are allowed to claim up to one (1) month contract rent minus greater of the security deposit collected or the security deposit tha should have been collected under the lease. There will be no payment for vacancy losses under the Voucher Program.

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B. NodamageclaimswillbepaidforcontractseffectiveonorafterOctober2,1995.

14.1 OWNERCLAIMSFORPRE -OCTOBER2,1995,UNITS

In accordance with the HAP contract, owners can make special claims for damages, unpaid rent, and vacancy loss (vacancy loss can not be claimed for vouchers) after the tenanthas vacated or approprie viction proceeding has been conducted.

Owner claims for damages, unpaidrent, and vacancy loss are reviewed for accuracy and completeness. Claims are then compared to the move -in and move -out inspections to determine if an actual claim is warranted. No claim will be paid for normal wear and tear. Unpaid utility bills are not an eligible claim item.

The Albany Housing Authority will make payments to owners for approved claims. It shouldbenotedthatthetenantisultimatelyresponsibleforanydamages,unpaidrent,and vacancylosspaidtotheownerandwillb eheldresponsibletorepaythe Albany Housing Authority to remaineligible for the Section 8 Program.

Actualbillsandreceiptsforrepairs, materials, and labor must support claims for damages. The Albany Housing Authority will develop a list of reasona ble costs and charges for items routinely included on damage claims. This list will be used as a guide.

Owners can claim unpaid rentowned by the tenant up to the date of HAP termination.

All claims and supporting documentation under this Section must be submitted to the Albany Housing Authority within thirty (30) days of the move -out inspection. Any reimbursement shall be applied first towards any unpaid rent. No reimbursement may be claimed for unpaid rent for the period after the family vacates.

14.2 PARTICIPANTRESPONSIBILITIES

If a damage claim or unpaid rent claim has been paid to an owner, the participant is responsible for repaying the amount to the Albany Housing Authority. This shall be done by either paying the full amount due immediately upo n the Albany Housing Authority requesting it or through a Repayment Agreement that is approved by the Albany Housing Authority.

If the participant is not current on any Repayment Agreements or has unpaid claims on more than one unit, the participant shall be terminated from the program. The participant retains the right to request an informal hearing.

15.0 RECERTIFICATION

15.1CHANGESINLEASEORRENT

If the participant and owner agree to any changes in the lease, all changes must be in writing, and theo wnermustimmediately give the Albany Housing Authority acopy of the changes. The lease, including any changes, must be in accordance with this Administrative Plan.

Owners must notify the Albany Housing Authority of any changes in the amount of the rent at least sixty (60) days before the changes go into effect. Any such changes are subject to the Albany Housing Authority determining them to be reasonable.

Assistance shall not be continued unless the Albany Housing Authority has approved a new tenancy in accordance with program requirements and has executed a new HAP contractwith the owner if any of the following changes are made:

- A. Requirements governing participant or owner responsibilities for utilities or appliances;
- B. Intheleasetermsgovernin gthetermofthelease;
- C. If the participant moves to a new unit, even if the unit is in the same building or complex.

The approval of the Albany Housing Authority is not required for changes other than thosespecifiedin A, B, or Cabove.

15.2ANNU ALREEXAMINATION

At least annually the Albany Housing Authority will conduct a reexamination of family income and circumstances. The results of the reexamination determine (1) the rent the family will pay, and (2) whether the family subsidy is correct bas ed on the family unit size.

Income limits are not used as a test for continued eligibility at reexamination unless the family is moving underportability and changing their form of assistance.

The Albany Housing Authority will send a notification letter to the family letting them know that it is time for their annual reexamination and scheduling an appointment. This letter will be sent out at least 90 days in advance of the anniversary date. The letter includes forms for the family to complete in preparat ion for the interview. The letter includes instructions permitting the family to reschedule the interview if necessary. The lettertells families who may need to make alternate arrangements due to a disability that they may contact stafftor equestan accommodation of the interview.

Persons with disabilities who are unable to come the Housing Authority's office will be granted an accommodation by conducting the interview at the person's homeorby mail, upon verification that the accommodation requested meet s the need presented by the disability.

During the interview, the family will provide all information regarding income, assets, expenses, and other information necessary to determine the family's share of rent. The family will sign the HUD consent forma and other consent forms that later will be mailed to the sources that will verify the family circumstances.

Upon receipt of verification, the Albany Housing Authority will determine the family's annualincomeandwill calculate their family share.

The Al bany Housing Authority will send a written notification to the owner and tenant whenanewfamilyshareisdetermined. No signature of the parties is required.

15.2.1 EffectiveDateOfRentChangesForAnnualReexaminations

The new family share will gene rally be effective upon the anniversary date with 30 days notice of any rentincrease to the family.

If the rent determination is delayed due to a reason beyond the control of the family, then any rent increase will be effective the first of the month aft er the month in which the family receives a 30 day notice of the amount. If the new rent is a reduction and the delay is beyond the control of the family, the reduction will be effective as scheduled on the anniversary date.

If the family caused the delay , then any increase will be effective on the anniversary date. Any reduction will be effective the first of the month after the rentamount is determined.

15.2.2 MissedAppointments

If the participating family fails to respond to the letter and fails to second letter will be mailed. This letter is called "Warning Letter."

The Warning Letter will advise the client to call their Housing Eligibility Assistant within 5 days to make an appointment for the interview, allowing for the sam econsiderations for rescheduling and accommodation as above. The letter will also advise that failure by the family to attend the second scheduled interview may result in the Albany Housing Authority taking action to terminate the family's assistance.

15.2.3 FailuretoRespondtoNotificationtoReexamination

If the family failst ore spond to the **Warning Letter**, a **Final Warning Letter** will then be sent notifying the client that the Authority will permanently terminate voucher benefits if the client does not contact the Housing Eligibility Assistant within 5 business days of receipt of the **Final Warning Letter**.

If the family does not appear for a reexamination interview, and has not rescheduled or made prior arrangements with the Housing Authority, the Albany H ousing Authority will not reschedule anymore appointments.

If the family fails to appear for the appointment and has not rescheduled or made prior arrangements, The Housing Eligibility Assistant will prepare a Request for Permission to Terminate a Vouche r Contract form and submit it together with the client record to the Eligibility/TerminationReviewUnit. The Unit will review the request and submit it to the Administrator of the Section 8 Department for final approval. If the request is approved, The Housing Authority will then send the family anotice of termination and offer them an informal hearing.

The Tenant Selection Supervisor may make exception to these policies, if the family is abletodocumentanemergency situation that prevented them from canceling or attending the appointment or if requested as a reasonable accommodation for a person with a disability.

15.2.4DocumentationandVerification

The Housing Authority will obtain and document in the tenant file third party verification of the following factors:

- (i) Reportedfamilyannualincome;
- (ii) Thevalueofassets;
- (iii) Expenses related to deductions from annual income; and
- (iv) Otherfactorsthataffectthedeterminationofadjustedincome.

If third party verification is not obtained, the Housing Autho rity will document in the tenantfilewhythirdpartyverificationwasnotobtainedfortheabovefactors.

15.3 INTERIMREEXAMINATIONS

During an interim reexamination only the information affected by the changes being reportedwillbereviewedandve rified.

Families are not required to but may report any decrease in income or increase in allowable expenses within 10 days of the change. This may result in an interimchange in benefits.

Families are required to report the following changes to the Alb any Housing Authority between regular reexaminations. These changes may trigger an interim reexamination.

- A. A member has been added to the family through birth or adoption or court awardedcustody.
- B. Ahouseholdmemberisleavingorhasleftthefami lyunit.

C. Familybreak -up

Incircumstances of a family break -up, the Albany Housing Authority will make a determination of which family member will retain the certificate or voucher, taking into consideration the following factors:

- 1. Towhomthecert ificateoryoucherwasissued.
- 2. The interest of minor children or of ill, elderly, or disabled family members.
- 3. Whether the assistance should remain with the family members remaining in the unit.
- 4. Whetherfamilymemberswereforcedtoleavetheun itasaresultofactual or threatened physical violence by a spouse or other member(s) of the household.

If a court determines the disposition of property between members of the assisted family in a divorce or separation under a settlement of judicial de cree, the Albany Housing Authority will be bound by the court's determination of which family members continue to receive assistance in the program.

Because of the number of possible different circumstances in which a determination will have to be made, the Albany Housing Authority will make determinations on a case by casebasis.

The Albany Housing Authority will issue a determination within 10 business days of the request for a determination. The family member requesting the determination may request an informal hearing in compliance with the informal hearing sin Section 17.3.

Inordertoaddahouseholdmemberotherthanthroughbirthoradoption(includingalive inaide)thefamilymustrequestthatthenewmemberbeaddedtothelease.Beforeaddin g the new member to the lease, the individual must complete an application form stating their income, assets, and all other information required of an applicant. The individual must provide their Social Security Number if they have one, and must verify the ir citizenship/eligible immigrant status (Their housing will not be delayed due to delays in verifying eligible immigrant status other than delays caused by the family). The new familymemberwillgothroughthescreeningprocesssimilartotheprocessfor applicants. The Albany Housing Authority will determine the eligibility of the individual before allowing them to be added to the lease. If the individual is found to be in eligible or does not pass the screening criteria, they will be advised in writing a nd given the opportunity for an informal review. If they are found to be eligible and do pass the screening criteria, the Albany Housing Authority will grant approval to add their name to the lease. At the sametime,thefamily'sannualincomewillbereca lculatedtakingintoaccounttheincome

and circumstances of the new family member. The effective date of the new rent will be in accordance with paragraph below 15.2.2.

Families are not required to, but may at any time, request an interim reexamination b on a decrease in income, an increase in allowable expenses, or other changes in family circumstances. Upon such request, the Albany Housing Authority will take timely action to process the interim reexamination and recalculate the family share.

15.3.1 InterimReexaminationPolicy

The Albany Housing Authority will conduct interim reexaminations of income only when clients report reductions in their income. All participants are required, therefore, to report all decreases in income and changes in family composition within 10 days of the change. Increases in income should be reported at the next annual reexamination. Subsidy changes as a result of the increased income will take effect on the regular reexamination effective date.

Note: Nointerimreexamination maybe processed when a family reports a loss of welfare benefits due to fraud. Also, no interim change may be processed when a client loses welfare benefits because the client failed to participate in self - sufficiency or work activity.

15.3.2SpecialRe examinations

If a family's income is too unstable to project for 12 months, including families that temporarilyhavenoincomeorhaveatemporarydecreaseinincome, the Albany Housing Authority may schedule special reexaminations every 60 days until the income stabilizes and an annual income can be determined.

$15.3.3 \quad Effective Date of Rent Changes Due to Interimor Special Reexaminations$

Unless there is a delay in reexamination processing caused by the family, any rentincrease will be effective the formula in the family causes and the family receives notice of the new rentamount. If the family causes a delay, then the rentincrease will be effective on the date it would have been effective had the process not been delayed (even if this means a retroactive increase).

If the new rent is a reduction and any delay is beyond the control of the family, the reduction will be effective the first of the month after the interim reexamination should have been completed.

If the new rentisa reduction and the family caused the delay or did not report the change in a timely manner, the change will be effective the first of the month after the rent amount is determined.

15.3.4 HousingAuthorityErrors

If the Albany Housing Authority makes a calculati onerror at a manual reexamination, an interim reexamination will be conducted, if necessary, to correct the error, but the family will not be charged retroactively. Families will be given decreases, when applicable, retroactive to when the decrease for the change would have been effective if calculated correctly.

15.3.5 Non-fixedIncomeClassification

Iffamilyincomechangesmultipletimeseachyear,eg,fromemploymenttoUIB,to employmentwithadifferen temployer,toUIB,topublicassistance —resultingintwoor moreinterimchangesinthepreviousyear,oriftheincomeisbasedoncommissions, itshouldbeconsidered"non -fixed."Staffshouldusethegrosstotalincomereceived fromallsourcesin thepastyearandprojectthatamountfornextyear. This "non -fixed" incomestatusshouldremainuntiltheclientworksforafullyearwithoneemployer orafullyearwithmultipleemployersbutworkingataroundthesamerateofpay, with nointerrupt ioninemployment.

16.0 TERMINATION OF ASSISTANCE TO THE FA MILY BY THE ALBANY HOUSINGAUTHORITY

The Housing Authority may at any time terminate program assistance for a participant, because of any of the following actions or inaction by the household:

- A. Ifthefamilyviolatesanyfamilyobligationsundertheprogram.
- B. Ifafamilymemberfailstosignandsubmitconsentforms.
- C. If a family fails to establish citizenship or eligible immigrant status and is not eligibleforordoesnotelectcontin uationofassistance,pro -rationofassistance,or temporary deferral of assistance. If the Albany Housing Authority determines that a family member has knowingly permitted an ineligible non -citizen (other than any ineligible non -citizens listed on the lea se) to permanently reside in their Section 8 unit, the family 's assistance will be terminated. Such family will not be eligible to be readmitted to Section 8 for aperiod of 24 months from the date of termination.
- D. Ifanymemberofthefamilyhaseverb eenevictedfrompublichousing.
- E. If the Housing Authority has ever terminated assistance under the Certificate or VoucherProgramforanymemberofthefamily.
- F. Ifanymemberofthefamilycommitsdrug -relatedorviolentcriminalactivity.
- G. If any member of the family commits fraud, bribery or any other corrupt or criminalactinconnectionwithanyFederalhousingprogram.

- H. If the family currently owes rent or other amounts to the Housing Authority or to another Housing Authority in connect ion with Section 8 or public housing assistance under the 1937 Act.
- I. If the family has not reimbursed any Housing Authority for amounts paid to an ownerundera HAP contract forrent, damages to the unit, or other amounts owed by the family under the lease.
- J. If the family breaches an agreement with the Housing Authority to pay amounts owed to a Housing Authority, or amounts paid to an owner by a Housing Authority. (The Housing Authority, at its discretion, may offer a family the opportunity to enter an agreement to pay amounts owed to a Housing Authority or amounts paid to an owner by a Housing Authority. The Housing Authority may prescribe the terms of the agreement.)
- K. If a family participating in the FSS program fails to comply, without good ca use, with the family's FSS contract of participation.
- L. If the family has engaged in or threatened abusive or violent behavior toward HousingAuthoritypersonnel.
- M. If anyhousehold member is subject to a lifetime registration requirement under a States exoffender registration program.
- N. If a household member's illegal use (or pattern of illegal use) of a controlled substance, or whose abuse (or pattern of abuse) of alcohol, is determined by the Albany Housing Authority to interfere with the health, saf ety, or right to peaceful enjoyment of the premises by other residents.
- O. If any one in the family is or has been convicted of manufacturing or otherwise producing methamphetamine inviolation of any Federal or State Law the Housing Authority is required by law to permanently deny assistance and/or terminate assistance to the entire family.

17.0 TERMINATIONOF THELEASEANDCONTRA CT

The term of the lease and the term of the HAP contract are the same. They begin on the same date and they end on the same date e. The lease may be terminated by the owner, by the tenant, or by the mutual agreement of both. The owner may only terminate the contract by terminating the lease. The HAP contract may be terminated by the Albany Housing Authority, subject to due process. In such a case, the Housing Eligibility Assistant shall submit a **Request for Termination of Voucher Contract** form to the Eligibility/TerminationReview Unit, which will make a determination subject to the approval of the Administrator of the Section 8 De partment. Under some circumstances the contract automatically terminates.

17.1 TERMINATIONOFTHELEASE

TerminationoftheLease

a. Bythefamily

The family may terminate the lease without cause upon proper notice to the owner and to the Albany Ho using Authority after the first year of the lease. The length of the notice that is required is stated in the lease (generally 30 days).

- b. Bytheowner.
 - 1. Theownermayterminatetheleaseduringitstermonthefollowing grounds:
 - i. Serious or repeated violations of the terms or conditions of thelease;
 - ii. Violation of Federal, State, or local law that impose obligations on the tenant in connection with the occupancy or use of the unit and its premises;
 - iii. Criminal activity by the household, a g uest, or another person under the control of the household that threatens the health, safety, or right to peace fulenjoyment of the premises by other persons residing in the immediate vicinity of the premises;
 - iv. Any drug -related or violent criminal activity on or near the premises;
 - v. Othergoodcause.Othergoodcausemayinclude,butisnot limitedto:
 - (a) Failure by the family to accept the offer of a new lease;
 - (b) Family history of disturbances of neighbors or destruction of property, or living or housekeeping habits resulting indamage to the property or unit;
 - (c) Theowner's desire to utilize the unit for personal or family use or for a purpose other than use as a residential rental unit;

(d) A business or economic reason such as sale of t property, renovation of the unit, desire to rent at a higherrental amount.

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- 2. Duringthefirstyeartheownermaynotterminatetenancyforother goodcauseunlessthereasonisbecauseofsomethingthehousehold didorfailedtodo.
- 3. Theownerma yonlyevicthetenantbyinstituting courtaction after or simultaneously providing written notice to the participant specifying the grounds for termination. The owner must give the Albany Housing Authority a copy of any owner eviction notice to the tenant at the same time that the owner gives the notice to the tenant.
- 4. Theownermayterminate the contract at the end of the initial lease term or any extension of the lease term without cause by providing notice to the family that the lease term will not be renewed.
- c. TerminationoftheLeaseBymutualagreement

The family and the owner may at any time mutually agree to terminate the lease.

17.2. TERMINATIONOFTHECONTRACT

TerminationoftheContract

- a. Automaticterminationofthecontrac t
 - 1. If the Albany Housing Authority terminates assistance to the family,thecontractterminates automatically.
 - 2. If the family moves out of the unit, the contract terminates automatically.
 - 3. 180 calendar days after the last housing assistance paymen to the owner.
- b. Termination of the contract by the owner

The owner may only terminate tenancy in accordance with lease and State and local law.

c. Termination of the HAP contract by the Albany Housing Authority

The Housing Authority may terminat ethe HAP contract because:

- 1. The Housing Authority has terminated assistance to the family.
- 2. TheunitdoesnotmeetHQSspacestandardsbecauseofanincrease infamilysizeorchangeinfamilycomposition.
- 3. When the family breaks up and the Alba ny Housing Authority determines that the family members who move from the unit will continuetoreceivetheassistance.
- 4. The Albany Housing Authority determines that there is insufficient funding in their contract with HUD to support continued assistanc for families in the program.
- 5. Theownerhasbreachedthecontractinanyofthefollowingways:
 - i. If the owner has violated any obligation under the HAP contract for the dwelling unit, including the owner's obligation to maintain the unit in accordance with the HQS and Albany City Codes.

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- ii. If the owner has violated any obligation under any other housing assistance payments contract under Section 8 of the 1937 Act.
- iii. If the owner has committed fraud, bribery, or any other corrupt or crimin al act in connection with any Federal housingprogram.
- iv. Forprojectswithmortgagesinsuredby HUDorloansmade by HUD, if the owner has failed to comply with the regulations for the applicable mortgage insurance or loan program, with the mortgage or mortgage note, or with the regulatory agreement;
- v. If the owner has engaged indrugrelated criminal activity or any violent criminal activity.
- vi. If a welfare -to-work family fails to fulfill its obligations underthewelfare -toworkvoucherprogram.
- d. FinalHAPpaymenttoowner

The HAP payment stops when the lease terminates. The owner may keep the payment for the month in which the family moves out. If the owner has begun eviction proceedings and the family continues to occupy the unit, the Housing Au thority will continue to make payments until the owner obtains a judgment or the family moves out.

17.3 ZEROSUBSIDYTERMINATION

ZeroSubsidyTermination

For tenants whose subsidy payment is \$0.00, assistance shall be terminated after six(6) months and \$Statutory 90 Day Notice shall be issued.

- i. The Housing Authority shall restart Housing Assistance Payments for \$0.00 assistance families if less than 180 days elapsed since last payment; family notifies the housing Authority of income reduction or Gross Rentincreases of a mily stotal tenant Payment is not greater than Gross rent; and the family moves to new unit where there is Housing Assistance Payments.
- ii. After 180 days at \$0.00 Housing Assistance Payments, the family must reapply to receive furth erassistance.

Final HAP payment stops when the lease terminates. The owner may keep the payment for the month in which the family moves out. If the owner has begun eviction proceedings and the family continues to occupy the unit, the Housing Authority will continue to make payments until the owner obtains a judgement or the family moves out.

18.0 COMPLAINTS,INF ORMALREVIEWSFORAP PLICANTS,INFORMAL HEARINGSFORPARTICI PANTS

18.1 COMPLAINTS

The Albany Housing Authority will investigate and respond to complaints by participant families, owners, and the general public. The Albany Housing Authority may require that complaints other than HQS violations be put in writing. Anonymous complaints are investigated whenever possible.

18.2 INFORMALREVIEWFORT HEAPPLICANT

A. InformalReviewfortheApplicant

The Albany Housing Authority will give an applicant for participation in the Section 8 Existing Program prompt notice of a decision denying assistance to the

applicant. The notice will contain a brief st atement of the reasons for the Albany Housing Authority decision. The notice will state that the applicant may request an informal review within 10 business days of the denial and will describe how to obtain the informal review.

B. WhenanInformalReview isnotrequired

The Albany Housing Authority will not provide the applicant an opportunity for an informal review for any of the following reasons:

- 1. A determination of the family unit size under the Albany Housing Authoritysubsidystandards.
- 2. An A lbany Housing Authority determination not to approve an extension or suspension of acertificate or voucher term.
- 3. An Albany Housing Authority determination not to grant approval to lease a unit under the program or to approve a proposed lease.
- 4. An A lbany Housing Authority determination that a unit selected by the applicantisnotincompliance with HQS.
- 5. An Albany Housing Authority determination that the unit is not in accordancewith HQS because of family size or composition.
- 6. Generalpolicyi ssuesorclassgrievances.
- 7. Discretionary administrative determinations by the Albany Housing Authority.

C. InformalReviewProcess

The Albany Housing Authority will give an applicant an opportunity for an informal review of the Albany Housing Author ity decision denying assistance to the applicant. The procedure is as follows:

- 1. The review will be conducted by any person or persons designated by the Albany Housing Authority other than the person who made or approved the decision under review or as under the decision of the decis
- 2. The applicant will be given an opportunity to present written or oral objectionstotheAlbanyHousingAuthoritydecision.
- 3. The Albany Housing Authority will notify the applicant of the Albany Housing Authority decision aft er the informal review within 14 calendar

days. The notification will include a brief statement of the reasons for the final decision.

D. ConsideringCircumstances

In deciding whether to terminate assistance because of action or inaction by members of the family, the Housing Authority may consider all of the circumstances in each case, including the seriousness of the case, the extent of participation or culpability of individual family members, and the effects of denial or termination of assistance on the remaining members who were not involved in the action or failure.

The Housing Authority may impose, as a condition of continued assistance for other family members, a requirement that family members who participated in or were culpable for the action or failure will not reside in the unit. The Housing Authority may permit the other members of a participant family to continue receiving assistance.

If the Housing Authority seeks to terminate assistance because of illegal use, or possession for personal us e, of a controlled substance, or pattern of abuse of alcohol, such use or possession or pattern of abuse must have occurred within one year before the date that the Housing Authority provides notice to the family of the Housing Authority determination to d eny or terminate assistance. In determining whether to terminate assistance for these reasons the Albany Housing Authority will consider evidence of whether the household member:

- 1. Has successfully completed a supervised drug or alcohol rehabilitation program (as applicable) and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol;
- 2. Hasotherwisebeenrehabilitatedsuccessfullyandisnolongerengagingin theillegaluseofacontrolledsubstanceorabuseofalcohol ;or
- 3. Is participating in a supervised drug or alcohol rehabilitation program and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol.
- E. Informal Review Procedures for Denial of Assistance on the Basis of Ineligibl ImmigrationStatus

The applicant family may request that the Albany Housing Authority provide for an informal review after the family has notification of the INS decision on appeal, or in lieu of request of appeal to the INS. The applicant family must make this request within 30 days of receipt of the Notice of Denial or Termination of Assistance, or within 30 days of receipt of the INS appeal decision.

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Forapplicantfamilies, the Informal Review Process above will be utilized with the exception that the eapplicant family will have up to 30 days of receipt of the Notice of Denial or Termination of Assistance, or of the INS appeal decision to request the review.

18.3 INFORMALHEARINGSFORPARTICIPANTS

A. WhenaHearingisRequired

- 1. The Albany Housing Authority will give a participant family an opportunity for an informal hearing to consider whether the following Albany Housing Authority decisions relating to the individual circumstances of a participant family are in accordance with the law, HUD regulations, and Albany Housing Authority policies:
 - a. Adetermination of the family's annual or adjusted income, and the use of such income to compute the housing assistance payment.
 - b. A determination of the appropriate utility allowance (if any) for tenant-paid utilities from the Albany Housing Authority utility allowanceschedule.
 - c. A determination of the family unit size under the Albany Housing Authority subsidy standards.
 - d. A determination that a Certificate Program family is residing in a unit with a larger number of bedrooms than appropriate for the family unit size under the Albany Housing Authority subsidy standards, or the Albany Housing Authority determination to deny thefamily's request for an exception from the standards.
 - e. A determination to terminate assistance for a participant family because of the family's action or failure to act.
 - f. A determination to terminate assistance because the participant family has been absent from the assisted unit for longer than the maximum period permitt ed under the Albany Housing Authority policyandHUDrules.
- 2. Incases described in paragraphs 16.3(A)(1)(d),(e), and (f), of this Section, the Albany Housing Authority will give the opportunity for an informal hearing before the Albany Housing Authorit y terminates housing assistance payments for the family under an outstanding HAP contract.

B. WhenaHearingisnotrequired

The Albany Housing Authority will not provide a participant family an opportunity for an informal hearing for any of the following reasons:

- 1. Discretionary administrative determinations by the Albany Housing Authority.
- 2. Generalpolicyissuesorclassgrievances.
- 3. Establishment of the Albany Housing Authority schedule of utility allowancesforfamiliesintheprogram.
- 4. An Albany Housing Authority determination not to approve an extension or suspension of acertificate or voucher term.
- 5. AnAlbanyHousingAuthoritydeterminationnottoapproveaunitorlease.
- 6. An Albany Housing Authority determination that an assisted unit is not in compliance with HQS. (However, the Albany Housing Authority will provide the opportunity for an informal hearing for a decision to terminate assistance for a breach of the HQS caused by the family.)
- 7. An Albany Housing Authority determination that the unit is not in accordancewith HQS because of the family size.
- 8. A determination by the Albany Housing Authority to exercise or not exerciseanyrightorremedyagainsttheownerunderaHAPcontract.

C. NoticetotheFamily

- 1. In the cases described in paragraphs 16.3(A)(1)(a), (b), and (c), of this Section, the Albany Housing Authority will notify the family that the family may ask for an explanation of the basis of the Albany Housing Authority's determination, and that if the family does not agree with the determination, the family may request an informal hearing on the decision.
- 2. In the cases described in paragraphs 16.3(A)(1)(d), (e), and (f), of this Section, the Albany Housing Authority will give the family prompt written notice that the family may request a hearing within 10 business days of the notification. The notice will:
 - a. Containabriefstatementofthereasonsforthedecision; and
 - b. Statethisifthefamilydoes not agree with the decision, the family may request an informal hearing on the decision within 10 business days of the notification.

D. HearingProcedures

The Albany Housing Authority and participants will adhere to the following procedures:

1. Discovery

- a. The family will be given the opportunity to exam ine before the hearing any Albany Housing Authority documents that are directly relevant to the hearing. The family will be allowed to copyany such document at the family's expense. If the Albany Housing Authority does not make the document (s) available or examination on request of the family, the Albany Housing Authority may not rely on the document at the hearing.
- b. The Albany Housing Authority will be given the opportunity to examine, at the Albany Housing Authority's offices before the hearing, any family documents that are directly relevant to the hearing. The Albany Housing Authority will be allowed to copyany such document at the Albany Housing Authority's expense. If the family does not make the document (s) available for examination on request of the Albany Housing Authority, the family may not rely on the document (s) at the hearing.

Note: The term document includes records and regulations.

2. Representation of the Family

At its own expense, a lawyer or other representative may represent the family.

3. HearingOfficer

- a. Thehearingwillbeconductedbyanypersonorpersonsdesignated bytheAlbanyHousingAuthority,otherthanapersonwhomadeor approvedthedecisionunderrevieworasubordinateofthisperson.
- b. The person who cond ucts the hearing will regulate the conduct of the hearing in accordance with the Albany Housing Authority hearingprocedures.

4. Evidence

The Albany Housing Authority and the family must have the opportunity to present evidence and may question any wit nesses. Evidence may be considered without regard to admissibility under the rules of evidence applicable to judicial proceedings.

5. IssuanceofDecision

The person who conducts the hearing must issue a written decision within 14 calendard aysfromth edate of the hearing, stating briefly there as ons for the decision. Factual determinations relating to the individual circumstances of the family shall be based on a preponderance of the evidence presented at the hearing.

6. EffectoftheDecision

The Albany Housing Authority is not bound by a hearing decision:

- a. ConcerningamatterforwhichtheAlbanyHousingAuthorityisnot required to provide an opportunity for an informal hearing under this Section, or that otherwise exceeds the authority of the e person conducting the hearing under the Albany Housing Authority hearingprocedures.
- b. ContrarytoHUDregulationsorrequirements,orotherwisecontrary toFederal,State,orlocallaw.
- c. If the Albany Housing Authority determines that it is not bou a hearing decision, the Albany Housing Authority will notify the family within 14 calendar days of the determination, and of the reasons for the determination.

E. ConsideringCircumstances

In deciding whether to terminate assistance because of acti on or inaction by members of the family, the Housing Authority may consider all of the circumstances in each case, including the seriousness of the case, the extent of participation or culpability of individual family members, and the effects of denial or termination of assistance on other family members who were not involved in the action or failure.

The Housing Authority may impose, as a condition of continued assistance for other family members, a requirement that family members who participated in or were culpable for the action or failure will not reside in the unit. The Housing Authority may permit the other members of a participant family to continue receiving assistance.

If the Housing Authority seeks to terminate assistance because of illegal use , or possession for personal use, of a controlled substance, or pattern of abuse of alcohol, such use or possession or pattern of abuse must have occurred within one year before the date that the Housing Authority provides notice to the family of the

Housing Authority determination to deny or terminate assistance. In determining whether to terminate assistance for these reasons the Albany Housing Authority willconsiderevidence of whether the household member:

- 1. Has successfully completed a supervised d rug or alcohol rehabilitation program (as applicable) and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol:
- 2. Hasotherwise been rehabilitated successfully and is no longer engaging in the illegaluse of a controlle dsubstance or abuse of alcohol; or
- 3. Is participating in a supervised drug or alcohol rehabilitation program and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol.
- F. Informal Hearing Procedures for Denial of Assis tance on the Basis of Ineligible ImmigrationStatus

The participant family may request that the Albany Housing Authority provide for an informal hearing after the family has notification of the INS decision on appeal, or in lieu of request of appeal to the eINS. The participant family must make this request within 30 days of receipt of the Notice of Denial or Termination of Assistance, or within 30 days of receipt of the INS appeal decision.

For the participant families, the Informal Hearing Process above will be utilized with the exception that the participant family will have up to 30 days of receipt of the *Notice of Denial or Termination of Assistance*, or of the INS appeal decision.

19.0 CHARGESAGAINST THESECTION8ADMIN ISTRATIVEFEERESERV E

Occasionally, it is necessary for the Albany Housing Authority to spend money from its Section 8 Administrative Fee Reserve to meet unseen or extraordinary expenditures or for its other housing related purposes consistent with Statelaw.

The Albany Housing Author ity Board of Commissioners authorizes the Executive Director to expend without prior Board approval up to (\$10,000) for authorized expenditures.

Any item(s) exceeding (\$10,000) will require prior Board of Commissioner approval beforeanychargeismadeag ainsttheSection8AdministrativeFeeReserve.

20.0 INTELLECTUALPROPERT YRIGHTS

No program receipts may be used to indemnify contractors or subcontractors of the AlbanyHousingAuthorityagainstcostsassociatedwithanyjudgementofinfringementof intellectualpropertyrights.

21.0 ALBANYHOUSING AUTHORITYOWNEDHOUS ING

Unitsownedbythe Albany Housing Authority and not receiving subsidy under anyother program are eligible housing units for Housing Choice Voucher holders. In order to comply with Fe deral regulation, the Albany Housing Authority will do the following:

- A. The Albany Housing Authority will make available through the briefing process both orally and in writing the availability of Albany Housing Authority owned units (notification will also include other properties owned/managed by the private sectoravailabletoHousingChoiceVoucherholders).
- B. The Albany Housing Authority will obtain the services of an independent entity to performthefollowing Albany Housing Authority functions:
 - 1. Determine rent reasonableness for the unit. The independent entity will communicate the rent reasonableness determination to the family and the AlbanyHousingAuthority.
 - 2. Toassistthefamilyinnegotiatingtherent.
 - 3. ToinspecttheunitforcompliancewithHQS.
- C. The Albany Housing Authority will gain HUD approval for the independent agency/agenciesutilized to perform the above functions
- D. The Albany Housing Authority will compensate the independent agency/agencies from ourongoing administrative feeincome.
 - E. The Albany Housing Authority, or the independent agency/agencies will not charge the family any fee or charge for the services provided by the independent agency.

22.0QUALITYCONTROL OFSECTION8PROGRA M

In order to maintain the appropriate quality stand and for the Section 8 program, the Albany Housing Authority will annually review files and records to determine if the work documented in the files or records conforms to program requirements. This shall be accomplished by a supervisor or another qualifie diperson other than the one originally responsible for the work or someone subordinate to that person. The number of files and/or records checked shall be at least equal to the number specified in the Section 8 Management Assessment Program for our sizeho using authority.

23.0TRANSITIONTOT HENEWHOUSINGCHOIC EVOUCHERPROGRAM COMPLETED

Asof9/30/01, all previously is sued certificates have been transitioned to Housing Choice Vouchers as per HUD regulat ions.

A. NewHAPContracts

As of October 1, 1999, the Albany Housing Authority only entered into HAP contracts fortenancy under the voucher program, and did not enter into new HAP contracts fortenancy under the certificate program.

B. Over-FMRTenancy

If the Albany Housing Authority entered into any HAP contract for an over tenancy under the certificate program prior to the merger date of October 1, 1999, on and after October 1, 1999 such tenancy was considered and treated as a tenancy under the voucher program, and was subject to the voucher program requirements under 24 CFR 982.502, including calculation of the voucher housing assistance payment in accordance with 24 CFR 982.505. However, 24 CFR 982.505(b)(2) was not applicable for calculation of the housing assistance payment prior to the effective date of the second regular reexamination of family income and composition on or after the merger date of October 1,1999.

C. VoucherTenancy

If the Albany Housing Authority entered into any HAP contract f or a voucher tenancyprior to the merger date of October 1,1999, on and after October 1,1999 such tenancy continued to be considered and treated as a tenancy under the voucher program, and was subject to the voucher program requirements under 24 CFR 982 .502, including calculation of the voucher housing assistance payment in accordance with 24 CFR 982.505. However, 24 CFR 982.505(b) (2) was not applicable for calculation of the housing assistance payment prior to the effective date of the second regular reexamination of family income and composition on or after the merger date of October 1,1999.

D. RegularCertificateTenancy

The Albany Housing Authority terminated program assistance under any outstanding HAP contract for a regular tenancy under the cert ificate program enteredintopriortothemergerdateofOctober1,1999attheeffectivedateofthe second regular reexamination of family income and composition on or after the merger date of October 1, 1999. Upon such termination of assistance, the HA P contract for such tenancy terminated automatically. The Albany Housing

Authority gave at least 120 days written notice of such termination to the family and the owner, and the Albany Housing Authority offered the family the opportunity for continued assistance in accordance with 24 CFR 982.552 and 24 CFR 982.553. A Housing Choice Voucher also could have been issued sooner if requested jointly by the owner and the family.

24.0SPECIALPROGRAMSANDVOUCHERSET -ASIDES

The Albany Housing Authority has a number of special programs and Housing Vouchers set-aside for special populations. They are as follows:

- A. Vouchers set -aside for Homeless Persons with Disabilities. The Albany Housing Authority in conjunction with the Albany County Department of Mental Hygiene provide housing vouches and support services to homeless persons with disabilities. This program is designe d to help persons with disabilities move from the street, shelters or transitional housing facilities for homeless persons to permanent housing. Anongoing supportservices componentistied to this program. Supportservices must be available to particip ants for the same five years that participants receive rental voucher assistance.
- B. **HUD VASH Program.** These vouchers are part of a national initiative of HUD and the Veterans Affairs Supportive Housing Program. These Vouchers are set -aside for homeless vete rans with severe psychiatric or substance abused is orders. Ongoing case management, health and other support services will be made available for the term of the Section 8 funding.
- C. **Shelter Plus Care Program #1.** The Albany Housing Authority in conjunction with the Corporation for AIDS Research, Education and Services (CARES) and in cooperation with the Capital District AIDS Housing Task Force (CDAHTE) provide rental assistance and support services necessary to assist a thirty unit program for homeless indi viduals and families living with AIDS and related diseases. This program includes five project based units located at 135 Dove Street, operated by Apricot Housing.
- D. **ShelterPlus Care Program #2.** The Shelter Plus Care program was awarded twelve additional units for Homeless persons with disabilities.
- E. **Shelter Plus Care Program #3** . The Shelter Plus Care Program was awarded 15 additionalunitsforHomelesspersonswithdisabilities.

- F. **Section8ModerateRehabilitationSingleRoomOccupancy(SRO)Program.** The Albany Housing Authority in conjunction with the Homeless Action Committee HHAC) provide housing assistance to chronic homeless persons living on the streets of Albanywhohavealcoholismas a primary disability. The design of this program is to help move this population from the street to permanenthousing.
- G. Family Self Sufficiency Program. This program provides job training, employment counseling, work placement, basis skills training, English proficiency, housing subsidies, financial and household mana gement resources, community involvement, apprenticeships and any program (including a substance abuse or mental health treatment program) necessary to ready a participant for work and thus help develop economic independence. Certain realistic income miles tones are worked out one -ononewiththeFSSCoordinator.Increasesinearnedincomeresultinginincreasedtenant portion is matched and placed in an escrow account, which will be released for the participant's use upon graduation from the training and ec onomic development achievement portion of the program. The program is empowered by an Action Plan approved by HUD. The AHA Section 8 Department has developed procedures regarding the maintenance and administration of the escrow, early disbursement of some FSS participant escrow funds to ensure the economic growth of the participant (onlywiththeapprovaloftheDisbursementReviewBoard), community outreach and otherrelated procedures.
- H. **Section8HomeOwnershipProgram.** TheSection8HomeOwnershipPro gramof the Albany Housing Authority permits eligible participants in the Section 8 Housing Choice VoucherProgram, including participants with portable vouchers, the option of purchasing a home using the HAP payment to defray some of the costs of the mont mortgage payments, rather than to payrent. A HA gives priority status to applicants for the Home Ownership Program who are participants in the Albany Housing Authority Family Self-Sufficiency Program (FSS), including recent graduates of the FSS Program.
- I. **Welfareto Work Program.** The Section 8 Department received 497 special Welfare to Work vouchers for TANF clients in 2000. All will be leased up by 3/01/01. The attached Welfare to Work Strategic Plan outlines AHA's plans, goals strategies and success measures to nurture self -sufficiency for these clients in the year 1/1/02 12/31/02.

Amendments to the Admi nistrative Planaddress policy and procedures of these programs. They are attached and cover such topics as the persons to be served, the outreach to be completed, eligibility requirements and selection procedures indicative to each program.

25.0 SECTION8HOMEOWNERSHIPPROGRAM

1.GENERALPROVISIONS .

The Section 8 Home Ownership Program of the Albany Housing Authority ("AHA") permitseligible participants in the Section 8 housing choice voucher program, including participants with portable vouchers, the option of purchasing a home using the HAP payment to defray some of the cost of the monthly mortgage payment.

ParticipantsandgraduatesoftheFamilySelfSufficiency("FSS")programandalso disabledSection8housingchoicevoucherholder sshallreceiveapriorityfor participationinthehomeownershipprogram.

EligibleapplicantsfortheSection8homeownershipprogramincludenewlyadmittedor existingparticipantsintheSection8housingchoicevoucherprogram.Term.Applicants may notoweAHAoranyotherHousingAuthorityanoutstandingdebt,andmustmeet theeligibilitycriteriasetforthherein.

Section8homeownershipassistancemustbeusedtopurchaseneworexistingsingle familyhomesintheCityofAlbany,NewYork.AHA alsowillpermitportabilityof Section8homeownershipassistancetoanotherjurisdiction,providedthereceiving jurisdictionoperatesaSection8homeownershipprogramforwhichtheSection8home ownershipapplicantqualifiesorauthorizesAHAtoadm inisterthehomeownership assistanceintheirjurisdiction.

2.FAMILYELIGIBILITYREQUIREMENTS

ParticipationintheSection8homeownershipprogramisvoluntary.EachSection8 homeownershipparticipantmustmeetthegeneralrequirementsforad Section8housingchoicevoucherprogramassetforthinAHA'sAdministrativePlan. SuchSection8familyalsomustbe"eligible"toparticipateinthehomeownership program. The additional eligibility requirements for participation in AHA' sSection8 homeownershipprogramincludethatthefamilymust:(A)beafirst -timehomeowneror haveamemberwhoisapersonwithdisabilities;(B)withtheexceptionofelderlyand disabledhouseholds, meetaminimumin comerequirement without counting income from "welfareassistance" sources; (C) with the exception of elderly and disabled households, meet the requisite employment criteria; (D)mustbeanewlyadmittedor (E)havefullyrepaid existingparticipantinthehousingchoicevoucherprogram; any outstandingdebtowedtoAHAoranyotherHousingAuthority ;(F)notdefaultedona mortgagesecuringdebttopurchaseahomeunderthehomeownershipoption;and(G) nothaveanymemberwhohasapresentownershipinterestinaresidenceatthe commencementofhomeownershipassistance.

A.First -TimeHomeowner.

Each Section 8 family, except families with a disabled member, must be a first - time homeowner. A "first - time homeowner" means that no member of the household has had an ownership interest in any residence during the three years preceding commencement of homeownership assistance. However, a single parent or displaced home maker who, while married, owned a home with a spouse (or resided in a homeowned by a spouse) is considered a "first - time homeowner" for purposes of the Section 8 homeownership option; and the right to purchase title to a residence under a lease - purchase a greement is not considered an "owner ship interest."

B.MinimumIncomeRequirement.

(1)AmountofIncome.

Atthetimethe familybeginsreceivinghomeownershipassistance, theheadof household, spouse, and/orotheradulthouseholdmembers who willown thehome, must have a gross annual income at least equal to the Federal minimum hourly wage multiplied by 2000 hours. This is currently \$10,300. Note that per the FHA Underwriting Mortgage Letter 2001 -20, the monthly HAP will also be treated as income.

(2)ExclusionofWelfareAssistanceIncome.

Withtheexceptionofelderlyanddisabledfamilies,AHAwilldisregardany"welfa assistance"incomeindeterminingwhetherthefamilymeetstheminimumincome requirement. WelfareassistanceincludesassistancefromTemporaryAssistancefor NeedyFamilies("TANF");SupplementalSecurityIncome("SSI")thatissubjectto anincomeel igibilitytest;foodstamps;generalassistance;orotherwelfareassistance specifiedbyHUD. Thedisregardofwelfareassistanceincomeunderthissection affectsthedeterminationofminimummonthlyincomeindetermininginitial qualificationfortheho meownershipprogram. Itdoesnotaffectthedeterminationof income-eligibilityforadmissiontotheSection8housingchoicevoucherprogram, calculationofthefamily'stotaltenantpayment,orcalculationoftheamountofhome ownershipassistancepaym ents.

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C.EmploymentHistory.

Withtheexceptionofdisabledandelderlyhouseholds, each family must demonstrate that one or more adult members of the family who willown the home at commencement of home ownership assistance is employed full -time (anaverage of 30 hours perweek) and has been so continuously employed for one year prior to execution of the sales agreement. In order to reasonably accommodate a family's participation in the program, AHA will exempt families that include a person with disabilities from this requirement. AHA's Executive Director may also consider whether and to what extent an employment interruption is considered permissible in satisfying the employment requirement. The Executive Director may also consider successive employment thur ing the one -year period and self -employment in a business.

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D.Familiesmaybenewlyadmittedorexistingparticipants

A family assisted under the homeownership option may be new participants in the Section 8 housing choice voucher program or exist in participants in the program. Nothing in this provision will preclude Section 8 participants who port from another jurisdiction from participating in the Section 8 homeownership program.

E.RepaymentofAnyHousingAuthorityDebts.

Participants in the Section 8 housing choice voucher programs hall be in eligible for participation in the Section 8 homeownership program in the event any debtor portion of a debtremain so we dto AHA or any other Housing Authority. Nothing in this provision will preclude Section 8 participants that have fully repaid such debt(s) from participating in the Section 8 homeownership program.

F.AdditionalEligibilityFactors.

(1)ElderlyandDisabledHouseholds.

Elderlyanddisabledfamiliesareexemptfromtheemployment requirementsset forthinSection2.C.above.Inthecaseofanelderlyordisabledfamily,AHA willconsiderincomefromallsources,includingwelfareassistanceinevaluating whetherthehouseholdmeetstheminimumincomerequiredtopurchaseahome throughtheSection8homeownershipprogram. Disabledfamiliesshallhavea preferenceforparticipationinthehomeownershipprogram.

(2)PreferenceforParticipationinFSSProgram

Applicantsforthehomeownershipprogramarenotrequiredtoparticipa tein AHA'sFamilySelfSufficiency("FSS")programinordertoparticipateinthe homeownershipprogram. However,FSSparticipantsshallhaveapreferencefor participationinthehomeownershipprogram.

(3)PriorMortgageDefaults.

Ifaheadofhouseh old, spouse, or other adulthousehold member who will execute the contract of sale, mortgage and loan documents has previously defaulted on a mortgage obtained through the Section 8 homeownership program, the family will be in eligible to participate in the program.

3.FAMILYPARTICIPATIONREQUIREMENTS.

Onceafamilyisdetermined to be eligible to participate in the program, it must comply with the following additional requirements: (A) complete a homeownership counseling program approved by AHA prior to commence ment of homeownership assistance; (B) within a specified time, locate the homeit proposes to purchase; (C) submit as a less agreement containing specific components to AHA for approval; (D) allow AHA to inspect the proposed homeownership dwelling to assure that the dwelling meets appropriate housing quality standards; (E) obtain an independent in spection covering major building systems; obtain AHA approval of the proposed mortgage (which must comply with generally accepted mortgage under writing requirements); and (G) enter into a written agreement with AHA to comply with all of its obligation sunder the Section 8 program.

(F)

A.HomeOwnershipCounselingProgram.

Afamily'sparticipationinthehomeownershipprogramiscondition edonthefamily attending and successfully completing ahomeownership and housing counseling program provided or approved by AHA prior to commence ment of homeownership assistance. The homeownership and counseling program will cover home maintenance; budgeting and money management; fairhousing; predatorylending is sues; credit counseling; negotiating purchase price; securing mortgage financing; finding ahome; and the advantages of purchasing and locating homes in a reasthat do not have a high concentration of low-income families.

The counseling agency providing the counseling programs hall either be approved by HUD or the programs hall be consistent with the homeownership counseling provided under HUD's Housing Counseling program. AHA may require fami liestoparticipate in AHA-approved homeownership counseling program on a continuing basis .

B.LocatingandPurchasingaHome.

(1)LocatingAHome

UponapprovalfortheSection8homeownershipprogram,afamilyshallhavetwo hundredseventy(270)d aystolocateahometopurchase.Ahomeshallbeconsidered locatedifthefamilysubmitsaproposedsalesagreementwiththerequisite componentstoAHA.Forgoodcause,AHAmayextendaSection8family'stimeto locatethehomeforadditionalthirty(3 0)dayincrements.DuringaSection8 participant'ssearchforahometopurchase,theirSection8rentalassistanceshall continuepursuanttotheAdministrativePlan.IfaSection8participantfamilyis unabletolocateahomewithinthetimeapprovedb yAHA,theirSection8rental assistancethroughtheSection8housingchoicevoucherprogramshallcontinue.

(2)TypeofHome.

AfamilyapprovedforSection8homeownershipassistancemaypurchaseanewor existingsingle -familyhomeintheCityofA lbany,NY.Thehomemustbealready existingorunderconstructionatthetimeAHAdeterminesthefamilyeligiblefor homeownershipassistance.Thefamilyalsomaypurchaseahomeinajurisdiction otherthantheCityofAlbany,providedtheHousingAutho rityinthereceiving jurisdictionoperatesaSection8homeownershipprogramforwhichtheSection8 homeownershipapplicantqualifies orauthorizesAHAtoadministerthehome ownershipassistanceintheirjurisdiction. Intheformercase,afamily'spa rticipation intheSection8homeownershipprogramwillbesubjecttotheSection8home ownershipprogramandpoliciesofthereceivingjurisdiction.

(3)PurchasingaHome.

OnceahomeislocatedandasalesagreementapprovedbyAHAissignedbythe family,thefamilyshallhaveuptothree(3)months,orsuchothertimeasisapproved byAHA'sExecutiveDirectororsetforthintheAHA -approvedsalesagreement,to purchasethehome.

(4)FailuretoCompletePurchase.

IfaSection8participantisuna bletopurchasethehomewithinthemaximumtime permittedbyAHA,AHAshallcontinuethefamily'sparticipationintheSection8 housingchoicevoucherprogram.Thefamilymaynotre -applyfortheSection8 homeownershipprogramuntiltheyhavecompleted anadditionalyear of

participationintheSection8housingchoicevoucherprogramfollowingtheinitial determinationoftheireligibilityforthehomeownershipoption.

(5)Lease -Purchase

Familiesmayenterintolease -purchaseagreementswhilereceiv ingSection8rental assistance. Allrequirementsofthehousingchoicevoucherprogramapplytolease -purchaseagreements, exceptthatfamilies are permitted to payanextraamount out of-pocket to the owner for purchase related expenses --a "homeownersh ippremium." Any "homeownershippremium, "defined as an increment of value attributable to the value of the lease -purchase right or agreement, is excluded from AHA's rent reasonableness determination and subsidy calculation, and must be absorbed by the family. When a lease -purchase participant family is ready to exercise their option, they must notify the Home Ownership Counselorat AHA and apply for the home ownership option. If determined eligible for homeownership assistance, the family may be admitted to the homeownership program and must meet all the requirements of the sepolicies.

C.SalesAgreement.

Priortoexecutionoftheoffertopurchaseorsalesagreement, the financing terms must be provided by the family to AHA for approval. The salesag reement must provide for inspection by AHA and the independent in spection referred to in Section 3(E) and must state that the purchaser is not obligated to purchase unless such in spections are satisfactory to AHA. The contract also must provide that the purchaser is not obligated to pay for any necessary repairs without approval by AHA. The salesagreement must provide that the purchaser is not obligated to purchase if the mort gage financing terms are not approved by AHA pursuant to Section 3(F). The sales agreement must also contain a seller certification that the seller is not debarred, suspended, or subject to a limited denial of participation under 24 CFR part 24.

D.IndependentInitialInspectionConducted.

Toassurethehomecomplies with the housing quality standards of the Section 8 program, homeownerships sistance payments may not commence until AHA first inspects the home. An independent in spection of existing homes covering major building systems also must be completed by a professional selecte dby the family and approved by AHA. AHA will not pay for the independent in spection. The independent in spection report must be provided to AHA. AHA may disapprove the unit due to information contained in the report of refailure to meet federal housing quality standards.

E.FinancingRequirements.

TheAHArequiresthatfinancingforthepurchaseofahomeundertheSection8 homeownershipprogrameitherbeprovided,insured,orguaranteedbyNewYork stateortheFederalgovernment;thatitcomplieswit hsecondarymortgagemarket underwritingrequirements;andthatitcomplieswithgenerallyacceptedprivate sectionunderwritingstandards. Theproposedfinancingtermsmustbesubmittedto andapprovedbyAHApriortocloseofescrow.AHAshalldetermine theaffordabilityof thefamily'sproposedfinancing.Inmakingsuchdetermination,AHAmaytakeinto accountotherfamilyexpenses,includingbutnotlimitedtochildcare,unreimbursed medicalexpenses,educationandtrainingexpensesandthelike.Certa intypesof financing,includingbutnotlimitedto,balloonpaymentmortgages ,unlessconvertibleto

avariableratemortgage, are prohibited and will not be approved by AHA. Seller-financing mortgages shall be considered by AHA on a case by case basis. I famortgage is not FHA-insured, AHA will require the lender to comply with generally accepted mortgage under writing standards consistent with those of HUD/FHA, Ginnie Mae, Fannie Mae, Freddie Mac, USDAR ural Housing Services, the Federal Home Loan Bank, or other private lending in stitution.

F.ComplianceWithFamilyObligations.

Afamilymustagree,inwriting,tocomplywithallfamilyobligationsundertheSection 8programandAHA'shomeownershippolicies. Theseobligationsinclude(1) attending ongoinghomeownershipcounseling,ifrequiredbyAHA; (2)complyingwiththe mortgageterms;(3)notsellingortransferringthehometoanyoneotherthanamember oftheassistedfamilywhoresidesinthehomewhilereceivinghomeownership assistance;(4) notrefinancingoraddingdebtsecuredbythehomewithoutpriorapproval byAHA;(5)notobtainingapresentownershipinterestinanotherresidencewhile receivinghomeownershipassistance;and(6)supplyingallrequiredinformationtoAHA, includingb utnotlimitedtoannualverificationofhouseholdincome,noticeofchangein homeownershipexpenses,noticeofmove -out,andnoticeofmortgagedefault. A HA's HomeOwnershipFamilyObligationpoliciesaresetforthinAppendixAhereto.

4.AMOUNTOFA SSISTANCE.

Theamountofthemonthlyassistancepaymentwillbebasedonthreefactors:thevoucher paymentstandardforwhichthefamilyiseligible;themonthlyhomeownershipexpense;and thefamily'shouseholdincome.AHAwillpaythelowerofeither thepaymentstandard minusthetotalfamilycontribution("TFC")orthefamily'smonthlyhomeownership expensesminustheTFC.TheSection8familywillpaythedifference.

A.DeterminingthePaymentStandard.

Thevoucherpaymentstandardisthefixed amounttheAHAannuallyestablishesasthe "fairmarket"rentforaunitofaparticularsizelocatedwithintheAHAjurisdiction.In thehomeownershipprogram, the initial payments tandard will be the lower of either (1) thepaymentstandardforwhichth efamilyiseligiblebasedonfamilysize;or(2)the payments tandard which is applicable to the size of the homethe family decides topurchase. The payments tandard for subsequent years will be based on the higher of: (1) thepaymentstandardineffect atcommencementofthehomeownershipassistance; or (2)thepaymentstandardineffectatthemostrecentregularreexamination of the family'sincomeandsize. Theinitial payments tandard, for purposes of this comparison, shallnotbeadjustedevenift hereisasubsequentdecreaseinfamilysize.AHAwill requestHUDapprovalofahigherpaymentstandard,upto120% ofthepublishedFair MarketRentlimit, wherewarranted as are a sonable accommodation for a family that includesapersonwithdisabilitie s.

B.DeterminingtheMonthlyHomeOwnershipExpense.

Monthlyhomeownershipexpenseincludesallofthefollowing:principalandintereston theinitialmortgageandanymortgageinsurancepremium(MIP)incurredtofinancethe purchaseandanyrefinanc ingofsuchdebt;realestatetaxesandpublicassessments;

homeowner'sinsurance; maintenanceexpensesperAHAallowance; costsofmajor repairsandreplacementsperAHAallowance(replacementreserves);utilityallowance perAHA'sscheduleofutilityall owances; principal and interest on mortgage debt incurred to finance major repairs, replacements or improvements for the home including changesneededtomakethehomeaccessible;andhomeownerassociationdues,feesor regularchargesassessed,ifany.Ho meownershipexpensesforacooperativemember mayonlyincludeAHAapprovedamountsforthecooperativechargeunderthe cooperativeoccupancyagreementincludingpaymentforrealestatetaxesandpublic assessmentsonthehome; principal and intereston initialdebtincurredtofinance purchaseofcooperativemembershipsharesandanyrefinancingofsuchdebt;home insurance; the allowances for maintenance expenses, major repairs and replacements and utilities; and principal and interest on debt in curred to finance major repairs, replacements, or improvements, including changes needed to make the home accessible.

C.DeterminingtheTotalFamilyContribution

The TFC is that portion of the homeownership expense that the family must pay. It is generally 3 0% percent of the family 's adjusted income, plus any gap between the payments tandard and the actual housing cost. All family income (including public assistance), will be counted to determine the family 's adjusted monthly income for purposes of determining the amount of assistance.

D.PaymenttoFamilyorLender.

AHA will provide the lender with notice of the amount of the housing assistance payment prior to close of escrow and will pay AHA's contribution towards the family's homeowner expense directly to the family, unless otherwise required by the lender. The family will be responsible to submit the entire mortgage payment to the lender unless the lender requires direct payment of AHA's contribution .

5.TERMINATIONOFSECTION8HOMEOWNERSHIPASSISTAN CE.

A. Groundsfor Termination of Home Ownership Assistance

(1) Failure to Comply with Family Obligations Under Section 8 Program or AHA's Home Ownership Policies.

Afamily'shomeownershipassistancemaybeterminatedifthefamilyfailsto complywith itsobligationsundertheSection8program,AHAhomeownership policies, orifthefamily defaults on the mortgage. Ifrequired, the family must attend andcompleteongoinghomeownershipandhousingcounselingclasses .Thefamily mustcomplywiththetemsofanymortgageincurredtopurchaseand/orrefinance thehome. The family must provide AHA with written notice of any sale or transfer of anyinterestinthehome; anyplantomove out of the home prior to the move; the family'shouseholdincomeandho meownershipexpensesonanannualbasis;any noticeofmortgagedefaultreceivedbythefamily;andanyothernoticeswhichmay berequiredpursuanttoAHAhomeownershippolicies.Exceptasotherwiseprovided inthisSection,thefamilymaynotconveyor transferthehometoanyentityor personotherthanamemberoftheassistedfamilywhilereceivinghomeownership assistance.

(2)OccupancyofHome.

Homeownershipassistancewillonlybeprovidedwhilethefamilyresidesinthe home. If the family moves out of the home, AHA will not continue homeownership assistance commencing with the month after the family moves out. Neither the family northelender is obligated to reimburse the AHA for homeownership assistance paid for the month the family moves out.

(3) Changes in Income Eligibility.

Afamily'shomeownershipassistancemaybechangedinthemonthfollowing annualrecertificationofthehouseholdincome,but participationintheSection8 HomeOwnershipprogramshallcontinueuntilsuchtimea stheassistancepayment amountsto\$0foraperiodofsix(6)consecutivemonths.

(4) Maximum Termof Home Ownership Assistance.

NotwithstandingtheprovisionsofSection5(A), subparagraphs1through3, except fordisabledandelderlyfamilies,afamil ymayreceiveSection8homeownership assistancefornotlongerthanten(10)yearsfromthedateofcloseofescrowunless theinitialmortgageincurredtofinancepurchaseofthehomehasatermthatis20 yearsorlonger, in which case the maximum term is 15 years. Families that qualify as elderlyatthecommencementofhomeownershipassistancearenotsubjecttoa maximum term limitation. Families that qualify as disabled families at the commencementofhomeownershipassistanceoratanytimeduring theprovisionof homeownershipassistancearenotsubjecttoamaximumtermlimitation.Ifa disabledfamilyorelderlyfamilyceasestoqualifyasdisabledorelderly,the appropriate maximum term becomes applicable from the datehome ownership assistancecommenced; provided, however, that such family shall be eligible for at leastsixadditionalmonthsofhomeownershipassistanceafterthemaximumterm becomes applicable. The time limit applies to any member of the household who has anownershipinteres tintheunitduringanytimethathomeownershippaymentsare made, or is as pouse of any member of the household who has an ownership interest.

B.ProcedureforTerminationofHomeOwnershipAssistance.

AparticipantintheSection8HomeOwnershippr ogramshallbeentitledtothesame terminationnoticeandinformalhearingproceduresassetforthintheAdministrative PlanoftheAHAfortheSection8housingchoicevoucherprogram.

C.RecaptureofHomeOwnershipAssistance

Thehomeownershipassi stanceprovided to the family is not subject to total or partial recapture upon the sale or refinancing of the home . Sale sproceeds that are used by the family to purchase an ewhome with Section 8 homeownership assistance are not subject to recapture. Fu rther, a family may refinance to take advantage of better terms without any recapture penalty.

6.CONTINUEDPARTICIPATIONINSECTION8HOUSINGCHOICEVOUCHER PROGRAM.

A.DefaultonFHA -InsuredMortgage.

IfthefamilydefaultsonanFHA -insuredmortgage, AHAmaypermitthefamilytomove withcontinuedSection8housingchoicerentalassistanceifthefamilydemonstratesthat

ithas(a)conveyedtitletothehometoHUDoritsdesignee,asrequiredbyHUD;and(b) movedfromthehomewithintheperiodest ablishedorapprovedbyHUD.

B.Defaultonnon -FHA-InsuredMortgage.

If the family defaults on a mortgage that is not FHA insured, AHA may permit the family to move with continued Section 8 housing choice voucherrent alassistance if the family demonstrates that it has (a) conveyed title to the home to the lender, to AHA or to its designee, as may be permitted or required by the lender; and (b) moved from the home within the periode stablished or approved by the lender and/or AHA.

7.AHAADMINISTRATIVIFEE.

ForeachmonththathomeownershipassistanceispaidbyAHAonbehalfofthefamily, AHAshallbepaidtheongoingadministrativefeedescribedin24C.F.R.§982.152(b).

8. WAIVERORMODIFICATIONOFHOMEOWNERSHIPPOLICIES.

The Executive Director of AHAshallhave the discretion to waive or modify any provision of the Section 8 homeownership program or policies not governed by statute or regulation for good cause or to comply with changes in HUD regulations or directives.

APPENDIXA:SECTION8H OMEOWNERSHIPOBLIGATIONS

Thisformistobesigned by the home buyer (s) in the presence of the Albany Housing Authority's AHA) Home Ownership Program Coordinator. The Coordinator will explain any and all clauses which you, the home buyer (s), may not under stand.

The following paragraphs describe your responsibilities under the Section 8 Home Ownership Program. If you or members of your household do not meet these responsibilities, through your actions or your failure to act, you may be terminated from the Section 8 Home Ownership Program.

- 1. **FamilyObligations:** YoumustcomplywithallFamilyObligationsoftheSection8Housing ChoiceVoucherProgram, exceptingonlytheprohibitionagainstowningorhavinganinterestin theunit. FamilyObligations§§98 2.551(c),(d),(e),(f),(g)and(j)donotapplytotheSection8 HomeownershipProgram.
- 2. **HousingCounseling:** Allparticipatingfamilymembers (i.e. those signing the purchase offer and loan documents) must satisfactorily complete a AHA provided or approve document in program prior to commence ment of homeownership assistance. AHA may require any or all participating family members to attend additional housing counseling classes as a condition of continued assistance.
- 3. **PurchaseContract:** Youmustinclude contractconditionsinanyOffertoPurchasethatgive AHAareasonabletime(a)toinspectthehomeforcompliancewithHUD'sHousingQuality Standards;(b)toreview andapprove aprofessionalhomeinspectionreportobtainedbyyou fromaAHAapprovedi nspector;and(c) approvethetermsofyourproposedfinancing.Advise yourRealtoroftheserequirements.
- 4. **MortgageObligations:** Youmustcomplywiththetermsofanymortgageincurredinthe purchaseofthepropertyandmustnotifyAHA'sHomeOwnershi pProgramCounselorwithin five(5)daysofreceipt ofanylatepaymentordefaultnotice.
- 5. **Occupancy:** Youmustoccupytheunitasyourprincipalresidence. Youmaynottransfer, sell, orassignanyinterestinthepropertywithoutAHA's priorwrittenc onsent. Youmaynotrentor

leaseanypartofthepremiseswithoutAHA'spriorwrittenconsent. YoumustnotifyAHAin writing atleast30dayspriortomovingoutofthehouseforaperiodof30daysorlongeror priortoanysale, transfer, assignment, leaseorotherformofalienation of the assisted property.

- 6. **Maintenance:**Youmustmaintainthepropertyinadecent,safeandsanitarymanner . You mustallowAHAtoinspectthepropertywithinone -weekofademandbyAHAtoconductan inspection. Youmu stcorrectanynoticeofdeficiencyissuedbyAHAwithinthetimelimit specifiedinthenotice. If you fail to adequately maintain the property, AHA may divert the maintenance and replacement reserves portions of the Home Ownership Assistance Payment to an escrowaccount to be used to pay for reasonable and necessary maintenance expenses.
- 7. **AnnualRe -examination:** YoumustannuallyprovideAHAwithcurrentinformation regardingfamilyincomeandcompositioninaformatrequiredbyAHA.
- 8. **Refinancing:** Yo umustnotify AHA inwriting of any proposal to refinance theoriginal purchase mortgage or of any proposal to encumber the property with secondary financing and obtain AHA's written approval of such financing prior to executing any loan documents.
- 9. **Default:** Intheeventofadefaultonyourmortgageobligation, youmustcooperatewith AHA and the lender to minimize any loss to the lender in order to maintain your eligibility to continue as a participant in the Section 8 Housing Choice Voucher Program.
- 10. Recapture: There is no recapture requirement.

Bysigningbelow, Iattest that I have read and understood myobligations as a participant in the Section 8 Home Ownership Program and Iagree to a bid eby these responsibilities. I understand that AHA may terminate myhomeownership assistance if I violate any of these obligations, but that I may request an informal review of any proposed notice of termination prior to it becoming effective.

26. ALBANYHOUSINGAUT HORITYWELFARETOWORKSTRATEGICPLAN January1,2002 –December31,2002

Goals&Actions	Keydates	Lead	StrategyandSuccessMeasures
Leasing			
100%Lease -up (currently98%)	Reachgoal by3/1/02		Weplantocontinuecanvassing20applicantsperm 100%.Once@100%,wewillreducecanvassingto10applicantsperm monthtocreatethecapacitytoimmediatelybackfillclier reasonnolongerareontheprogram.Wewillregularlymoandadjustifnecessary.
PARTICIPANTSUCCESS			
RionaPickering	Started workingfull - timeon 4/3/01		ParticipantstartedoutonTANF,butsheisnowworkingf
SakinaJones	Started workingfull - timeon 10/30/01		Participantstartedouton TANF,butsheisnowworkin
SabrinaValvik	Started workingfull - timeon 10/29/01		ParticipantstartedoutonTANF,butsheisnowworkingf

Goals&Actions	Keydates	Lead	StrategyandSuccessMeasures
PARTNERSHIP/ADMINIST RATIVE			
Goal – Toenroll100WtWclients intotheFinancialS elf- SufficiencyProgram(FSS).	Startdate – 1/1/02 Completion Date – 6/30/02	FSS Coordinator	 Canvass200WtWclientsforinterestintheFSSProgradirectmailingsto50WtWclientsatatimetomeasure thenadjustfuturemailingsinordertoenroll100clien Section8Administratorwillmonitorsuccessmonth newmonthlyreportingsystem.
Section8Dept./FSS Coordinator			
AHAWageCenter/FSS Coordinator	Startdate 1/1/02	Coordinator FSS/ Directorof Wage Center	WeplantousetheAHAWageCenterasa"triage"pointto servicestoclients. The WageCenter Director will report to the Administrator of the Section 8Department. Our Par following: Rehabilitati on Support Services (RSS), Cor AlbanyCountyDept. of Social Service's Educational Operation of EOC), NYSDept. of Labor WageSubsidyProgram (rec \$800000 grant to payprivate employers to payfor initial wellients), CTI Computer Training Center, Center Civico (Placement Consortium of the Northeast, Capital Region (CDTI-for buspasses to get towork), and Bryant and Strat basic computer and literacy skillstraining.
HomeOwnership	Startdate 2/1/02	Coordinator FSS/Admin -istrator Section8 Dept.	Recruit4interestedclientstoparticipateinourSection8F OwnershipProgram.RefertoourPartnertheAffordable Partnershipforprepurchaseandpostpurchase coun

27.0

ALBANYHOUSINGAUTHO RITY

Family Self-Sufficiency Program

ACTIONPLAN

JANUARY15,2002

27.0

PURPOSE

ThepurposeoftheFamilySelf -Sufficiency(FSS)Pro gramistopromotethedevelopmentof localstrategiestocoordinatehousingassistanceundertheSection8rentalvoucherprogramwith publicandprivateresources,andtoenableeligiblefamilieswhoreceiveassistanceunderthis programtoachieveecono micindependenceandself -sufficiency.

OBJECTIVE

TheobjectiveoftheFSSProgram(commitment)istoassist286low -incomeSection8toreach financialself -sufficiency. Tobeconsidered "self -sufficient," theclientmustnotbereceiving any welfareas sistanceand/orSection8assistance, oranyFederal, StateorLocalrentor homeownershipsubsidies. Oncefamilieshavesuccessfullycompleted the FSS program, the number of families that the Albany Housing Authority is committed to assist will reduce by the number of successful completions. For example, as of 1/15/02, 11 families have successfully graduated from our program, thereby reducing our outstanding commitment to 275 families. Under the FSS program, low -income families are provided opportunities or education, job training, counseling and other forms of social service assistance while living in assisted housing, so that they may obtain the education, employment, business and social skills necessary to achieve self -sufficiency.

Successfortheprog ramwillbemeasurednotonlybythenumberoffamilieswhoachieveself sufficiency,butalsobythenumberoffamilieswho,asaresultofparticipationintheprogram, havefamilymemberswhoobtaintheirfirstjob,orwhoobtainahigherpayingjob.Ou rsuccess willalsobemeasuredbytheoverallimpactonourcommunityachievedbyouropeningupof doorslongclosedtomembersofourcommunity. Thesedoorsmayhavebeenclosedtothem becauseofeithertheirownlackofinitiative,orthelackofposi tivedirectionofferedtothem regardingthecrucialimportanceofeducation,andtheneedforcreditcounselingtocorrectpast creditrelatedmistakes.

27.1PROGRAMCOORDINATINGCOMMITTEE

EducationandTraining

PatriciaFuller CareerTrainingOptionsProgram CampusCenter HudsonValleyCommunityCollege 80VandernburghAvenue Troy,NewYork12180

DirectorPlacementServices/ProgramCoordinator ProjectMomentum AdultLearningCenter CitySchoolDistrictofAlbany 27WesternAvenue Albany,NewYork12180

VocationalRehabilitationSupervisor V.E.S.I.D 55ElkStreetRm.301 Albany,NewYork1207

CohoesGEDprogram CohoesPublicLibrary 169MohawkStreet Cohoes,NewYork12047

CareerCentral 230CentralAvenue Albany,NewYork12 206

GeorgeHecht,Director DonPettit,Representative CornellCooperativeExtension Box497MartinRoad Voorheesville,NewYork12186

LiteracyVolunteers 20RensselaerStreet Albany,NewYork12203 KevinButler DirectorofPrograms AlbanyColonieChamb erofCommerce 1ComputerDriveSouth Albany,NewYork12203

AlbanyCountyDepartmentofSocialServices

LindaNicolas(BethO'Neil)
FamilySupportCenter
AlbanyCountyDepartmentofSocialServices
3LincolnSquare
Albany,NewYork12202

EdwardShanno n,DirectorofEmployment EmploymentDivision AlbanyCountyDepartmentofSocialServices 162WashingtonAvenue Albany,NewYork12210

JamesDoran,Manager MenandsBranch AlbanyCountyDepartmentofSocialServices 558Broadway Menands,NY12204

ChildC are

AllaineWoodard,FamilyServicesCoordinator AlbanyCountyHeadStart 35ClintonAvenue Albany,NY12207

RaeannMakey,Director ChildDevelopmentCenter CohoesCommunityCenter 22-40RemsenStreet Cohoes,NY12207

BrendaAlonzo CatholicFamilyandC ommunityServices 1400EightAvenue Watervliet,NY12189

Youth

MoiraO'Brien AlbanyCountyYouthBureau 112StateStreet Albany,NY12207

BrainHogan ColonieYouthCenter,Inc 272MaxwellRoad Latham,NY12110

ElainaReynolds CommunityMaternityServices 27NorthMainAvenue Albany,NY12203

Elderly/Disabled

MichaelVolkman,SystemsAdvocate CapitalDistrictCenterforindependence 845CentralAvenue Albany,NY12207

IrenMagee,SeniorCareCoordinator TheEddy 433RiverStreet,Suite3000 Troy,NY12180

ThomasConboy,AgingServicesSpecialist AlbanyCountyOfficeoftheAging 112StateStreet,7 thFloor Albany,NY12207

JanMedved SeniorResourcesDepartment 91FiddlersLane Latham,NY12110

HealthandCounseling

SandraCook,ExecutiveDirector WhitneyM.Young,Jr.HealthCenter,Inc. LarkandArborDrive Albany,NY12207 MarciaKinlin AlbanyCountyHealthDepartment SouthFerryandGreenStreet Albany,NY12201

SusanReilly,ExecutiveDirector AlbanyCountyOpportunities,Inc. 35ClintonAvenue Abany,NY12207

WilliamHoran, AssociateDirector AlbanyCountyOpportunities, Inc. 35ClintonAvenue Albany, NY12207

MichaelNardolillo,DirectorofOperations TrinityInstitution,Inc. 15TrinityPlace Albany,NY12202

MichaelHendricks,TransitionaHousingDirector FamiliesinCrisis 3215SixthAvenue Troy,NY12180

RaeannMakey,Director CounselingCareandServices CohoesCommunityCenter 22-40RemsenStreet Cohoes,NY12047

BusinessRepresentation

ExecutiveVicePresident Albany/ColonieChambe rofCommerce 1ComputerDriveSouth Colonie,NY12205

AlanBaker,Chairman LathamAreaChamberofCommerce P.O.Box752 Latham,NY12110

Transportation

JackReilly, Director, Planning Capital District Transportation Authority Planning and Developmen t 110 Watervliet Avenue Albany, NY 12206

ChiefExecutiveOfficersandRepresentatives

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RalphPascale, Director,ofCommunityDevelopment

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Please note that the ``working'' Program Coordinating Committee for day & -day operations at the Albany Housing Authority includes the Tenant Selection Supervisor, the Director of Employment and Economic Development, the Administrator of the Section 8Department and the FSS Coordinator (s).

27.2PROGRAMSELECTION/OUTREACH

InterestlettersaresenttoalleligibleparticipantscurrentlyintheSection8Voucher program notifyingthemoftheavailabilityoftheFamilySelf -Sufficiencyprogram. Theletterprovidesa briefdescriptionoftheprogramanditsgoalsandgivesthenameandtelephonenumberofthe HousingAuthority'sstaffpersontocontactformoreinf ormation. Included inthelettertocurrent participants is a description of the incentive soffered to encourage families to participate in the FamilySelf -SufficiencyProgram. These incentives include the availability of supportives ervices and the estable is hone to fitness a support of the supp

Afamily'sdecisiontonotparticipateintheFSSProgramwillnotaffectitsadmissioneligibility toparticipateintheSection8Programorthefamilyrighttooccupyinaccordancewithitslease.

Anorientationsession isheldtodescribetheprogramanditsgoalsandobjectivestoeligible interestedparticipants. Theresponsibility of the program participant and the Housing Authority is reviewed and aquestion and answer period follows.

The Housing Authority willsc reenfamilies for interest and motivation to participate in the FSS Program. Permitted motivationals creening factors include requiring attendance at the FSS orientations ession or pre -selection interviews, and assigning certain tasks which indicate the family's willingness to undertake the obligations which may be imposed by the FSS contract of participation. Any task assigned shall be readily accomplished by the family, based on the family member's educational level, and disabilities, if any. Reasonable a commodation swill be made for individuals with mobility, sensory, speech impairments, mental or developmental disabilities.

InselectingparticipantsfortheFamilySelf -SufficiencyProgram,allparticipantswillbetreated equallywithoutregardtorace ,color,religion,sexornationalorigin.

Outreacheffortsinclude, butarenot limited to, notification to all current Section 8 Rent Subsidy participants. If this fails to provide a sufficient number of interested families to participate, the following action will be taken: a press release to local newspaper or posters provided at the Wage Center Employment Resource Center. In addition, FSS opportunities will be explained in the Section 8 Department's quarterly newsletter, "Partners." Also, special FSS outreach meetings will be scheduled at the AHA's Laden Center.

27.21INCENTIVESTOENCOURAGEPARTICIPATION

ToencourageparticipationintheFamilySelf -Sufficiencyprogram,outreacheffortswilldetailthe escrowaccountarrangement.Samplecomputatinformswillbecreatedthatshowhowa participantcanaccumulatesavings.Theparticipantwillalsobemadeawareofthepossibilityof usingtheescrowaccountbeforethetermofthecontractisoverforapprovedexpensesinorderto advancetheremaini nggoalsinthecontract.Asfurtherincentive,participantswillbereminded thatuponsuccessfulcompletionofthecontract,theaccumulatedescrowsavingswillbeadvanced fortheiruse.

27.22PERSONALNEEDSASSESSMENT

Forparticipantsselected to einthe Family Self - Sufficiency Program, apersonal needs assessment will be done. This will evaluate employment potential, housing needs, educational background, jobtraining, childcare requirements, transportation needs, etc. This assessment will focus on the individual's unique talents, interests, short and long rangegoals, skills, needed supportives ervices and any special problems that may prevent the participation from becoming self-sufficient.

27.3CONTRACTOFPARTICIPATION

EachFSSparticipant willhaveamaximumoffive(5) yearstoreachthegoalsdefinedintheir individualserviceplan. In addition, the FSS participant must comply with the terms of their lease and meet all family obligations of the certificate or voucher program. The contractor participation can be extended for up to a maximum of two (2) years beyond the original five (5) year term for the following reason:

- 1). Serious illnessoraccident which would prevent the designate dhe adofhousehold from fulfilling the requirements of their service plan. Medical documentation of such instance will be required.
- 2). Documentation of loss of employment due to the following reasons:
 - a. layoff
 - b. Defundingofaposition
 - c. Lossofjobduetodiscriminatorypractices.
- 3) .Deathofdesi gnatedFSSheadofhousehold.
- 4). Change indesignated FSS head of household.
- 5). Completion of all requirements in the service plan but still have not achieved Self -sufficiency.

The Albany Housing Authority Famil y Self - Sufficiency Program Coordinating Committee will determine if the request for an extension will be approved based on the FSS participant's documentation recurrent circumstances, and compliance with policy.

27.31DEFINITIONOFSELF -SUFFICIENCY

Afamilyhasreachedself -sufficiencywhenthefamilyisnolongerdependentonwelfare,Section 8assistanceoranyotherfederal,Stateorlocalrentorhomeownershipsubsidies.Familiesare "self-sufficient"when,asaresultofparticipationinthep rogram,familymembers,inparticular theheadofthehouseholdhaveobtainedafirstjob,orahigherpayingjob.

27.4PROGRAMEXPECTATIONS

ThedesignatedFSSheadofhouseholdwillberequired,duringthetimeoftheContractof Participationtoseek andmaintainemploymentaftertheyhaveacquiredtheskillsnecessarytodo so.TheFSSCoordinatorwillmaintainregularcontact(3monthly)withtheFSSparticipantto ensureprogressismadeingoalareasandbarriersareaddressed.Seekingandmaintain ing employmentshallbedefinedasfollows:

- 1). Participating in an educational; i.e. GED, College or job training program and/or
- 2). Documenting attempts to obtain job interviews with prospective employers.
- 3). Inconsultation with the case manager, the obtain and keepsuitable jobrelated records. designated FSS head of household will

TheContractofParticipationcanbemodifiedwithrespecttotheserviceplan. Thecasemanager willbeincontactwiththeclientatleastonceeverythreemonthstodi scussprogressinachieving goalsandanyservicemodificationsnecessarytodoso. ThedesignatedFSSheadofhousehold mustreportatalltimesallchangesinhouseholdincomeandcomposition. Inaddition, theymust alsoreportanyothercircumstances whichmaydelayorpreventtheparticipantfromachieving thegoalssetforthineachparticipatingfamilymember's serviceplan.

27.5INDIVIDUALTRAININGANDSERVICEPLAN

Anindividualtrainingandservicesplanisawrittenplanthatispreparedfort heheadoftheFSS family, and each adult member of the FSS family who elects to participate in the FSS Program. Thisplanwillincludetheactivities to be completed by each family member and the agreed upon .Eachindividualtrainingandserviceplanmustbe completiondatefortheservices and activities signedbyarepresentativeoftheHousingAuthorityandtheparticipatingfamilymember,andthe planisattachedtoandincorporatedaspartofthecontractofparticipation. Anindividual training and serviceplanmustbepreparedfortheheadoftheFSSfamilyestablishingspecificinterimand finalgoals by which the Housing Authority and the family may measure the family's progress towardsfulfillingitsobligationsunderthecontractofparticipatio nandbecomingself -sufficient. ForparticipatingFSSfamiliesthatarerecipientsofwelfareassistance, the AHA willestablish as aninterimgoalthateachfamilybecomeindependentfromwelfareassistanceandremain independentfromwelfareassistancea tleastoneyearbeforetheexpirationofthetermofthe contractofparticipation.

27.6FSSACTIVITIES&SUPPORTIVESERVICES

Supportiveserviceswillbeprovidedbyprivateandpublicagenciesincluded,butnotlimitedto education(remedial,GED, college),vocationaltraining,drugandalcoholabusecounseling, mentalhealthservices,familysupportservices,nutrition,parentalskilltraining,childcare,career counseling,medicalcare,moneymanagement,transportation,on -the-jobtraining,legal services, andanyotherservicesnecessarytoassistfamiliesinachievingeconomicindependenceandself sufficiency.

ThedevelopmentofservicesandactivitiesundertheAlbanyHousingAuthority'sFamilySelf SufficiencyProgramiscoordinatedbytheA HAWageCenterwiththefollowingagencies:The AffordableHousingPartnership,CornellCooperativeExtension,theLegalProject,NewYork WiredforEducation, Hudson Valley Community College, JobPlacement Consortium, Women Re-Employment Center, Catholic Charities Employment Program, Albany County Home Store, Albany County Department of Mental Health, City of Albany Community Development Agency, Youth Employment Services, Albany County YMCA, Career Central (Department of Labor), Albany County Department of Substance Abuse, Capital District Community Loan Fund, Counsel of Community Services, H. V. C. C (Employment Options), Capital region BOCES, Albany Regional Chamber of Commerce, Albany Community Land Trust, Department of Social Services, Northeast Career planning, Hispanic Outreach Services, Adult Learning Center, Homeless & Traveler Aid Society, St. Peter's Addiction recovery Center, Capital District Child Care Coordinating Council Cares Inc, Albany Housing Authority Wage Center, and Capital District Aids Coordinating Council.

AlbanyHousingAuthoritymaintainsacommunityemploymentresourcecenterandavocational computer-trainingcenterforitsresidentsandneighbors.AlbanyHousingAuthorityalso maintainsacommunityclassroomthatisdesignedto hostaseriesofeducationaleventsthatare allavailabletotheFSSparticipants .

IfasocialserviceagencyfailstodeliverthesupportiveservicesundertheFSSmember's individualtrainingandserviceplan,AHAshallmakeagoodfaithefforttoob taintheseservices fromanotheragency,IfAHAisunabletoobtaintheservicesfromanotheragency,AHAshall reassessthefamilymember'sneedsanddeterminewhetherotheravailableserviceswould achievethesamepurpose.Ifotheravailableserviceswo uldnotachievethesamepurpose,AHA shalldeterminewhethertheunavailableservicesareintegraltotheFSSfamily'sadvancementor progresstowardself -sufficiency.

27.7FSSACCOUNT -ESCROWACCOUNT

An FSS escrow account shall be established for each FSS family whose household income includes earned income (the full amount of wages and salaries, overtime pay, commissions, tips, bonuses, fees, and other compensation for personal services etc). If this increases over time, then the amount equal to the HAP payments aving sto the FSS Program due to the increase in earnings (and resulting decrease in HAP payment for the client) will be placed in the escrow account monthly. During the term of the Contract Participation, Albany Housing Authority will credit the FSS Account the amount of the FSS escrow credit prescribed by the Housing and Urban Development (HUD) formula.

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Families participating in the FSS Program may be eligible to apply for two early disbursements and receive the funds held in their escrowacco unt. If the Albany Housing Authority determines that a participant has satisfactorily fulfilled interim goals, as defined in their Contract of Participation, and has participated 30 months in the program, a portion of their FSS Escrow Account may be used orthe purposes consistent with the Contract of Participation and objectives of the program. Acceptable reasons include early disbursement to purchase a vehicle for transportation towork or school, top ay tuition and/or to use to purchase a home.

If the head of household states there is a family emergency and it is deemed by the Housing Authority that the emergency would hinder the family's ability in the long run to achieve self

sufficiency, a secondearly escrow disbursement may be granted at the sole discretion of Albany Housing Authority.

When the FSS family head of household has completed the final goal and fulfilled all the objectives under their Contract of Participation, including being free of all Public entitlement, exceptforhousing subsidies for at least one year prior to the completion of the Contract, all funds collected in the escrow account will be released to the FSS family head of household, subject to approval by the Disbursements Review Board.

The family will forfeit all funds held in the head of householdes crow account for the following reasons:

- 1). If the head of household Contract of Participation is terminated prior to completion.
- 2). If the head of household Contract of Participation is declared null and void.
- 3). If the FSS f amily has not met its family responsibilities within the times specified as stated in the contract.

27.71EARLYFUNDDISBURSEMENT

Each FSS Family is eligible to request an early escrow disbursement of up to 50% of the accumulatedescrowfundstomeet—theirinterimgoalsiftheparticipanthasparticipatedintheFSS program for at least 2½ years, and if there has been an accrual of escrow funds. Every early escrowdisbursementmust be approved by the Disbursements Review Board, acommittee which includes the Tenant Selection Supervisor, the Administrator of the Section 8 Department, the Director of Employment and Economic Development, and the Hope VI Support Services Coordinator. The Board will approve early disbursement to effect transportation to sc hool and work, to helppayfortuition and to facilitate homeownership.

After the client submits the request for early disbursement, the FSS Coordinator reviews it for completeness, makes a recommendation, and forwards the request to the Disbursements Re view Board. The Disbursements Review Board makes its determination and forwards it to the FSS Coordinator. The FSS Coordinator then sends the approved request with a cover letter of explanation to Accounting. The cover letter should include the total amoun tof the request, the intended use, and date by which the participant must submit written documentation about the purchase. Accounting will then issue a two party check made out to the participant and also the approved vendor.

If the Board denies the request, the FSS Coordinators ends written notification of the decision to the participant and an explanation of the reason for denial. The notice will also report that the participant has a right to appeal within 10 days of the date on the denial letter. The appeal request, if timely will be handled as an informal hearing with the Executive Director acting as hearing officer. The Executive Director's decision is final.

27.8TERMINATIONFROMTHEPROGRAM

The Contract of Participation shall specify that if the FSS family fails to comply, without good cause, with the terms and conditions of the contract, which includes compliance with the Section 8 assisted lease, the Housing Authority may term in a tefor the following reasons:

- A. Mutual consent of the design ated FSS head of household and the Albany Housing Authority.
- B. Failure of the designated FSS head of household to honor terms of the Contract of Participation.
- C. Expirationofcontractandanyextensionthereof.
- D. Thefamily'swithdrawalfromtheFSSorSection 8HousingProgram.
- E. ActsdeemedinconsistentwiththeobjectivesoftheFSSProgram.
- F. The family will be given no longer than (90) days to comply with the terms of the Contract of Participation or to meet with the FSS Coordinator. The FSS head of household must submit a reason for non—compliance and a request for modification of the Contract activities and goals to avoid termination from the program. If the family fails to act within the ninety—day period, they will be notified in writing that their participation in the family Self—Sufficiency Program has been terminated. Termination from the FSS Program will not trigger termination from Section 8 Assistance unless the reason for termination involved fraud.

27.81INFORMALHEARINGPROCEDURES

FSS participa ntswillbegivenwrittennoticeofanydecisiontoterminateparticipationintheFSS program, to for feithe Escrow Account, and/ortoterminate Section 8 assistance. The notice will state the reasons for the decision and will allow the participant ten (10) days to request an informal hearing to review the decision. The opportunity for a hearing will be available before termination will occur. A non -affiliated hearing officer will conduct the informal hearing. The hearing officer will issue a written dec ision stating the reasons for the decision within ten (10) days after the hearing is held. Acopy will be provided to the participant.

27.9RESIDENCYANDPORTABILITY

AparticipatingfamilymustresideinaSection8Programassistedunitforaminimum periodof 12monthsaftertheeffectivedateoftheContractofParticipation,inthejurisdictionofthe HousingAuthoritythatselectedthefamilyfortheFSSProgram,inordertobeeligibletoport participationtoanotherjurisdiction.

An exception to the minimum 12 month residence in an assisted unit requirement would be a situationwhereamoveisnecessitated due to good cause, and approved on a case by case basis by the Administrator of the Section 8D epartment.

AFSSparticipantmayrelocate toanotherHousingAuthority'sjurisdictionandstillreceive servicesfromAlbanyHousingAuthorityFamilySelf -SufficiencyProgram,ifthefamilyisableto

commutetothesupportiveservicesspecifiedinthecontractofparticipation.AHAmayalso receiveFSSfamiliesfromotherHousingAuthoritiesandprovideFSSserviceswhentheporting familyhasbeenabsorbedbytheFSSProgram.WhentheFSSfamilyhasbeenabsorbedAHA willrequestinwritingthefullescrowbalancefromtheinitialHousingAuthori tyifescrowfunds havebeenaccumulatedbytheFSSfamily.TheFSSfamilywillthenberequiredtoestablishaset ofFSSgoalsinaccordancewithHUDregulationandmakeprogresstowardsgoalcompletionas statedinthecontractofparticipationwithina 90- dayperiod.

Afterthefirstyear, a family may move to an apartment in another community and continue to be a FSS participant provided it has fulfilled the terms of the original lease. The AHA will maintain the FSS escrowaccount until the receiving PHA absorbs the family into its Housing Choice Voucher Program.

If the receiving PHA absorbs the family, the family may participate in that PHA'S FSS Program if that PHA approves their participation. The receiving PHA will enter into a new FSS contract with the family for the time period remaining on the family's initial FSS contract. The new PHA must use the initial income and rent information from the Albany Housing Authority Section 8 Department contract. The AHA will then transfer the family's FSS acc ounttothereceivingPHA. If the participant ports to another PHA in the immediate Capitol District, and that receiving PHA does not offer an FSS Program, the Albany Housing Authority may offer the client continued participationinitsFSSProgramsincep rogramresourceswouldstillbenearby. If the family fails to fulfill its FSS contract obligations, the Albany Housing Authority may terminate the family from the FSS Program and recommend to the absorbing PHA that they terminate the family's housingchoi cevoucher;incaseswheretheAHAisadministeringthefamily'svoucher,although thefamilyhasportedout, the AHA may terminate the housing choice voucher. Any escrow funds being held will then be treated as program receipts of the Albany Housing Autho rity Section 8 Department. Clients who wish to port into the Albany Housing Authority's Section 8 FSS Program will be (upon approval of a new program participant application) absorbed into the Albany Housing Authority's Section 8FSS Program. Since such a clientalreadyisaparticipant in an FSS Program, this client will be given any selection preference that may be necessary to effectanimmediateabsorptionintotheprogram.

28.SECTION8VOUCHERSINSTATEDEVELOPMENTS

A.PROJECTBASEDVOUCHERSINSTATEDEVELOPMENTS

The Albany Housing Authority is studying the feasibility of project -based vouchers for up to 40% of the 128 -unit NYS tate funded publichousi ngdevelopment - Creighton Storey Homes (NYS 137B). Using the project -based vouchers will help ensure the feasibility of the redevelopment plan, and will help secure future operational via bility. AHA plans to project base up to 15% of the units specifical y for the elderly and/or disabled residents and to see kawaiver of existing regulations to project base up to 25% of units for families.

The supply of safe, decent and affordable tenant based units in the area is very limited, and project-basing units at Creighten Storey Homes for families including large families (unit sup to 5 be drooms) is needed to ensure the availability of such units over the next tenyears.

HOUSINGCHOICEVOUCHERSINSTATEDEVELOPMENTS

ArecentHUDrulingpermitstheuse ofHousingChoicevouchersinstateaideddevelopments. Therequirementsof24CFRSection982.352(b)apply. These requirements include informing the family, both or ally and inwriting, that the family has the right to select any eligible unit available for lease, and that a AHA owned unit must be freely selected by the family without AHA pressure or steering. The AHA is complying with these requirements. The AHA is also obtaining the services of an independent entity approved by HUD to inspect the units for compliance with housing quality standards and to determine that the rentise as on able. The AHA will not give any selection preference to eligible families who currently reside at this development.

Glossary

1937HousingAct: TheUnitedStatesHousingActof1937[42U.S.C.1437etseq.)

Absorption: In portability, the point at which a receiving housing authority stops billing the initialhousingauthority for assistance on behalf of a portable family. [24CFR 982.4]

Adjusted Annual Income: The amount of household income, after deductions for specified allowances, on which tenantrent is based.

Administrative fee: Fee paid by HUD to the housing authority for the administration of the program.

AdministrativePlan: The planthat describes housing authority policies for the administration of the tenant-based programs.

Admission: The point when the family becomes a participant in the program. In a tenant program, the date used for this purpose is theef fective date of the first HAP Contract for a family (first day of initial lease term).

Adult: A household member who is 18 years or older or who is the head of the household, or spouse, or co-head. An adult must have the legal capacity to enter a lease under State and local law.

Allowances: Amounts deducted from the household's annual income in determining adjusted annualincome(theincomeamountusedintherentcalculation). Allowances are given for elderly families, dependents, medical expenses for expenses for children under 13 years of age. Other allowance can be given at the discretion of the housing authority.

Amortization Payment: In a manufactured home space rental: The monthly debt service payment by the family to amortize the purchase price of the manufactured home. If furniture was included in the purchase price, the debt service must be reduced by 15% to exclude the cost of the furniture. The amortization cost is the initial financing, no trefinancing. Set -up charges may be included in the monthly amortization payment.

Annual Contributions Contract (ACC): The written contract between HUD and a housing authority under which HUD agrees to provide funding for a program under the 1937 Act, a not the housing authority agrees to comply with HUD requirements for the program.

AnnualIncome: Allamounts, monetary or not, that:

- a. Go to (or on behalf of) the family head or spouse (even if temporarily absent) or to any other family member, or
- b. Are anticipated to be received from a source outside the family during the 12 -month periodfollowingadmissionorannualreexaminationeffectivedate; and
- c. Arenotspecifically excluded from Annual Income.
- d. AnnualIncomealsoincludesamountsderived (duringthe12 -monthperiod)fromassetsto whichanymemberofthefamilyhasaccess.

Applicant(applicantfamily): Afamilythathasappliedforadmissiontoaprogrambutisnotyet aparticipantintheprogram.

Assets: seenetfamily assets.

Asselncome: Incomereceived from assets held by household members. If assets to talmore than \$5,000, income from the assets is "imputed" and the greater of actual asset income and imputed asset income is counted in annual income.

Assisted lease (lease): Aw ritten agreement between an owner and a family for the leasing of a dwelling unit to the family. The lease establishes the conditions for occupancy of the dwelling unit by a family withhousing assistance payments under a HAP contract between the owner and the housing authority.

Certificate: A document issued by a housing authority to a family selected for admission to the Certificate Program. The certificate describes the program and the procedures for housing authority approval of a unit selected by the family. The certificate also states the obligations of the family under the program.

Certification: The examination of a household's income, expenses, and family composition to determine the household's eligibility for program participation and to calculate the household's rentforthefollowing 12 months.

 $\begin{tabular}{ll} \textbf{Child:} For purposes of citizenship regulations, a member of the family other than the family head or spouse who is under 18 years of age & . \\ \end{tabular}$

Childcareexpenses: Amountsanticipated to be paid by the family for the care of children under 13 years of a geduring the period for which annual income is computed, but only where such care is necessary to enable a family member to actively seek employment, begainfully employed, or to further his or hereduca tion and only to the extent such amounts are not reimbursed. The amount deducted shall reflect reasonable charges for child care. In the case of childcare necessary to permit employment, the amount deducted shall not exceed the amount of employment income that is included in annual income.

Citizen: Acitizen ornational of the United States.

Common space: In shared housing: Space available for use by the assisted family and other occupantsoftheunit.

Congregate housing: Housing for elderly or perso ns with disabilities that meets the HQS for congregatehousing.

Consent form: Any consent form approved by HUD to be signed by assistance applicants and participants for the purpose of obtaining income information from employers and SWICAs, return information from the Social Security Administration, and return information for unear ned income from the Internal Revenue Service. The consent forms may authorize the collection of other information from assistance applicants or participant to determine eligibil ity or level of benefits.

Contiguous MSA: In portability, an MSA that shares a common boundary with the MSA in whichthejurisdiction of the initial housing authority is located.

Continuously assisted: An applicant is continuously assisted under the 19 37 Housing Actif the family is already receiving assistance under any 1937 Housing Act program when the family is admitted to the Voucher Program.

Cooperative: Housingownedbyanon -profitcorporationorassociation, and where a member of the corporationorassociation has the right to reside in a particular apartment, and to participate in management of the housing.

Covered Families: Families who receive welfare assistance or other public assistance benefits ("welfare benefits") from a State or othe rpublic agency "(welfare agency') under a program for which Federal, State, or local law requires that a member of the family must participant in an economic self-sufficiency program as a condition for such as sistance.

Domicile: Thelegalresidenceofth ehouseholdheadorspouseasdeterminedinaccordancewith Stateandlocallaw.

Decent, safe, and sanitary: Housing is decent, safe, and sanitary if it satisfies the applicable housing quality standards.

Department:TheDepartmentofHousingandUrban Development.

Dependent: Amember of the family (except foster children and foster adults) other than the family head or spouse, who is under 18 years of age, or is a person with a disability, or is a full student.

Disability assistance expenses: Reasonable expenses that are anticipated, during the period for which annual income is computed, for attendant care and auxiliary apparatus for a disabled family member and that are necessary to enable a family member (including the disabled member) to be employed, provided that the expenses are neither paid to a member of the family nor reimbursed by an outside source.

Disabled family: A family whose head, spouse, or sole member is a person with disabilities; or two or more persons with disabilities livi ng together; or one or more persons with disabilities living with a living with one or more persons with disabilities living with a living with one or more persons with disabilities living with a living with disabilities living with a l

Disabledperson: See "person with disabilities."

Disbursements Review Board: A committee consisting of the Tenant Selection Supervisor, the Administrator of the Section 8 Department and the Director of Employment and Economic Development. The committee makes determinations regarding early and final disbursements of FSS participantes crowfunds.

Displaced family: A family in which each member, or whose solemembe r, is a person displaced by governmental action (such a surban renewal), or a person whose dwelling has been extensively damaged or destroyed as a result of a disaster declared or otherwise formally recognized pursuant to Federal disaster relief laws .

Displaced person: A person displaced by governmental action (such as urban renewal), or a person whose dwelling has been extensively damaged or destroyed as a result of a disaster declaredorotherwiseformallyrecognized pursuant to Federal disaster lies.

Drug related criminal activity: Illegal use or personal use of a controlled substance, and the illegalmanufacture, sale, distribution, use or possession within tentromanufacture, sell, distribute or use, of a controlled substance.

Drug traffic king: The illegal manufacture, sale, or distribution, or the possession with intent to manufacture, sell, or distribute, of a controlled substance.

Elderlyfamily: A family whosehead, spouse, or solemember is a person who is at least 62 years of age; or two or more persons who are at least 62 years of age living together; or one or more persons who are at least 62 years of age living together; or one or more persons who are at least 62 years of age living with one or more live -in aides.

Elderlyperson: Apersonwhoisatleast62yearsofage.

Evidence of citizenship or e ligible status: The documents that must be submitted to evidence citizenship or e ligible immigration status.

Exceptionrent: Anamountthatexceedsthepublishedfairmarketrent.

Extremely low -income families: Those families whose incomes do not excee d 30% of the median income for he area, as determined by HUD with adjustments for smaller and larger families, except that HUD may establish income ceilings higher or lower than 30% of the median income for the area if HUD finds that such variations are ne cessary because of unusually high or low family incomes.

Fair Housing Act: Title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988 (42U.S.C.3601 et seq .).

Fair market rent (FMR): The rent, including the cost o f utilities (except telephone), as establishedbyHUDforunitsofvaryingsizes(bynumberofbedrooms),thatmustbepaidinthe housingmarketareatorentprivatelyowned, existing, decent, safe and sanitary rental housing of modest (non -luxury) nature with suitable amenities. FMR's are published periodically in the Federal Register.

Familyincludesbutisnotlimitedto

- a. A family without children (the temporary absence of a child from the homedue to placement in foster care shall not be considered in determining family composition and family size);
- b. Anelderlyfamily;
- c. Anear -elderlyfamily;
- d. Adisabledfamily;
- e. Adisplacedfamily;
- f. Theremainingmemberofatenantfamily; and
- g. Asinglepersonwhoisnotanelderlyordi splacedperson,orapersonwithdisabilities,or theremainingmemberofatenantfamily.

Family members: include all household members except live -in aides, foster children and foster adults. All family members permanently reside in the unit, though the year may be temporarily absent. All family members are listed on the HUD -50058 form.

FamilyRenttoOwner: Inthevoucherprogram, the portion of rentto owner paid by the family.

Familyself -sufficiencyprogram(FSSprogram): The program established by a housing authoritytopromoteself -sufficiencyofassistedfamilies,includingthecoordinationofsupportive services(42U.S.C.1437u).

Family share: The portion of rent and utilities paid by the family or the gross rent minus the amount of the housing assistance payment.

Familyunitsize: The appropriate number of bedrooms for a family as determined by the housing authority under the housing authority's subsidy standards.

50058 Form: The HUD form that housing authorities are required to complete for household in public housing to record information used in the certification and re process, and, at the option of the housing authority, for interimree xaminations.

FMR/exception rent limit: The Section 8 existing housing fair market rent published by HUD headquarters, or any exception rent. For a tenancy in the Voucher Program, the housing authority may adopt a payment standard up to the FMR/exception rent limit .

FSSProgramCoordinatingCommittee: This (working) committee on sists of the Family Self - Sufficiency Coordinator, the Tenant Selection Supervisor, the Administrator of the Section 8 Department and the Director of Employment and Economic Development. The Committee assists in securing commitments from public and private resources to operate the FSS Program. The committee makes recommendations rethe Action Planand program implementation.

Full-timestudent: Apersonwhoisattendingschoolorvocationaltrainingonafull -timebasis.

Grossrent: The sum of the rent the owner plus any utilities.

Group Home: A dwelling unit that is licensed by a State as a group home for the exclusive residentialuseoftwototwelvepersonswhoareelderlyorpersonswithdisabilities(includingany live-inaide).

Head of househo ld: The adult member of the family who is the head of the household for purposesofdeterminingincomeeligibility and rent.

Household members: include all individuals who reside or will reside in the unit and who are listed on the lease, including live -inaides, fosterchildren and foster adults.

Housing Assistance Payment (HAP): The monthly assistance by a housing authority, which includes (1) a payment to the owner for rent to the owner under the family's lease, and (2) an additional payment to the milyifthetotal assistance payment exceeds the rent to owner.

Housing quality standards (HQS): The HUD minimum quality standards for housing assisted under the Section 8 program.

Housing voucher: Adocument is sued by a housing authority to a family se lected for a dmission to the Voucher Program. This document describes the program and the procedures for housing authority approval of a unit selected by the family. The voucher also states the obligations of the family under the program.

Housingvoucher holder: Afamilythathasanunexpiredhousingvoucher

Imputed income: For households with net family assets of more than \$5,000, the amount calculated by multiplying net family assets by a HUD -specified percentage. If imputed income is more than actual income from assets, the imputed amount is used indetermining annual income.

Imputed welfareincome: The amount of annual income not actually received by a family, as a result of aspecified welfare benefit reduction, that is nonetheless included in the family's annual income for purposes of determining rent.

Income category: Designates a family's income range. There are three categories: low income, very low income and extremely low income.

Incrementalincome: The increased portion of income between the total amount of welfare and earnings of a family member prior to enrollment in a training program and welfare and earnings of the family member after enrollment in the training program. All other amounts, increases and decreases, are treated in the usual manner indetermining annual income.

Initialpaymentstandard: ThepaymentstandardatthebeginningoftheHAPcontractterm

Initialrenttoowner: Therenttoowneratthe beginningoftheinitialleaseterm.

Interim (examination): A reexamination of a household's income, expenses, and household status conducted between the annual recertifications when a change in a household's circumstanceswarrantsuchareexamination.

Jurisdiction: The area in which the housing authority has authority under State and local law to administer the program.

Lease: Awrittenagreementbetweenanownerandtenantfortheleasingofadwellingunittothe tenant. The lease establishes the conditions for occupancy of the dwelling unit by a family with housing assistance payments under a HAPC ontract between the owner and the housing authority.

Legal capacity: The participant is bound by the terms of the lease and myenforce the terms of the lease against the owner.

Live-inaide: Apersonwhoresides with one or more elderly persons, or near persons with disabilities, and who:

- a. Isdeterminedtobeessentialtothecareandwell -beingofthepersons;
- b. Isnotobligat edforthesupportofthepersons; and
- c. Wouldnotbelivingintheunitexcepttoprovidethenecessarysupportiveservices.

Low-income families: Those families whose incomes do not exceed 80% of the median income for the area, is determined by HUD with adjustments for smaller and larger families, except that HUD may establish income ceilings higher or lower than 80% of the median for the area on the basis of HUD's findings that such variations are necessary because of unusually high or low family in comes.

Manufactured home: A manufactured structure that is built on a permanent chassis, is designed for use as a principal place of residence, and meets the HQS.

Manufacturehomespace: Inmanufacturedhomespacerental: A spaceleased by an owner to family. A manufacturedhomeowned and occupied by the family is located on the space.

a

Medical expenses: Medical expenses, including medical insurance premiums, that are anticipated during the period for which annual income is computed, and that are not covered by insurance.

Mixed family: A family whose members include those with citizenship or eligible immigration status, and those without citizenship or eligible immigration status.

Moderate rehabilitation: Rehabilitation involving a minimum expenditure of \$1000 for a unit, including its prorated share of work to be accomplished on common areas or systems, to:

- a. upgrade to decent, safe and sanitary condition to comply with the Housing Quality Standards or other standards approved by HUD, from a con dition below these standards (improvements being of amodes that ure and other than routine maintenance; or
- b. repairorreplacemajorbuildingsystemsorcomponentsindangeroffailure.

Monthlyadjustedincome: Onetwelfthofadjustedincome.

Monthlyincome: Onetwelfthofannualincome.

Mutualhousing is included in the definition of "cooperative".

National: Aperson who owes permanental legiance to the United States, for example, as a result of birthina United States territory or possession.

Near-elderlyfamily: Afamilywhosehead, spouse, or solemember is a person who is at least 50 years of a gebut below the age of 62; or two or more persons, who are at least 50 years of a gebut below the age of 62, living to gether; or one or more persons who are at least 50 years of a gebut below the age of 62 living with one or more live in aides.

Netfamilyassets:

- a. Netcashvalueafterdeductingreasonablecoststhatwouldbeincurredindisposingofreal property, savings, stocks, bonds, and otherforms of capital investment, excluding interests in Indian trustland and excluding equity accounts in HUDhomeownership programs. The value of necessary items of personal property such as furniture and automobiles shall be excluded.
- b. Incaseswher eatrustfundhasbeenestablishedandthetrustisnotrevocableby,orunder thecontrolof,anymemberofthefamilyorhousehold,thevalueofthetrustfundwillnot be considered an asset so long as the fund continues to be held in trust. Any income distributedfromthetrustfundshallbecountedwhendeterminingannualincome.
- c. In determining net family assets, housing authorities or owners, as applicable, shall include the value of any business or family assets disposed of by an applicant or ten antfor less than fair market value (including a disposition in trust, but not in a foreclosure or bankrupt cysale) during the two years preceding the date of application for the program or reexamination, as applicable, in excess of the consideration received the reforming the disposition will not be considered to be for less than fair market value if the applicant or tenant receives important consideration not measurable in dollar term.

Noncitizen: Aperson who is neither a citizen nornational of the United States.

Notice Of Funding Availability (NOFA): For budget authority that HUD distributes by competitive process, the Federal Register document that invites applications for fun ding. This document explains how to apply for assistance, and the criteria for a warding the funding .

Occupancystandards: The standards that the housing authority establishes for determining the appropriate number of bedrooms needed to house families of different sizes or composition.

Owner: Any person or entity, including a cooperative, having the legal right to lease or sublease existing housing.

Participant (participant family): A family that has been admitted to the housing authority's program and is currently assisted in the program. The family becomes a participant on the effectivedateofthefirstHAPcontractexecuted by the housing authority for the family (first day of initial lease).

Paymentstandard: Inavouchertenancy, the maximum mont hlyassistance payment for a family (before deducting the total tenant payment by family contribution). For a voucher tenancy, the housing authority sets apayments tandard in the range from 90% to 110% of the current FMR.

Personwithdisabilities: Aper sonwho:

- a. Hasadisabilityasdefinedin42U.S.C.423
- b. Is determined, pursuant to HUD regulations, to have a physical, mental, or emotional impairmentthat:
 - (1) Isexpected to be of long -continued and indefinite duration;
 - (2) Substantiallyimpedesh isorherabilitytoliveindependently; and
 - (3) Is of such a nature that such ability could be improved by more suitable housing conditions; or
- c. Hasadevelopmentaldisabilityasdefinedin42U.S.C.6001

This definition does not exclude persons who have the disease of acquired immunodeficiency syndrome or any conditions arising from the etiologic agent for acquiredimmunodeficiencysyndrome.

For purposes of qualifying for low -income housing, it does not include a person whose disabilility is solely based on any drugoral coholdependence.

Portability: Renting a dwelling unit with Section 8 tenant -based assistance outside the jurisdiction of the initial housing authority.

Premises: The building or complex in which the dwelling unit is located, i ncluding common areasandgrounds.

Privatespace: Insharedhousing: The portion of a contract unit that is for the exclusive use of an assisted family.

Preservation: This program encourages owners of eligible multifamily housing projects to preservel ow-income housing affordability and availability while reducing the long -term cost of providing rental assistance. The program offers several approaches to restructuring the debt of properties developed with project -based Section 8 assistance whose HAP con tracts are about to expire.

Processing Entity: The person or entity that is responsible for making eligibility and related determinations and an incomere examination. In the Section 8 and public housing programs the processing entity is the responsibility entity.

Prorationofassistance: The reduction in a family's housing assistance payment to reflect the proportionoffamilymembersinamixedfamilywhoareeligible for assistance.

Public Housing: housing assisted under the 1937 Act, other than unde r Section 8. Public housing includes dwelling units in a mixed finance project that are assisted by a PHA with capital or operating funds.

Public Housing Agency: A State, county, municipality or other governmental entity or public body (or agency or instrumentality thereof) authorized to engage in or assist in the development or operation of low -incomehousing.

Reasonablerent: Arenttoownerthatisnotmorethancharged: (a) for comparable units in the private unassisted market; and (b) for a comparable units in the private unassisted unit in the private unit in the privat

Receiving Housing Authority: Inportability, ahousing authority that receives a family selected for participation in the tenant -based program of another housing authority. The receiving housing authority is sue sace rtificate or voucher, and provides program assistance to the family.

Re-certification: Are examination of ahousehold 's income, expenses, and family composition to determine the household 's rentforthe following 12 months.

Remaining member of a tenan t family: A member of the family listed on the lease who continuestoliveinanassistedhouseholdafterallotherfamilymembershaveleft.

Rent to owner: The monthly rent payable to the owner under the lease. Rent to owner covers payment for anyhous ingservices, maintenance, and utilities that the owner is required to provide and payfor.

ResponsibleEntity:

- A. For the public housing program, the Section 8 tenant -based assistance program (24 CFR 982), and the Section 8 project -based certificate or vo ucher program (24 CFR 983), and the Section 8 moderate rehabilitation program (24 CFR 882), responsible entitymeansthe PHA administering the program under an ACC with HUD;
- B. ForallotherSection8programs,responsibleentitymeanstheSection8project owner.

Set up charges: In a manufactured home space rental, charges payable by the family for assembly, skirting and anchoring them anufactured home.

Shared housing: A unit occupied by two or more families. The unit consists of both common space for sha red use by the occupants of the unit and separate private space for each assisted family.

Shelter allowance: That portion of a welfare benefit (e.g., TANF) that the welfare agency designates to be used for rentandutilities.

Singleperson: Someonelivi ngaloneorintendingtolivealonewhodoesnotqualifyasanelderly person, aperson with disabilities, a displaced person, or the remaining member of a tenant family.

Single room occupancy housing (SRO): A unit for occupancy by a single eligible indicapable of independent living that contains no sanitary facilities or food preparation facilities, or containseither, but not both, types of facilities.

Specialadmission: Admissionofanapplicantthatisnotonthehousing authority waiting list admission without considering the applicant's waiting list position.

Specialhousingtypes: Specialhousingtypes include: SROhousing, congregate housing, group homes, shared housing, cooperatives (including mutual housing), and manufactured homes (including manufactured homes pacerental).

Specifiedwelfarebenefitreduction:

- A. A reduction of welfare benefits by the welfare agency, in whole or in part, for a family member, as determined by the welfare agency, because of fraud by a family member i connection with the welfare program; or because of welfare agency sanction against a family member for noncompliance with a welfare agency requirement to participate in an economic self-sufficiency program.
- B. "Specified welfare benefit reduction" does not welfarebenefitsbythewelfareagency:
 - 1. attheexpirationofalifetimeorothertimelimitonthepaymentofwelfarebenefits;
 - 2. because a family member is not able to obtain employment, even though the family member has complied with welfare agency economic self -sufficiency or work activities requirements; or
 - 3. because a family member has not complied with other welfare agency requirements.

State Wage Information Collection Agency (SWICA): The State agency receiving quarterly wage reports from employers in the State, or an alternative system that has been determined by the Secretary of Labortobeas effective and timely in providing employment -related income and eligibility information.

Statementoffamilyresponsi bility: An agreement in the form prescribed by HUD, between the housing authority and a family to be assisted under the Moderate Rehabilitation Program, stating the obligations and responsibilities of the family.

Subsidy standards: Standards established by a housing authority to determine the appropriate number of bedrooms and amount of subsidy for families of different sizes and compositions.

Suspension:Stoppingtheclockonthetermofafamily'scertificateorvoucher,forsuchperiodas determined bythehousingauthority,fromthetimewhenthefamilysubmitsarequestforhousing authorityapprovaltoleaseaunit,untilthetimewhenthehousingauthorityapprovesordeniesthe request. Also referred to a stolling.

Tenant: The person or persons (other than a live -in a ide) who executes the lease as less ee of the dwelling unit.

Third-party (verification): Oral or written confirmation of a household's income, expenses, or household composition provided by a source outside the household, such as a nemployer, doctor, school of ficial, etc.

Tolling: seesuspension.

Totaltenantpayment(TTP):

- (1) Total tenant payment is the amount calculated under Section 3(a)(1) of the 1937 Act. which is the higher of:
 - a. 30% of the family 's monthly adjusted in come;
 - b. 10% of the family 's monthly income;
 - c. Minimumrent:or
 - d. If the family is receiving payments for welfare assistance from a publicagency and a part of such payments, adjusted in accordance with the family's actual housing costs, is specifically designated by such a gency to meet the family's housing costs, the portion of such payments which is so designated.
- (2) If the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under Section 3(a)(1) shall be the amountresultingfromoneapplication of the percentage.

Utility allowance: If the cost of utilities (except telephone) and other housing services for an assisted unit is not included in the tenantrent but is the responsibility of the family occupying the unit, an amount equal to the estimate made or approved by a housing authority or HUD of the monthly cost of a reasonable consumption of such utilities and other services for the unit by an energy-conservative household of modest circum stances consistent with the requirements of a safe, sanitary, and healthfulliving environment.

Utility hook -up charge: In a manufactured home space rental, costs payable by a family for connecting themanufactured home toutilities such as water, gas, electrical and sewerlines.

Utility reimbursement: In the voucher program, the portion of the housing assistance payment that exceeds the amount of the renttoowner. It is only paid when the housing assistance payment exceeds the rent toowner. In the certificate program, if the cost of utilities (except telephone) and other housing services for an assisted unit is not included in the tenant rent but is the responsibility of the family occupying the unit, and amount equal to the estimate made or approved by a PHA or HUD of the monthly cost of areasonable consumption of such utilities and other services for the unit by an energy -conservative household of modest circumstances consistent with the requirements of as a fee, sanity and healthfulliving environm ent. The amount, if any, by which the utility allowance for the unit, if applicable, exceeds the total tenant payment for the family occupying the unit.

Verification:

- a. The process of obtaining statements from individuals who can attest to the accuracy of the amounts of income, expenses, or household member status (e.g., employers, public assistance agency staff, doctors).
- b. Thethreetypesofverificationare:
 - (1) Third-party verification, either written or oral, obtained from employers, public assistanceagencies, schools, etc.)
 - (2) Documentation, such as a copy of a birth certificate or bank statement
 - (3) Family certification or declaration (only used when third verification is not available) -party or documentation

Very low -income families: Famil ies whose incomes do not exceed 50% of the median family income for the area, as determined by HUD with adjustments for smaller and larger families, except that HUD may establish income ceilings higher or lower than 50% of the median for the area if HUD finds that such variations are necessary because of unusually high or low family incomes.

Violent criminal activity: Any illegal criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force against the per son or property of another.

Voucher (rental voucher): A document issued by a housing authority to a family selected for admission to the Housing Choice Voucher Program. This document describes the program and the procedures for housing authority approval of a unit selected by the family and states the obligations of the family underthe program.

Voucherholder: Afamilyholdingavoucherwithunexpiredsearchtime.

Waitinglistadmission: Anadmissionfromthehousingauthoritywaitinglist. [24CFR98 2.4]

 $\begin{tabular}{ll} Welfare assistance . Welfare or other payments to families or individuals, based on need, that are made under programs funded by Federal, State or local governments. & [24CFR 5.603(d)] \end{tabular}$

Welfare rent: In "as -paid" welfare programs, the amount of the wel fare benefit designated for shelter and utilities.

 $\label{lem:welfare-to-Work} \textbf{Work}(\textbf{MTW}) \textbf{families:} \quad \text{Families assisted with voucher funding awarded under the HUD welfare -to-work voucher program.}$

ACRONYMS

ACC AnnualContributionsContract

CACC ConsolidatedAnnualCon tributionsContract

CFR CodeofFederalRegulations

FMR FairMarketRent

FSS FamilySelfSufficiency(program)

HA HousingAuthority

HAP HousingAssistancePayment

HCDA HousingandCommunityDevelopmentAct

HQS HousingQualityStandards

HUD DepartmentofHousingandUrbanDevelopment

INS (U.S.)ImmigrationandNaturalizationService

NAHA (Cranston-Gonzalez)NationalAffordableHousingAct

NOFA NoticeofFundingAvailability

OMB (U.S.)OfficeofManagementandBudget

PBC Project-BasedCertifica te(program)

QHWRA QualityHousingandWorkResponsibilityActof1998

PHA PublicHousingAgency

TTP TotalTenantPayment

AHASection8HomeownershipCapacityStatement

The Albany Housing Authority has the capacity to operate a successful Section 8 homeownership program. The AHAS ection 8 Administrative Plansatis fies HUD 982.625 "Homeownership option: General" requirements in that it includes and incorporate sparagraph (g) (2) in the Administrative Plan. (See Attachment ny 009 io 4 "Section 8 Administrative Plan," Chapter 25, Section 3 E) as follows:

" E.FinancingRequirements.

The A HArequires that financing for the purchase of a home under the Section8homeownershipprogrameitherbeprovided,insured,or guaranteedbyNewYorkstateortheFederalgovernment;thatitcomplies withsecondarymortgagemarketunderwritingrequirement complies with generally accepted privates ector under writing standards. The proposedfinancingtermsmustbesubmittedtoandapprovedbyAHApriorto closeofescrow. AHA shall determine the affordability of the family's proposed financing.Inmakingsuchdetermination,AHAmaytakeintoaccountother family expenses, including but not limited to child care, unreimbursed medical expenses, education and training expenses and the like. Certain types of financing, balloonpaymentmortgages ,unlessconvertibleto including but not limited to, variableratemortgage, are prohibited and will not be approved by AHA financingmortgagesshallbeconsideredbyAHAonacase -by-casebasis. Ifa mortgageisnotFHA -insured, AHA will require the lender to comply with generally accepted mortgage under writing standards consistent with those ofHUD/FHA, Ginnie Mae, Freddie Mac, USDAR ural Housing Services, the Federal Home Loan Bank, or other private lending institution.

The Albany Housing Authority also demonstrates in its Annual Planthatith as the capacity to successfully operate a Section 8 homeownership program, and it has taken action by requesting funding for a full -time FSS Section 8 homeownership coordinator to ensure that he program will grow. Since this program began in Albany, six AHA Section 8 clients have closed on home susing our program. Another three will close shortly. All a restill successfully enjoying their participation in the program.

Annual Statement/Performance and Evaluation Report

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

PA	\R'	TI:S	umn	arv
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PHAName		GrantFund	eandNumber ProgramGrantNo.:		FederalFYofGrant 2003		
	AlbanyHousingAuthority	Replaceme	ntHousingFactorGrant	No.:NY06R00950103			
☐ iginalAnnualStatement ☐ serveforDisasters/Emergencies		s	evisedAnnualStatement/	RevisionNumber	☐rformanceandEvaluationPeriodEnding12/31/01		
□halPerfor	manceandEvaluationReport						
	·		TotalEsti	matedCost	TotalActi	ualCost(2)	
LineNo.	SummarybyDevelopmentAccount		Original	Revised(1)	Obligated	Expended	
1	TotalNon-CFPFunds					•	
2	1406Operations(Maynotexceed10%ofline20)						
3	1408ManagementImprovements(SoftCosts)						
	1408ManagementImprovements(HardCosts)						
4	1410Administration						
5	1411Audit						
6	1415LiquidatedDamages						
7	1430FeesandCosts						
8	1440SiteAcquisition						
9	1450SiteImprovements						
10	1460DwellingStructures						
11	1465.1DwellingEquipmentNonexpendable						
12	1470NondwellingStructures						
13	1475NondwellingEquipment						
14	1485Demolition						
15	1490ReplacementReserve						
16	1492MovingtoWorkDemostration						
17	1495.1RelocationCosts						
18	1499DevelopmentActivities		150,218				
19	1502Contingency(maynotexceed8%ofline20)						
20	AmountofAnnualGrant(sumoflines2-19)		150,218				
	AmountoflineXRelatingtoLBPActivities						
	AmountoflineXRelatingtoSection504Complian	ce					
	AmountoflineXRelatingtoSecurity(SoftCosts)						
	AmountoflineXRelatingtoSecurity(HardCosts)						
	AmountoflineXRelatingtoEnergyConservation	Measures					
	CollateralizationExpenseorDebtService						
(1)Tobeco	ompletedforthePerformanceandEvaluationReportoraR	evisedAnnual	Statement	(2)TobecompletedforthePe	rformanceandEvaluationReport		
	eofExecutiveDirectorandDate				tiveAmericanProgramsAdmini	stratorandDate	
<i>C</i>		6/5/2003		<i>5</i>	. 6 2		
-			1				

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages

PHAName	2. ving. viges				GrantTyp	eandNumbe	er		FederalFYofGrant	
					GrantFundProgramGrantNo ·				2003	
AlbanyHousingAuthority					ReplacementHsgGrantNo.:NY06R00950103 TotalEstimatedCost TotalActualCost					
Development				TotalEstin	TotalEstimatedCost TotalActu		st			
HA-Wide Activities	GeneralDescriptionofMajor WorkCategories	Dev Account Number	Quantity		Original	Revised(1)	Funds Obligated(2)	Funds Expended(2)	StatusofProposedWork(2)	
NY9-22	Constructionof1unitof42total									
Scattered Sites	replacementunits. Sub-Total	1499	1	Unit	150,218 150,218					
(1)Tobecomp	letedforthePerformanceandEvaluationReportoraRevisedAn									
SignatureofE	xecutiveDirectorandDate		_	ireofPu	PublicHousingDirector/OfficeofNativeAmericanProgramsAdministratorandDate					
	1	/21/2002	İ							

AnnualStatement/PerformanceandEvaluationReport
CapitalFundProgram(CFP)andCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)
PartII:SupportingPages

PHAName AlbanyHousingAuthority				andNumber rogramGrantN tHsgGrantNo		50103	FederalFYofGrant 2003	
Development Number/Name HA-Wide	AllFundsObligated(QuarterEndingDate)			AllFundsExpen	ded(QuarterEndi	ngDate)	ReasonsforRevisedTargetDates(2)	
Activities	Original Revised(1)		Actual(2)	Original	Revised(1)	Actual(2)	1	
NY9-22 ScatteredSitesReplacement	6/31/2005			12/30/2006			DatesbasedonRHFPlansubmittedtoHUD5/29/03	
$\underline{(1) To be completed for Performance \& Evaluation Reportora Revised Annual Statement}\\$			(2)TobecompletedforthePerformanceandEvaluationReport					
SignatureofExecutiveDirectorandDate		1/31/2002		dblicHousing	gDirector/Off	iceofNativeA	.mericanProgramsAdministratorandDate	