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

PHA Plans

5 Year Plan for Fiscal Years 2006 - 2010 Annual Plan for Fiscal Year 2006

HARTFORD HOUSING AUTHORITY



CTOO3

NOTE: THIS PHA PLANS TEMPLATE (HUD 50075) IS TO BE COMPLETED IN ACCORDANCE WITH INSTRUCTIONS LOCATED IN APPLICABLE PIH NOTICES

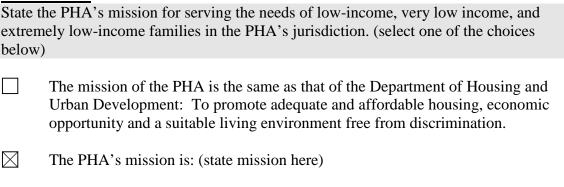
PHA Plan Agency Identification

PHA I	Name: Hartford Housing Authority				
PHA I	PHA Number: CT003				
PHA I	Fiscal Year Beginning: January, 2006				
Public	e Access to Information				
contact	tation regarding any activities outlined in this plan can be obtained by ting: (select all that apply) Main administrative office of the PHA – 180 Overlook Terrace, HTFD., CT PHA development management offices PHA local offices				
Displa	y Locations For PHA Plans and Supporting Documents				
that app	A Plans (including attachments) are available for public inspection at: (select all bly) Main administrative office of the PHA - 180 Overlook Terrace, HTFD., CT PHA development management offices PHA local offices Main administrative office of the local government Main administrative office of the County government Main administrative office of the State government Public library PHA website Other (list below)				
	lan Supporting Documents are available for inspection at: (select all that apply) Main business office of the PHA - <u>180 Overlook Terrace</u> , <u>HTFD.</u> , <u>CT</u> PHA development management offices Other (list below)				

5-YEAR PLAN PHA FISCAL YEARS 2006- 2010

[24 CFR Part 903.5]

A. Mission



It is the mission of the Hartford Housing Authority (HHA) to be a fiscally sound agency that provides safe, decent and affordable high quality housing and homeownership choices. HHA strives to become closer to our resident and community partners while being a positive catalyst for the creation of economic opportunities and independence in diverse communities. HHA will provide a positive work environment for our employees and valued-added supportive services to our residents.

For more information regarding mission and activities visit http://www.hartnet.org/hha

CT001	156	Nelton Court	(Family)		
CT002	0	Dutch Point	(Family)	-	HOPE VI
CT003	127	Mary Shepard Place	(Family)		
CT024	63	New Community (COT	(Family)	-	Homeownership
CT026, 27 & 28	100	New Stowe	(Family)	-	Homeownership_
CT010, 15,16 17	266	Scattered Sites	(Family)		
CT006	50	Mary Mahoney Village	(Senior)		
CT007	39	Kent Apartments	(Senior)		
CT008	200	Smith Towers	(Senior)		
CT011	193	Knox Apartments	(Senior)		
Section 8 Vouche	ers	2,018			

B. Goals

The goals and objectives listed below are derived from HUD's strategic Goals and Objectives and those emphasized in recent legislation. PHAs may select any of these goals and objectives as their own, or identify other goals and/or objectives. Whether selecting the HUD-suggested objectives or their own, PHAS ARE STRONGLY ENCOURAGED TO IDENTIFY QUANTIFIABLE MEASURES OF SUCCESS IN REACHING THEIR OBJECTIVES OVER THE COURSE OF THE 5 YEARS. (Quantifiable measures would include targets such as: numbers of families served or PHAS scores achieved.) PHAs should identify these measures in the spaces to the right of or below the stated objectives.

HUD Strategic Goal: Increase the availability of decent, safe, and affordable housing.

\boxtimes	PHA (Goal: Expand the supply of assisted housing
	Object	tives:
	\boxtimes	Apply for additional rental vouchers:
	$\overline{\boxtimes}$	Reduce public housing vacancies:
	\boxtimes	Leverage private or other public funds to create additional housing opportunities:
	\boxtimes	Acquire or build units or developments
		Other (list below)
\bowtie	PHA (Goal: Improve the quality of assisted housing
	Object	tives:
	\boxtimes	Improve public housing management: (PHAS score) 79
	$\overline{\boxtimes}$	Improve voucher management: (SEMAP score) 100
	$\overline{\boxtimes}$	Increase customer satisfaction:
	$\overline{\square}$	Concentrate on efforts to improve specific management functions:
	_	(list; e.g., public housing finance; voucher unit inspections)

		Renovate or modernize public housing units: Demolish or dispose of obsolete public housing: Provide replacement public housing: Provide replacement vouchers: Other: (list below)
	PHA C Object	Goal: Increase assisted housing choices ives: Provide voucher mobility counseling: Conduct outreach efforts to potential voucher landlords Increase voucher payment standards Implement voucher homeownership program: Implement public housing or other homeownership programs: Implement public housing site-based waiting lists: Convert public housing to vouchers: <i>Prject Based Vouchers</i> Other: (list below)
HUD S	Strategi	ic Goal: Improve community quality of life and economic vitality
	PHA C Object	Goal: Provide an improved living environment ives: Implement measures to deconcentrate poverty by bringing higher income public housing households into lower income developments: Implement measures to promote income mixing in public housing by assuring access for lower income families into higher income developments: Implement public housing security improvements: Designate developments or buildings for particular resident groups (elderly, persons with disabilities) Other: (list below)
	Strategi dividua	ic Goal: Promote self-sufficiency and asset development of families
⊠ househ		Increase the number and percentage of employed persons in assisted families: Provide or attract supportive services to improve assistance recipients' employability: Provide or attract supportive services to increase independence for the
		elderly or families with disabilities.

		Other: (list below)
HUD :	Strateg	ic Goal: Ensure Equal Opportunity in Housing for all Americans
\boxtimes	PHA C Object	Goal: Ensure equal opportunity and affirmatively further fair housing ives:
		Undertake affirmative measures to ensure access to assisted housing regardless of race, color, religion national origin, sex, familial status, and disability:
		Undertake affirmative measures to provide a suitable living environment for families living in assisted housing, regardless of race, color, religion
	\boxtimes	national origin, sex, familial status, and disability: Undertake affirmative measures to ensure accessible housing to persons with all varieties of disabilities regardless of unit size required:
		Other: (list below)
Other	PHA (Goals and Objectives: (list below)
		Our Goals
GOA	L#1:	Expand the supply of diverse, affordable and accessible housing.
GOA	L # 2:	housing.
GOA GOA	L#2: L#3	housing. Improve the quality of affordable housing.
GOA GOA	L#2: L#3 L#4:	Improve the quality of affordable housing. Provide an improved working environment for employees.

Annual PHA Plan PHA Fiscal Year 2006

[24 CFR Part 903.7]

i. Annual Plan Type:	
Select which type of Annual Plan the PHA will submit.	
Standard Plan	
Streamlined Plan: High Performing PHA Small Agency (<250 Public Housing Units) Administering Section 8 Only	
Troubled Agency Plan	
ii. Executive Summary of the Annual PHA Plan	

[24 CFR Part 903.7 9 (r)]

Provide a brief overview of the information in the Annual Plan, including highlights of major initiatives and discretionary policies the PHA has included in the Annual Plan.

Executive Summary

The Hartford Housing Authority has a well deserved reputation as an innovative Public Housing Authority. In accordance with earlier plans, the Authority has reinvented over 90% of its family units in the last ten years and has challenged tenants through programs that advance them and public housing communities into the 21st Century. The one remaining federal family development to be redeveloped is Nelton Court. The Hartford Housing Authority will explore financing options for the redevelopment of Nelton Court, which will require an anticipated budget of at least \$15 million. The Authority will explore using replacement housing and Capital Funds and other means of financing for the redevelopment of this neighborhood.

In addition, the Authority is exploring the option of utilizing a combination of Federal & State resources to support the redevelopment of its State developments: Westbrook Village and Bowles Park. This plan is in the preliminary stage and requires approvals, which are yet to be obtained, from the State of Connecticut and from HUD.

Additionally, the Authority is well on its way toward making the Authority and its activities more "business like", incorporating the best parts of private management of properties. As we move into the new millennium, we are planning and looking into the formation of a Non-profit Corporation that will support the work of the Authority.

The Hartford Housing Authority considers this new cycle of the annual plan and follows up on its five year planning process under QHWRA as a continuation of an on-going and successful effort to identify needs in the community and to respond effectively to those needs. The Authority has worked, and will continue to work closely with the City of Hartford and its several departments in designing previous developed plans and actually garnering the resources to implement those plans. The Authority will continue to work closely with the City and well over 100 partners to refine and implement the plans as they are approved.

As we move into the new millennium, we are also challenging ourselves by planning and setting the following objectives and goals:

- We are exploring the possibilities of developing the following by creating a 501 (C) (3) NON-PROFIT ORGANIZATION.
 - o an elderly assisted living facility and/or
 - o an elderly independent living environment
 - o a mixed financing development that will offer mixed income housing rental housing units, mixed land use (retail, businesses and services) opportunities, including public housing residents.
- The Authority will explore the possibilities a non-profit 501 (c) (3) elderly and family property management company that will focus on providing supportive housing services along with providing traditional property management functions. This organization will manage HHA owned properties and non HHA-held properties, including private developments.
- The Hartford Housing Authority will explore the possibility of creating an inhouse financial organization or the feasibility of entering into a partnership with a bank, banks or financial intermediaries to provide mortgage credit for public housing families desiring to purchase HHA-built housing utilizing the intent, policies and practices of the Community Reinvestment Act (CRA) of 1977.
- The Housing Authority will explore the possibilities of creating a private Maintenance contracting service entity. The purpose of this operation is to primarily provide repairs, construction improvements and grounds services to HHA-home owners at a discounted rate and engage in private market business. This could conceivably be tenant run, managed or controlled.
- It is anticipated that the aforementioned entity will also expands its services to other organizations that manage subsidized as well as unsubsidized housing units within Hartford and surrounding towns
- HHA will explore all resources that will support, encourage and strengthen

families within public housing, including, for example, the healthy marriage program, parents in institutions, and grand families taking care of grandchildren, etc. Along with these initiatives HHA will explore the possibility of developing in-house capacity to address the human/social needs of public housing residents associated with providing supportive services.

- HHA will explore the possibility of developing a private Individual Development Account (IDA) program or work with the State-sponsored IDA Program.
- HHA will explore the possibility a not for profit organization and an-in-house program that will train and prepare tenants for business development opportunities under the Section 3 program.

iii. Annual Plan Table of Contents

[24 CFR Part 903.7 9 (r)]

Provide a table of contents for the Annual Plan, including attachments, and a list of supporting documents available for public inspection.

Table of Contents

An	nual Plan Page :	#
i.	Executive Summary	
ii.	Table of Contents	
	1. Housing Needs	
	2. Financial Resources	
	3. Policies on Eligibility, Selection and Admissions	
	4. Rent Determination Policies	
	5. Operations and Management Policies	
	6. Grievance Procedures	
	7. Capital Improvement Needs	
	8. Demolition and Disposition	
	9. Designation of Housing	
	10. Conversions of Public Housing	
	11. Homeownership	
	12. Community Service Programs	
	13. Crime and Safety	
	14. Pets (Inactive for January 1 PHAs)	
	15. Civil Rights Certifications (included with PHA Plan Certifications) 48	
	16. Audit	
	17. Asset Management	
	18. Other Information	

Attachments

Indicate which attachments selecting all that apply provides. Provide the attachment's name (A, B, etc.) in the space to the left of the name of the attachment. Note: If the attachment is provided as a **SEPARATE**

file submission from the PHA Plans file, provide the file name in parentheses in the space to the right of the title.

tequire	ed Attachments:
\leq	Admissions Policy for Deconcentration
<u> </u>	FY 2006 Capital Fund Program Annual Statement
\leq	Most recent board-approved operating budget (Required Attachment for PHA's
	that are troubled or at risk of being designated troubled ONLY)
Opt	tional Attachments:
	PHA Management Organizational Chart
\boxtimes	FY 2006 Capital Fund Program 5-Year Action Plan
	Public Housing Drug Elimination Program (PHDEP) Plan
$\overline{\boxtimes}$	Comments of Resident Advisory Board or Boards (must be attached if not
	included in PHA Plan text)
	Other (List below, providing each attachment name)
	,

Supporting Documents Available for Review

Indicate which documents are available for public review by placing a mark in the "Applicable & On Display" column in the appropriate rows. All listed documents must be on display if applicable to the program activities conducted by the PHA.

List of Supporting Documents Available for Review							
Applicab le &	Supporting Document	Applicable Plan Component					
On							
Display							
X	PHA Plan Certifications of Compliance with the PHA Plans and Related Regulations	5 Year and Annual Plans					
X	State/Local Government Certification of Consistency with the Consolidated Plan	5 Year and Annual Plans					
X	Fair Housing Documentation: Records reflecting that the PHA has examined its programs or proposed programs, identified any impediments to fair housing choice in those programs, addressed or is addressing those impediments in a reasonable fashion in view of the resources available, and worked or is working with local jurisdictions to implement any of the jurisdictions' initiatives to affirmatively further fair housing that require the PHA's involvement.	5 Year and Annual Plans					
X	Consolidated Plan for the jurisdiction/s in which the PHA is located (which includes the Analysis of Impediments to Fair Housing Choice (AI))) and any additional backup data to support statement of housing needs in the jurisdiction	Annual Plan: Housing Needs					
X	Most recent board-approved operating budget for the public housing program	Annual Plan: Financial Resources;					
X	Public Housing Admissions and (Continued) Occupancy	Annual Plan: Eligibility,					

List of Supporting Documents Available for Review						
Applicab le & On Display	Supporting Document	Applicable Plan Component				
	Policy (A&O), which includes the Tenant Selection and Assignment Plan [TSAP]	Selection, and Adm. Policies				
X	Section 8 Administrative Plan	Annual Plan: Eligibility, Selection, and Adm. Policies				
X	Public Housing Deconcentration and Income Mixing Documentation: 1. PHA board certifications of compliance with deconcentration requirements (section 16(a) of the US Housing Act of 1937, as implemented in the 2/18/99 Quality Housing and Work Responsibility Act Initial Guidance; Notice and any further HUD guidance) and 2. Documentation of the required deconcentration and income mixing analysis	Annual Plan: Eligibility, Selection, and Admissions Policies				
X	Public housing rent determination policies, including the methodology for setting public housing flat rents Check here if included in the public housing A & O Policy	Annual Plan: Rent Determination				
X	Schedule of flat rents offered at each public housing development Check here if included in the public housing A & O Policy	Annual Plan: Rent Determination				
X	Section 8 rent determination (payment standard) policies Check here if included in Section 8 Administrative Plan	Annual Plan: Rent Determination				
X	Public housing management and maintenance policy documents, including policies for the prevention or eradication of pest infestation (including cockroach infestation)	Annual Plan: Operations and Maintenance				
X	Public housing grievance procedures Check here if included in the public housing A & O Policy	Annual Plan: Grievance Procedures				
X	Section 8 informal review and hearing procedures Check here if included in Section 8 Administrative Plan	Annual Plan: Grievance Procedures				
X	The HUD-approved Capital Fund/Comprehensive Grant Program Annual Statement (HUD 52837) for the active grant year	Annual Plan: Capital Needs				
X	Most recent CIAP Budget/Progress Report (HUD 52825) for any active CIAP grant	Annual Plan: Capital Needs				
X	Most recent, approved 5 Year Action Plan for the	Annual Plan: Capital				

List of Supporting Documents Available for Review						
Applicab le & On Display	Supporting Document	Applicable Plan Component				
	Capital Fund/Comprehensive Grant Program, if not included as an attachment (provided at PHA option)	Needs				
X	Approved HOPE VI applications or, if more recent, approved or submitted HOPE VI Revitalization Plans or any other approved proposal for development of public housing	Annual Plan: Capital Needs				
X	Approved or submitted applications for demolition and/or disposition of public housing	Annual Plan: Demolition and Disposition				
N/A	Approved or submitted applications for designation of public housing (Designated Housing Plans)	Annual Plan: Designation of Public Housing				
N/A	Approved or submitted assessments of reasonable revitalization of public housing and approved or submitted conversion plans prepared pursuant to section 202 of the 1996 HUD Appropriations Act	Annual Plan: Conversion of Public Housing				
X	Approved or submitted public housing homeownership programs/plans	Annual Plan: Homeownership				
X	Policies governing any Section 8 Homeownership program Check here if included in the Section 8 Administrative Plan	Annual Plan: Homeownership				
X	Any cooperative agreement between the PHA and the TANF agency	Annual Plan: Community Service & Self-Sufficiency				
N/A	FSS Action Plan/s for public housing and/or Section 8	Annual Plan: Community Service & Self-Sufficiency				
X	Most recent self-sufficiency (ED/SS, TOP or ROSS or other resident services grant) grant program reports	Annual Plan: Community Service & Self-Sufficiency				
N/A	The most recent Public Housing Drug Elimination Program (PHEDEP) semi-annual performance report for any open grant and most recently submitted PHDEP application (PHDEP Plan)	Annual Plan: Safety and Crime Prevention				
X	The most recent fiscal year audit of the PHA conducted under section 5(h)(2) of the U.S. Housing Act of 1937 (42 U. S.C. 1437c(h)), the results of that audit and the PHA's response to any findings	Annual Plan: Annual Audit				
N/A	Troubled PHAs: MOA/Recovery Plan Other supporting documents (optional) (list individually; use as many lines as necessary)	Troubled PHAs (specify as needed)				

1. Statement of Housing Needs

[24 CFR Part 903.7 9 (a)]

A. Housing Needs of Families in the Jurisdiction/s Served by the PHA

Based upon the information contained in the Consolidated Plan/s applicable to the jurisdiction, and/or other data available to the PHA, provide a statement of the housing needs in the jurisdiction by completing the following table. In the "Overall" Needs column, provide the estimated number of renter families that have housing needs. For the remaining characteristics, rate the impact of that factor on the housing needs for each family type, from 1 to 5, with 1 being "no impact" and 5 being "severe impact." Use N/A to indicate that no information is available upon which the PHA can make this assessment.

Housing Needs of Families in the Jurisdiction								
by Family Type								
Family Type	Overall	Afford- ability	Supply	Quality	Access- ibility	Size	Loca- tion	
Income <= 30% of AMI	16,042	5	4	4	N/A	4	City	
Income >30% but <=50% of AMI	8,289	4	3	3	N/A	4	City	
Income >50% but <80% of AMI	6,893	3	2	2	N/A	3	City	
Elderly	7,478	5	4	3	N/A	N/A	N/A	
Families with Disabilities	11,966*	5	4	3	5	N/A	N/A	
White/Non Hisp	21,677	N/A	N/A	N/A	N/A	N/A	N/A	
BLK/Non Hisp	43,775	N/A	N/A	N/A	N/A	N/A	N/A	
Hispanic	49,260	N/A	N/A	N/A	N/A	N/A	N/A	
Other-Non Hisp	6,866	N/A	N/A	N/A	N/A	N/A	N/A	

- N = Not Available Data: Planning Department, City of Hartford Housing
- CHAS Table 1 C All Households Jurisdiction, City of Hartford, Connecticut
- (Non-institutionalized persons 16-64 years old with mobility or other limitation)

What sources of information did the PHA use to conduct this analysis? (Check all that apply; all materials must be made available for public inspection.)

Consolidated Plan of the Jurisdiction/s
Indicate year: 1999 and updates
U.S. Census data: the Comprehensive Housing Affordability Strategy ("CHAS")
dataset
American Housing Survey data
Indicate year:
Other housing market study

Indicate year:

 \boxtimes

Other sources: (list and indicate year of information)

Census Total Population 121,578, based on the information and numbers collected in 2000.

B. Housing Needs of Families on the Public Housing and Section 8 Tenant- Based Assistance Waiting Lists

State the housing needs of the families on the PHA's waiting list/s. Complete one table for each type of PHA-wide waiting list administered by the PHA. PHAs may provide separate tables for site-based or sub-jurisdictional public housing waiting lists at their option.

Housing Needs of Families on the Waiting List			
Public Housing Combined Sect Public Housing	t-based assistance ion 8 and Public Housi	sdictional waiting list (optional) Annual Turnover
Waiting list total	526		25%
Extremely low income <=30% AMI	476	9.83	
Very low income (>30% but <=50% AMI)	44	8.39	
Low income (>50% but <80% AMI)	4	.76	
Families with children	495	94.47	
Elderly families	.7	1.34	
Families with Disabilities	52	9.92	
Race – White	16	3.05	
Race – Black	130	71.76	

Race – Hispanic	376	71.76	
Race – Other	2	.38	
Characteristics by			
Bedroom Size			
(Public Housing			
Only)			
1BR	29	5.53	
2 BR	425	81.10	
3 BR	63	12.02	
4 BR	7	1.33	
5 BR	0	0	
5+ BR	0	0	
Is the waiting list of	losed (select one)?	No Yes (Accept	ing 2br & Elderly)
If yes:			
	as it been closed (# o	· ·	
		he list in the PHA Plan	• — —
			o the waiting list, even if
		es Lease with the option	n to purchase/
<u>Homeowne</u>	<u>rship Program, Seni</u>	ors, 2 br see above.	
C. Strategy for A	ddressing Needs		
C. Strategy for Ac		strategy for addressing	the housing needs of
Provide a brief desc	cription of the PHA's	strategy for addressing	
Provide a brief deso families in the juris	cription of the PHA's diction and on the wa	aiting list IN THE UPC	the housing needs of COMING YEAR, and th
Provide a brief deso families in the juris	cription of the PHA's	aiting list IN THE UPC	

Select all that apply

its current resources by:

Employ effective maintenance and management policies to minimize the number \boxtimes of public housing units off-line

Reduce turnover time for vacated public housing units

Reduce time to renovate public housing units

Seek replacement of public housing units lost to the inventory through mixed finance development

\boxtimes	Seek replacement of public housing units lost to the inventory through section 8
	replacement housing resources Maintain or increase section 8 lease-up rates by establishing payment standards
\boxtimes	that will enable families to rent throughout the jurisdiction Undertake measures to ensure access to affordable housing among families assisted by the PHA, regardless of unit size required
\boxtimes	Maintain or increase section 8 lease-up rates by marketing the program to owners, particularly those outside of areas of minority and poverty concentration
\boxtimes	Maintain or increase section 8 lease-up rates by effectively screening Section 8
	applicants to increase owner acceptance of program Participate in the Consolidated Plan development process to ensure coordination with broader community streets size.
	with broader community strategies Other (list below)
	gy 2: Increase the number of affordable housing units by:
Select	all that apply
	Apply for additional section 8 units should they become available Leverage affordable housing resources in the community through the creation
	of mixed - finance housing Pursue housing resources other than public housing or Section 8 tenant-based
	assistance. Other: (list below)
	other. (list below)
Need:	Specific Family Types: Families at or below 30% of median
Strate	
Strate	Specific Family Types: Families at or below 30% of median gy 1: Target available assistance to families at or below 30% of AMI all that apply Exceed HUD federal targeting requirements for families at or below 30% of AMI
Strate	Specific Family Types: Families at or below 30% of median gy 1: Target available assistance to families at or below 30 % of AMI all that apply Exceed HUD federal targeting requirements for families at or below 30% of AMI in public housing Exceed HUD federal targeting requirements for families at or below 30% of AMI
Strate Select	Specific Family Types: Families at or below 30% of median gy 1: Target available assistance to families at or below 30% of AMI all that apply Exceed HUD federal targeting requirements for families at or below 30% of AMI in public housing
Strate Select	Specific Family Types: Families at or below 30% of median gy 1: Target available assistance to families at or below 30% of AMI all that apply Exceed HUD federal targeting requirements for families at or below 30% of AMI in public housing Exceed HUD federal targeting requirements for families at or below 30% of AMI in tenant-based section 8 assistance Employ admissions preferences aimed at families with economic hardships Adopt rent policies to support and encourage work
Strate Select Need:	Specific Family Types: Families at or below 30% of median gy 1: Target available assistance to families at or below 30% of AMI all that apply Exceed HUD federal targeting requirements for families at or below 30% of AMI in public housing Exceed HUD federal targeting requirements for families at or below 30% of AMI in tenant-based section 8 assistance Employ admissions preferences aimed at families with economic hardships Adopt rent policies to support and encourage work Other: (list below)

Need: Specific Family Types: The Elderly Strategy 1: Target available assistance to the elderly: Select all that apply Seek designation of public housing for the elderly Apply for special-purpose vouchers targeted to the elderly, should they become available Other: (list below) Preference given to elderly for one bedroom need. **Need: Specific Family Types: Families with Disabilities** Strategy 1: Target available assistance to Families with Disabilities: Select all that apply Seek designation of public housing for families with disabilities Carry out the modifications needed in public housing based on the section 504 Needs Assessment for Public Housing \boxtimes Apply for special-purpose vouchers targeted to families with disabilities, should they become available \boxtimes Affirmatively market to local non-profit agencies that assist families with disabilities Other: (list below) Need: Specific Family Types: Races or ethnicities with disproportionate housing needs Strategy 1: Increase awareness of PHA resources among families of races and ethnicities with disproportionate needs: Select if applicable Affirmatively market to races/ethnicities shown to have disproportionate housing Other: (list below) Strategy 2: Conduct activities to affirmatively further fair housing Select all that apply \boxtimes Counsel section 8 tenants as to location of units outside of areas of poverty or minority concentration and assist them to locate those units \boxtimes Market the section 8 program to owners outside of areas of poverty /minority concentrations Other: (list below)

Other Housing Needs & Strategies: (list needs and strategies below)

(2) Reasons for Selecting Strategies

Of the factors listed below, select all that influenced the PHA's selection of the strategies it will pursue:

	Funding constraints
\boxtimes	Staffing constraints
\boxtimes	Limited availability of sites for assisted housing
	Extent to which particular housing needs are met by other organizations in the
	community
\boxtimes	Evidence of housing needs as demonstrated in the Consolidated Plan and other
	information available to the PHA
\boxtimes	Influence of the housing market on PHA programs
	Community priorities regarding housing assistance
\boxtimes	Results of consultation with local or state government
	Results of consultation with residents and the Resident Advisory Board
\boxtimes	Results of consultation with advocacy groups
	Other: (list below)

2. Statement of Financial Resources

[24 CFR Part 903.7 9 (b)]

List the financial resources that are anticipated to be available to the PHA for the support of Federal public housing and tenant-based Section 8 assistance programs administered by the PHA during the Plan year. Note: the table assumes that Federal public housing or tenant based Section 8 assistance grant funds are expended on eligible purposes; therefore, uses of these funds need not be stated. For other funds, indicate the use for those funds as one of the following categories: public housing operations, public housing capital improvements, public housing safety/security, public housing supportive services, Section 8 tenant-based assistance, Section 8 supportive services or other.

	ncial Resources: I Sources and Uses	
Sources	Planned \$	Planned Uses
1. Federal Grants (FY 2006 grants)		
a) Public Housing Operating Fund	5,867,740	

Financial Resources: Planned Sources and Uses		
Sources	Planned \$	Planned Uses
b) Public Housing Capital Fund	2,405,634 (est.)	Capital Imp.
c) HOPE VI Revitalization	11,660,254	Dutch Point
d) HOPE VI Demolition	, ,	
e) Annual Contributions for		
Section 8 Tenant-Based	15,000,000 (est.)	
Assistance		
f) Public Housing Drug		
Elimination Program (including		
any Technical Assistance funds)		
g) Resident Opportunity and Self-		
Sufficiency Grants	200,000 (est.)	
h) Community Development Block		
Grant	250,000	Dutch Point
i) HOME	600,000	Dutch Point
Other Federal Grants (list below)		
2. Prior Year Federal Grants		
(unobligated funds only) (list		
below) Period ending 10-31-2005		I IDII Com Ima
FY 2005 Capital Fund	2,404,634	LIPH Cap. Imp.
FY 2005 Replacement Housing	2,952,824	LIPH Cap. Imp.
FY 2004 Capital Fund	2,036,771	LIPH Cap. Imp.
FY 2004 Replacement housing	3,189,406	LIPH Cap. Imp.
FY 2003 Replacement Housing	2,725,563	LIPH Cap. Imp.
3. Public Housing Dwelling Rental		
Income Rental Income	3,630,840	
Kentai Income	3,030,040	
4. Other income (list below)		
5(h) Homeownership Proceeds	2,940,000	
Ground lease	315,000	
4. Non-federal sources (list below)	313,000	
Interest on Investments	11,000	
Charges to Tenants	61,500	
Cimi 803 to 101mins 01,300		
Total resources	56,251,166	
200022000		
		1

3. PHA Policies Governing Eligibility, Selection, and Admissions

A. Public Housing

Exemptions: PHAs that do not administer public housing are not required to complete subcomponent 3A.

(1) Eligibility
 a. When does the PHA verify eligibility for admission to public housing? (select all that apply) When families are within a certain number of being offered a unit: (state number) When families are within a certain time of being offered a unit: (One month) Other: (describe) At the time of original application being submitted.
 b. Which non-income (screening) factors does the PHA use to establish eligibility for admission to public housing (select all that apply)? Criminal or Drug-related activity Rental history Housekeeping Other (<u>Credit checks and past due balances owed to PHA's)</u>
c. \(\subseteq \text{ Yes } \subseteq \text{ No: Does the PHA request criminal records from local law enforcement agencies for screening purposes?} \) d. \(\subseteq \text{ Yes } \subseteq \text{ No: Does the PHA request criminal records from State law enforcement agencies for screening purposes?} \) e. \(\subseteq \text{ Yes } \subseteq \text{ No: Does the PHA access FBI criminal records from the FBI for screening purposes? (either directly or through an NCIC-authorized source)} \)
(2)Waiting List Organization
 a. Which methods does the PHA plan to use to organize its public housing waiting list (select all that apply) Community-wide list Sub-jurisdictional lists Site-based waiting lists Other (describe)
b. Where may interested persons apply for admission to public housing?

c. If the PHA plans to operate one or more site-based waiting lists in the coming year, answer each of the following questions; if not, skip to subsection (3) **Assignment**

PHA main administrative office -180 Overlook Terrace, HTFD., CT

PHA development site management office

Other (list below)

1. How many site-based waiting lists will the PHA operate in the coming year?NONE
2. Yes No: Are any or all of the PHA's site-based waiting lists new for the upcoming year (that is, they are not part of a previously-HUD-approved site based waiting list plan)? If yes, how many lists?
3. Yes No: May families be on more than one list simultaneously If yes, how many lists?
 4. Where can interested persons obtain more information about and sign up to be on the site-based waiting lists (select all that apply)? PHA main administrative office All PHA development management offices Management offices at developments with site-based waiting lists At the development to which they would like to apply Other (list below)
(3) Assignment
 a. How many vacant unit choices are applicants ordinarily given before they fall to the bottom of or are removed from the waiting list? (select one) One Two Three or More
b. Xes No: Is this policy consistent across all waiting list types?
c. If answer to b is no, list variations for any other than the primary public housing waiting list/s for the PHA:
(4) Admissions Preferences
 a. Income targeting: ☐ Yes ☐ No: Does the PHA plan to exceed the federal targeting requirements by targeting more than 40% of all new admissions to public housing to families at or below 30% of median area income?
 b. Transfer policies: In what circumstances will transfers take precedence over new admissions? (list below)

	(Vacancy <3%: Can transfer at a ratio 1:1)
	Underhoused (Vacancy rate >3%: Can transfer but at a ratio 1 trans: 3 new admit)
	(Vacancy rate <3%: Can transfer at a ratio 1:1)
\boxtimes	Medical justification Administrative reasons determined by the PHA (e.g., to permit modernization work)
	Resident choice: (state circumstances below) Other: (<i>To achieve deconcentration and Income Mixing</i>)
_	ferences Yes No: Has the PHA established preferences for admission to public housing (other than date and time of application)? (If "no" is selected, skip to subsection (5) Occupancy)
	Which of the following admission preferences does the PHA plan to employ in the coming year? (select all that apply from either former Federal preferences or other preferences)
Fori	mer Federal preferences: Involuntary Displacement (Disaster, Government Action, Action of Housing Owner, Inaccessibility, Property Disposition) Victims of domestic violence Substandard housing Homelessness High rent burden (rent is > 50 percent of income)
Oth	er preferences: (select below) Working families and those unable to work because of age or disability Veterans and veterans' families Residents who live and/or work in the jurisdiction Those enrolled currently in educational, training, or upward mobility programs Households that contribute to meeting income goals (broad range of incomes) Households that contribute to meeting income requirements (targeting) Those previously enrolled in educational, training, or upward mobility programs Victims of reprisals or hate crimes
	Other preference(s) (list below) Elderly/Disabled (singles) Upon approval of Plan, Victims of Domestic Violence

3. If the PHA will employ admissions preferences, 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 these choices (either through an absolute hierarchy or through a point system), place the same number next to each. That means you can use "1" more than once, "2" more than once, etc.

1 Date	e and Time
Forme	Federal preferences: Involuntary Displacement (Disaster, Government Action, Action of Housing Owner, Inaccessibility, Property Disposition)
2	Victims of domestic violence Substandard housing Homelessness High rent burden
Other p	preferences (select all that apply)
	Working families and those unable to work because of age or disability
	Veterans and veterans' families Residents who live and/or work in the jurisdiction
H	Those enrolled currently in educational, training, or upward mobility programs
	Households that contribute to meeting income goals (broad range of incomes)
	Households that contribute to meeting income requirements (targeting)
	Those previously enrolled in educational, training, or upward mobility programs
	Victims of reprisals or hate crimes
	Other preference(s) (list below)
	ationship of preferences to income targeting requirements:
\bowtie	The PHA applies preferences within income tiers (Lease with option to purchase
	Programs) Not applicable: the pool of applicant families ensures that the PHA will meet
_	income targeting requirements
(5) Oc	<u>cupancy</u>
	t reference materials can applicants and residents use to obtain information about rules of occupancy of public housing (select all that apply)

b. How often must residents notify the PHA of changes in family composition? (select all that apply)

Other source (Information posted at each development and Central Office)

The PHA's Admissions and (Continued) Occupancy policy

PHA briefing seminars or written materials

The PHA-resident lease

	At an annual reexamination and lease renewal Any time family composition changes At family request for revision Other (list)
<u>(6) De</u>	econcentration and Income Mixing
a. 🗌	Yes No: Did the PHA'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. 🗌	Yes No: Did the PHA adopt any changes to its admissions policies based on the results of the required analysis of the need to promote deconcentration of poverty or to assure income mixing?
c. If th	ne answer to b was yes, what changes were adopted? (select all that apply) Adoption of site based waiting lists If selected, list targeted developments below:
	Employing waiting list "skipping" to achieve deconcentration of poverty or income mixing goals at targeted developments If selected, list targeted developments below:
	Employing new admission preferences at targeted developments If selected, list targeted developments below:
	Other (list policies and developments targeted below)
d. 🗌	Yes No: Did the PHA adopt any changes to other policies based on the results of the required analysis of the need for deconcentration of poverty and income mixing?
e. If the app	he answer to d was yes, how would you describe these changes? (select all that bly)
	Additional affirmative marketing Actions to improve the marketability of certain developments Adoption or adjustment of ceiling rents for certain developments Adoption of rent incentives to encourage deconcentration of poverty and incomemixing Other (list below)

f. Based on the results of the required analysis, in which developments will the PHA make special efforts to attract or retain higher-income families? (select all that apply)
Not applicable: results of analysis did not indicate a need for such efforts
List (any applicable) developments below:
The New Charter Oak Terrace Lease with the Option to Purchase Program The New Stowe Village Lease with the Option to Purchase Program
g. Based on the results of the required analysis, in which developments will the PHA
make special efforts to assure access for lower-income families? (select all that apply) Not applicable: results of analysis did not indicate a need for such efforts
List (any applicable) developments below:
B. Section 8
Exemptions: PHAs that do not administer section 8 are not required to complete sub-
component 3B.
Unless otherwise specified, all questions in this section apply only to the tenant-based section 8 Housing Choice Voucher Program.
(1) Eligibility
a. What is the extent of screening conducted by the PHA? (select all that apply)
Criminal or drug-related activity only to the extent required by law or regulation Criminal and drug-related activity, more extensively than required by law or
regulation More general screening than criminal and drug-related activity (list factors below)
Other (list below)
Guier (list below)
b. X Yes No: Does the PHA request criminal records from local law enforcement
agencies for screening purposes?
c. X Yes No: Does the PHA request criminal records from State law enforcement
agencies for screening purposes?
d. Yes No: Does the PHA access FBI criminal records from the FBI for
screening purposes? (either directly or through an NCIC-authorized source)
e. Indicate what kinds of information you share with prospective landlords? (select all
that apply)
Criminal or drug-related activity
Other (describe below)
• Current Address
 Name and Address of family's current/prior landlord(s) if available

(2) Waiting List Organization

NoneFederal public housing
Federal moderate rehabilitation Federal project-based certificate program Other federal or local program (list below) State Moderate Rental Program On Where may interested persons apply for admission to section 8 tenant-based
assistance? (select all that apply) PHA main administrative office Other (list below)
(3) Search Time
a. X Yes No: Does the PHA give extensions on standard 60-day period to search for a unit?
If yes, state circumstances below:
Up to 120 days for reasonable accommodations, household emergency, natural disasters, hospitalization or sickness of household member, extraordinary family size, or need for barrier free housing.
(4) Admissions Preferences
(4) Admissions Preferences a. Income targeting
a. Income targeting Yes No: Does the PHA plan to exceed the federal targeting requirements by targeting more than 75% of all new admissions to the section 8

Form	er Federal preferences
	Involuntary Displacement (Disaster, Government Action, Action of Housing
	Owner, Inaccessibility, Property Disposition)
	Victims of domestic violence
П	Substandard housing
Ħ	Homelessness
Ħ	High rent burden (rent is > 50 percent of income)
ш	ringin reint duration (reint is > 20 percent or intentio)
Other	preferences (select all that apply)
	Working families and those unable to work because of age or disability
Ħ	Veterans and veterans' families
Ħ	Residents who live and/or work in your jurisdiction
H	Those enrolled currently in educational, training, or upward mobility programs
H	Households that contribute to meeting income goals (broad range of incomes)
H	
H	Households that contribute to meeting income requirements (targeting)
	Those previously enrolled in educational, training, or upward mobility programs
님	Victims of reprisals or hate crimes
Ш	Other preference(s) (list below)
the priori throug	he PHA will employ admissions preferences, please prioritize by placing a "1" in a space that represents your first priority, a "2" in the box representing your second ty, and so on. If you give equal weight to one or more of these choices (either gh an absolute hierarchy or through a point system), place the same number to each. That means you can use "1" more than once, "2" more than once, etc.
	Date and Time
Form	er Federal preferences
	Involuntary Displacement (Disaster, Government Action, Action of Housing Owner, Inaccessibility, Property Disposition) Victims of domestic violence Substandard housing Homelessness High rent burden
Other	preferences (select all that apply)
	Working families and those unable to work because of age or disability
Ħ	Veterans and veterans' families
H	Residents who live and/or work in your jurisdiction
H	Those enrolled currently in educational, training, or upward mobility programs
H	• • • • • • • • • • • • • • • • • • • •
H	Households that contribute to meeting income goals (broad range of incomes)
H	Households that contribute to meeting income requirements (targeting)
Ш	Those previously enrolled in educational, training, or upward mobility programs

☐ Victims of reprisals or hate crimes ☐ Other preference(s) (list below)
 4. Among applicants on the waiting list with equal preference status, how are applicants selected? (select one) Date and time of application Drawing (lottery) or other random choice technique
 5. If the PHA plans to employ preferences for "residents who live and/or work in the jurisdiction" (select one) This preference has previously been reviewed and approved by HUD The PHA requests approval for this preference through this PHA Plan
 Relationship of preferences to income targeting requirements: (select one) The PHA applies preferences within income tiers Not applicable: the pool of applicant families ensures that the PHA will meet income targeting requirements
(5) Special Purpose Section 8 Assistance Programs
 a. In which documents or other reference materials are the policies governing eligibility, selection, and admissions to any special-purpose section 8 program administered by the PHA contained? (select all that apply) The Section 8 Administrative Plan Briefing sessions and written materials Other (list below)
• Application for Voucher
 Through HHA web site b. How does the PHA announce the availability of any special-purpose section 8 programs to the public? Through published notices Other (list below) Through Public Service Announcements and HHA Web site
4. PHA Rent Determination Policies
[24 CFR Part 903.7 9 (d)]

A. Public Housing

Exemptions: PHAs that do not administer public housing are not required to complete sub-component 4A.			
(1) Income Based Rent Policies			
Describe the PHA's income based rent setting policy/ies for public housing using, including discretionary (that is, not required by statute or regulation) income disregards and exclusions, in the appropriate spaces below.			
a. Use of discretionary policies: (select one)			
The PHA will not employ any discretionary rent-setting policies for income based rent in public housing. Income-based rents are set at the higher of 30% of adjusted monthly income, 10% of unadjusted monthly income, the welfare rent, or minimum rent (less HUD mandatory deductions and exclusions). (If selected, skip to sub-component (2))			
or			
The PHA employs discretionary policies for determining income based rent (If selected, continue to question b.)			
b. Minimum Rent			
1. What amount best reflects the PHA's minimum rent? (select one) \$0\$ \$\sum \$1-\$25\$ \$26-\$50			
2. Yes No: Has the PHA adopted any discretionary minimum rent hardship exemption policies?			
3. If yes to question 2, list these policies below: Long term/short term hardship determination can include temporary or permanent loss of income, death of a family member with wages, etc.			
c. Rents set at less than 30% than adjusted income			
1. Yes No: Does the PHA plan to charge rents at a fixed amount or percentage less than 30% of adjusted income?			

3. If yes to above, list the amounts or percentages charged and the circumstances under which these will be used below:

A. Flat Rent or "30% option" – family's choice

B. Minimum rent (\$0.00 - \$25) will be assessed based on proven need or circumstances.

FLAT RENTS:

- A. Developments Newly Constructed (COT)+ New Stowe 85% 2005FMR
- B. Developments Recently Reconstructed (Mary Shepard) 67% 2005 FMR
- C. All other LIPH Developments (Family & Senior) 57% 2005 FMR

FLAT RENTS IN DOLLARS (2005)

TYPE		A	В	C
BRs	FMRs	85%	67%	57%
Efficiency /0	510	N/A	N/A	291
1	636	N/A	426	363
2	813	691	545	463
3	1020	918	683	581
4	1238	1052	829	706

d.	Which of the discretionary (optional) deductions and/or exclusions policies does the
	PHA plan to employ (select all that apply)
	For the earned income of a previously unemployed household member
\bowtie	For increases in earned income
	Fixed amount (other than general rent-setting policy)
	If yes, state amount/s and circumstances below:
	Fixed percentage (other than general rent-setting policy)
	If yes, state percentage/s and circumstances below:
\boxtimes	For household heads
\boxtimes	For other family members
\boxtimes	For transportation expenses
$\overline{\boxtimes}$	For the non-reimbursed medical expenses of non-disabled or non-elderly families
	(in excess of 3% of the gross annual income)
	Other (describe below)
e. (Ceiling rents
1.	Do you have ceiling rents? (rents set at a level lower than 30% of adjusted income) (select one)
	Yes for all developments Yes but only for some developments

	No
2. Fe	or which kinds of developments are ceiling rents in place? (select all that apply)
	For all developments For all general occupancy developments (not elderly or disabled or elderly only) For specified general occupancy developments For certain parts of developments; e.g., the high-rise portion For certain size units; e.g., larger bedroom sizes Other (list below)
	elect the space or spaces that best describe how you arrive at ceiling rents (select all at apply)
	Market comparability study Fair market rents (FMR) 95 th percentile rents 75 percent of operating costs 100 percent of operating costs for general occupancy (family) developments Operating costs plus debt service The "rental value" of the unit Other (list below)
f. Re	nt re-determinations:
Ol	etween income reexaminations, how often must tenants report changes in income family composition to the PHA such that the changes result in an adjustment to ent? (select all that apply) Never At family option Any time the family experiences an income increase Any time a family experiences an income increase above a threshold amount or percentage: (if selected, specify threshold) Other (list below)
	At time of annual recertification. When change of family composition occurs due to family member moving out, marriage, death, divorce or separation, or at a time of transfer.
g. 🗌	Yes No: Does the PHA plan to implement individual savings accounts for residents (ISAs) as an alternative to the required 12 month disallowance of earned income and phasing in of rent increases in the next year?
(2) F	lat Rents

1. In setting the market-based flat rents, what sources of information did the PHA use to establish comparability? (select all that apply.)
The section 8 rent reasonableness study of comparable housing
 ☐ The section 8 rent reasonableness study of comparable housing ☐ Survey of rents listed in local newspaper ☐ Survey of similar unassisted units in the neighborhood ☐ Other (list/describe below)
Other (list/describe below)
City of Hartford Assessor's Office
U.S. Department of HUD – Published FMRs
B. Section 8 Tenant-Based Assistance
Exemptions: PHAs that do not administer Section 8 tenant-based assistance are not
required to complete sub-component 4B. Unless otherwise specified, all questions in
this section apply only to the tenant-based section 8 assistance program (vouchers, and until completely merged into the voucher program, certificates).
was and compress, margon may one page and programmy continues,
(1) Payment Standards Describe the yearshar government standards and policies
Describe the voucher payment standards and policies.
a. What is the PHA's payment standard? (select the category that best describes your standard)
At or above 90% but below100% of FMR
100% of FMR Above 100% but at or below 110% of FMR
Above 100% but at of below 110% of FMR Above 110% of FMR (if HUD approved; describe circumstances below)
<u> </u>
b. If the payment standard is lower than FMR, why has the PHA selected this standard? (select all that apply)
FMRs are adequate to ensure success among assisted families in the PHA's
segment of the FMR area The PHA has chosen to serve additional families by lowering the payment
standard Reflects market or submarket
Other (list below) offset high cost of tenant paid utilities
c. If the payment standard is higher than FMR, why has the PHA chosen this level? (select all that apply)
FMRs are not adequate to ensure success among assisted families in the PHA's
segment of the FMR area Reflects market or submarket
To increase housing options for families
Other (list below)

 d. How often are payment standards reevaluated for adequacy? (select one) Annually Other (list below)
 e. What factors will the PHA consider in its assessment of the adequacy of its payment standard? (select all that apply) Success rates of assisted families Rent burdens of assisted families Other (list below)
(2) Minimum Rent
 a. What amount best reflects the PHA's minimum rent? (select one) \$0 \$1-\$25 \$26-\$50
b. Yes No: Has the PHA adopted any discretionary minimum rent hardship exemption policies? (if yes, list below) Long term/short term hardship determination can include temporary or permanent loss of income, death of a family member with wages, etc.
5. Operations and Management [24 CFR Part 903.7 9 (e)]
Exemptions from Component 5: High performing and small PHAs are not required to complete this section. Section 8 only PHAs must complete parts A, B, and C(2)
 A. PHA Management Structure Describe the PHA's management structure and organization. (select one)
B. HUD Programs Under PHA Management

List Federal programs administered by the PHA, number of families served at the beginning of the upcoming fiscal year, and expected turnover in each. (Use "NA" to indicate that the PHA does not operate any of the programs listed below.)

Program Name	Units or Families	Expected
	Served at Year	Turnover
	Beginning	
Public Housing	1,198	20%
Section 8 Vouchers	2,018	8%
Section 8 Certificates		
Section 8 Mod Rehab		
Special Purpose Section		
8 Certificates/Vouchers		
(list individually)		
Public Housing Drug		
Elimination Program		
(PHDEP)		
Other Federal		
Programs(list		
individually)		
ROSS	800	40%

C. Management and Maintenance Policies

List the PHA's public housing management and maintenance policy documents, manuals and handbooks that contain the Agency's rules, standards, and policies that govern maintenance and management of public housing, including a description of any measures necessary for the prevention or eradication of pest infestation (which includes cockroach infestation) and the policies governing Section 8 management.

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

Admissions and Continued Occupancy Plan Rules and Regulations Maintenance Manual Policy & Procedures Manual

(2) Section 8 Management: (list below)

Section 8 Administrative Plan

	6.	PHA	Grievance	Procedures
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[24 CFR Part 903.7 9 (f)]

Exemptions from component 6: High performing PHAs are not required to complete component 6. Section 8-Only PHAs are exempt from sub-component 6A.

component 6. Section 8-Only PHAs are exempt from sub-component 6A.
A. Public Housing
1. Yes No: Has the PHA established any written grievance procedures in addition
to federal requirements found at 24 CFR Part 966, Subpart B, for
residents of public housing?
residents of public flousing.
If yes, list additions to federal requirements below:
2. Which PHA office should residents or applicants to public housing contact to initiate
the PHA grievance process? (select all that apply)
PHA main administrative office – 180 Overlook Terrace, HTFD., CT
PHA development management offices
Other (list below)
B. Section 8 Tenant-Based Assistance
1. Yes No: Has the PHA established informal review procedures for applicants to
the Section 8 tenant-based assistance program and informal
hearing procedures for families assisted by the Section 8 tenant-
based assistance program in addition to federal requirements found
at 24 CFR 982?
ut 24 CTR 702.
If yes, list additions to federal requirements below:
2. Which PHA office should applicants or assisted families contact to initiate the
informal review and informal hearing processes? (select all that apply)
PHA main administrative office – 180 Overlook Terrace, HTFD, CT
Other (list below)
7. Capital Improvement Needs
[24 CFR Part 903.7 9 (g)]
Exemptions from Component 7: Section 8 only PHAs are not required to complete this
component and may skip to Component 8.
A. Capital Fund Activities

Exemptions from sub-component 7A: PHAs that will not participate in the Capital Fund Program may skip to component 7B. All other PHAs must complete 7A as instructed.

Using parts I, II, and III of the Annual Statement for the Capital Fund Program (CFP), identify capital activities the PHA is proposing for the upcoming year to ensure long-term physical and social viability of its public housing developments. This statement can be completed by using the CFP Annual Statement tables provided in the table library at the end of the PHA Plan template **OR**, at the PHA's option, by completing and attaching a properly updated HUD-52837.

Select one:
The Capital Fund Program Annual Statement is provided as an attachment to the PHA Plan at Attachment (state name) file name: CT003g06
-or-
The Capital Fund Program Annual Statement is provided below:
(2) Optional 5-Year Action Plan
Agencies are encouraged to include a 5-Year Action Plan covering capital work items. This statement can be completed by using the 5 Year Action Plan table provided in the table library at the end of the PHA Plan template OR by completing and attaching a properly updated HUD-52834.
a. Yes No: Is the PHA providing an optional 5-Year Action Plan for the Capital Fund? (if no, skip to sub-component 7B)
 b. If yes to question a, select one: The Capital Fund Program 5-Year Action Plan is provided as an attachment to the PHA Plan at Attachment (state name) file name: CT003g06 -or-
The Capital Fund Program 5-Year Action Plan is provided below:
B. HOPE VI and Public Housing Development and Replacement Activities (Non-Capital Fund)
Applicability of sub-component 7B: All PHAs administering public housing. Identify any approved HOPE VI and/or public housing development or replacement activities not described in the Capital Fund Program Annual Statement.
Yes No: a) Has the PHA received a HOPE VI revitalization grant? (if no, skip to question c; if yes, provide responses to question b for each grant copying and completing as many times as necessary)

	b) Status of HOPE VI revitalization grant (complete one set of questions for each grant)
2. De 3. St	evelopment name: Dutch Point Colony evelopment (project) number: CT003-02 atus of grant: (select the statement that best describes the current atus) Revitalization Plan under development Revitalization Plan submitted, pending approval Revitalization Plan approved Activities pursuant to an approved Revitalization Plan underway
☐ Yes ⊠ No:	c) Does the PHA plan to apply for a HOPE VI Revitalization grant in the Plan year? If yes, list development name/s below:
⊠ Yes □ No:	d) Will the PHA be engaging in any mixed-finance development activities for public housing in the Plan year? If yes, list developments or activities below: Nelton Court - CT003-01 Dutch Point - CT003-02
If yes, list de replacemen	e) Will the PHA be conducting any other public housing development or replacement activities not discussed in the Capital Fund Program Annual Statement? evelopments or activities below: The HHA will be developing new thousing units on Putnam & Wooster Streets(14 units) and start Theodore Napper Street(former Stowe Village site)
[24 CFR Part 903.7	
1. ⊠ Yes □ No:	Does the PHA plan to conduct any demolition or disposition activities (pursuant to section 18 of the U.S. Housing Act of 1937 (42 U.S.C. 1437p)) in the plan Fiscal Year? (If "No", skip to component 9; if "yes", complete one activity description for each development.)
2. Activity Descript	ion
☐ Yes ⊠ No:	Has the PHA provided the activities description information in the optional Public Housing Asset Management Table? (If "yes", skip

to component 9. If "No", complete the Activity Description table below.)

Γ	
	Demolition/Disposition Activity Description
1a. Development nam	
1b. Development (pro	
2. Activity type: Dem	
Dispos	ition
3. Application status ((select one)
Approved	_
	nding approval
Planned applic	
4. Date application ap	proved, submitted, or planned for submission: (04/15/06)
5. Number of units aff	fected: 36 Two vacant buildings each consisting of 18 units.
6. Coverage of action	(select one)
Part of the develo	pment
Total developmen	nt
7. Timeline for activi	ty:
a. Actual or pr	rojected start date of activity: June 2006
b. Projected er	nd date of activity: October 2006
Families with 1 Disabilities [24 CFR Part 903.7 9	Public Housing for Occupancy by Elderly Families or Disabilities or Elderly Families and Families with (i)] nent 9; Section 8 only PHAs are not required to complete this section.
1. ☐ Yes ☒ No:	Has the PHA designated or applied for approval to designate or does the PHA plan to apply to designate any public housing for occupancy only by the elderly families or only by families with disabilities, or by elderly families and families with disabilities or will apply for designation for occupancy by only elderly families or only families with disabilities, or by elderly families and families with disabilities as provided by section 7 of the U.S. Housing Act of 1937 (42 U.S.C. 1437e) in the upcoming fiscal year? (If "No", skip to component 10. If "yes", complete one activity description for each development, unless the PHA is eligible to complete a streamlined submission; PHAs completing streamlined submissions may skip to component 10.)
2. Activity Description ☐ Yes ☐ No:	Has the PHA provided all required activity description information for this component in the optional Public Housing Asset

Management Table? If "yes", skip to component 10. If "No", complete the Activity Description table below.

Desi	ignation of Public Housing Activity Description
1a. Development nam	e:
1b. Development (pro	ject) number:
2. Designation type:	
1 0	only the elderly
	families with disabilities
	only elderly families and families with disabilities
3. Application status (
	luded in the PHA's Designation Plan
	nding approval
Planned applic	
	on approved, submitted, or planned for submission: (DD/MM/YY)
	is designation constitute a (select one)
New Designation	Plan viously-approved Designation Plan?
6. Number of units a	V 11 C
7. Coverage of action	
Part of the develo	
Total developmen	<u>-</u>
[24 CFR Part 903.7 9	Public Housing to Tenant-Based Assistance (j)] ent 10; Section 8 only PHAs are not required to complete this section.
	easonable Revitalization Pursuant to section 202 of the HUD Appropriations Act
1. ☐ Yes ⊠ No:	Have any of the PHA's developments or portions of developments been identified by HUD or the PHA as covered under section 202 of the HUD FY 1996 HUD Appropriations Act? (If "No", skip to component 11; if "yes", complete one activity description for each identified development, unless eligible to complete a streamlined submission. PHAs completing streamlined submissions may skip to component 11.)
2. Activity Description ☐ Yes ☐ No:	Has the PHA provided all required activity description information for this component in the optional Public Housing Asset Management Table? If "yes", skip to component 11. If "No", complete the Activity Description table below.

Conversion of Public Housing Activity Description
1a. Development name:
1b. Development (project) number:
2. What is the status of the required assessment? Assessment underway
Assessment underway Assessment results submitted to HUD
Assessment results approved by HUD (if marked, proceed to next
question)
Other (explain below)
3. Yes No: Is a Conversion Plan required? (If yes, go to block 4; if no, go to block 5.)
4. Status of Conversion Plan (select the statement that best describes the current
status)
Conversion Plan in development
Conversion Plan submitted to HUD on: (DD/MM/YYYY)
Conversion Plan approved by HUD on: (DD/MM/YYYY)
Activities pursuant to HUD-approved Conversion Plan underway
5. Description of how requirements of Section 202 are being satisfied by means other
than conversion (select one) Units addressed in a pending or approved demolition application (date
submitted or approved:
Units addressed in a pending or approved HOPE VI demolition application
(date submitted or approved:)
Units addressed in a pending or approved HOPE VI Revitalization Plan
(date submitted or approved:)
Requirements no longer applicable: vacancy rates are less than 10 percent
Requirements no longer applicable: site now has less than 300 units
U Other: (describe below)
B. Reserved for Conversions pursuant to Section 22 of the U.S. Housing Act of 1937
•
C. Reserved for Conversions pursuant to Section 33 of the U.S. Housing Act of 1937
C. Reserved for conversions pursuant to section 33 of the C.S. Housing Net of 1937
11. Homeownership Programs Administered by the PHA
[24 CFR Part 903.7 9 (k)]
A. Public Housing
Exemptions from Component 11A: Section 8 only PHAs are not required to complete
11A.

1. Xes No:	Does the PHA administer any homeownership programs administered by the PHA under an approved section 5(h) homeownership program (42 U.S.C. 1437c(h)), or an approved HOPE I program (42 U.S.C. 1437aaa) or has the PHA applied or plan to apply to administer any homeownership programs under section 5(h), the HOPE I program, or section 32 of the U.S. Housing Act of 1937 (42 U.S.C. 1437z-4). (If "No", skip to component 11B; if "yes", complete one activity description for each applicable program/plan, unless eligible to complete a streamlined submission due to small PHA or high performing PHA status. PHAs completing streamlined submissions may skip to component 11B.)
2. Activity Descripti	ion
Yes No:	Has the PHA provided all required activity description information for this component in the optional Public Housing Asset Management Table? (If "yes", skip to component 12. If "No", complete the Activity Description table below.)
Pub	lic Housing Homeownership Activity Description
	(Complete one for each development affected)
-	me: New Community (Formerly Charter Oak Terrace)
	oject) number: CT003024
2. Federal Program a	uthority:
HOPE I	
5(h) Turnkey 1	TTT
= -	2 of the USHA of 1937 (effective 10/1/99)
3. Application status:	
	d; included in the PHA's Homeownership Plan/Program
	d, pending approval
	application
	Ship Plan/Program approved, submitted, or planned for submission:
(May, 1998)	
5. Number of units	affected: 131
6. Coverage of action	on: (select one)
Part of the develo	opment
☐ Total developme	nt
	lic Housing Homeownership Activity Description
	(Complete one for each development affected)
_ -	me: New Stowe Village
	oject) number: CT003024 & CT003027
2. Federal Program a	uthority:

☐ HOPE I
Turnkey III
Section 32 of the USHA of 1937 (effective 10/1/99)
3. Application status: (select one) Approved; included in the PHA's Homeownership Plan/Program
☐ Submitted, pending approval
Planned application
4. Date Homeownership Plan/Program approved, submitted, or planned for submission: (<i>March 4, 2002</i>)
6. Number of units affected: 100
6. Coverage of action: (select one)
Part of the development Total development
Total development
B. Section 8 Tenant Based Assistance
1. Yes No: Does the PHA plan to administer a Section 8 Homeownership program pursuant to Section 8(y) of the U.S.H.A. of 1937, as implemented by 24 CFR part 982? (If "No", skip to component 12; if "yes", describe each program using the table below (copy and complete questions for each program identified), unless the PHA is eligible to complete a streamlined submission due to high performer status. High performing PHAs may skip to component 12.)
2. Program Description:
The Section 8 Homeownership Program of the Hartford Housing Authority ("HHA") will permit eligible participants in the Section 8 housing choice voucher program, including participants with portable vouchers, the option of purchasing a home with their Section 8 assistance rather than renting.
Please refer to the Section 8 Administrative Plan, Section "Hartford Housing Authority's Section 8 Homeownership Plan" for more specific and detailed information relevant to the aforementioned program.
a. Size of Program ☐ Yes ☐ No: Will the PHA limit the number of families participating in the section 8 homeownership option?
If the answer to the question above was yes, which statement best describes the number of participants? (select one)
∑ 25 or fewer participants

	26 - 50 participants 51 to 100 participants more than 100 participants
b. PHA-est	ablished eligibility criteria
⊠ Yes □	No: Will the PHA's program have eligibility criteria for participation in its Section 8 Homeownership Option program in addition to HUD criteria? If yes, list criteria below:
	Initial Eligibility Requirements:
1.	The family must be either participating or have been determined to be eligible for the Housing Choice Voucher program and issued a voucher.
2.	The family must qualify as a first-time homeowner, or may be a co- operative member.
3.	The family must have a gross annual income that equals or exceeds, \$20,000.00

4. The family must provide documentation of current pre approval or prequalification of financing that meets the HHA requirements outlined in the "Financing" section of this policy. For the purposes of this policy, "current" is defined as no more than 90 days previous to the date an application to the Home Ownership Program is received by HHA.

\$6768.00), and

HHA will apply this minimum income requirement to all applicants to the Section 8 Home Ownership Program, with the following exception: Disabled families who meet both of the qualifications outlined below will be considered by HHA to have met the minimum income requirement: The family must have an annual countable income at least equal to the monthly SSI benefit for an individual living alone (or paying his or her share of food and housing costs) multiplied by twelve. (Currently

- 5. At least one adult family member who will own the home must be currently employed full time and must have been continuously employed for one year prior to homeownership assistance.
- 6. Any family member who has previously defaulted on a mortgage obtained through the homeownership option is barred from receiving future homeownership assistance.

Please refer to the Section 8 Administrative Plan, Section "Hartford Housing Authority's Section 8 Homeownership Plan" for more specific and detailed

information relevant to the actions as well as the manner by which the HHA will implement the aforementioned program.

12. PHA Community Service and Self-sufficiency Programs

[24 CFR Part 903.7 9 (1)]

Exemptions from Component 12: High performing and small PHAs are not required to complete this component. Section 8-Only PHAs are not required to complete subcomponent C.

A. PHA Coordi	nation with the Welfare (TANF) Agency
1. Cooperative a ☐ Yes ⊠ No:	
	If yes, what was the date that agreement was signed? <u>DD/MM/YY</u>
Client ref	on sharing regarding mutual clients (for rent determinations and e) te the provision of specific social and self-sufficiency services and to eligible families liminister programs administer a HUD Welfare-to-Work voucher program inistration of other demonstration program
B. Services and (1) Gene	l programs offered to residents and participants ral
Which, if enhance to following Property	ufficiency Policies any of the following discretionary policies will the PHA employ to the economic and social self-sufficiency of assisted families in the gareas? (select all that apply) tablic housing rent determination policies tablic housing admissions policies tection 8 admissions policies tereference in admission to section 8 for certain public housing families tereferences for families working or engaging in training or education tograms for non-housing programs operated or coordinated by the PHA tereference/eligibility for public housing homeownership option tereference/eligibility for section 8 homeownership option participation

Other policies (list below)

b. Economic and	Social self-sufficiency programs
Yes □ No:	Does the PHA coordinate, promote or provide any programs to enhance the economic and social self-sufficiency of residents? (If "yes", complete the following table; if "no" skip to sub-component 2, Family Self Sufficiency Programs. The position of the table may be altered to facilitate its use.)

	Serv	vices and Progra	ms	
Program Name & Description (including location, if appropriate)	Estimate d Size	Allocation Method (waiting list/random selection/speci fic	Access (development office / PHA main office / other provider name)	Eligibility (public housing or section 8 participants or both)
Homeownership Counseling Program COT Market Pl	250 800	rriteria/other) HUD Elig. Residents Public Housing/Sec 8	PHA Main Office PHA Main Office	Both Both
		Residents		

(2) Family Self Sufficiency program/s

a. Participation Description

Family	Self Sufficiency (FSS) Partic	ipation
Program	Required Number of	Actual Number of
	Participants	Participants
	(start of FY 2005 Estimate)	(As of: DD/MM/YY)
Public Housing		
Section 8		

b.	es⊠ No:	If the PHA is not maintaining the minimum program size required by HUD, does the most recent FSS Action Plan address the steps the PHA plans to take to achieve at least the minimum program size? If no, list steps the PHA will take below:
C. Wel	fare Benefit	Reductions
Hous welfa	ing Act of 19 are program re Adopting appropolicies and to Informing restactively notification examination Establishing cagencies rega	or pursuing a cooperative agreement with all appropriate TANF rding the exchange of information and coordination of services a protocol for exchange of information with all appropriate TANF
	erved for Co ousing Act of	mmunity Service Requirement pursuant to section 12(c) of the 1937
13. PH	HA Safety a R Part 903.7 9	and Crime Prevention Measures (m)]
13. PH [24 CFF Exempt PHDEP small Pl	HA Safety at Part 903.7 9 ions from Co and Section HAs that are j	and Crime Prevention Measures
13. PI [24 CFF Exempt PHDEP small PI PHA PI	HA Safety at Part 903.7 Sions from Co and Section HAs that are pan may skip to	and Crime Prevention Measures (m)] mponent 13: High performing and small PHAs not participating in 8 Only PHAs may skip to component 15. High Performing and participating in PHDEP and are submitting a PHDEP Plan with this
13. PI [24 CFF Exempt: PHDEP small PI PHA PI: 1. Desc all th	HAS afety at Part 903.7 Sions from Co and Section HAs that are pan may skip to the need at apply) High incidence developments	and Crime Prevention Measures (m) mponent 13: High performing and small PHAs not participating in 8 Only PHAs may skip to component 15. High Performing and participating in PHDEP and are submitting a PHDEP Plan with this to sub-component D. res to ensure the safety of public housing residents for measures to ensure the safety of public housing residents (select the of violent and/or drug-related crime in some or all of the PHA's

	Other (describe below)		
	nat information or data did the PHA used to determine the need for PHA actions to prove safety of residents (select all that apply).		
	Safety and security survey of residents Analysis of crime statistics over time for crimes committed "in and around" public housing authority Analysis of cost trends over time for repair of vandalism and removal of graffiti Resident reports PHA employee reports Police reports Demonstrable, quantifiable success with previous or ongoing anticrime/anti drug programs Other (describe below) Hired former Hartford Police Department Office to coordinate Public Safety activities between the Authority and Law Enforcement Agencies within the City and State.		
3. Wh	aich developments are most affected? (list below) ALL		
B. Crime and Drug Prevention activities the PHA has undertaken or plans to undertake in the next PHA fiscal year			
	t the crime prevention activities the PHA has undertaken or plans to undertake: all that apply) Contracting with outside and/or resident organizations for the provision of crime-and/or drug-prevention activities Crime Prevention Through Environmental Design Activities targeted to at-risk youth, adults, or seniors Volunteer Resident Patrol/Block Watchers Program Other (describe below)		
2. Wh	nich developments are most affected? (list below) ALL		
C. Co	ordination between PHA and the police		
	scribe the coordination between the PHA and the appropriate police precincts for ag out crime prevention measures and activities: (select all that apply)		
	Police involvement in development, implementation, and/or ongoing evaluation of drug-elimination plan Police provide crime data to housing authority staff for analysis and action		

 ✓ Police have established a physical presence on housing authority property (e.g., community policing office, officer in residence) ✓ Police regularly testify in and otherwise support eviction cases ✓ Police regularly meet with the PHA management and residents ✓ Agreement between PHA and local law enforcement agency for provision of above-baseline law enforcement services ✓ Other activities (list below) Which developments are most affected? (list below) 			
ALL			
D. Additional information as required by PHDEP/PHDEP Plan PHAs eligible for FY 2005 PHDEP funds must provide a PHDEP Plan meeting specified requirements prior to receipt of PHDEP funds.			
Yes No: Is the PHA eligible to participate in the PHDEP in the fiscal year covered by this PHA Plan? Yes No: Has the PHA included the PHDEP Plan for FY 2005 in this PHA Plan? Yes No: This PHDEP Plan is an Attachment. (Attachment Filename:)			
14. RESERVED FOR PET POLICY [24 CFR Part 903.7 9 (n)]			
15. Civil Rights Certifications [24 CFR Part 903.7 9 (o)] Civil rights certifications are included in the PHA Plan Certifications of Compliance with the PHA Plans and Related Regulations.			
16. Fiscal Audit [24 CFR Part 903.7 9 (p)]			
 Yes No: Is the PHA required to have an audit conducted under section 5(h) (2) of the U.S. Housing Act of 1937 (42 U S.C. 1437c(h))? (If no, skip to component 17.) Yes No: Was the most recent fiscal audit submitted to HUD? Yes No: Were there any findings as the result of that audit? Yes No: If there were any findings, do any remain unresolved? If yes, how many unresolved findings remain? Yes No: Have responses to any unresolved findings been submitted to HUD? If not, when are they due (state below)? PHA Asset Management 			
[24 CFR Part 903.7 9 (q)]			

_	om component 17: Section 8 Only PHAs are not required to complete this ligh performing and small PHAs are not required to complete this
1. ☐ Yes ⊠	No: Is the PHA engaging in any activities that will contribute to the long-term asset management of its public housing stock, including how the Agency will plan for long-term operating, capital investment, rehabilitation, modernization, disposition, and other needs that have not been addressed elsewhere in this PHA Plan?
apply) Not ap Private Develo	s of asset management activities will the PHA undertake? (select all that plicable management opment-based accounting ehensive stock assessment (list below)
3. Yes	No: Has the PHA included descriptions of asset management activities in the optional Public Housing Asset Management Table?
18. Other 1 [24 CFR Part	<u>nformation</u> 903.7 9 (r)]
A. Resident	Advisory Board Recommendations
1. X Yes	No: Did the PHA receive any comments on the PHA Plan from the Resident Advisory Board/s?
	comments are: (if comments were received, the PHA MUST select one) ed at Attachment (File name)
Provid	ed below:
1. Sta	andard Annual PHA Plan for Fiscal Years 2006 – no direct comments.
2. Ex	ecutive Summary – no comment.
the sat	tellite Policy— The Hartford Tenants Rights Federation indicated that by opposed the Authority's requirement that residents that desire a ellite dish installed must provide proof that they have renter's urance coverage in force.

- 4. Miscellaneous charges the Federation agreed with the proposed increase in the labor charge per hour of 63 cents, in accordance with the wage increase granted to the Authority's Maintenance staff.
- 5. Homeownership lease agreement changes The Federation's comments were positive.
- 6. Housekeeping standards the Federation's comments were positive.
- Dutch Point Re-housing policies and Procedure the Federation indicated that they needed more time to review all documents provided to them.
- 8. Rent incentive/Tenant Participation program- The Hartford Tenants Rights Federation opposed the Authority's proposed method of payment of stipend. The Authority proposed to pay each participating tenant a stipend of \$100.00 per month (Instead of a rent allowance not exceeding \$250.00 per month). The resident must report this income to the Authority, but the Authority would then exclude it from the rent calculation process. The Federation's position was that the rent incentive/stipend should continue to be deducted from the participating tenant's rent.
- 9. PIH notices those were regulatory changes and the Federation's comments were positive.
- 10. HHA goals and objective provided by Board of Commissioners The Federation agreed with the document.

B. the Hartford Tenants Rights Federation, through it's Executive Director, Ms. Lucinda Thomas, recommended and suggested also that the Authority develop policies on the following areas:

- 1. Installation and use of air conditioners Ms. Thomas indicated that the Authority should develop a policy applicable to tenants that have installed air conditioners. She suggested that the policy should include a charge for excess utilities as result of the energy use from the air conditioners.
- 2. Ms. Thomas suggested that the Authority should develop a policy that would penalize those tenant that keep their windows open during the winter, therefore, increasing our energy costs.

3.	In what manner did the PHA address those comments? (select all that apply)
\boxtimes	Considered comments, but determined that no changes to the PHA Plan were
	necessary. The PHA changed portions of the PHA Plan in response to comments
Ш	The TTIA changed portions of the TTIA Trail in response to comments

- 1. Consolidated Plan jurisdiction: *Hartford*, *Connecticut*
- 2. The PHA has taken the following steps to ensure consistency of this PHA Plan with the Consolidated Plan for the jurisdiction: (select all that apply)
- The PHA has based its statement of needs of families in the jurisdiction on the needs expressed in the Consolidated Plan/s.
- The PHA has participated in any consultation process organized and offered by the Consolidated Plan agency in the development of the Consolidated Plan.
- The PHA has consulted with the Consolidated Plan agency during the development of this PHA Plan.
- Activities to be undertaken by the PHA in the coming year are consistent with the initiatives contained in the Consolidated Plan. (list below)
 - Homeownership Initiatives
 - Acquisition and Revitalization of units for low-income families
 - Revitalization of distressed public housing developments, including density reduction
 - Public Safety in and around developments and Scattered Sites Programs
- Other: (list below)

Please see and/or refer to the Hartford Connecticut's Consolidated Plan, "New England's Rising Star"

4. The Consolidated Plan of the jurisdiction supports the PHA Plan with the following actions and commitments: (describe below)

The City of Hartford and the Hartford Housing Authority cooperated and collaborated on mutual interests and goals. For example, the City assisted the HHA with the relocation of families from public housing developments undergoing substantial reconfiguration and re-development. The City has also contributed funding, including \$800,000 in Urban Development Action Grant (UDAG) for the construction of a new road at the redeveloped public housing development of Stowe Village.

As part of their support, the City of Hartford has also committed the following funds in association with the HOPE VI Dutch Point project:

- **Home funds:** \$3 million, over five years, **\$600,000** per year, for development of eligible homeownership, rental housing, and down payment and closing cost loans for buyers of Dutch Point homes.
- **CDBG funds:** \$1 million over five years, \$200,000 per year, for eligible community and supportive services to Dutch Point Residents
- **UDAG repayment funds:** \$600,000 for eligible infrastructure improvements.

- **CCEDA Housing funds**: <u>\$2,840,000</u> over five years for development of eligible homeownership and rental housing.
- Please see and refer to the City of Hartford Consolidated Plan, , "New England's Rising Star", Needs of Public Housing (91.210 (b))

D. Other Information Required by HUD

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

Attachments

Use this section to provide any additional attachments referenced in the Plans.

1. Consolidated Plan Const. Certification file name: CT 003a06

2. HCVP Admin. Plan file name: CT003c06

3. Deconcentration Analysis file name: CT003d06

4. Residents Support file name: CT003e06

5. Board Resolution file name: CT003f06

6. Capital Fund Annual & 5 yr. Plan file name : CT003g06

7. Capital Fund Performance & Evalution Report file name: CT003h06

8. Certification Drug Free Workplace file name: HUD FORM 50070

9. Certification of Payments to Influence file name: HUD FORM 50071

10. Standard PHA Plan Certification file name: HUD FORM 50077

11. Pet Policy file name : Pet Policy

12. Disclosure of Lobbying Activities file name : SLLLL

13. HHA Community Service Policy file name: HHA Comm. Service

Certification by State or Local Official of PHA Plans Consistency with the Consolidated Plan

I,	Eddie A. Perez t	he	Mayor	certify
that the	Five Year and Annual PHA Plan	of the	Hartford Housing Authority	is
consist	ent with the Consolidated Plan of	the	City of Hartford, Connecticut	prepared
pursuai	nt to 24 CFR Part 91.			

Signed / Dated by Appropriate State or Local Official

Hartford Housing Authority's



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ADHERENCE TO PROGRAM REQUIREMENTS

The Administrative Plan has been written in accordance with the HUD regulations and all applicable PIH notices. The Hartford Housing Authority has adopted this written Administrative Plan and has established local policies for the administration of the SECTION 8 Program on matters for which it has discretion. A listing of these policies, including a cross-reference to the specific section in the Administrative Plan has been included in Sections 23.1 Admin Plan Update Log and Section 23.2, PIH Notices Log, which is presented as a Local Policy cross-reference table. The Authority has submitted to the Hartford Office of HUD a copy of the Administrative Plan on October 13, 2005. The Authority's Board of Commissioners formally adopted the Administrative Plan on October 13, 2005. The Authority will revise the Administrative Plan if needed to comply with HUD requirements, and present the changes before the Board for formal adoption. The Authority made a copy of its Administrative Plan available for public review on August 8, 2005. and the Public Hearing was held on September 13, 2005.

Miriam Wheeler-Roane Senior Director

1.0 Preface

This Plan has been drafted in accordance with the requirements for administering the SECTION 8 Housing Choice Voucher program and the Housing Choice Voucher Program as prescribed by the Department of Housing and Urban Development (HUD). Specifically, this Plan complies with the principal rules issued for the voucher housing choice program, namely:

- Admission requirements, establishing subparts A and E, published on July 18, 1994 (59FR36662).
- Administration requirements, establishing subparts B-D and G-L, published on July 3, 1995 (60FR34660).
- Changes to Admission and Occupancy Requirements in the Public Housing Ad Section 8 Housing Assistance Programs; Final Rule Published March 29, 2000 (24CFR Parts 5, 880 et al.)

Additionally, this Plan complies with applicable HUD PIH Notices for operating SECTION 8 Housing Choice Voucher Program that have been issued since the principal rule changes.

The content and submission requirements of this Administrative Plan are a direct result of the July 3, 1995, issuance of subpart B, section 982.54 of the Quality Housing Work and Responsibility Act, The Third Conforming Rule and subsequent notices for implementation and the *Conforming SECTION 8 Housing Choice Voucher Program, Final Rule* issued October 21, 1999. The rule requires that:

- HHA submits this Administrative Plan as a supportive document to its PHA Plan.
- HHA makes this Administrative Plan available for review by the public.
- The Authority adopts a written Administrative Plan that establishes local policies for the administration of the program in accordance with HUD requirements.
- The Administrative Plan is maintained in accordance with HUD regulations and other requirements.
- The Authority Board of Commissioners must formally adopt the Administrative Plan and any revisions of the plan.

Subpart B of the conforming rule also merges the Equal Opportunity Plan and the Administrative Plan into a single plan. It specifies the subjects that <u>must</u> be contained in the plan; and limits the requirement for HUD advance approval of the Authority's policies contained in the Administrative Plan.

The Authority is aware that the Administrative Plan no longer incorporates a Family Self-Sufficiency (FSS) Action Plan, which requires separate submission and HUD approval. Finally, while Subpart B, as amended May 30, 1996 (61 CFR 27162), limits the required plan subjects to 19 policy areas, the Authority has elected to issue its Plan with broader content to include procedures and other direction for implementing program policy.

1.1 PURPOSE, CONTENTS AND MAINTENANCE

This Administrative Plan has been designed to be used as a governance document to ensure that local policies comply with HUD program rules; as a user manual to assist Authority staff to operate the program in compliance with prescribed rules; and as a reference document to ensure the program procedures are up to date and program practices consistently applied. The next paragraphs further describe each of these uses. The narrative then introduces the contents of the document and finally sets out the requirement for maintenance and control of the Plan.

The primary purpose of this document is to evidence that the Authority has adopted a written plan that establishes local policies for the administration of the program in accordance with HUD requirements. To this end the Authority's Plan establishes local policies for 19 specific areas, as is standard in such plans, as well as additional areas as is relevant to Hartford Housing Authority.

The second use is to provide administrative and procedural guidance for staff to operate the program in accordance with program rules and Authority policy. In this regard the document is an operations manual containing an organized presentation and clear delineation of the SECTION 8 Program components and procedures used to operate the program.

The third use of this document is that of a reference guide. Here the document contains updated policies based upon regulations, rules and notices that have been issued by HUD, and cross reference notations and tables to assist in policy interpretations.

The Authority's Administrative Plan is framed in terms of the SECTION 8 Program components. Each program component contains a discussion of the HUD requirements, references to applicable HUD rules and notices, Authority policy decisions regarding the local administration of the program, procedures to implement the program components, and forms and other tools used in the operation of the program.

Numerous appendices accompany the Administrative Plan. Appendix I contains program certifications, acknowledgments and policy statements. Appendix II provides cross-reference tables to program rules regulations, and logs to document program currency. Appendix III is a program glossary of terms. Appendix IV contains documents to control document updates and distribution. Appendix V contains samples of the primary program reporting forms.

Maintenance of the Administrative Plan is to be conducted in accordance with HUD regulation for Board approval of all policy changes and Submission of Plan revisions to HUD. Procedures for updating controlling the Administrative Plan are contained in Appendix 10. The Director of the SECTION 8 Department must certify the integrity of the Administrative Plan on an annual basis.

2.0 PROGRAM POLICIES, OBJECTIVES AND RESPONSIBILITIES

2.1 GENERAL POLICY

The SECTION 8 Program is established under the U.S. Housing Act of 1937 as amended by the Housing and Community Development Act of 1974 and Title V of the Public Housing Reform Act of 1998. The requirements for administering the program have been refined and aligned over time to comply with Federal regulations. Such refinements and alignments have impacted the manner in which Authorities administer the program.

This Administrative Plan identifies the Authority's local policies for administering the program and ensuring the Plan's adherence to current program requirements promulgated by HUD. The Authority acknowledges that since it has elected a broader functionality for the Administrative Plan (i.e., contains more than required local policy on 19 subjects), the Plan is subject to continual revision to reflect changes promulgated by regulation and/or issued under PIH Notice. The Authority's policy and procedures for updating its Administrative Plan is contained in this document. That policy clearly indicates that local policy contained in the Administrative Plan must be approved by the

Board and submitted to the: U.S. Department of Housing and Urban Development

Connecticut State Office Program Center

Office of Public Housing

One Corporate Center, Suite 19

Hartford, CT 06103-3220

The SECTION 8 HCVP is administered in accordance with the Administrative Plan. The Administrative Plan will be revised for compliance in all cases where the Plan is in conflict with the Federal law (e.g., Housing Act of 1937 as amended by the 1974 Community Development Act, Fair Housing Act, etc.), HUD statute or regulations (e.g., 24 CFR Part 5 Subpart F.), PIH Notices, State law or local ordinances. Prior to such revision, laws, statutes, ordinances and notices will supersede the policies and procedures contained in the Administrative Plan. An exception to this policy may occur when state law or local ordinance is in conflict with Federal law or statute. In such instance Federal law and statutes will apply.

2.2 EQUAL OPPORTUNITY POLICY

The Authority fully complies with and administers its housing programs in accordance with Federal equal opportunity and fair housing laws. Specifically, such laws are the Fair Housing Act (implementing regulations (ir): 24 CFR parts 100); Title VI of the Civil Rights Act (ir: 24 CFR part 1); Age Discrimination Act (ir: 24 CFR 146); Equal Opportunity Executive Orders (ir: 24 CFR 107);

Section 504 of the Rehabilitation Act (ir: 24 CFR part 8); and Title II of the Americans with Disabilities Act. It is the policy of the Housing Authority to affirmatively further fair housing in accordance with the requirements of the Hartford Housing Authority Agency Plan. It is further the Authority's policy to execute and submit to HUD a signed certification indicating its intention to comply with the above-identified laws (see Appendix I).

In fulfillment of its certification the Authority acknowledges, upholds and acts in accordance with procedures that accomplish the following equal opportunity in housing objectives:

2.2 EQUAL OPPORTUNITY POLICY (Continued)

Objective I: Outreach to Extremely Low and Very Low-income Families

 Ensure sufficient and appropriate means to bring information on the Authority's tenant based assistance program to a full cross section of eligible population. Specific actions for implementing this policy are contained in Section 3: Application for Admissions. Procedures identify the media and other suitable means that will convey information about the program to eligible families. Furthermore, procedures describe the special outreach actions that will inform persons who are less likely to apply.

Objective II: Housing Opportunities for Families Outside Areas of Low-income and Minority Concentration

Ensure sufficient and appropriate means to secure listings of such units for the tenant based assistance program and facilitate to the greatest extent possible the leasing of such units by participants. It is the objective of this policy to provide housing opportunities for families outside areas of low-income and minority concentration. To this end, activities to implement the above described policies and objectives include identification and outreach to landlords in non-impacted areas, maintaining a list of suitable properties for use of participants and operating the Regional Opportunities Counseling (ROC) program for applicants during the search and lease up phase. The counseling will include but not be limited to information on local, State and Federal fair housing laws and procedures for the uses and submission of fair housing complaints (i.e., Fair Housing Information and Discrimination Complaint Form: HUD-903).

Objective III: Taking Applications and Selecting Participants

• Ensure sufficient and appropriate means for all applicants to receive equal opportunity in the application taking and tenant based assistance selection process. It is the objective of this policy to maintain consistency in taking, processing and selecting applicants in a manner that assures equal opportunity to all applicants regardless of race, creed, color, religion, national origin, sex, age, familial status, source of income or disability. Specific procedures for implementing the Authority's policy and attaining the stated objectives are described in Sections 3: Application for Admission, Section 5: Preferences and Section 6: Selection. Those chapters set out procedures that include, but are not limited to, advance notification of the dates on which the Authority will take applications, special outreach to families less likely to apply, preferences and priority categories.

Objective IV: Serving and Assisting Families Alleging Discrimination

Ensure the provision of effective assistance to tenant based assistance applicants who

believe that they have encountered discrimination in seeking a unit. It is the policy of the Authority to provide adequate information and counseling to tenant based assistance holders regarding discrimination, indicating recourse available to them if they are victims of discrimination. Such information will be made available to program participants during SECTION 8 family orientation and instruction. In addition, all Fair Housing Information and Discrimination Complaint Forms will be made a part of the SECTION 8 Information Package supplied by the Authority. Requirements and procedures for the implementation of this policy are contained in Section 9: Applicant Briefing.

2.2 EQUAL OPPORTUNITY POLICY (Cotinued)

Objective V: Using a Fair Housing Organization or Organization Serving the Handicapped

- Ensure that otherwise eligible individuals with disabilities not are denied housing assistance benefits or are excluded participation in, or are otherwise subject to discrimination because the Authority's facilities are inaccessible to or are not useable by persons with disabilities. In implementing this policy the Authority shall:
- Provide assurance that all persons with disabilities receive reasonable accommodations to fully access and utilize the housing services administered by the Authority.
- Provide special accommodations for persons with a disability who requires an advocate or accessible offices.
- Make available assistance for hearing and sight impaired persons upon reasonable notification.
- Make available a list of handicapped accessible units upon request.
- Contact listed agencies of Wait List Openings.
- Coordinate the administration of its housing program with other local advocate and service organizations that include:

Director of Disability Issues 550 Main Street Hartford, CT. 06103 (203) 722-6676

Director Independence Unlimited 900 Asylum Avenue Hartford, CT 06105 (203) 549-1330

Board of Education Service 170 Ridge Road Wethersfield Avenue 06109 Hartford Easter Seal Rehabilitation Center, Inc. 22 Tompkins Street Hartford, CT. 06105 (203) 243-9741

North Central Connecticut Agency on Agency on Aging 80 Coventry Street Hartford, CT 06105 (203) 243-2044

Commission on Deaf & For The Blind Hearing Impaired 40 Woodland Street (203) 566-5800

Hartford, CT 06105 (203) 566-7414

Objective VI: Equal Employment Opportunity

 Adhere to the objectives of equal employment opportunity by implementing Authority policies requiring that promotion and hiring practices do not discriminate on the basis age, race, color, creed, marital Status, familial status, religion, sex, learning, physical or

2.2 EQUAL OPPORTUNITY POLICY (Continued)

• mental disability, lawful source of income, ancestry, national origin, and moreover, embrace the principals of affirmative action.

Objective VII: Training, Employment and Contracting Opportunities for Businesses and Lower-Income Persons

 Provide equal opportunity for tenant based assistance participants to become aware of and participate in training, employment and contracting opportunities. The Authority will rely on the SECTION 3 program as its primary tool for identifying training and employment opportunities and candidates. The Authority will ensure that minority businesses owned by SECTION 8 families are made aware of contracting opportunities that become available through its Section 3 initiatives. Tenant based assistance recipients will hold <u>an equal</u> preference to its public housing participants regarding Section 3 opportunities.

Objective VIII: Record keeping

- Ensure the maintenance of well-organized, complete records to facilitate HUD's monitoring and review of the Authority's tenant based assistance operations, particularly as they relate to Authority actions to fulfill the objectives of its equal opportunity housing policy. (See Administrative Plan - Section 22: Monitoring, Record keeping and Reporting.)
- Carry out procedures that provide HUD with timely, complete and accurate compliance reports that contain such information as the HUD Office may determine to be necessary to ascertain compliance with Title VI.
- Annually certify compliance with Title VI, Title VIII and Executive Order 11063, which
 requires that the Authority maintain records on the following:
 - All newspaper and paper advertisements relative to the availability of the program.
 - All applications received; nature and date of eligibility determination; and date applicant is selected as a tenant based assistance holder or maintain records pertaining to ineligible applicants for three-year period, beginning with the date of determination of ineligibility.
 - Contacts made with community organizations, employers, union halls, etc.,

that are part of special outreach efforts to attract persons identified as "less likely to apply" and "expected to reside".

- The names of owners, real estate brokers and other housing organizations contacted.
- Listings secured by the Authority of units offered by owners (maintained for a period of one year).

EQUAL OPPORTUNITY POLICY (Continued)

Materials used to brief Voucher Holders on locations and characteristics of 2.2 neighborhoods in which suitable units may be found; significant aspects of Federal, State and local fair housing laws, and uses of Form HUD -903 (903-A Spanish version).

Specific types of assistance given to Voucher Holders who cannot find an approvable unit and request such assistance; allege a discriminating practice; and desire to move into neighborhoods outside areas of minority and low-income concentration.

2.3 PRIVACY RIGHTS AND INVESTIGATIONS

All adult members of applicant and participant households are required to sign the HUD Form 9886: Authorization for Release of Information. Failure to sign the consent form will result in the denial of eligibility or termination of assisted housing benefits.

The release form permits the Authority to request verification of salary and wages from current or previous employers, request wages from unemployment compensation from the State agency responsible for keeping that information and request certain tax return information from the U.S. Social Security Administration and the U.S. Internal Revenue Service. The release also permits the Authority to request information from financial institutions to verify eligibility and level of benefits.

The release form describes the conditions under which HUD or the Authority will release family information. The Authority is specifically prohibited from providing "private owners" (i.e., landlords) with information gathered as a result of release authorization by the applicant. The Authority's policy regarding release of information is in accordance with State and local laws, which may further restrict the release of family information.

Information that would lead one to determine the nature and/or severity of a person's disability will be marked "confidential" and not released except on an "as needed" basis for cases where accommodations are under consideration. The Authority is committed to operate its tenant-based program to the highest standards of performance and integrity. In doing so the Authority will ensure that it can serve the greatest amount of families in accordance with rules promulgated by HUD. In doing so, the Authority will provide for the greatest participation of landlords and preserve the quality of assisted housing that is available to eligible families.

The Authority provides the highest level of performance through program management and administration. It provides program integrity through verification, monitoring and, if appropriate, investigation. The goal of the program integrity process is to ensure that the proper level of benefits is paid to participating families and landlords.

The Authority's primary tool for ensuring program integrity is through the proper discharge of its program administration duties and responsibilities. A key factor in ensuring program integrity is to adequately communicate the program requirement and rules to potential participants and landlords. Critical points of contact with candidates are during application, screening, and briefings. The Authority maintains program integrity among participants and landlords through its monitoring and investigation responsibilities.

2.3 PRIVACY RIGHTS AND INVESTIGATIONS

At such time that the Authority is made aware of program abuse it will investigate the circumstance an allegation. In situations where documents are required, the Authority will obtain the appropriate clearances from participant families to conduct the investigation. Once the information is obtained The Authority will follow the procedures defined in the Administrative Plan to close out the investigation.

2.4 JURISDICTION

The jurisdiction of the Authority is limited to the City of Hartford. The jurisdiction of the Authority for the purpose of determining maximum income eligibility under the SECTION 8 Program is the City of Hartford.

Families that are residents of Hartford at the time of application may rent a unit outside the jurisdiction of the Authority. Families that are not residents of the City of Hartford at the time of application must rent a unit within the jurisdiction of the Authority for a period of 12 months prior to moving under portability.

2.5 LOCAL GOALS (24 CFR 982.1)

HHA has the following goals for the program:

- To assist the local economy by increasing the occupancy rate and the amount of money flowing into the community.
- To encourage self-sufficiency of participant families and assist in the expansion of family opportunities which address educational, socio-economic, recreational and other human services needs.
- To create positive public awareness and expand the level of family, owner, and community support in accomplishing HHA's mission.
- To attain and maintain a high level of standards and professionalism in our day-to-day management of all program components.
- To administer an efficient, high-performing agency through continuous improvement of HHA's support systems and commitment to our employees and their development.

- To provide decent, safe, and sanitary housing for very low income families while maintaining their rent payments at an affordable level.
- To ensure that all units meet Housing Quality Standards and families pay fair and reasonable rents.
- To promote fair housing and the opportunity for extremely low-income and very low-income families of all ethnic backgrounds to experience freedom of housing choice.

2.5 LOCAL GOALS (24 CFR 982.1) (Continued)

- To promote a housing program which maintains quality service and integrity while providing an incentive to private property owners to rent to extremely & very low-income families.
- To promote a market-driven housing program that will help qualified low-income families be successful in obtaining affordable housing and increase the supply of housing choices for such families.

2.6 PROGRAM ADMINISTRATIVE RESPONSIBILITIES

The Hartford Housing Authority operates its tenant based assistance programs in compliance with its application, the consolidated ACC, HUD regulations and other requirements (e.g., PIH Notices), and the Administrative Plan. In fulfilling its program obligations, the Hartford Housing Authority acknowledges that it must establish certain program policies in its Administrative Plan and carry out specific administrative responsibilities. The Authority annually certifies adherence to policies contained in the Administrative Plan and to the responsibilities identified on the following page.

Administrative Responsibility*	Section Reference
Publish and disseminate information about the availability and nature of housing assistance under the program.	3 Intake & Admission 5 Preferences and Wait List
Explain the program to owners and families.	Applicant Briefing Landlord Briefing
Seek expanded opportunities for assisted families to locate housing outside areas of poverty or racial concentration.	Equal Opportunity Housing Policy Intake & Admission
Encourage owners to make units available for leasing in the program, including owners of suitable units located outside areas of poverty or racial concentration.	See Above 2.2, 3
Affirmatively further fair housing goals and comply with equal opportunity requirements. Encourage owners to modify units for families with members	2.2 Equal Opportunity Housing Policy

who require reasonable accommodations by considering an increased payment standard to the extent that is within the Authority's power to do so.		
Make efforts to help disabled persons find satisfactory housing	2.2	Equal Opportunity Housing Policy
Receive applications from families, determine eligibility, maintain the wait list, select applicants, issue a voucher to each selected family, provide housing information to families selected.	3 –	11 Sections
Determine who can live in the assisted unit at admission and during the family's participation in the program.		Eligibility for Admissions Redeterminations
Obtain and verify evidence of citizenship and eligible immigration status in accordance with 24 CFR Part 5.	4	Eligibility for Admissions
Review the family's request for inspection of the unit and lease.	11	Tenancy Approval & Program Admission
Inspect the unit before assisted occupancy and at least annually during the assisted tenancy.	13	HQS & Inspections
Determine the amount of the housing assistance payment for a family.	12	Tenant Payment Determination
Determine maximum rent to owner through rent reasonableness procedures.	14	Rent Reasonableness
Make timely housing assistance payments to owner in accordance with the HAP Contract.	14	
Examine family income, size and composition, at admission and during the family's participation in the program. The examination includes verification of income and other family information.	4 15	Eligibility for Admission Recertification for Continued Occupancy
Establish and adjust HA utility allowance.	14	Rent Reasonableness
Administer and enforce HAP Contracts with an owners, including taking appropriate action when owners violate contract terms.	14.6	Payments to Owners
Conduct informal reviews or HHA decisions in accordance with HUD requirements and HHA policy.	16	Contract Termination
Conduct informal hearings of HA in accordance with HUD requirements and HHA policy.	20 21	Informal Review or Hearing Process
Conduct informal hearings on certain HA decisions concerning participant families.		20 Above
Provide sound management of program funds, including engaging an independent accountant to conduct required audits.	19	Monitoring, Record keeping and Reporting

3.0 APPLICATION FOR ADMISSIONS & INTAKE

The admissions responsibilities of the Authority are to:

- receive applications from families
- establish eligibility
- determine which family members can live in the assisted units
- obtain and verify evidence of citizenship or eligible immigration status

In the execution of these responsibilities, the Authority is to ensure that all applicants are served in accordance with the Authority's stated fair housing and equal opportunity policies.

This section defines the tenant based assistance admissions process. It describes how families apply for tenant based assistance and presents the tenant based assistance application. This section also establishes the criteria for program eligibility and the process that the Authority will follow to determine eligibility. Finally, this section defines the application disposition in terms of the rights and responsibilities of the Authority and those of the applicant regarding application, acceptance or denial.

3.1 HOW FAMILIES APPLY

Families will complete a pre-application and be chosen for the SECTION 8 Wait List by lottery. Once selected, families will complete the standard application form, which will allow the authority to determine final eligibility.

Applicants must provide the following information on the pre-application:

- Designation of family head of household
- Names, social security numbers, sex and ages of all family members to be listed on the lease
- Proof of citizenship or eligible immigration status
- Current address and phone number
- Gross annual income, including source and amounts for all adult family members
- Information regarding disabilities and special accommodations
- Race and ethnicity
- Arrests or convictions for illegal drug use, drug trafficking or other violent crimes
- Any eviction from public housing programs during the last three years
- Home addresses for the last three years
- Current landlord's name and address

All applications must be signed and dated by head of household, co-head, or spouse. Preapplications need only be signed by the head of household. The applicant's signature certifies the truthfulness of the information. HHA may deny admission or terminate assistance for current participants upon discovering fraudulent information was given during the initial application and certification process.

HHA will outsource the application/intake function to a private contractor to accept and process preapplications in a manner consistent with the PHA Plan and its obligations to reach out to families least likely to apply as outlined below.

Criteria for Lottery: Any family may submit a pre-application for the Section 8 Lottery.

Application and Wait List Procedures

- HHA will give public notice as outlined and act to affirmatively further fair housing goals.
- Pre-applications will be accepted by mail and time date stamped Pre-applications that are illegible or incomplete will be returned immediately and will not be included in the pool unless resubmitted and received prior to the original deadline.
- All applicants will receive a receipt stating that the pre-application has been received. Receipts
 returned to the agency because they could not be delivered will result in the pre-application not
 being considered. A record of them will be kept.
- Pre-applications will be logged in.
- A Wait List will be established by placing all pre-applications into a pool and selecting them
 at random by lottery. The sequence in which they are selected will determine the Wait List
 Number. There will be a sufficient number of families on the list to satisfy the anticipated
 turnover rate of vouchers on the program for a period of 24 to 36 months. Selection will be
 conducted in sets of 100 or greater to meet program requirements for leasing.

3.1 HOW FAMILIES APPLY (CONTINUED)

- Applicant families will be called in for interviews during which they will complete an application, sign off on Release of Information and Criminal Records Check Release forms.
- Applicant families will be screened and determined to be eligible or ineligible.
- Applicant families will be notified in either case.
- Eligible families will be issued vouchers.

The contractor will return all original applications to the SECTION 8 division along with a listing of all who applied and of all applications that were returned because they were incomplete, illegible or have had their contact letters returned as non-deliverable.

The Board of Commissioners of HHA will approve the opening and closing of the SECTION 8 Wait List.

3.1 HOW FAMILIES APPLY (CONTINUED) PRE-APPLICATIONS

Pre-applications may appear in a variety of media to be reproduced and submitted. Also, may be downloaded from the HHA WEBSITE. Pre-applications

Income for One person in the household cannot exceed	Income for Two people in the household cannot exceed	Income for Three people in he household cannot exceed	Income for Four persons in the household cannot exceed	Income for Five people in the household cannot exceed
\$26,350	\$30,150	\$33,900	\$37,700	\$40,700

require basic information and will contain a table with income guidelines.

The pre-application must be completely filled out applications must be received and postmarked by SECTION 8 WAIT LIST LOTTERY, P.O. BOX	/ midnight a	ind sent to: HARTFO	election process. All Pre- DRD HOUSING AUTHORIT
We will notify you in writing for the following reasounder program regulations, and 3) whether or not	ons: 1) an incomplete you are selected thro	pre-application form	; 2) if you are not eligible ess.
Please Print Clearly. Fill In all Spaces and C	Check All the spaces	That Apply To Yo	ou:
Last Name	First Name		
Street Address			Apt. No
City S Code	tate	Zip	
Telephone No		Male □	Female
Date of BirthSocial Sec	urity No		
Annual Combined Family Income \$	Income S	Source(s)	
Race White Black	/Alaskan Native 🗆 A	Asian/Pacific Island	der □
Number of Household Members	Bedroom Size Ne	eeded	
Is anyone in your household considered hand	dicapped or disabled	d? YES NO	
Is the head of Household or spouse conside	red elderly? YES	ı NO□	
Signature_ may be reproduced or you may pick up a form at			

THIS IS AN EQUAL HOUSING OPPORTURNITY PROGRAM

household.

Section 8 Application Form Hartford Housing Authority 180 Overlook Terrace, Hartford, CT 06106

Vox (860) 723-8409 Fax (860) 723-8554

	\	√ox	(860)	723 (3-8409	Fax	(860) 723	-8554	
Name	to		,	Sec				U.S. Citizen	Income Source &
							Place of Birth	Y/N	amount
	Relation	O			Number	∞	Se of	RACE	(TANF,,SS, SSI,
	Rela	Head	Sex	Soc	N	Date	Plac		Wages) etc.
HD									
CO									
3									
4									
5									
6									
7									
8									
If there are more mer						•	•		
Current Address_ City							Apt		_
City					State		Zip		
Your phone #s						_			
Contact person's	#				<u></u>				
Present Employe	r								
Street					_City		ST	Zip	
Phone:				_Fax:					
Length of employ	ment	at	prese	ent jo	b?				
Do you own any p	orope	rty?		YES	NO.				

3.1 HOW FAMILIES APPLY (CONTINUED)

List family Assets (such as Savings, Stocks, Bonds, Certs of Deposit Checking,)
Check any of the following if applicable. A response of "YES" to any of the following
statements does not automatically determine family ineligible.
Do you live in Hartford? Have you been advised by the court or public agency that, if you find adequate housing, you may be reunited with your children? Have you graduated from a job readiness program within the past 18 months? Have you lived in public or assisted housing during the last 3 years? Have you or any member of your family that will be residing with you been evicted from public or assisted Housing? State reason, date, & name of Authority Have you or any member of your family been convicted of a drug or alcoh related crime? Yes No
Are you or any of your relatives employed by HHA? If yes please state the Name Prior Landlord Information: (3 references use reverse side of this form) Name:
Address:Phone:
Incomplete applications will be shredded after 30 calendar days. Eligibility is contingent upon results from criminal records check. Eligibility is contingent upon a credit check to help determine your ability to pay the rent and utilities. You will undergo a screening process, which may include an interview by panel. You may receive a home visit as part of the screening process. KNOWING THE PENALTY OF LAW FOR MAKING FALSE STATEMENTS UNDER THE U.S.
CRIMINAL CODE, I HEREBY CERTIFY THE ABOVE AS A TRUE AND FULL STAEMENT. I/WE ALSO BRANT THE HOUSING AUTHORITY OF THE CITY OF HARTFORD PERMISSION TO ATTAIN A COPY OF MY/OUR CREDIT HISTORY REPORT(S).
Signature(s):Date
Signature(s):Date

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3.2 OPENING AND CLOSING THE WAIT LIST

The Authority will maintain an adequate pool of applicants to ensure that families are available as program openings occur. The Authority will open or close the wait list in accordance with HUD regulations and the policies of the PHA Plan. The public notice will identify and briefly describe the program, limitations on who may apply for assistance, the location or other methods (e.g., phone, mail) for how the family may apply, the dates and times for application and an equal opportunity statement. Public notice will be provided through the following media:

Newspaper(s) of general circulation:

Hartford Courant Legal Ads 285 Broad Street Hartford, CT 06115 (860) 241-6200 (860) 241-3866 Fax

The Hartford News 191 Franklin Avenue Hartford, CT 06114-2517 (860) 296-6128 (860) 296-8769

Northend Agent P.O. Box 2308 Hartford, CT 06146 (860) 522-1888 (860) 423-7641 Fax

The Hartford Inquirer Box 1260 Hartford, CT 06143 (860) 522-1462 (860) 522-3014

3.2 OPENING AND CLOSING THE WAIT LIST (continued)

• Newspaper(s) of minority circulation:

Northeast Minority News PO Box 4159 Hartford, CT 06147-4159 (860) 249-6065 or (860) 249-5955

El Extra – News PO Box 34822 Hartford, CT 06134

Panorama 66 Julius Street 5th Floor Hartford, CT 06114 (860) 244-2432, Fax# 527-5179

El Tiempo/Record-Journal Patrick Bremer 11 Crown Street Meriden,CT 06450 (203) 317-2328

West Indian American News P.O. box 320536 Hartford, CT 06132 (860) 247-0123 Fax

La Voz Hispana De Connecticut 35 Elm Street New Haven, CT 06450 (203) 865-2272 Fax# 203 787-4023

EQUAL OPPORTUNITY PLAN ADHERENCE:

Fair Housing Office Local Department of Health and Human Services Local Shelters

3.2 OPENING AND CLOSING THE WAIT LIST (CONTINUED)

The Wait List will remain open for a period long enough to fill the Wait List with applicants that will meet the projected existing supply and new allocations over the next 24 months. The Authority reserves the right to open its List to specific preference holders or other categories of candidates to ensure that there is an adequate pool of qualified applicants. For instance, the Authority may elect to open its Wait List to working families or to elderly/disabled if conditions exist where such categories of candidates are needed to fulfill goals of broad ranges of incomes or suitable families to occupy units.

The Authority will close or suspend application intake when it determines that the existing pool of applicants equals 20% of existing and new allocation of vouchers, or will fill anticipated openings for a period of 24 months. The Authority may provide notice of the closing and opening of the Wait List.

4.0 ELIGIBILITY CRITERIA FOR ADMISSIONS

Section 4 presents the criteria for eligibility admission and denial in the assisted housing program that are subject to the rules issued by HUD in Subpart E - Admission to Tenant Based Program (982.201: Eligibility). Program eligibility is defined as meeting the criteria to participate in the SECTION 8 tenant-based program

Program eligibility determination results in eligibility for program selection. Program denial results from not meeting one or more criteria for program participation. Program denial results in withdrawal from the Wait list.

All applicants will be notified of their eligibility determination. The eligibility specialist will notify applicants in writing, noting the reason for the determination. If requested, the Supervisor may grant an informal review of the withdrawal determination for good cause as described in Chapter 18.

It is the policy of Hartford Housing Authority to ensure that participant eligibility is determined in accordance with HUD rules and that appropriate procedures ensure accurate and consistent application of such rules. This section presents the standards under which Hartford Housing Authority establishes family eligibility; determines which family members can live in the assisted dwelling units; and obtains and verifies evidence of citizenship or eligible immigration status. Finally, this section defines the application disposition in terms of the rights and responsibilities of Hartford Housing Authority and the applicant regarding acceptance or denial.

All applications drawn by lottery shall meet the criteria required for initial eligibility. Eligibility will be determined based on information collected on the standard tenant based application form, and third party verifications. The form contains the information that is required to determine program eligibility. All applicants will receive initial written i.e., unverified) notification of eligibility determination from the information supplied by the applicant. Final notification of eligibility determination will be provided to the applicant after verification is completed.

4.0 ELIGIBILITY CRITERIA FOR ADMISSIONS (Continued)

Since HUD requires that Hartford Housing Authority determination for program eligibility be based on information that is less than 60 days old, Hartford Housing Authority conducts an 'initial eligibility review' prior to 'final eligibility determination.' The initial review ensures completeness of the application form, validates the legal identity of the applicant, and determines any special conditions that may apply to the family. At this time, all other family members 18 years or older will sign releases, and other required forms. Another key aspect of the initial review of the application will be to explain to the applicant the type of documentation that will be needed for final eligibility determination and discuss any special conditions that may apply to the family. It is intended that this procedure will better prepare the applicant for verification and improve the verification efficiency of Hartford Housing Authority.

To be eligible for SECTION 8 assistance, applicants must meet the following initial admission criteria:

- Be either an extremely low-income family (i.e., below 30% of the jurisdiction's median income) or a low-income family (i.e., below 50% of the jurisdiction's median income) within parameters set out in section 4.3. Under QHWRA 75% of all new admissions must be extremely low-income families.
- Produce a valid Social Security Card if they possess one, or sign a declaration that the Social Security number they believe to be theirs is accurate. If unable to produce a card upon application, family member who has one must produce a card within 60 days from the date of the declaration. If the member is elderly (62 years of age or older) an additional 60 day extension may be given
- If an applicant or family member has never been issued a Social Security Number, the applicant or member of the household may sign a declaration stating such. If they acquire one during the time they are active on the Section 8 Program, they must produce the card at the next scheduled reexamination.
- Provide proof of citizenship or legal immigration status; staff may submit S.A.V.E. data and documentation to Immigration and Naturalization Service followed by an 18 month hiatus during which the family may be admitted to the program in conformance to HHA Section 8 procedures as stated in this plan.
- Not be an illegal drug user or an abuser of alcohol to the extent that their behavior interferes with the health, safety or peaceful enjoyment of other residents.

The Authority emphasizes the fact that the initial application review is made only to place an applicant on the Wait List. Final determination for eligibility is made after verification of the information provided on the applications, as updated to reflect the current status of the applicant. The final determination, that is required prior to program admission, must be conducted within a period of 60 days before admissions to the program.

4.1 DEFINITION OF A FAMILY

HUD broadly defines the term "family", and requires that the Housing Authority define it also. The following describes what constitutes a family for Hartford Housing Authority and encompasses a broad spectrum of groups or individuals.

4.1 DEFINITION OF A FAMILY (Continued)

While the Hartford Housing Authority follows HUD's definition of a family, it stipulates that for the purposes of its program a family must have a designated head of household. The HHA defines a head of household as an adult member of the family or other person who has the legal capacity to enter into the housing lease. The head of household is wholly or partially responsible for paying the rent.

A Family is:

- A **family with or without children**. Such a family is defined as a group of people related by blood, marriage, adoption or affinity that live together in a stable family relationship.
- Children temporarily absent from the home due to placement in foster care are considered family members.
- Unborn children and children in the process of being adopted are considered family members for the purpose of determining bedroom size but are not considered family members for determining income limit. Note: Prior to housing placement, of adoptee court documents must be provided.
- An emancipated minor as head of household.
- A college student:
 - who has provided written/signed certification that the student will not receive financial support from a parent/guardian which is considered income.
 - who has established a household separate from his/her parents or legal guardians for at least one year prior to applying the HCVP.
 - Who must not be claimed as apependent gy parent(s) or legal guardian(s) on their IRS taxreturn (must provide a copy of the stuednt's form 1040 Z, 1040 A or 1040 tax returns for prior year. If necessary, student must provide parents' or guardian's tax return

An elderly family, which is:

- A family whose head, spouse, or sole member is a person who is at least 62 years of age;
- 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 with one or more live-in aides.

Anear -elderly family, which is:

- A family whose head, spouse, or sole member is a person who is at least 50 years of age but below the age of 62;
- 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.

A **disabled family**, which is:

- A family whose head, spouse, or sole member is a person with disabilities;
- Two or more persons with disabilities living together; or
- One or more persons with disabilities living with one or more live-in aides.

A **displaced family** is a family in which each member, or whose sole member, has been displaced by governmental action, or 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.

4.1 **DEFINITION OF A FAMILY (Continued)**

A remaining member of a tenant family. Consists of A single person who is not an elderly or displaced person, a person with disabilities, or the remaining member of a tenant family. A family may not be admitted to the public housing program from another assisted housing program (e.g., tenant-based Section 8) or from a public housing program operated by another housing authority without meeting the income requirements of the Hartford Housing Authority.

4.2 FAMILY COMPOSITION DETERMINATION

The Authority's determination of "family", and more specifically family composition (i.e., size), is the primary factor in assigning suitable living accommodations for the applicant. The intake specialist should assure that all family member information contained on the application is complete and legible. HHA establishes the family size and composition in order to determine the appropriate subsidy standard for the household. When establishing the family composition, HHA will include:

- A child who is temporarily away from the home because of placement in foster-care so long as
 the absence is temporary in nature. <u>HHA</u> reserves the right to verify status of absentee
 child(ren) quarterly. A court order or third party verification from DSS, DCYS or other child
 protective agency will be required to substantiate that the case is still pending.
- A live-in aid if the applicant is elderly, near elderly (i.e., 50-61) or disabled.
- Related families living together if they applied as a family dwelling unit.
- Foster children and foster adults.
- Unborn children will be counted as members of the household.
- Children of the parent who provide over 180 days of lodging. If the court awards joint custody of a child, the applicant must be awarded over 180 days of custody in order to have that child be counted as a member of the household.

The applicant will not have to document family composition at the time of application. However, the applicant must be told that final determination of family composition will be subject to eligibility verification and special documentation is required for validating temporary absences for family members and for approving live-in aids.

In circumstances where a family on the Wait List splits into two otherwise eligible families and the new families both claim placement on the Wait List, Hartford Housing Authority will determine eligibility based on:

- Court ordered decree.
- Which family member applied as head of household.
- Which family unit retains the children or other family members.
- The role of domestic violence in the split.
- Recommendations of social service agencies involved with the family.

Required documentation for family composition determination is contained in Section 7: Verifications for Admissions.

4.3 INCOME DETERMINATION FOR ADMISSIONS AND CONTINUED OCCUPANCY

Effective October 1, 1999, Congress requires that PHA's ensure that at least 75% of an existing program's SECTION 8 vouchers are issued to eligible families with income that does not exceed 30% of the median average income of Hartford Housing Authority's jurisdiction.

To be income eligible for SECTION 8 assistance the applicant must be:

- An Extremely low-income family such that the family income does not exceed 30% the median income for the area, adjusted for smaller and larger families as determined by HUD.
- A very-low-income family such that the family income does not exceed 50 percent of the median income for the area, adjusted for smaller and larger families, as determined by HUD.
- A low-income family so that family income does not exceed 80 percent of the median income for the area, adjusted for smaller and larger families, as determined by HUD that are determined to be:
 - "continuously assisted" under the 1937 Housing Act.
 - Physically displaced by rental rehabilitation activity under 24 CFR part 511.
 - A non-purchasing family residing in a HOPE 1, HOPE 2 or 5(h) homeownership program.
 - Displaced as a result of prepayment of a mortgage or voluntary termination of a mortgage insurance contract.

The Authority defines continuously assisted as a family that (1) is already receiving housing assistance under a 1937 Housing Act program or (2) has received housing assistance under any State or Federal program within 30 calendar days prior to selection for admissions into the tenant based housing program.

The Authority determines income eligibility by comparing the family's annual income (gross income) with the HUD established extremely low, very-low or low-income limit for the area. The appropriate income limit for issuance voucher is the highest income limit, based on family size determination, for areas in the Authority's jurisdiction. The family may only use the voucher to lease a unit in an area where the family is income eligible at the admission to the program (i.e., must be within the income limit of the jurisdiction where they want to be housed).

Family income will not be verified at the time of initial application because income eligibility to the program must be determined based on family income within 60 days of program admission. However, for over income families, if the family's gross annual income is stable and there is no reason to expect that it will be reduced, (e.g., expected layoff, divorce, family split) the applicant should be advised that they will be denied program admission upon final determination.

4.4 SOCIAL SECURITY NUMBER (24 CFR 5.216, 5.218)

Families are required to provide verification of Social Security Numbers for all family members age 6 and older prior to admission, if they have been issued a number by the Social Security Administration. This requirement also applies to persons joining the family after admission to the program. For applicants who have never been issued social security numbers, each member or adult on behalf of minor dependents must sign a declaration that they have never had one. In these rare instances, HHA will utilize the PIC options to assign a temporary one for electronic reporting purposes.

Failure to furnish verification of social security numbers is grounds for denial or termination of assistance.

Persons who disclose their Social Security Number but cannot provide verification, must sign a certification and provide verifications within 60 days. Elderly persons must provide verification within 120 days. A drivers' license, identification card issued by a Federal, State or local agency, documents issued by an employer, or Federal, State or local agencies containing the legal name and social security number of the applicant is acceptable proof. A photocopy of the social security identification is to be attached to the application.

If a social security number for any member of the household is missing at the time of pre-application, or at application, the head of household will be responsible for applying for a replacement. HHA will accept a receipt from the Social Security Administration to determine eligibility, however a valid Social Security Card must be presented within one month of issuance of the voucher. HHA will obtain an alternate ID from the PIC Alternate ID generator for a minor who has not obtained a Social Security Number or for any other member who, for whatever temporary reason may be without one. When the missing number is obtained, the family will present it and the correct number for that member of the household will be submitted to PIC. This process will take place with all due speed, but is not intended to be longer than the next annual recertification date.

4.5 PROOF OF CITIZENSHIP OR ELIGIBLE NON-CITIZENS STATUS (Part 5 Subpart E)

Section 214 of the Housing and Community Development Act of 1980, prohibits SECTION 8 assistance for persons other than United States citizens or eligible aliens. On March 20, 1995, HUD issued its final rule implementing the Act as amended. An Interim Rule was issued November, 1996 and a final rule in May, 1999.

At least one family member must be certified as a citizen, national or eligible non-citizens before being admitted as an assisted family. It is incumbent on the family to provide proof of eligibility and on the Authority to validate citizenship or proof of legal immigration status. Standards for proof of citizenship and legal immigration status are provided in Section 214 of the Act. The primary method for determining legal immigration status is through contact with the US Department of Immigration and Naturalization Services.

For new families that include eligible and ineligible members, the family composition will be determined in accordance with the definition of a family and the assistance payments will be prorated to reflect assistance for citizens, nationals and eligible non-citizens. For continuing mixed families, a period of 18 months is the limit to be granted for assistance. If the family has not verified its eligibility as legal non-citizen after the 18-month period, they will be terminated from the Section

4.5 PROOF OF CITIZENSHIP OR ELIGIBLE NON-CITIZENS STATUS (Continued)

8 program. Certification of family member citizenship is required to be made by the head of household under penalty of perjury and denial of admittance for tenant based assistance. (See Section 15.5 for further information).

Reporting of unauthorized Resident Aliens

Section 404 of the Welfare Reform Act, Public Law 104-193, as amended, requires Public Housing Agencies to notify the Immigration and Naturalization Service (INS) on a quarterly basis of any alien the entity "knows" is not lawfully in the United States. Under this notice an entity is not required to submit quarterly reports to the Service unless it has knowledge of an individual who is not lawfully present in the United States.

Resident Aliens of the Freely Associated States

Public Notice 2001-27 issued August 3, 2001 and expiring August 31, 2002 provides guidance on Public Law 106-504, enacted November 13, 2000, regarding the eligibility of the citizens of the Republic of the Marshall Islands, Republic of Palau, and the Federated States of Micronesia (collectively referred to as the "Freely Associated States" or "FAS" for federally assisted housing.

Section 3(b) of Public Law 106-504, enacted November 13, 2000, amends Section 214 (a) of the Housing and Community Development Act of 1980 (USC 1436A (a)) to provide that an alien who is a lawful resident in the United States and its territories a lawful resident in the United States and its territories and its possessions under section 141 of the Compacts of Free Association between the government of the United States and the Governments of the Marshall Islands, the Federated States of Micronesia and Palau (collectively referred to as "the freely Associated States" (FAS) is eligible for financial assistance while the applicable section is in effect. For purposes of this provision, the term financial means financial assistance made available pursuant to the United States Housing Act of 1937, Section 235, or 236 of the National Housing Act, the Direct Loan Program under Section 502 of the Housing Act of Title III of the Cranston-Gonzales National Affordable Housing Act or Section 101 of the Housing and Urban Development Act of 1965. Therefore:

- PHAs must consider FAS citizens (e.g., those who reside in the U.S. and its territories pursuant to section 141 of the Compact) as eligible applicants for federal housing assistance.
- PHAs must notify in writing all affected families of the eligibility changes made by the November 13th law that FAS citizens whose residence in the United States is permitted under section 141 of the Compact are now eligible to receive housing assistance. Families in occupancy affected by the eligibility change include mixed families (as defined at 24 CFR 5.504) who are receiving prorated assistance because one or more members are FAS citizens. Such families should no longer be considered a mixed family for assistance purposes, but now must be treated as an eligible family, if the family's eligibility, pursuant to section 141 of the Compact, is verified.

4.5 PROOF OF CITIZENSHIP OR ELIGIBLE NON-CITIZENS STATUS (Continued)

Reporting Resident Aliens of the Freely Associated States

- PHAs must conduct a review of families who since November 13, 2000 were determined to be ineligible for housing assistance because of citizenship status, and families who have moved out after November 13, 2000, because of citizenship status.
- PHAs must conduct an interim re-examination as a result of the new provisions and make necessary rent adjustments, in accordance with 24 CFR 960.257 for families in public housing, 24 CFR 982.516 (participants in the tenant-based and project-based housing choice voucher program) and 24 CFR 882.515 (for participants in the Section 8 moderate rehabilitation program). So that affected families are not unnecessarily further burdened by pro-ration of rent

4.6 CONTINUOUS ASSISTANCE

"Continuous Assistance" is a status given to a candidate that is receiving housing assistance under any 1937 Act housing program when the family is admitted into the voucher program. For instance tenant-based assistance may be provided for continued assistance to residents of a SECTION 8 project after a HAP contract is terminated for owner breach. The Authority's definition of a continuously assisted family also recognizes that a variety of circumstances may result in brief interruptions of assistance that will not constitute a break of assistance for the purposes of assigning continuous assistance. Short interruptions of assistance that are not the under the control of participant or are for a period of less than 30 days in duration will not be recognized for purpose of assigning continuous assistance.

The Authority will consider the continuous assistance status of a resident under the following circumstances:

- Assisting an applicant whose income exceeds the very low-income limit but is under the low-income limit.
- Assisting an applicant as a result of a terminated lease provided the termination is for owner breach or mutual agreement of the owner and tenant.
- Assisting an applicant possessing notice to vacate, court judgment or other document allowing the owner to evict the tenant provided the applicant is otherwise eligible to participate in the program.

The Authority may only grant continuous assistance to a family to initiate a move only one time within any year. However, if a family did not have a domicile within the jurisdiction of the Authority at the time a certificate was issued that family has no rights to initiate a move under continued assistance during the first 12 months of tenancy (see portability for further information).

4.7 GROUNDS FOR DENIAL OF ELIGIBILITY

In addition to the statutory eligibility criteria that have been discussed above, HHA will deny admission to a family for the following reasons:

- Applicants who owe rent or other amounts to the Authority in connection with any SECTION 8 or another public housing program.
- Applicants guilty of program abuse or fraud in any Federal housing assistance program. (See docs, attached to this Plan).
- Applicants previously evicted for violating family Obligations under the SECTION 8
 Program. See Family Obligation Rule (i.e., CFR 982 Subpart L: Family Obligation; Denial and Tenant Termination).
- In accordance with One Strike You're Out provisions that became law in 1996, applicants with a history of illegal drug sale or use, destructive or dangerous behavior associated with alcohol abuse are ineligible. Additional language.
 Applicants or family members who have established patterns of behavior that negatively impact the peaceful enjoyment of the premises by family or others that is attributable to alcohol or drug abuse are ineligible.
- Applicants convicted of a crime within the last 36 months, or applicants who have been designated as "Career Criminals" by the judicial system.
- Applicants registered by the State of CT as Sex Offenders or any individual who is obligated to register as a sex offender will not be admitted to the Section 8 Program whether they are registered or not.
- Applicants who have a history of non-payment of rent, or who have a poor credit history that demonstrates that they are not financially responsible.

HHA Section 8 will conduct credit and criminal records checks for all applicants 18 years of age or older, and all such persons joining existing households. Families who have a history of non-payment of rent in private or public housing will not be admitted. Families denied for this reason who can claim extenuating circumstances, due to death, long-term illness, loss of employment or some similar unforeseen devastating problem, may have their evictions due to non-payment or poor credit, forgiven. These exceptions must be reasonably documented.

It is the policy of the Authority that persons evicted from any public or assisted housing program because of drug related criminal activity are ineligible for admission to SECTION 8 Programs for a three year period from the date of the criminal activity. The Authority may waive this criteria if:

- The person demonstrates successful completion of a rehabilitation program approved by the Authority, or
- The circumstances leading to the eviction no longer exist (e.g., the individual involved with drugs is no longer in the household because the person is incarcerated).

4.7 GROUNDS FOR DENIAL OF ELIGIBILITY (Continued)

The terminology in 24 CFR Section 982.553 on crime by family members is as follows:

- (a) At any time, the Housing Authority may deny assistance to an applicant or terminate assistance to a participant family if any member of the family commits:
 - 1) Drug related criminal activity; or
 - 2) Violent criminal activity
- (b) If the Housing Authority seeks to deny or terminate assistance because of illegal use, or possession for personal use of a controlled substance, such use or possession must have occurred within one year before the date that the Housing Authority provides notice to the family of its determination to deny or terminate assistance. HHA may not deny or terminated assistance for such use or possession by a family member if the family member can document t that he or she:
 - 1) Has an addiction to a controlled substance, has a record of such an impairment, or is regarded as having such an impairment/ and
 - 2) Is recovering, or has recovered from such addiction and does not currently use or possess controlled substances. The Authority may require a family member who has engaged in the illegal use of drugs to submit evidence of participation in, or successful completion of, a treatment program as a condition to being allowed to reside in the unit.
- (c) Evidence of criminal activity: In determining whether to deny or terminate assistance based on drug-related criminal activity or violent criminal activity, the Authority may deny or terminate assistance if the preponderance of evidence indicates that a family member has engaged in such activity, regardless of whether the family member has been arrested or convicted.

The Authority will implement this policy by requiring that each applicant acknowledge on the application form the eviction of any family member listed in the application due to drug related or violent criminal activity from any public or assisted housing program within the past three years from the date of the application. Furthermore, the Authority will maintain a database containing the name, social security number and reference to file containing a record of the eviction outlining the circumstances of all evicted families to be compared with new families as they apply. All applicants, and listed family members, will be compared against the eviction database. The Authority will notify the applicant family of an admissions denial for eviction due to drug related criminal activity in a standard denial letter.

The applicant may challenge denial. If the Authority denies issuance of a voucher based on a criminal record, the authority will provide means by which the applicant may receive a copy of the information/criminal record upon which the denial was based. The applicant will have the opportunity to dispute the accuracy and relevance of the record in an informal review. If successful and denial is overturned, the family will be granted admittance into the program. However, the applicant will be ineligible if it is discovered that information was misrepresented or falsified during the application process.

The Authority's decision to determine eligibility is limited to the above stated criteria and is not based on an applicant's suitability for tenancy. It is the owner who determines whether a family is suitable for tenancy.

4.8 INELIGIBILITY ADMISSIONS

Families or individuals convicted of manufacturing or producing methamphetamine are permanently ineligible for assistance in the SECTION 8 Program.

4.9 ELIGIBILITY NOTIFICATION

The Authority and or its agent will notify the applicant in writing upon completion of initial eligibility determination based on a review of the information contained on the application. Accepted applications will be placed on the Wait list and ranked in accordance with Authority's preference policy. The notice will indicate their place on the Wait list for the program. The notice will also contain applicant instructions for keeping the Authority aware of any changes in their application. The initial notice will explain that the Authority will contact the family for eligibility determination and verification within a period of 60 days before the Authority expects to issue voucher to the applicant.

If an applicant is denied admission, the Authority will notify the applicant in writing within 10 calendar days of determination. The notice will state the reason(s) for program denial. All program denial letters will include information on applicant's rights to an informal review, state how to arrange such a review,

5.0 PREFERENCES AND WAIT LIST

In the voucher program, the law establishes the boundaries for statutory eligibility. However, the law does not assure assistance for every eligible family. Unlike entitlement programs, in which assistance is provided to any eligible person, the availability of SECTION 8 voucher assistance is constrained by the amount of funding appropriated by Congress and by the funding available to the Authority at which the family applies. Many may apply, but the Authority can only assist the number of families that can be supported with available funding.

It is with this basic concept in mind that program eligibility boundaries are set by HUD to create a pool of eligible applicants that are, with little exception, limited to extremely low-income families. Within that general pool of applicants, eligibility is further refined by criteria established by HUD and as a result of local policy. Once applicants are accepted they are placed on a list to await verification and program participation in the form of housing assistance based in an order of preference or selection.

It is a primary responsibility of the SECTION 8 Program to ensure that applicants are listed on the Wait List in order based on the numbered sequence assigned during the lottery process. By maintaining an accurately sequenced Wait List the SECTION 8 Program ensures that program admissions are assigned in a legal, consistent and non-discriminatory manner.

5.1 TYPES OF PREFERENCES

The Hartford Housing Authority family selection will adhere to the following income targeting statutory preferences:

Hartford Housing Authority will ensure that not less than 75% of its new admissions to the program will have incomes at or below 30% of the median average income. The income limits based on 30% of the median are listed in HUD's annual income limits publication http://www.huduser.org/data/factors.html.

5.1 TYPES OF PREFERENCES (Continued)

The 75% /30% preference is effective April 1, 1999. Compliance with the initial year will be prorated to reflect the shortened period. Beginning January 1, 2000 and while in effect, the 5.1 statutory preference compliance will be measured on a January to December basis.

Adherence to the 75%/30% rule will be measured in April and September each year. If the requirements of the rule are not met, families on the Wait List that meet the income criteria will be selected until the 75%/30% condition is met. If the Wait list does not contain ample applicants that meet the income criteria, the Wait list will be opened and families will be selected by lottery. Once the Wait List is exhausted, Hartford Housing Authority will advertise for additional applicants that meet the 30% median income criteria. Applications will be accepted until the income targeting levels are achieved.

Local preferences are set by Hartford Housing Authority based on need that is determined, in part, through consultation with affordable housing advocates that serve the Hartford Housing Authority jurisdiction. Community input into determining local preferences is conducted through the annual Agency Plan process. The results of the hearing and the recommendations for applying local preferences are submitted annually to the Board of Commissioners for comment and approval.

Applicants will complete the formal application for housing as they reach the top of the Wait List at which time statutory preference will be verified and eligibility determined. Applicants will be notified in writing upon selection for the Wait List for an appointment to complete the application and submit supporting documentation. Applicants that cannot document their preference will be removed from the Wait List and placed back into the applicant pool according to their non-preference status.

5.2 PREFERENCE ASSIGNMENT

Wait List applicants will become available for selection and issuance of a voucher once eligibility determination is completed. Thus, a voucher will be issued to the highest ranked determined eligible applicant (i.e., a higher ranked applicant may be skipped if the eligibility determination has not been completed when a voucher is available). Applicants will be interviewed in the order in which they respond.

The order of admission from the Wait List will not be based on family size, or on the unit size (Subsidy Standard) for which the family qualifies under the Hartford Housing Authority's occupancy policy. If Hartford Housing Authority does not have sufficient funds to subsidize the family at the top of the Wait list at the level of Subsidy Standard needed, it may not skip the top family to admit an applicant with a smaller family size. Instead, the family at the top of the Wait List will be admitted when sufficient funds are available. However, in order to comply with the 75% extremely low-income mandate, skipping of higher income families on the Wait List to access lower income families on the Wait List will occur. Applicants who fail to respond to contact letters within 30 days will be removed from the Wait List.

6.0 ADMINISTERING THE WAIT LIST AND APPLICANT SELECTION

It is Hartford Housing Authority's policy and a HUD requirement that families are placed on and selected from the Wait list in the proper order. Following a consistent practice will ensure that an offer of assistance is not delayed to any family or made to any family prematurely. By maintaining a viable Wait List, Hartford Housing Authority will be able to perform the actives which will ensure that an adequate pool of qualified applicants be available so that program funds are used in a timely manner. Effectively January 1, 1999, documenting proper placement and selection from the Wait List is a (SEMAP) SECTION 8 Management Assessment Program requirement.

For the purpose of this discussion, it is important to keep in mind three underlying concepts for managing the Wait List. First, the Wait List uses a preference system for ranking applicants selected from the applicant pool that was determined through a lottery process. Second, a local preference was approved by the Board of Commissioners to give priority to special needs found in the Hartford community. A preference is not a right and may be changed upon Board action. Any such change in preference criteria will result in immediate change in the Wait List order. Third, only certified eligible applicants are selected from the Wait List based on applicant ranking. It is possible a lower ranked applicant may be issued a certificate/voucher if the higher ranked applicants are not yet certified eligible (i.e., awaiting third party verification, re-scheduled after missing an interview appointment, etc.) The Authority must maintain a Wait List that contains the following information for each applicant:

- Assigned date and time of application (i.e., either lottery stamp or as revised).
- Staff will use the pre-application to establish head of household, names, ages and gender and relationships to the head of household of all other family members.
- Appropriate unit size based on HHA subsidy standards.
- Local preference
- Racial designation of the head of household.

6.1 WAIT LIST MAINTENANCE

The Wait List only contains the applicants being processed for eligibility. Applicants initially placed on the Wait List <u>will be removed</u> from the list for the following reasons:

- The applicant does not respond to the requested information or cannot provide the information necessary for the Authority to verify the applicant's status for program selection within a 30 day period provided that the applicant's failure to respond is not
- caused by the applicants disability.
- The applicant is no longer eligible for the tenant-based program as a result of program selection verification that is conducted within 60 days of anticipated voucher issuance.

6.1 WAIT LIST MAINTENANCE (Continued)

- The Authority determines that fraud has been committed in completing the application.
- The applicant has refused offers of the tenant based assistance under the voucher program.

The Authority may not take any of the following actions because an applicant has applied for, received, or refused other housing assistance:

- Refuse to list the applicant on the Authority's Wait List any other type of housing assistance.
- Deny admission preference for which the applicant is otherwise qualified.
- Remove the applicant from another Wait List.

6.2 SELECTION FROM THE WAIT LIST

Applicants may be pulled from the Wait List ant pool in groups of **100 or more**. As applicants on the Wait List move within 60 days of anticipated placement, the application will be reviewed, verified and processed in accordance with Hartford Housing Authority's procedures for eligibility and selection.

Hartford Housing Authority does not conduct a special procedure to purge its applicant pool or Wait List. Rather, it removes applicants as they are reached on the list. When families refuse an offer, cannot be located by mail, etc. the application will be withdrawn. It is in this manner that the Wait List will be purged.

All applicants on the Wait List will be contacted and processed in a timely manner. When initially selected, and additional information is required for verification purposes, a request will be mailed to the applicant. If an applicant fails to respond or if the mailing is returned without a forwarding address, the applicant will be withdrawn from the Wait List. A record of the mailing or returned mailing will be maintained in the applicant's file. The withdrawn applicant file will be filed for a period of *three* years from the withdrawal determination.

Applicants who respond and pass verification will be issued a voucher (at the appropriate time) and those that do not will be removed from the Wait List. Notification will be sent to applicants that pass or fail the verification process. Applicants that dispute the verification results will be advised to follow the informal review process (see Section 20).

6.3 SPECIAL ADMISSIONS

Admission of a family that is not on HHA's Wait List or without considering the applicants' Wait List position, is called a special admission. Special admissions occur when HUD gives HHA program funding for families living in specified units as opposed to a special category of persons on the waiting list. Examples are funding for families displaced because of demolition or disposition of public housing property, or displacement from a project due to termination of assistance or other event.

6.2 SPECIAL ADMISSIONS (Continued)

If HUD awards funding that is targeted for families living in specific units, HHA is to use the funding for that purpose. HHA will use the targeted funding in accordance with the conditions imposed when the funds are awarded to and accepted by HHA.

In most instances, special admissions funding is only restricted on initial use for a particular family. If HUD does not require continued use of the funding for a special purpose, the funding is released from special requirements upon turnover. At such time, funding becomes available for general use in HHA's tenant-based program. Re-issuance of these vouchers will be made in accordance with Wait List procedures, the units and the families associated with the units, and information on requirements regarding continued use. HHA must also maintain an accounting of each voucher issuance, turnover and placement in the general and voucher pool.

Specified Category Admissions apply if HUD awards vouchers for a specified category of families on the Wait List, the Authority must select applicant families in the specified category. As the specific category of funding becomes available the Authority will select the otherwise highest ranked applicant that meets the criteria of specific funding. Funding for specified category of Wait List families should not be confused with "special admissions" which is discussed in the next section.

7.0 VERIFICATION FOR ADMISSIONS

All families who are admitted to the Authority's SECTION 8 Program must be certified to be eligible in accordance HUD and HHA requirements. To be placed on the Wait List an applicant must complete the required application form and provide proper identification for the head of household, including social security number, and proof of citizenship or eligible non-citizen status.

Before admittance into the program, the current status of the applicant must be updated and the application data verified. No applicant shall be admitted to the SECTION 8 Program without a thorough investigation of income, family composition and all other factors pertaining to eligibility, rent, unit size and type, preference, etc. Complete and accurate verification documentation will be maintained for each applicant and resident. Misrepresentation of income, family composition or any other information affecting eligibility, rent, unit size,

etc. will result in the family being declared ineligible. In the event the misrepresentation is discovered after admission, the family will be terminated from the program.

HHA staff must verify applicant information within 60 days of issuing the voucher. The verification process is initiated with notice to the applicant to update the application to reflect changes and to provide specific documentation necessary for verification. The applicant can bring or mail the updated application and requested documentation. Applicants must return the updated application within 2 calendar weeks of issuance. However, the applicant will have one month to provide needed documentation. If notice was sent on March 10 the documentation is required by April 10. The Family will not be activated unless all verifications are received, with the exception of INS responses.

In all, five categories of information must be verified to determine program eligibility. The Authority will verify the application in following sequence:

Family size and composition.

7.0 VERIFICATION FOR ADMISSIONS (CONTINUED)

- Income as qualified for extremely low, & very low-income admittance.
- Preference status.
- Criminal histories including use or sale of illegal or controlled substances.
- Patterns of negative or dangerous behaviors by members due to abuse of alcohol or
- drugs that may interfere with the health, safety or rights of others.
- Family members, or a family member has been evicted from a public or assisted housing program authorized under the 1937 Act within the last three years.
- The head of household and other parties to the lease do not possess a history of poor financial dealings and are likely to meet their obligations for rent.
- No family member appears as part of the State of Connecticut's lifetime sex offender registration program, including Live-in Aides. No individual registered with this program will be admitted to the Section 8 Program, nor will any person who is obligated to register as a sex offender be allowed admittance, whether they are registered or not.
- The head of household or other adult member of the family have outstanding indebtedness to the federal government under any of its programs, i.e., Department of Education, Veterans Administration, Mortgage Guarantee programs, etc.

The table on the following pages identifies each category of information required to determine eligibility, and the corresponding verification documentation. The last column in the table identifies with a check mark the information that must be verified at the time of application.

7.1 VERIFICATION FOR ELIGIBILITY DETERMINATION

Information Regarding Eligibility and Verification

Information Category/Type	Verification Requirement	Verification Documentation	*
Family Size and Composition			
Legal Identity	Proof of all family members	Adults: Current Drivers License, Birth or Baptismal certificate, U.S. Passport Child: Birth or Baptismal Certificate Adoption papers, DSS ID, etc.	
Citizenship/Eligible	Proof of all family	Citizenship Certificate, U.S.	

Information Regarding Eligibility and Verification

Information Category/Type	Verification Requirement	Verification Documentation	*
Immigrations Status	members. Ineligible members must be identified and subsidy must be prorated for Ineligible members.	Passport or declaration of citizenship. Eligible Non-citizens: Immigration or Naturalization Service (INS SAVE phone system validation), or official INS documentation (e.g., Resident Alien Card or Registration card, temporary resident card,).	
Social Security Numbers	Numbers for all adults and children.	Social Security Card issued by the Social Security Administration, Drivers license, Federal, State of local agency issued ID Card with verified signature, form of check stub issued by the IRS.	
Disability	Proof of all disabled members	Receipt from SSI or SSA payment or signed letter attesting to disability on official letterhead from doctor or licensed social worker.	
Elderly	Proof of all elderly members	Current Drivers License, Birth or Baptismal certificate, U.S. Passport	
Marital Status	Proof from Head of Household	Executed Marriage Certificate, Divorce decree, Court ordered separation or other decree.	
Permanent Absence of Adult Member	Proof of permanent absence	Divorce or separation action, protection/restraining order, proof of another address, order of incarceration, self-certification.	
Live-in Aid	Proof of need, residence and non support obligation	Written verification from qualified source and declaration from aid for residency, care delivery, nonspouse and non-support obligation.	_
			*

Information Regarding Eligibility and Verification

Information Category/Type	Verification Requirement	Verification Documentation	*
Income and Deductions			
Employment Incom	All members of family over 17 years	Employer verification, or check stubs/ W-2 less than 60 days old. Verification of adult members that they are not employed. EIV	
SS, SSI, Disability income, pension, Unemployment Compensation, Welfare	All adult or other family member receiving benefits	Benefits verification form agency(s) providing the benefit. Computerized print out of benefits. EIV	
Income from business	All members of family over 17 years	IRS form 1040, company books, financial statement for the period ending less than 60 days old. EIV	
Income from Asset	s Determination of projected income form Assets	IRS form 1040	
Child care expense	Average monthly payment	Signed statement from provider describing the monthly amount, hours worked, child(ren) served, location and phone number and canceled check or receipt for services rendered	
Medical Expenses	For all assisted persons whose medical expenses are not being reimbursed.	Documentation of reoccurring premiums, ongoing expenses, etc. to be paid in the next 12 months.	
Disability Assistance Expenses	For all disabled persons whose expenses are not being reimbursed.	Record ongoing expenses, as above.	
Preference			
			

Information Regarding Eligibility and Verification

Information Category/Type		Verification Requirement	Verification Documentation	*
Multi-member, or elderly, disabled, single family		etermination of family tatus	Based on above data.	

7.2 METHOD OF VERIFICATION AND TIME STANDARD

Hartford Housing Authority will verify information in the manner presented below:

- Electronic third party verification through online services i.e. EIV, department of labor, social security or other secure website.
- Written third party correspondence through the mail or fax.
- Verbal third party verification by Staff documenting the date, time, and name of the third party providing the acknowledgement.
- Review of documentation presented by the applicant in the event that the third party and oral verifications were attempted and unavailable.
- Verbal verification will be used only after written verifications efforts have not been successful
 (i.e. after a written response has not been received during a two-week duration.) When using
 the oral verification procedure
 specialists will first determine the status of the written request, ask the representative to fax
 written verification, and request oral verification by requesting the amount of income rather than
 providing the stated amount for confirmation.

Verbal verification is another acceptable method of verification. Application Specialists must provide documentation that details the specific information as to how it was obtained, i.e., date obtained, name of source, employed by, phone number, etc.

A projection based upon a published increase factor, i.e. those annually published by the Social Security Administration that is applied as a percentage to a standard, is acceptable. Although the least desired method, Hartford Housing Authority will accept a certification or self-declaration from the applicant or family members.

8.0 SUBSIDY STANDARD

HHA must determine the appropriate subsidy standard based upon the family size and composition. The size of a family refers to the number of family members. The composition of the family deals with the characteristics and relationship between them of the family members. The combination of the size and characteristics determines the appropriate number of bedrooms or family unit size. The family unit size is reflected on the voucher issued to the family when the family is selected for participation in the program.

The subsidy standard is a dollar amount that is assigned to all similarly sized units. Units containing a different number of bedrooms are assigned different subsidy standards. Subsidy standards must be assigned consistently for all families of like size and composition.

The Authority establishes the appropriate number of bedrooms (i.e., family unit size) for each family individually, based on the family size and composition. The family unit size must provide for the smallest number of bedrooms needed to house a family without overcrowding. Housing quality standards suggest that overcrowding exist when there is not at least one bedroom or living/sleeping room for each two persons.

8.1 DETERMINING SUBSIDY STANDARD

This section explains the subsidy standard assignment process. It discusses the factors used to determine the voucher value for an individual family, how the subsidy standard is determined and what to do when it changes. It also outlines the steps to be taken if a family selects a unit size different from the voucher unit size.

The following general principles will be used to determine the proper unit size based on the number of family members:

- Family members are assigned to bedrooms on the basis of two of the same sex per bedroom.
- Adults who have a spousal relationship shall occupy the same bedroom.
- Only one person may be assigned to each living room/bedroom combination.

The following principals are used to determine the family unit size based on the characteristics of the family members:

- The head-of-household and a Live-in Aide are assigned a separate bedroom.
- A family member with a documented medical need may be assigned a separate bedroom.
- A child under two (2) years of age may to share a bedroom with a single parent.
- Two children of different sex under the age of 6 years may share a bedroom.
- A child who is temporarily away from home because of placement in a foster home is considered a member of the family.

The assignment of family unit sizes on the voucher will meet the following parameters:

Range of Family Members	Certificate/Voucher Size
1	Zero Bedroom
1-2	One Bedroom
2-4	Two Bedroom
3-6	Three Bedroom
4-8	Four Bedroom
6-10	Five Bedroom
8-12	Six Bedroom

8.2 FAMILY UNIT SIZE SELECTED

The Authority assigns a subsidy standard to a voucher based on family's needs and eligibility. However, the assignment of a family unit size by the Authority does not restrict the family from renting a unit with a greater or smaller amount of bedrooms. Simply stated, HHA will allow the family to lease any unit they can within the parameters of what we can pay consistent with all the factors by which we arrive at that number. Section 8 will not exceed a reasonable rent, nor will it accept a lease for a unit that overcrowds the family. Except under extraordinary circumstances, HHA will not approve any lease that would require more than two persons per bedroom. As long as it meets all the other criteria, the family and the landlord can negotiate. The utility allowance will match the subsidy standard outlined on the voucher. Regardless of the family unit size selected the Authority must ensure:

- The unit size selected meets HQS living standards such that no more than two persons occupy a bedroom (see chart above).
- The Authority must use the subsidy standard established for the lesser of the voucher size or the unit size selected by the family.
- The Authority must use the payment standard for the lesser of the voucher size or the unit size selected by the family.
- Gross rent will be calculated based on the utility allowance for the subsidy standard reflected on the voucher.

8.3 CHANGES IN SUBSIDY STANDARD ASSIGNMENT

Subsidy standard assignment may be changed as a result of changes in family size or composition. Exceptions may be granted for circumstances that are not covered under the Authority's published subsidy standard. Changes based on exceptions to the standard must be documented and approved by the SECTION 8 supervisor.

8.3 CHANGES IN SUBSIDY STANDARD ASSIGNMENT (Continued)

Requests for Exceptions

Requests for exceptions by the applicant must be made before the family accepts the voucher. Determination for an exception will be made immediately and prior to issuance of the voucher. Other requests for a change must be handled in accordance with changes in the family size and composition.

The Authority will consider exception to the initially determined family unit size for family size or composition circumstances that were not considered during the initial determination, or if the Authority's standard does not address a particular family composition circumstance. Exceptions may be granted only for documented, agreed upon family size or composition circumstances.

Changes in Family Size and Composition

Changes to the voucher size due to over or under housing will be made by the Authority upon request of the participant or as a result of recertification. The determination will be made in accordance with the Authority's housing subsidy standard.

The Authority will adjust the subsidy standard for over housed families upon notification or determination if the family elects to move the Authority will assist the family in a selection of a suitable unit.

The Authority will adjust subsidy standard for under housing conditions resulting from changes in family size caused by birth, adoption or court ordered custody. HHA must approve all other changes in family composition before additional people join a family. The family is in violation of the lease for adding a member to the household without Authority's approval. The Authority will adjust the subsidy standard for families that are underhoused as a result of documented family composition changes in accordance with subsidy standards.

Transfer Wait List

Changes in subsidy standards that cannot be accommodated upon notification (i.e., funds are not available) will result in the family being placed on a Transfer Wait List. New vouchers will be issued to program participants before applicants on the tenant-based Wait List. Voucher holders are required to accept assistance of the same kind and may accept another tenant based assistance type if offered. Families will be selected from the transfer list in the following order:

- Underhoused families who reside in units that are not in compliance with housing quality standards.
- Underhoused families who are in compliance with housing quality standards.
- Date and time of placement on the transfer list for same underhoused status.

9.0 APPLICANT BRIEFING

When a participant has been selected to receive a voucher, the leasing specialist ensures that the applicant is well informed concerning their rights, duties and opportunities under the SECTION 8 Program. Therefore, upon selection, the household will receive a detailed briefing and information packet that will prepare them for admission into the SECTION 8 Program. This chapter describes the information provided by the Authority and the voucher issuance policies and procedures.

The Authority's policy is to provide a briefing to each new household selected to partake in the tenant-based assistance program. The briefing will be used as an orientation meeting to explain key responsibilities, as a forum to deliver documents, and as an opportunity to ask or answer questions. The Authority will use the briefing to explain the documents included in the voucher information packet, and to discuss relevant issues including, but not limited to, those described below:

- A general description of the SECTION 8 Program.
- Family and owner responsibilities.
- Where a household may lease a unit, including renting a unit outside HHA's jurisdiction.
- Explanation of portability.
- Advantages of moving to a census tract with low poverty/low density.
- Special considerations concerning families that may have special needs.
- Utility Allowances and Subsidy Standards.
- Choosing a unit carefully and only after due consideration.

Briefings may be conducted in-groups or in individual household meetings, as scheduled by the Authority. Voucher briefings may be held separately. The Authority will notify the new program participants of the date, time, and location of the briefing. If the applicant cannot be present, the Authority may choose to schedule an individual household meeting, or require the program participant to wait until the next scheduled group briefing.

If the briefing is held in a group setting, an attendance log is to be signed by each SECTION 8 applicant verifying participation in the briefing. Unexcused absence may constitute terms for program termination. The Authority will not issue the voucher unless the adult members of the household attend the scheduled briefing. Candidates terminated from the program due to non-attendance will be notified in writing. A copy of the notice will be place in the candidate file and the family will be removed form the Wait List.

The Authority will hold briefings in both English and Spanish although not necessarily simultaneously, and will not hold briefings in any other languages. Applicants with other language needs must make arrangements with local social service agencies to secure interpreters for the briefing. The Authority may provide assistance in identifying resources for this kind of assistance.

9.1 OBLIGATIONS OF HOUSEHOLDS AND OWNERS

Prior to being accepted into the Section 8 program, families and landlords must provide all required information to the appropriate parties. In order to continue participating in the Section 8 program, both families and landlords must conduct themselves in accordance with HUD regulations, HHA policy and the terms and conditions of the lease and any addenda. The following subsections outline the conditions that must have been met, and the statutory requirements that must be followed for continuous assistance.

Obligations of the Household

Households must comply with the following:

- Supply any information that the Authority determines to be necessary including evidence of citizenship or eligible immigration status, and information for use in a regularly scheduled reexamination or interim reexamination of household income and composition.
- Provide social security numbers for every member of the household and sign and submit consent forms for obtaining information.
- Supply any information requested by the Authority to verify that the household is living in the unit or information related to household absence from the unit.
- Promptly notify the Authority in writing when household members are away from the unit for an extended period of time in accordance with Authority's policies.
- Notify the Authority and the owner in writing before moving out of the unit or terminating the lease.
- Use the assisted unit for the exclusive residence of and by household. <u>The unit must</u>
 be the household's only residence.
- Promptly notify the Authority in writing of the birth, adoption, or court-awarded custody of a child.
- Request the Authority's written approval prior to adding new family members.
- Promptly notify the Authority in writing if any household member vacates the unit.
- Provide the Authority with a copy of any eviction notice.
- Pay utility bills on time as required by the lease.

In addition to the above-mentioned responsibilities, the household may not:

- Own or have any interest in the unit other than in a cooperative, or the owner of a manufactured home leasing a manufactured home space.
- Lease a unit from a family member except under a documented and approved

9.1 OBLIGATIONS OF THE HOUSEHOLDS & OWNERS (CONTINUED)

reasonable accommodation.

- Lease a unit from an employee of Hartford Housing Authority, a Commissioner or any other Hartford Housing Authority Official unless granted written permission to do so by the Executive Director prior to leasing.
- Commit any serious or repeated violation of the lease.
- Commit fraud, bribery or any other corrupt or criminal act in connection with the program.
- Participate in illegal drug or violent criminal activity.
- Sublease the unit or assign the lease or transfer the unit.
- Receive SECTION 8 tenant-based program housing assistance while receiving another housing subsidy, for the same unit or a different unit under any other Federal, State or local housing assistance program.
- Demonstrate negative behaviors that are harmful, unsafe or continuously disturbing to the peaceful enjoyment of the premises of others, especially those behaviors associated with the abuse or sale of alcohol or drugs.
- Damage the unit or premises other than damage from ordinary wear and tear or permit any guest to damage the unit or premises.
- Cause damage to the unit resulting in interruption of housing assistance payments to the owner, due to failed inspections.

Obligations of the Owner

The owner is responsible for performing the obligations dictated by the HAP contract and the lease and addenda, including, but not limited to the following:

- Perform all management and rental functions for the assisted unit, including selecting a voucher-holder to lease the unit, and screening the household using sound property management practices.
- Maintain the unit in accordance with HQS.
 Reduce LBP hazards, disclose existence and extent of same, and abate according to Federal guidelines and procedures, and to notify families of the dangers in accordance with Federal, State and local laws.
- Comply with fair housing requirements.
- Prepare and furnish to the Authority information required under the subsidy contract.
- Collect the security deposit, tenant contribution and any charges for unit damage by the household.

9.1 OBLIGATIONS OF THE HOUSEHOLDS & OWNERS (CONTINUED)

- Enforce tenant obligations under the lease.
- Pay utilities and services, unless paid by the household under the lease.
- Complete reasonable modifications in units occupied by or to be occupied by disabled persons if they have agreed to do so. See 24 CFR §100.203.
- Refrain from leasing a dwelling unit to a family member except in such cases that there is a bona fide need for a reasonable accommodation for a family member who is a person with a disability.
- Disclose all conflicts of interest (i.e., relation by (blood or marriage to any HHA employee) prior to execution of the subsidy contract, or as soon as it becomes known.
- Obey Federal and State Laws that prohibit owners from discriminating in renting to families based upon source of income. Owners may not refuse to rent to families who have Section 8 Vouchers based solely on this factor.

9.2 INFORMATION PACKET

In addition to the briefing, the Authority will provide the prospective participant with a briefing packet addressing four categories of information: leasing a unit, amount of assistance, lease enforcement, and statutory provisions. The table on the following pages details the information to be presented to each household at the (pre)issuance briefing, along with the documents that comprise the information packet. SECTION 8 or its agent should use the table as a checklist to ensure that each household receives the complete packet of required information.

Other information not specifically referred to be provided in the briefing packet could include the following:

Information on security deposits and legal referral services.

Briefing Packet List of Required Information

Category/Subject	Forms or Documents
Leasing a unit	
 Voucher Terms: The term of the voucher and the policies regarding extensions or suspensions of the term. If the HA allows extensions, the package must explain how the household can request an extension. 	SECTION 8 Fact Sheet that provides basic information regarding the operation of the program including general household responsibilities and tools offered by the Authority to assist in finding housing. Housing Assistance Payments Contract, Parts A & B (form HUD-52641) Voucher (form HUD-52646) Document explaining extension requests
 Where to Live: The boundaries of the geographical area where a tenant can lease a unit, including portability requirements for families that qualify to live outside the jurisdiction. Mobility assistance/Transportation credit counseling housing search briefing on Fair Housing. 	 Rules of Portability form HUD 52665 Information on moving to suburbs or low poverty areas. HERC pamphlets (bilingual)
 Vacant Unit Registry: A list of landlords or other parties known to the Authority who may be willing to lease a unit to a household, or help the household find a unit. 	 A list of landlords/vacant units. Landlords deemed ineligible according to Section 11.3 of this document.
 Accessible List: Notice that if the household includes a disabled person, the household may request a current listing of accessible units known to the HA that may be available. 	· Listing of accessible units
 Unit Selection: What the households should consider in deciding whether to lease a unit including: a) The condition of the unit. b) Affordability of rent. c) The cost of tenant-paid utilities and if the house is energy efficient. d) The location of the unit including its proximity to public transportation, centers of employment, schools and shopping 	HUD's pamphlet <u>A Good Place to Live</u> . HQS Check list form HUD 52580-A.

Briefing Packet List of Required Information

Category/Subject	Forms or Documents
Tenancy Addendum: The HUD required "document is attached to the owner's lease.	Tenancy Addendum Section 8 Tenant – Based Assistance Housing Choice Voucher Program form HUD 52641-C
 Request for Inspection Form: The form of request for lease approval and an explanation of how to request HA approval to lease a unit. 	Request for Inspection is generated when prospective landlord sends in a completed form HUD –52517 Request for Tenancy Approval
Amount of Assistance	
 HAP for Families: How the HA determines the HAP for a household including the following: a) Information on payment standards and the HA utility allowance schedule. b) Exception rents as detailed in Section 11.6. 	 Worksheet for Housing Choice Voucher Computations SECTION 8 Fact Sheet, Payment Standard for the jurisdiction of Hartford. Utility allowance schedule. Payment standard.
 Maximum Rent: How the HA determines maximum rent for an assisted unit. Information will also include exception rents where applicable. 	· SECTION 8 maximum payment standard
 Subsidy Standard: HA subsidy standards, including when the Authority will consider granting exceptions. 	Procedures (including all applicable exceptions) used to determine the appropriate unit size and the amount of subsidy provided by the Authority based on household size or composition. (See Section 8)
Lease Enforcement	
 Family Obligations: Family obligations under the program as discussed earlier in this in section and detailed in 24 CFR § 982. 	 Statement of Family Responsibility (form HUD-52578-B) & Tenancy Addendum HUD's <u>A Good Place to Live</u>, pamphlet.
 Grounds for Termination: The grounds under which the HA may terminate assistance for a participant family because of family 	 Statement of Family Responsibility (form HUD-52578-B) Tenancy Addendum (form HUD-52641-

Briefing Packet List of Required Information

Category/Subject	Forms or Documents
action or failure to act.	Part C of HAP Contract)
 InformalHearing: The Authority's informal hearing procedures. This information describes when the Authority is required to give a participant household the opportunity for an informal hearing, and how to request a hearing. 	· Refer to Section 20
Statutory Provisions	
Statutory Provisions	
 Release of Information: A statement of the HA policy on providing information about a household to prospective owners. 	Authorization for the Release of Information/Privacy Act Notice (form HUD- 9886)
 Lead Paint: The HUD Lead Based Paint (LBP) brochure. 	 Protect Your Family from Lead in Your Home pamphlet from the EPA. Landlord Certification.
EEO/Documentation: Information on federal, state, and local equal opportunity laws and a copy of a housing discrimination complaint form with procedures for its use.	Statement of Family Responsibility (form HUD-52578-B) A copy of a housing discrimination complaint form English form HUD-903 A copy of housing discrimination complaint form Spanish form HUD-903-A

10.0 VOUCHER ISSUANCE

Hartford Housing Authority is required to offer families access to its database of available dwelling units however, it is the family's responsibility to find appropriate housing. The Authority will issue a voucher for two months (i.e., 60 days) and may grant two 30-day extensions for a total term of 120 days. Section 8 will grant extensions to search time for voucher holders as a reasonable accommodation for persons with disabilities. The term excludes the period during which the Authority is processing the lease approval. This period is known as, "suspension of term".

The voucher issued represents a contractual agreement between the household and the Authority, and clearly specifies the rights and responsibilities of each party. It does not, however, guarantee admittance into the program. The household will not be admitted into the program until the effective date of the subsidy contract (i.e., first day of the initial lease term).

10.0 VOUCHER ISSUANCE (Continued)

The Authority may require households show evidence of attempts to find a unit by logging addresses and dates viewed. The log will document the following information:

- Names and addresses of landlords or real estate companies contacted.
- The date of contact.
- The total number of units visited during that 30-day period.

Failure to accurately maintain this log will constitute grounds for denying a request to extend the search time.

Extensions granted by the Authority will be contingent upon the following factors:

- The degree to which the household has attempted to find an acceptable unit by contacting landlords, real estate companies, etc.
- Prior notice given to the Authority of extenuating circumstances, that are not expected
 to recur, that may have inhibited the household's ability to find suitable housing e.g.,
 household emergency, natural disasters, hospitalization or sickness of a household
 member, etc.
- If the family's size or need for barrier free housing has affected the household's efforts in obtaining suitable housing.

The Authority will document all extensions by updating the voucher expiration date, initialing the extension and noting the reason in the candidate's file. All RFTAs, HQS inspections relating to the family's attempts to find an acceptable unit, will also be made a permanent part of the family's file. This information is to be kept in the "ORIG DOCS" portion of the permanent file whether active or withdrawn. If extensions are granted or denied as the voucher the information will be reflected on the voucher document itself; the new dates will be put in appropriate spaces. If the voucher expires, or is not extended, the household may reapply for the program, when the Wait List is reopened.

10.1 SUSPENSION OF TERMS

The Authority will deduct the number of days required to process Requests for Tenancy Approvals and HQS inspection from the initial or extended term of the voucher. This suspension of term will cover the entire period required for the Authority to evaluate the application. If the Authority fails to enter into a HAP Contract, the new voucher termination date will be in effect if granted.

11.0 PROCEDURE FOR NEGOTIATING AND FINALIZING A SECTION 8 HOUSING CHOICE VOUCHER CONTRACT

This chapter details polices and procedures regarding the Request for Tenancy Approval RFTA and admission into the SECTION 8 Program. The RFTA provides the Authority the opportunity to review the proposed lease, and to ensure that it meets all local, state and Federal requirements. In order for the lease to be approved, the type of housing unit must be eligible, and the rent reasonable under the rules of the program as interpreted by the Authority. The family is officially admitted into the program when the program makes its first HAP payment.

When a family has found a house in which they would like to live, they must submit a completed RFTA. The lease must conform to the program policies described in section 11.4 of this document.

The voucher holder and the landlord must sign the RFTA and submit it to the Authority during the term of the voucher. The lease may be executed up to 60 days prior to the execution of the HAP agreement.

The Authority will approve the request once they have determined the following:

- The unit is eligible, as detailed in Section 11.2.
- The unit has passed HQS Inspection, as detailed in Section 13.
- The lease is approvable (i.e., it is in accordance with all state and local laws), contains the HUD tenancy addendum and does not contain any prohibited provisions.
- The security deposit amount is approvable (i.e., the security deposit is not more than deposits for comparable units in the private market or the amount charged by the owner for unassisted comparable units.)
- Landlord certification of full disclosure for known lead based paint hazards.

The Rent to Owner must be reasonable and must not exceed rents paid for comparable units that are unsubsidized. HHA Section 8 has adopted a Payment Standard at 100% of Fair Market Rent. Rents to Owners will be based upon the lesser of the payment standard or the Gross Rent, which is the Rent plus tenant paid utilities. The Tenant Rent to Owner is deemed to be affordable, if it does not exceed 40% of the Family's gross adjusted monthly income. Initial leases will begin on the first of the month. Families who move in prior to the first of the month will be responsible for the entire rent until the HAP Contract becomes effective; *requests for pro-ration will be considered and must be approved by Department Head or Deputy Director*. Continuing families may be pro-rated between old and new landlords and units.

If the Authority does not approve the contract, it will notify the family. The family can continue to search for eligible housing. The Authority will suspend the term of the voucher during the inspection period.

11.1 TYPES OF ELIGIBLE HOUSING

It is the Authority's policy that families should have a broad array of housing opportunities (i.e., types and locations) from which to choose. All structure types are approvable under the voucher program including Cooperatives.

Program applicants or participants may use housing choice vouchers in assisted living facilities, effective September 30, 2000. The new rule is intended to allow medicate-eligible individuals at risk of being placed in hospitals, nursing facilities or intermediate care facilities the alternative being cared for in their homes and communities.

Assisted Living Facilities are sometimes called residential care facilities, adult care facilities, congregate care facilities or group homes. Assisted living facilities are designed for residents who have physical ability to live independently but need assistance with some activities of daily living, such as personal care, transportation, meals, laundry, medication monitoring, security and housekeeping.

Types of <u>ineligible</u> units are:

- nursing homes, board and care homes, or facilities providing continual psychiatric, medical or nursing services. 982.352 (a) (3).
- College or other school dormitories.
- Units on the grounds of penal, reformatory, medical, mental, or similar public or private institutions.
- A unit occupied by its owner or by any person with an interest in the unit.

11.2 DISAPPROVAL OF AN OWNER

The Authority will not approve a unit if it deems the owner, including partnerships or other interested parties, may not participate in the SECTION 8 Program. Owners will be found ineligible if they:

- Have been barred or suspended from participating in the SECTION 8 Program.
- Have violated the Fair Housing Act or other federal equal opportunity requirements.
- Have violated obligations under a SECTION 8 subsidy contract.
- Have committed fraud, bribery, or any other corrupt/criminal act concerning any Federal Housing Program.
- Are engaged in drug trafficking.
- Have a history of noncompliance with HQS or state and local codes.

If the owner is found ineligible for one of the above stated reasons, the Authority will notify voucher holder and landlord. The landlord's name will be placed on an ineligible list. If applicable, the landlord's name will be removed from any list of landlords supplied by the Authority to voucher holders.

11.3 LEASE REVIEW AND SEPARATE AGREEMENTS

All new leases and lease revisions that are proposed between the family and the property owner must be in compliance with all Federal, state and local laws. The landlord may use his own lease or a generic lease supplied upon request by the Authority. The landlord's lease will be attached to HUD's Tenancy Addendum for the Section 8 Housing Choice Voucher Program and together, will form the leasing package.

Owners and families may sign separate side agreements for services or other items not included in the lease. All such agreements must be signed by the owner and the family, be provided to the Authority and become a part of the official leasing package. The Authority claims no legal or financial obligation for any services or property transferred because of a side agreement, and nonpayment of these agreements may not be grounds for eviction.

11.4 PROGRAM ADMISSION

Once the Authority has accepted a RFTA and conducted the lease review, the family and the owner will sign the lease agreement and the Authority and the owner will execute the HAP contract. The Authority will furnish copies of the documents to the respective parties.

The documents are to be signed by the owner, the family and a representative of the Authority. Signing of the documents may not occur simultaneously, rather, certain documents may be mailed to respective parties. (See Authority Responsibilities in Section 2.6, and Family and Owner Responsibilities in Section 9.1).

The Authority will require the owner to provide the following information:

- Owners address and phone number (P.O. Box alone will not be accepted).
- Tax Identification Number, or Social Security Number obtained by signing a form IRS W-9.
- A document proving ownership of the property i.e., deed
- Third party (i.e., Tax Assessor) verification by phone.
- A copy of the management agreement, if the property is managed by a managing agent.

The Authority will execute the HAP contract concurrently with the signing of the lease agreement. Only Deputy Directors and the Executive Director are authorized to execute the subsidy contract for the Authority. The contract must be signed by all parties within 30 days to be valid. Owners are encouraged to keep appointments for contract execution. Those who reside out of state must have completed the process within the prescribed period.

11.5 EXCEPTIONAL PAYMENT STANDARDS

If there is a HUD approved exception in the area in which the family intends to move, the family is eligible to take advantage and Hartford Housing Authority will apply it to their circumstances.

11.6 CHANGES IN TOTAL FAMILY CONTRIBUTION

If the Authority becomes aware of changes that determine total family contribution for an applicant or current family prior to the effective date of the HAP contract or its renewal, the Authority will verify the information and recalculate the total family contribution. Verifications of income, family certifications and other supporting data must be within 60 days of the effective date of the change, which is the period which defines, "current verifications" for families who are current participants. Families who are coming off the Wait List, or who are continuously assisted coming into the Section 8 Program must have data that is not older than **90 days** in order to be valid. In the case of unreported or underreported income, HHA will assess retroactive total family contribution to the appropriate effective date. The Authority will obtain DOL wage and unemployment compensation information for each adult member of the household and the procedure for recertification will be allowed to determine family's total family contribution, which is up to 40% of family gross adjusted income before any utility allowance credit.

11.7 INFORMATION PROVIDED TO OWNERS

It is the owner's responsibility to determine the suitability of prospective tenants. Voucher holders admitted to the SECTION 8 Program after January 1, 1999 will undergo screening for criminal and credit history by the Authority considers the previous three years. Documentation of poor credit history and convictions for criminal activity will be the only criteria for exclusion by the Authority. Acceptance to the program should not be considered a recommendation for their suitability for tenancy, as this is the right and responsibility of owners.

The Authority encourages owners to screen the families on their history, and may consider the following factors in their evaluation:

- Past payment of rent and utility bills.
- Caring for unit and premises.
- Respecting the rights of others to the peaceful enjoyment of their housing.
- Drug or criminal activity.
- Behavior that disrupts the peaceful enjoyment of others especially attributable to the use or abuse of alcohol or drugs.

The Authority may, upon request, provide the following information to the owner:

- The family's current address, as shown in the Authority's records.
- The name and address of the landlord at the family's current or prior address, if available.

The information package given to each applicant during the family briefing, will specify the extent to which their personal information will be shared by the Authority with the prospective landlord.

11.8 CHANGE IN OWNERSHIP

Federal law stipulates that when new owners buy residential property with existing Section 8 contracts, they also purchase the contract(s) that are in place at the time of the purchase. If at any time during the duration of the HAP contract, the title of the assisted property changes hands, the new owner and the Authority will execute an addendum to the HAP contract.

In order for the Authority to process the change in ownership, it must receive the following information:

- A current valid photo ID of the person conducting the transaction
- An original source document verifying the Tax Identification Number or Social Security Number
- A written request by the present owner.
- A copy of the escrow statement or a valid document showing transfer of title; closing documents, deed, etc.
- Social Security Number or Tax Identification Number of the new owner form IRS W-9.
- A copy of a contract with a management firm if applicable.

Care must be taken to ensure that an accurate basis is used to calculate total family contribution. Adjusted gross income is determined in the Housing Choice Voucher program according to 24 CFR Part 5.

12.0 DETERMINATION OF TOTAL FAMILY CONTRIBUTION

Under the voucher program, the portion of the paid by the family to the owner is called, "family rent to owner". Family rent to owner is calculated by subtracting the housing assistance payment to the owner from the rent to the owner. A utility reimbursement in the voucher program is the portion of the housing assistance payment that exceeds the rent to owner. A utility reimbursement is only paid when the housing assistance payment exceeds the rent to owner. This chapter discusses the factors and process for determination of total family contribution under the voucher programs. Family rent to owner is always rounded to the nearest dollar.

12.1 CALCULATION OF ANNUAL INCOME

It is the responsibility of the Authority to ensure that all income received by an assisted family is accounted for in determining adjusted income. Section 8 staff is to discuss and explore all potential income sources that may be received by the family. Claims of income sources, amounts and zero income situations must be documented and verified. The HHA Section 8 program compares family's gross annual income to the applicable income limit to determine program eligibility. Families claiming no income must complete a statement of financial analysis, and must return for re-determination quarterly (i.e., from program enrollment date) to remain eligible for continued assistance. Zero income families must identify their living means and complete a Sworn Financial Statement.

Annual income is defined in 24 CFR 5.609 as: the anticipated total income from all sources received by the family head and spouse (even if temporally absent) and by each additional member of the family, including all net income derived from assets for the 12 month period following the

12.1 CALCULATION OF ANNUAL INCOME (Continued)

effective date of certification of income. If it is not feasible to anticipate income over a 12-month period, the income anticipated for a shorter period may be annualized, subject to recertification at the end of the shorter period. Unless amounts are specifically excluded, income is determined based on the gross amount(s) (e.g., gross wages) of the income source(s).

Annual Income is defined and delineated in 24 CFR Part 5 and includes amounts from the following categories of income:

- The full amount of wages, salaries and other compensation for personal services.
- Net income from operation of a business or profession.
- Interest, dividends and other net income of any kind from real or personal property.
- The full amount of periodic payments not specifically excluded.
- Payments in lieu of wages, salary or other earnings not specifically excluded.
- Welfare assistance.
- Periodic payments such as alimony and child support payments, i.e., amount awarded by the court unless evidenced by third party
- Documentation to the contrary, and regular contribution from non-lease members.
- All pay and allowances from the armed forces, not specifically excluded, e.g., hostile fire allowance.
- Imputed welfare income: The amount of annual income not actually received by a family, as a result of a specified welfare benefit reduction, that is nonetheless included in the family's annual income for the purposes of determining rent. This is a sanction to families who do not comply with Welfare to Work requirements and are subsequently terminated from Single Adult General Assistance or Temporary Assistance to Needy Families. Rents will be frozen at the higher level and not educed as a result of receiving less income. Income received from future employment can offset the inflated rent until the set amount is met or surpassed.

The annual income derived from the sources identified above must be calculated for the family head of household and the spouse, and for each additional member of the family listed on the lease 18 years or older. Incomes from family members permanently absent are not counted for purposes of family size or income determination. When the Authority is notified of a permanent absence, after unit lease, the event may result in a income re-determination and subsidy standard modification. See Section 12.3 Permanent and Temporary Absence for further information.

12.2 CALCULATION OF ADJUSTED INCOME

Adjusted income is defined as annual income less allowable deductions and exclusions determined in accordance with HUD instructions and HHA defined deductions. Per HUD instruction the Authority will use the following formula to calculate adjusted income.

Adjusted Income = (Annual Income - Exclusions to Annual Income Allowances)
The statutory exclusions from income are summarized below:

- Payments received for the care of foster children or adults.
- Lump sum additions to family assets such as inheritances,
- Insurance payments, etc.
- Payments received by the family for the cost of medical expenses.
- Income of a live-in aid.
- Full amount of student financial assistance.
- Special pay of family members serving in the Armed Forces exposed to hostile fire.
- Amounts received under training programs funded by HUD, including stipends that do not exceed \$200 per month and income earned from job training programs funded by state or local government.
- Temporary, nonrecurring, or sporadic income.
- Reparation payments paid pursuant to claims filed under Nazi persecution.
- Full time student earnings in excess of \$480 for each non-head of household or spouse family member.
- Adoption assistance payments in excess of \$480 per child.
- Lump sum payment payments of supplemental security income (SSI) and regular social security (SS) benefits.
- Refunds or rebates under state or local law for property taxes paid on the dwelling unit.
- Amounts paid on behalf of developmentally disabled family member to keep member at home.
- Amounts specifically excluded by Federal statute for determination of housing assistance.

The statutory allowances that must be granted in determining adjusted income are as follows:

• For each dependent family member, an amount of \$480.

12.2 CALCULATION OF ADJUSTED INCOME (Continued)

- For each elderly family, an amount of \$400.
- A non-elderly family with a handicapped or disabled member other than the head of household or spouse an amount equal to handicapped or disabled assistance expenses in excess of 3% of annual income. Assistance expenses must be determined to be reasonable and customary, and necessary to enable a family member (including the disabled or handicapped member) to be employed. Assistance expenses are not deductible if paid to a member of the family or otherwise reimbursed from an outside source. The allowance may not exceed the employment income received by all family members 18 years of age as a result of assistance to the handicapped or disabled person.
- An elderly family, medical expenses (of all family members of the elderly or disabled family)
- including medical insurance premiums that are anticipated during the period for which annual income is computed and are not covered by insurance or other such plan. These
- expenses include, but are not limited to/ prescription and not prescription drugs, costs for doctors, dentists, therapists, medical facilities, care for service animals (in conjunction with Americans With Disabilities Act, 504), transportation for medical treatments, etc.
- Child Care Allowance: A <u>reasonable</u> amount that equals the expenses for child care of child(ren) less than 13 years of age provided the expense is necessary to enable the wage earner to work or attend school, and does not exceed the monthly tenant rent.
- Additionally, earned income of minors is deducted, not excluded from the rent calculation;
 and
- A fulltime student at a vocational school that does not necessarily grant a certification or diploma are counted as dependants.

Statutory Exclusions of Income include:

- Wages earned by members of families who are disabled or handicapped will be exempt form the computation of rents. Specifically, to the extent that they are eligible, will have wages disregarded at the rate of 100% for 12 months and 50% for 12 months within a 48-month window.
- As of April 20, 2001, CFR 5.609 ©(17)
 - (vi) payments or allowances under JPTA, now referred to as the Workforce Investment Act of 1998.
 - (xvii) Any allowance paid under the provisions of 38 U.S.C. 1805 to a child suffering from Spina Bifida who is the child of a Vietnam Veteran.
 - (xviii) Any amount of crime victim compensation under the victims of Crimes Act.

12.2 CALCULATION OF ADJUSTED INCOME (Continued)

 As of June1, 2004 Medicare Prescription Drug Cards and Transitional Assistance Under the Medicare Prescription Drug, Improvement and Modernization Act of 2003 (MMA), Public Law 108-73 which amended the Social Security Act. It requires that:

Recipients of this Medicare benefit should experience no decrease in the amount of assistance received from Federal programs as a result of this Medicare benefit. Specifically, income determinations, assistance or rents must not be affected in any way by this benefit.

Medicare prescription discount cards or transitional assistance must be excluded <u>as annual income</u> for the purpose of calculating any rent or assistance; and

For adjusted income, PHAs must continue to verify the cost of the drugs without the Medicare negotiated price benefit for eligible drugs *rather than*

verify the out-of-pocket cost of the drugs to the tenant. The standard medical deduction as described at 24 CFR 5.611 (a) (3) continues to be the sum of allowable medical expenses that exceed three percent of annual income. Where all or part of the cost for prescription drugs is covered by the Medicare prescription drug discount or transitional assistance, neither the drug discount nor the transitional assistance should be considered a reimbursement for the purpose of calculating the medical expense deduction.

The prescription drug discount card program may have an enrollment fee as high as \$30.00. Any person who receives transitional assistance will have the enrollment fee paid by Medicare. However, any person for whom Medicare does not pay the enrollment fee, may claim such fees as a medical deduction.

Eligibility

Family members are eligible for a discount drug card if they are enrolled under Medicare Part A or B, as long as they are not receiving outpatient drug benefits through Medicaid, including waivers under Section 1115 of the Social Security Act.

Medicare will provide a \$600 credit subsidy for the purchase of drubs in 2004 and up to an additional \$600 credit subsidy in 2005 if

- 1. a person is eligible for a Medicare drug discount card, and
- 2. if their income is not more than 135% of the poverty line \$12,569 for single individuals or \$16,862 for married individuals in 2004.

12.3 ADDITIONAL EXCLUSIONS FROM INCOME ADOPED BY HHA HCVP

Hartford Housing Authority will apply the following additional income exclusions to all families in its SECTION 8 Program.

Medical Expenses

Annual costs of medical insurance premiums (including dental, costs of prescriptions, out of pocket, medical necessities, etc. for all members of the family in excess of 3% of annual income anticipated for the period for which annual income is computed. Outlined expenses must be determined to be reasonable and customary. These expenses are not deductible if paid to a member of the family or otherwise reimbursed from an outside source. *Medical expenses will be deducted when calculating adjusted income*.

Pretaxed Savings

All income deposited into 401, 401K and other pretax deductions from wages will not be counted as annual income. *Pretaxed savings will not be included in Gross Annual Income for the purposes of determining eligibility.*

12.4 PERMANENT AND TEMPORARY ABSENCE

The Authority's policy regarding permanent and temporary absences is as follows:

- Family members other than the head of household will be considered temporarily absent for purposes of subsidy standard and income determination if the member is expected to return to reside in the unit within a 180-day period. The 180-day period consists of consecutive days, rather than cumulative, however, a pattern of extended absences will also be considered temporarily absent.
- Head of household will be considered permanently absent and subject to remaining member tenancy policy (see Section 10.3) if absent for a period of more than 60 days. The 60-day period consists of consecutive days, rather than cumulative, however, a pattern of extended absences will also be considered temporarily absent.
- A family member subject to court ordered restraint for a period of more than 60 days will be considered permanently absent for purposes of establishing the subsidy standard and program eligibility determination.
- A family caretaker resident in a unit, (i.e., as a result of permanent absence of the head of household and spouse) whose presence has been and approved by the Authority, will maintain the status of a temporarily absent adult for purposes of income determination for a period not to exceed 180 days. If the head of household is absent 180 days or more the caretaker must vacate the unit.

12.5 AFFORDABILITY

First year voucher holders or moves of families in their first voucher year tenancy will must not pay Rents to Owner that is greater than 40% of their gross adjusted monthly income.

12.6 INCOME DETERMINATION - SPECIAL CONSIDERATIONS

<u>Averaging Income-</u> The Authority will use income averaging to annualize lump sum, periodic payment, gifts, and other similar types of income. This is accomplished by summing all such anticipated income and dividing that amount by 12. If it is not feasible to anticipate income over a 12-month period, the income anticipated for a shorter period may be annualized, subject to redetermination at the end of that shorter period.

<u>Prospective Calculation-</u> This method of annual income determination is activated when the Authority becomes aware of a change that would decrease the adjusted income of the family. In these situations, the Authority is to document and verify the adjustment request, ensure that it is a permanent absence if the reduction is based on a family member leaving, and calculate the new adjusted income. As it is the responsibility of the tenant to inform the Authority of income reductions, retroactive credits are not permissible. The effective date of the adjustment will be the first day of the month following the month in which the Authority was notified of the change.

Retroactive Calculation- This method of annual income determination is activated when the Authority becomes aware of a change that would increase the adjusted income of the assisted family. In these situations, the Authority first determines whether the change in income is grounds for program termination. If the change does not result in program termination action (i.e., fraud, not reporting additional tenants), annual income is calculated to cover the entire period during which the change was in affect. The result of the retroactive calculation will be a collectible debt to the family and will increase future tenant payments. If the change results in termination, the result of the calculation is a collectible debt and incorporated into the eviction proceedings.

<u>Net Family Assets</u> - Net income derived from assets for the 12-month period following the effective date of certification is the period used in determining annual income. 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 passbook savings rate.

12.7 MINIMUM RENTS

The Authority requires each assisted housing recipient to pay a monthly minimum rent of \$50 The minimum rent requirement does not pertain to families with no source of income and who are reporting quarterly to the Authority to verify their continued no income status. *The minimum rent may be adjusted downward to reflect tenant paid utilities.* The minimum rent determination will be assessed at initial determination and annual recertification per HUD rules. The minimum rent policy was incorporated into the Administrative Plan and HUD notified of the Authority's action since May 15, 1999.

12.8 UTILITY ALLOWANCE

A utility allowance is provided by the Authority if the cost of utilities (except telephone) and other housing services are not included in the rent to owner. They are the responsibility of the family occupying the unit, in an amount equal to the estimate made by the Authority of the monthly costs of reasonable consumption of such utilities. The utility allowance is determined based on a schedule that is maintained by the Authority.

12.8 UTILITY ALLOWANCE

A utility reimbursement is the portion of the housing assistance payment that exceeds the rent to the owner. In such instances, the Authority will provide a utility reimbursement payment to the family each month. The check will be made out in the name of the leaseholder. The utility schedule is based on actual rates and average consumption. It is recalculated by the SECTION 8 on an annual basis. If the result of the survey reveals the need, the utility allowance schedules will be updated. Upon appropriate approvals, they will be shared with families as they are certified or recertified.

12.9 HARDSHIP/ZERO INCOME

The QHWRA passed in 1998 making the minimum rent requirement permanent. The Authority has set the minimum rent at \$50 as of October 2005. However if the family requests a hardship exemption, the Housing Authority will immediately suspend the minimum rent until it can determine whether the hardship exists and whether the hardship is of a temporary or long-term nature. Zero income families will be required to complete a Sworn Financial Statement and attend a review of current circumstances quarterly. The review will assist the family in analyzing their financial status and look at budgeting issues in an attempt to evaluate the probability of the family paying the minimum rent. Families will be advised of their right to claim a hardship when they recertify.

Ahardship exists in the following circumstances:

- When the family has lost eligibility for or is waiting an eligibility determination for a Federal, State, or local assistance program.
- When the family would be evicted as a result of the imposition of the minimum rent requirement.
- When the income of the family has decreased because of changed circumstances, including loss of employment.
- When the family has an increase in expense because of changed circumstances, for
- medical costs, childcare, transportation, education, or similar items.
- When a death has occurred in the family.

<u>No hardship</u>. If the Housing Authority determines there is no qualifying hardship, the minimum rent will be reinstated, including requiring back payment of minimum rent for the time of suspension.

<u>Temporary hardship</u>. If the Housing Authority reasonably 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 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 repayment agreement in accordance with the Section 19 of this policy for any rent not paid during the period of suspension. During the suspension period the Housing Authority will not evict the family for nonpayment of the amount of tenant rent owed for the suspension period.

12.9 HARDSHIP/ZERO INCOME

<u>Long-term hardship</u>. If the Housing Authority determines there is a long-term hardship, the family will be exempt from the minimum rent requirement until the hardship no long exists.

<u>Appeals</u>. The family may use the grievance procedure to appeal the Housing Authority's determination regarding the hardship. No escrow deposit will be required in order to access the grievance procedure.

13.0 HOUSING QUALITY STANDARDS AND INSPECTIONS

This chapter details the types of inspections that the Authority completes, the criteria for determining the party responsible for repairing the infractions, and the performance standards. Housing Quality Standards (HQS), established the minimum level of housing quality that the owners and tenants must maintain for a family to receive assistance in the SECTION 8 Program. The Authority will review all assisted units from the date of the RFTA through expiration of the lease.

Generally speaking, the owner is responsible for meeting HQS standards prior to lease up and maintaining the unit per HQS standards during the period of the lease, especially in accordance with requirements of CFR 35, Reducing Lead Based Paint Hazards. The owner is responsible for correcting all infractions except the following:

- Failure of the tenant to pay utilities for which the owner is not required to pay.
- Failure to provide or maintain family-supplied appliances.
- Damage to unit or household by any household member, pet or guest beyond normal wear and tear.
- The tenant is responsible for any unit damages.

13.1 INSPECTIONS

HQS inspections are performed by trained SECTION 8 Inspectors using HUD form 52580-A. The Authority will schedule inspections on business days between the hours of 8:00 a.m. and 6:00 p.m. Under special circumstances, inspections may be conducted earlier, later or on weekends with consent of family and or owner. Completed forms will be maintained as a permanent record in the tenant's file and the owner and the tenant will receive a copy of the inspection form. Inspection standards are ensured through Quality Control Inspections conducted by the SECTION 8 Supervisor, Director, or other qualified Authority managers following the previously completed inspections.

The following table identifies the six types of HQS inspections, the reason, frequency and time standard for completion. The SECTION 8 Inspectors and Supervisors may use this table as a training tool, or as a general reference to ensure compliance with the SECTION 8 Program.

Inspection Reference Table

Inspection Type	Reason for Inspection	Frequency	Inspection Time Standard
Initial	Determine that the unit meets HQS, establish a baseline of "wear and tear," and document rent reasonableness.	One time	Within seven days of RFTA receipt.
Follow-up Inspection	The Authority will conduct these inspections on every failed unit to ensure all deficiencies have been properly corrected.	After each inspection where a violation is discovered.	Upon notice that all deficiencies have been repaired, or 30 days from previous inspection.
Annual	To ensure the unit is still in compliance with HQS.	Annually	Must be conducted within 12 months of the previous annual HQS inspection.
Quality Control	To ensure that all inspections are being completed accurately, and to maintain a performance standard among the inspectors.	5% of all units inspected	Completed by the SECTION 8 Supervisor or designee within 2 days of tenant move in or 2 days of follow-up.
Complaint Emergency/Complaint	Upon Authority notification that the unit has HQS violations. The inspector will only review the reported item. However, if the inspector notices other items that would cause the unit to fail HQS, the responsible party will be required to affect repairs.	Notification	Within 24 hours upon notification by the family that landlord does not fix.
Move out/Vacate	Landlord's request to document damages beyond normal wear and tear or Family's request to verify conditions, or refute allegations of damages.	Notification	Within seven days of landlord's request.

All utilities and owner provided appliances (i.e., refrigerator, stove and oven or range, and garbage cans.) must be installed by the initial inspection date.

The Authority will notify the family and owner in writing at least *seven* days prior to annual or quality control inspections. All other types of inspections will be confirmed by phone or in writing. If a representative of the household is unable to attend, they must reschedule the inspection within *ten* days from the initial inspection. New units will be disapproved after three attempted inspections. After three failed attempts at annual inspections, Hartford Housing Authority will terminate the subsidy. If the family fails to reschedule and keep the appointment within the specified period of time, they will be sent a letter stating that they are violating their family obligations, and their assistance will be terminated.

13.2 ASSIGNMENT OF RESPONSIBILITY

HQS or City Code violations must be repaired by the responsible party within a designated period based on the severity of the infraction. Emergency infractions that are life threatening, must be corrected immediately. Deficiencies that pose no immediate danger to the health or welfare of the family must be corrected within 30 calendar days. Housing Assistance Payments for units that are not in HQS compliance within stated time frame for repair, will be abated.

Extensions may be granted for up to 30 days by the SECTION 8 Supervisor for major repairs or for

other good reasons (e.g., a part on order, severe illness or injury of owner or household member, etc.). Exterior repairs may be delayed due to inclement weather. In case of emergency repairs that pose no immediate danger to the household or to public safety, or if the responsible party cannot be contacted, the SECTION 8 Supervisor may grant a short extension of up to 24-hours. However, if there is a gas leak, the potential of fire, or immediate danger to the household or to public safety, and the responsible part cannot be notified, the Authority will contact the proper authorities.

Emergency Repair Items [24 CFR 982.401(a)]

The following items are considered of an emergency nature and must be corrected by the owner or tenant (whoever is responsible) within 24 hours of notice by the Inspector:

- Lack of security for the unit
- Waterlogged ceiling in immanent danger of falling
- Major plumbing leaks or flooding
- Natural gas leak or fumes
- Electrical problem which could result in shock or fire
- No heat when outside temperature is below [specify number] degrees Fahrenheit and temperature inside unit is below [specify number] degrees Fahrenheit.
- Utilities not in service
- No running hot water
- Broken glass where someone could be injured
- Obstacle which prevents tenant's entrance or exit
- Lack of functioning toilet

HHA may give a short extension (not more than 3 additional hours) whenever the responsible party cannot be notified or it is impossible to make the repair within the 24-hour period.

If the emergency repair item(s) are not corrected in the time period required by HHA, and the owner is responsible, the housing assistance payment will be abated and the HAP contract will be terminated.

If the emergency repair item(s) are not corrected in the time period required by HHA, and it is an HQS breach which is a family has caused and has the obligation to remedy, but has not done so, HHA will terminate assistance to the family.

A family in good standing who resides in a unit that has had its HAP Contract terminated by the Housing Authority for failed HQS, shall be required to have its voucher reissued within ten days after notification that the HAP will be abated due to failed HQS. The initial term of the reissued

13.2 ASSIGNMENT OF RESPONSIBILITY (Continued)

voucher will be a maximum of 90 days with one 30-day extension available. If, after a total of 120 days, the family remains in the failed unit, they will be terminated from the Section 8 Program. Families who move from failed units will have vouchers that are issued and extended along normal terms.

Smoke Detectors

- Inoperable smoke detectors are a serious health threat and will be treated by HHA as an
 emergency immediate fail item. An exception can be made if one of a number of detectors
 is inoperable, but that others are operable within the same interior space, i.e., a few feet
 away in a hallway that connects more than one room used for sleeping. Even in this case,
 however, the owner must repair or replace it within 30 days or the unit will fail.
- If the smoke detector is not operating properly, HHA will contact the owner by phone and request the owner to repair or replace it immediately.
- If HHA determines that the family has purposely disconnected the smoke detector (by removing batteries or other means), the family will be required to repair the smoke detector immediately. HHA will issue a written warning to any family determined to have purposely disconnected the unit's smoke detector. Warning will state that deliberate disconnection of the unit's smoke detector is a health and fire hazard and is considered a violation of the HQS and the Housing Code of the City of Hartford.

Consequences to Owner

If the owner is responsible for repairs, and fails to complete them by the scheduled re-inspection date, which is greater than 30 days from the initial inspection, notice and attempted reinspection, the Authority will abate the assistance payment to the owner. The abatement period will begin as of the next HAP payment after the initial failed inspection. Monthly abatement will remain in effect until all deficiencies are repaired or the family moves.

The owner is responsible for contacting the Authority when the repairs have been completed. Abatement will be lifted after the inspector determines that all repairs have been completed. No retroactive payments will be made for the abatement period. The tenant may not be held responsible or evicted for the abated assistance payments.

If repairs are not completed within 60 days, the Authority will terminate the subsidy contract, and notify the family & owner of the termination. No retroactive payments will be made for the failed period. Units not in compliance with HQS that have caused abatement of HAPs, must be reinspected and pass in order to be eligible to be reinstated. Owners who miss scheduled appointments for HQS inspections that do not call to cancel within 24 hours prior to the appointment will be fined a \$20 for each incident.

Consequences to Household

If the family is responsible for the repairs, and fails to complete them by the scheduled re-inspection date, the Authority will provide written notice stating the date, which the HAP contract will be terminated. If the repairs are made prior to the termination date, the subsidy contract will be reinstated. One thirty-day extension may be granted by the SECTION 8 Supervisor. Families whose actions cause HQS violations that result in HAP abatement to owners will lose their voucher.

13.2 ASSIGNMENT OF RESPONSIBILITY (Continued)

Families whose HAPs are abated due to HQS failures that are not attributable to the family's abuse or neglect are eligible to receive Utility Allowance Reimbursements during the abatement period. This is for a maximum of four months.

13.4 PERFORMANCE STANDARDS AND ACCEPTANCE CRITERIA

The Authority will review all assisted units to ensure compliance with the statutory standards, its own standards and the City of Hartford Housing Codes. In the instance where the City of Hartford's housing codes are more stringent, they will take precedent.

The following table outlines the categories, statutory requirements, and local codes that comprise overall HQS criteria. The Category/Description column identifies the part of the unit or the environment in question, the Statutory Requirements outline the performance standard that is acceptable to HUD, and the Authority/Local Codes column details performance standards as dictated by the Hartford Housing Code, or the Authority.

Category/Description	Statutory Requirements	Authority/Local Code
Sanitary Facilities: lavatory area.	 Must be in a separate private room. Must have a flush toilet and fixed sink basin, both in working condition. Must have a shower or tub and hot and cold running water. Must utilize approvable public or private disposal system. 	 Must have ventilation window or shower fan. Must be <u>located</u> such that access does not have to be accessed solely through a bedroom.
Food Preparation and Refuse: kitchen and dining area.	 Must have a working oven and a stove, or range, and a refrigerator of appropriate size for the family. Required unit has a kitchen sink in proper operating condition with hot and cold running water and a sink trap. Facilities must be provided for the sanitary disposal of food, including temporary storage facilities. Unit must have space for the sanitary storage, preparation and service of food. 	
Space and Security: adequate space and security for the family.	 Dwelling must have a living room, kitchen and a bathroom. Unit must have one bedroom or living/sleeping room for each two persons. Windows accessible from the outside must be appropriately secured. Exterior doors must be lockable. 	Dead bolts Peep holes (or clear visibility to entry, i.e., window looking out to porch, etc.)
Thermal Environment: heating and cooling of the unit.	 Must have a safe system for heating the unit, or cooling the unit if applicable. Dwelling must not contain unventilated room heaters that burn gasoline, kerosene, or oil. Electric heaters are permissible. 	Must conform to state minimum temperature standards for families and elderly. Space heaters not allowed.
Illumination and Electricity: artificial and	One window must be present in the living room and each bedroom.	

Category/Description	Statutory Requirements	Authority/Local Code
natural light, and electrical services.	Kitchen and bathroom must have permanent light fixture in good working order. Kitchen must also have one working electric outlet. Living room and bedrooms must each have at least two working electrical outlets. Permanent light fixtures may be substituted for one of the electrical outlets.	
Structure and Materials: the physical condition of the interior and exterior of the structure.	 Ceilings, walls and floors must not have any serious defects (e.g., large holes, bulging, etc.) Roof must be structurally sound and weather tight. Stairs, porches, etc. must be in good condition and present no danger of tripping or falling. 	
Interior Air Quality: cleanliness of air and effectiveness of ventilation system.	 Air must be free of dangerous levels of carbon monoxide, fuel gas, sewer gas, etc. Unit must have adequate air circulation. Bathroom must have operable window or working exhaust fan. Bedrooms must have at least one window. 	
Water Supply: acceptable quality of water supply.	Dwelling must be served by an approvable private or public water supply that is sanitary and free of contamination.	
Lead Paint: elimination of hazards	 Refer to 24 CFR 35,et al. Requirement for Notification, Evaluation and Reduction of Lead-Based Paint in Federally Owned Residential Property and Housing Receiving Federal Assistance; Final Rule PHA RESPONSIBILITIES**Applies to pre-1960 units where a child lives or is expected to reside (1960-1978 units are not subject to the rule until September 2001) Obtain training for inspectors. Individuals conducting HQS inspections and visually inspecting for deteriorated paint during the initial and periodic inspections must complete a HUD-approved lead –based paint-training program. Provide all participant families with the EPA/HUD pamphlet entitled, <i>Protect your Family form Lead in Your Home.</i> Ensure that the lease includes the Lead Warming Statement and disclosure information required by 24 CFR 35.92 (b). These items are not in the lease addendum. Exchange information with public health departments a) Attempt at least quarterly to obtain from the public health department within the Jurisdiction, the names and/or addresses of children under six who have an identified environmental intervention blood level. b) At least quarterly, submit an updated list of units being assisted under the tenant based program to the same public health department, unless the department states in writing that they do 	NEW: Pursuant to 24 CFR Part 35, et al, HHA Section 8 will work with landlords and owners in the national program to reduce the hazards of Lead Based Paint. It will also work with City of Hartford Health Department to identify properties that contain hazards as well as children 6 years or younger who have elevated blood levels.

Category/Description	Statutory Requirements	Authority/Local Code
	not want the list. c) Match families in the program with names and/or addresses received from the public health department. HHAS RESPONSIBILITIES WHEN DETERIORATED PAINT IS IDENTIFIED 1. Notify the owner that corrective actions must be taken within 30 calendar days of the inspection. 2. Require the owner to stabilize each deteriorated paint surface. Surfaces are exempt if they have been inspected by a certified inspector and found to be LBP free. 3. Using a certified LBP inspector conduct a clearance examination that includes a visual assessment, dust sampling, submission of samples for analysis for lead, interpretation of sampling results and preparation of a report. 4. Ensure that a complete clearance report is prepared that provides documentation of the hazard reduction activities as well as the clearance results. 5. Ensue the provision of a notice to occupants after clearance stating the nature, scope and results of the hazard reduction activities; the name address and number of a contact person, and available information on the location of any remaining LBP in the rooms	
	or areas where hazard reduction activities were conducted. PHA RESPONSIBILITIES WHEN ELEVATED	
	BLOOD LEVELS (EBL) ARE FOUND 1. Within 15 days of notification, PHA shall conduct a risk assessment of units and common areas.	
	Provide results of risk assessments to landlord. Notify landlord of lead hazard reduction requirements if lead hazard is found. Landlord must complete reduction activity within 30 days of receiving risk assessment	
	report. 4. Conduct clearance. 5. Report name and address of EBL child to public health department.	
	LANDLORD RESPONSIBILITES	
	Notify assisted families of the hazards of LBP by providing the EPA/HUD booklet, <i>Protect Your Family from Lead in Your Home.</i>	
	Provide to all cert and voucher holders the LBP disclosure form <i>Disclosure of Information on LBP and LBP Hazards</i>	
	If deteriorated paint is identified, the owner or the owners representative conducting the paint	

Category/Description	Statutory Requirements	Authority/Local Code
	stabilization must be trained in accordance with 29 CFR 1926.59 and either be supervised by an individual certified as a LBP abatement supervisor or have successfully completed an accredited LBP abatement course or other course	
	approved by HUD. Note: Occupant protection, worksite preparation ad specialized cleaning are not required with the area of paint being disturbed is: 20 square feet or less on exterior surfaces or	
	 2 square feet or less in an interior room; or less than 10% of a building component with a small surface area(such as a pointed window frame). 7. Temporarily relocate the occupants before during hazard reduction activities except if: 	
	Treatment will not disturb LBP, dust hazards or soil-lead hazards;	
	 Only the exterior of the dwelling unit is treated, and windows, doors, ventilation intakes and other openings in or near the work site are sealed during hazard control and cleanup, and the entry free of dust-lead hazards, soil-lead hazards and debris is provided; 	
	c) Treatment of the interior will be completed within one period of 8-daytime hours, the worksite is contained so as to prevent the release of leaded dust and debris into other areas, and treatment does not created other health or safety hazards; or	
	d) Treatment or the interior will be completed within 5 calendar days, the work site is contained so as to prevent the release of leaded dust and debris in other areas, treatment does not create other hazards; and at the end of work each day, the work site and area within 10 feet of the containment area is cleaned to remove any visible dust or debris, and occupants have safe access to sleeping areas, and bathroom and kitchen areas. 24 CFR 1345(a)(2)	
	Secure occupant's belongings by relocating them to a safe and secure area outside of t the contaminated area or by covering them with an impermeable covering with all seam and edges taped or otherwise sealed. 24 CFR 1345(a)(3)	
	3. Prepare the work site to prevent the release of leaded dust and to contain debris. 24 CFR 35.1345(b) (1)	
	 Post warning signs at each entry to a room where hazard reduction activities are to be conducted 24 CFR 13459(b)(2) Repair any physical defect in the substrate of 	

Category/Description	Statutory Requirements	Authority/Local Code
	a painted surface or component that is causing the deterioration 24 CFR 35.1215(b) 6. Remove all loose paint and other loose material using acceptable methods such as wet scraping, wet sanding or power sanding in conjunction with a HEPA filtered local exhaust attachment 24 CFR 35 1350© 7. Apply a new protective coating or paint, 24 CFR 35 1330(b)(5) 8. After the work is complete, clean the work site using cleaning methods, products and devices that are successful in cleaning up lead-dust hazards, such as a HEPA vacuum, and lead-specific detergents or equivalent. 24 CFR 35.1350© 9. Allow a certified lead-based paint inspector conduct a clearance examination that includes a visual assessment, dust sampling, submission of samples for analysis for lead, interpretation of sampling results, and preparation of report. 24 CFR 35.1340 (PHA will conduct the clearance.) 10. Ensure that a complete clearance report is prepared that provides documentation of the hazard reduction activities as well as the clearance results. 24 CFR 35.1340© 11. Provide a notice to occupants after clearance stating the nature, scope and results of the hazard reduction activities; the name, address and phone number of a contact person and available information on the location of any remaining lead-based paint in the rooms or areas where hazard reduction activities were conducted. 24 CFR 35.125(b)(1). Landlord Responsibilities: When an EBL child is found: 1. if risk assessment conducted by HHA finds lead hazard, owner must complete hazard reduction in accordance with 35.1330 of 35.1335 2. Notify building residents of any evaluation or hazard reduction in accordance with 24 CFR 35.125	
Access Performance Requirement: convenience of accessing and exiting the unit.	Dwelling must be able to be used and maintained without unauthorized use of other private property. The building must have more than one entrance as an alternate means of exit in case of fire.	
Site and Neighborhood Requirements: quality of the area and housing surrounding the dwelling.	The site and neighborhood must be reasonably free from disturbing noise, reverberations, and serious adverse conditions, natural or manmade, that would threaten the health, safety, or general welfare of the occupants.	
Sanitary Conditions:	The unit and its equipment must be free of	

Category/Description	Statutory Requirements	Authority/Local Code
cleanliness of the unit and surrounding area.	vermin or infestation.	
Smoke Detector Performance: ensures there are a sufficient number of working smoke detectors within the dwelling unit.	Each dwelling must have an operational battery- powered or hard-wired smoke detector on each level of the dwelling unit. If the unit was assisted prior to 4/24/93, smoke detectors are only required in areas used for living purposes.	Each level of the dwelling unit.

14.0 RENT REASONABLENESS, PAYMENT TO OWNERS, AND ADJUSTMENTS

New leases, moves and new admissions taking effect on or after October 1, 1999 will be subject to the regulations of the new Housing Choice Voucher Program; all rental assistance will be in the form of vouchers as of October 1, 2001.

HHA will determine rent reasonableness in accordance with 24 CFR 982.507(a). It is the HHA's responsibility to ensure that the rents charged by owners are reasonable based upon unassisted comparables in the rental market, using the criteria specified in 24 CFR 982.507(b). This Chapter explains HHA's procedures for determination of rent-reasonableness, payments to owners, adjustments to the Payment Standards, and rent adjustments.

14.1 RENT REASONABLENESS DETERMINATION

Rent reasonableness determinations are made when units are placed under a subsidy contract for the first time, or when owners request annual or special rent increase. The Authority will determine and document on a case-by-case basis that the approved rent:

- Does not exceed rents currently charged by the same owner for an equivalent assisted or unassisted unit in the same building or complex, and
- Is reasonable in relation to rents currently charged by other owners for comparable units in the unassisted market.

In larger multi-family buildings or complexes, rent reasonableness will consider comparing rents of:

- The majority of occupied dwelling units not under SECTION 8 contract ("unassisted") or
- There are at least 3 comparable occupied unassisted dwelling units in the property, the current rents charged non-SECTION 8 Families within that property, taking into account tenant-paid utilities, shall constitute comparable rents.

For all other dwelling units, rent reasonableness shall be determined based on average gross rents for unassisted dwelling units with the same number of bedrooms within the same area, neighborhood or rent zone adjusted for attributes of the specific dwelling unit. The averages of these rents appear on a schedule that is updated annually.

14.1 RENT REASONABLENESS DETERMINATION (Continued)

Market Database Maintenance

Using data gathered from newspapers, surveys other available sources,

Hartford Housing Authority shall maintain a reasonably current database of unassisted market rents, specifying location, number of bedrooms, dwelling type and utilities included in quoted rent. This shall be the basis of calculating gross rents and averaging such gross rents by the 15 neighborhoods that make-up Metropolitan Hartford.

Attributes considered

Hartford Housing Authority shall collect data in conjunction with the HQS inspection that rates each dwelling unit on attributes (in addition to location, number of bedrooms and utilities) that reflect age or condition, size of living space and other features that affect market value.

The following characteristics are to be used for rent reasonableness determination:

Primary Considerations	Secondary Considerations
Location	Quality
Type of Unit	Amenities
Number of Bedrooms	Facilities (near by)
Square Footage	Date Built
Number of Bathrooms	Services

The Authority maintains a file that includes data on unassisted units for use in making rent reasonableness determinations. The data is updated on an ongoing basis and published annually

Additionally, each client file will retain a Certification of Rent Reasonableness, for initial lease ups and increases. The three methods used for this Certification is to Declare that the rent is reasonable based upon:

- Matching it to a like unit with or without utilities by neighborhood from the chart
- Using the unit match above and applying the utility allowance for the size of unit; or matching a unit to its equivalent unit without utilities and adding utilities for a comparable size unit, or
- Pull two comparable units from the Internet or newspaper, copy and place in file with the Certification, or
- Match unit to one in the Survey of Unassisted Rents in Hartford

14.2 MAKING PAYMENTS TO OWNERS

Once the HAP Contract is executed, HHA begins processing payments to the landlord. A HAP Register will be used as a basis for monitoring the accuracy and timeliness of payments. Changes are made manually to the HAP Register for the following month or next check run. Checks are disbursed by **HHA Accounting Department** to the owner each month. Checks may not be picked up by owner at HHA.

HAP Payments made at the beginning of each month will be disbursed by the 7th of each month unless there is a bona fide reason for late disbursement, i.e., delay in the delivery of Federal funds, computer problems, etc. Section 8 will input and crate all changes to the HAP Checks, Register, etc. The Accounting Division will generate actual checks, post to the General Ledger, and caused the payments to be disbursed.

Excess Payments

- The total of rent paid by the tenant plus the HHA housing assistance payment to the owner may not be more than the rent to owner. The owner must immediately return any excess payment to HHA.
- Owners who do not return excess payments will be subject to penalties as outlined in the "Owner or Family Debts to HHA" chapter of this Administrative Plan.

Late Payments to Owners

It is a local business practice in the State of Connecticut for property managers and owners to charge tenants a reasonable late fee for rents not received by the owner or property manager by the due date. There is a grace period, which is typically ten days past the first of the month. Therefore, in keeping with generally accepted practices in the local housing market, HHA must make housing assistance payments to the owner promptly and in accordance with the HAP contract. HHA will pay a late fee to the owner for housing assistance payments that are not mailed to the owner by the 9th day of the month, if requested by the owner. This fee will be payable only if it is the policy of the owner to charge late charges for all late rents received from renters both subsidized and non subsidized. If the owner does not charge late charges as outlined, HHA is not liable to honor the owner's request. The amount of the late fee will be the same charged to all renters.

Proof of "Mailed to" date will be the:

- date the HAP Register was run
- date of receipt of mailing from the Post Office

Proof of "Received by Owner" will be:

- 5 calendar days after date of mailing by PH
- HAP check cashed

14.2 MAKING PAYMENTS TO OWNERS (Continued)

HHA will not be obligated to pay any late payment penalty if HUD determines that late payment is due to factors beyond the HHA's control, such as a delay in the receipt of program funds from HUD. The HHA will use administrative fee income or the administrative fee reserve as its only source for late payment penalty.

HHA will not use any program funds for the payment of late fee penalties to the owner.

14.3 RENT TO OWNER IN THE HOUSING CHOICE VOUCHER PROGRAM

The Rent to Owner is limited only by rent reasonableness. HHA must demonstrate that the Rent to Owner is reasonable in comparison to rent for other comparable unassisted units. The only other limitation on rent to owner is the maximum rent standard at initial occupancy (24 CFR 982.508). At the time a family initially receives tenant-based assistance for occupancy of a dwelling unit, whether it is a new admission or a move to a different unit, the family share may not exceed 40 percent of the family's monthly-adjusted income. During the initial term of the lease, the owner may not raise the rent to owner.

14.4 PAYMENT STANDARDS FOR THE VOUCHER PROGRAM

The Payment Standard is used to calculate the housing assistance payment for a family. In accordance with HUD regulation, and at HHA's discretion, the Voucher Payment Standard *is* set by HHA at 97 percent of the HUD published FMR. This range is consistent with the City of Hartford's HCVP. The HHA reviews the appropriateness of the Payment Standard annually when the FMR is published, and will update using the procedures prescribed.

HHA will establish a single voucher payment standard amount for each FMR area in the City of Hartford, which is its sole jurisdiction, and will establish payment standard amounts for each "unit size".

14.5 ADJUSTMENTS TO PAYMENT STANDARDS

Payment Standards may be adjusted, within HUD regulatory limitations, to increase Housing Assistance Payments in order to keep families' rents affordable. HHA will not raise Payment Standards solely to make "high end" units available to Voucher holders. HHA will use some or all of the measures below in making its determination whether an adjustment should be made to the Payment Standards.

In accordance with PIH 2005-1, PIH 2005-1 and 24 CFR 982 Cost Reduction Options, HHA will reduce the Payment Standard for all bedroom sizes from 100 percent of the FMR to 97 percent of the FMR. Hartford Housing Authority is but one of two PHAS operating in the jurisdiction, the City of Hartford. In an effort to keep both rents and services consistent for the same population, both client and vendor, HHA will adopt a Payment Standard in line with that approved by the City of Harford. Adoption of the new lower standard is both a cost cutting measure for the Authority, which, like all other PHAs has undergone across the board cuts from HUD and continues to operated on the reduced funding formula. Reduction of the PS will allow

14.5 ADJUSTMENTS TO PAYMENT STANDARDS (Continued)

HHA to continue to serve the maximum number of families and avoid inflation in rents that would be caused by having two extremely different rental rates in the city. HHA will apply the new Payment Standards in accordance with the HUD's regulations.

Assisted Families' Rent Burdens

- HHA will review its voucher payment standard amounts at least annually to determine
 whether more than 40 percent of families in a particular unit size are paying more than 30%
 of their annual adjusted income for rent. If it is determined that particular unit sizes in its
 jurisdiction have payment standard amounts that are creating rent burdens for families,
 HHA will modify its payment standards for those particular unit sizes.
- HHA will increase its payment standard within the basic range for those particular unit sizes
 to help reduce the percentage of annual income that participant families in the HHA's
 jurisdiction are paying.
- HHA will increase/decrease its payment standard to be consistent with those adopted by the City of Harford's Housing Choice Voucher Program.
- HHA will establish a separate voucher payment standard, within the basic range, for
 designated parts of its jurisdiction if it determines that a higher payment standard is needed
 in these designated areas to provide families with quality housing choices and to give
 families an opportunity to move outside areas of high poverty and low-income.

Increased Payment Standard

HHA will consider the following factors to determine to increase the Payment Standard.

- Quality of Units Selected: HHA will review the quality of units selected by participant families
 when making the determination of the percent of income families are paying for housing, to
 ensure that Payment Standard increases are only made when needed to reach the midrange of the market.
- The HHA will review the average percent of income that families on the program are paying for rent. If more than 40% of families are paying more than 30% of monthly adjusted income for a particular unit size, HHA will determine whether families are renting units larger than their voucher size, and whether families are renting units which exceed HUD's HQS and any additional standards added by the HHA in this Administrative Plan.
- If families are paying more than 30% of their income for rent due to the selection of larger bedroom size units or luxury units, the HHA may decline to increase the payment standard. If these are not the primary factors for families paying higher rents,
- HHA will continue increasing the payment standard.
- Rent to Owner Increases: HHA may review a sample of the units to determine how often

14.5 ADJUSTMENTS TO PAYMENT STANDARDS (Continued)

owners are increasing rents and the average percent of increase by bedroom size.

 Time to Locate Housing: HHA may consider the average time period for families to lease up under the Voucher program. If more than 10% of voucher holders are unable to locate suitable housing within the term of the voucher and HHA determines that this is due to rents in the jurisdiction being unaffordable for families even with the voucher, the Payment Standard may be adjusted.

Lowering of the Payment Standard

Lowering of the FMR may require an adjustment of the Payment Standard. Additionally, statistical analysis may reveal that the Payment Standard should be lowered. In any case, the Payment Standard will not be set below 90 percent of the FMR without authorization from HUD.

Financial Feasibility

Before increasing the Payment Standard, HHA may review the budget to determine the impact projected subsidy increases would have on funding available for the program and number of families served and to avoid a reduction in the number if families assisted.

For this purpose, HHA will compare the number of families who could be served under a higher Payment Standard with the number assisted under current Payment Standards.

File Documentation

HHA will retain information regarding adjustment data for at least three years to document the analysis and findings to justify whether or not the Payment Standard was changed.

Exception Payment Standards

HHA will recognize and honor exception Payment Standards for its voucher holders who exercise portability. If the dwelling unit is located in an exception area, the HHA must use the appropriate payment standard amount established by the PHA for the exception area in accordance with regulation 24 CFR 982.503.

14.6 UTILITY ALLOWANCE

Hartford Housing Authority will establish and annually review a utility allowance schedule. *The review will consist of coordination with the City of Hartford's Housing Choice Voucher Program and will be consistent with that allowance which is set forth and established according to consumption and usage formulas prescribed by HUD.*

If either owner or tenant wish to change which utilities are to be the tenant's responsibility, verses which are to be the owner's, both parties must sign a Request for Revision of Utility Payment Responsibility. This will result in corresponding changes in the utility, allowance, the Rent to Owner and family Rent to Owner. An addendum to the HAP and a RFTA will be executed.

15.0 RECERTIFICATION FOR CONTINUED OCCUPANCY

The Authority conducts annual/interim recertification of the families participating in the SECTION 8 Program. These recertifications are used to ensure that the families are still eligible for the program, housed in a properly sized unit, and paying the appropriate amount of rent according to the guidelines of the program. The following chapter details the annual recertification, the interim recertification and issues concerning the information gathered throughout the process.

15.1 ANNUAL RECERTIFICATION

The Authority will conduct an annual recertification on all of the households participating in the SECTION 8 Program. Each household will be informed, in writing, of their recertification date 60 days prior to their contract anniversary date. The Authority will require the family head, and all adult members (i.e., residents older than 18 years of age) to be present during the recertification meeting. Members of the SECTION 8 staff will interview each adult household member, and record their information onto the recertification form. The household members will be required to provide any information that the Authority deems necessary to determine eligibility. All documents related to income must represent the gross amount of income (i.e., wages plus tips, gratuities, commissions, etc.). Failure to supply or cooperate in the verification process concerning income, family composition and eligibility, unit inspection, and the refusal to execute required documents will lead to the family's assistance being terminated. The caseworker will review the file within two weeks prior to the evaluation. The file review is conducted to re-familiarize the specialist with the tenant, identify any open items or tenancy issues, and identify missing documentation, ensure the accuracy of the tenant database, and ensure the completeness of the tenant file.

Each household will have their eligibility determined according to applicable HHA rules with respect to the following criteria:

- Family or residual family eligibility.
- Income, Total Tenant Payment and Net Assets.
- Size of dwelling unit required.
- Compliance with program requirements.

Hartford Housing Authority will provide the results of the recertification to each household in writing, and advise the households of their right to a hearing if they disagree with Hartford Housing Authority's actions. Additionally, the caseworker will complete the electronic HUD 50058 for transmission to HUD as appropriate.

If Hartford Housing Authority makes a calculation error during annual recertification or interim examination, an additional examination will be conducted to correct the error. The household will not be charged retroactively for payments they would owe, but will receive credit for overpayments. Additionally, if Hartford Housing Authority fails to process changes in a timely manner for any other reason, increases in tenant's rent will not take effect until Hartford Housing Authority finishes processing the change. If a decrease in rent occurs, the overpayment by the family will be calculated retroactively to the date when Hartford Housing Authority should have had the

15.1 ANNUAL RECERTIFICATION (Continued)

processing completed, and the family will be credited that amount. Methodology: 1) the landlord will be notified of the specific amount and reason for the overpayment; 2) Section 8 will ask that the landlord reimburse the overpayment to the family and 3) inform landlord that Section 8 will send the underpayment in the next check run.

A receipt of submission will be granted to the family upon submission of the materials required for certification or recertification. HHA Section 8 does not acknowledge accuracy of the data submitted, only receipt of it. Upon review the HHA will inform the household in writing as to any additional needed documents that would complete the process. The Authority will provide the results of the recertification to each household in writing, and advise the households of their right to a hearing if they disagree with Authority's actions. Additionally, the Authority will complete the HUD 50058 form and transmit it to HUD as appropriate.

15.2 VERIFICATION

To ensure that the required data are true and complete, the SECTION 8 caseworker will verify the information submitted by each client. The Authority will use the same verification procedures used for program admission (See Section 7.0, Verification for Admission). Additionally, the Enterprise Income Verification (UIV) System will be available to the Authority for third party, upfront verification. This includes, but is not limited to employers' reports, award letters, reliable oral third party verification where proper documentation is recorded by a staff person and dated, Internal Revenue Data, notarized statements or signed affidavits. Notarized statements will be accepted, however, caseworkers are encouraged to assist families in obtaining additional documentation whenever possible.

SECTION 8 Staff will review and evaluate the data as it is received for completeness, accuracy, and conclusiveness. After the staff has verified all of the necessary items, they will include the information in the household's permanent file. As part of the record, the responsible family member(s) will sign and date the recertification application. Where required, a duly authorized representative of the Authority will also sign the required forms.

After Hartford Housing Authority completes the recertification, changes will be calculated accordingly. Should an interim recertification be requested within 60 days of the annual recertification, the interim will be considered a full annual recertification. Moves requested beyond 60 days of the recertification require the caseworker to conduct a new recertification before the moving papers are issued. In cases involving moves within 60 days of recertification, information is to be confirmed for correctness.

A computer-matching program with various other Federal Departments, including, the Internal Revenue NEW: In accordance with the Privacy Act of 1971, HUD will conduct Service, and U.S. Department of Education. Presently, HUD notifies families of discrepancies between income the Public Housing Agency has on file and the IRS. Families must contact the Housing Authority and clarify the discrepancies. The Housing Authority must provide HUD with evidence of resolution of each case. Families who are guilty of misrepresentation that lead to underpayment of rent, will be required to sign a repayment agreement and reimburse HHA.

15.3 FAILURE TO REPORT

If household members are unable to attend scheduled recertification meeting they are required to contact the Authority prior to the recertification date to reschedule. In the case where the family fails to appear at the meeting, and has not rescheduled, the Authority will schedule a second and final appointment. If the family fails to attend or reschedule the second meeting, the Authority will terminate the family's assistance. The family may request an informal hearing.

15.4 MISREPRESENTATION

If the recertification reveals that the family, at the time of recertification, made a misrepresentation that resulted in their classification as eligible, when in fact they were ineligible, the Authority will cease the Housing Assistance Payments immediately, and terminate the family from the SECTION 8 Program.

If the Authority determines that the family made a misrepresentation, which resulted in a lower rent, the family will pay the difference to the Authority in full. If it is determined that they have committed fraud, assistance may be terminated. In the event that the falsification of income or family composition comes to the Authority's attention, a recertification will be scheduled immediately. If it is determined that any family member has falsified his income, the household will be required to pay the full amount of back rent owed, and will be terminated from the SECTION 8 Programs if fraud was involved.

15.5 INTERIM RECERTIFICATION

Interim recertifications may be initiated by either the Authority or the client, and will not affect the date of the annual recertification. Increases in income <u>will not be counted</u> in the calculation of rent until the next scheduled annual recertification. THIS CHANGE COVERS INCREASES IN INCOME ONLY. FAMILIES MAY STILL HAVE INTERIM RECERTIFICATIONS WHENEVER THERE IS A DECREASE IN INCOME. Families completing interim or annual recertifications will receive a written, dated receipt.

An interim recertification will be conducted under the following conditions:

- When a family has no income.
- When it is impossible to project family's income with any accuracy.
- When a family reports a loss in income.
- When a household's income increases by 10% per month.
- When there is a change in family composition.

After the Authority completes the interim recertification, they will calculate any changes accordingly. Should an interim recertification be requested within 60 days of the annual recertification, the interim will be conducted as a full recertification. If the family moves, it will be issued a voucher.

The Authority reserves the right to perform interim recertification at any time; however, two

15.5 INTERIM RECERTIFICATION (Continued)

recertifications of the same household will not be conducted within a 30-day period.

Changes in Family Composition

The caseworker will approve family size increase to the household as a result of the addition of any dependent minor children or court awarded custody, and will notify the landlord in writing of the approved changes.

Other increases in family composition must be approved by Hartford Housing Authority, provided the addition does not result in an underhoused status in accordance with HQS; and:

- The head of household provides written approval of the addition from the landlord; and
- The member to be added is otherwise eligible for the SECTION 8 Program, i.e., must pass the criminal and credit screening in order to be added to the household.

Hartford Housing Authority will approve family size increases that result in larger dwelling unit sizes for dependent senior/disabled parents or dependent/disabled adult members provided that funds are available to provide for the increase in subsidy payments.

If approved by the Director of SECTION 8, the voucher will be reissued with the correct payment standard. The paperwork will then be forwarded back to the HSQ Specialist for processing. When the selected dwelling unit is approved, the HAP contract with the current landlord will be terminated.

Change of Unit

At the time of recertification, a unit may be considered ineligible based on the number of residents or composition of the household. The current landlord will be notified that SECTION 8 will not renew, with a 30-day notice. In this case, a new voucher of with the appropriate payment standard will be issued to the family. The SECTION 8 staff will assist the client in finding a suitable unit. When an acceptable available unit is located, the lease along with the HAP Contract with the current vendor will be terminated. The new unit must meet all criteria including Housing Quality Standards.

Changes in Income

When a family's composition or income changes, the corresponding rent or housing requirements may also change accordingly. Therefore, the Authority requires the households to report any increase or decrease in income, or change in family composition within 15 days of when the changes occur. Any information, documentation, or signatures needed from the family to verify and support the necessity of the change must be provided at the time the change is reported.

Increases in family size other than birth, adoption, or court awarded custody must have the prior approval of the Authority. If the additional family member will cause overcrowding, the Authority will issue a voucher. If funding is unavailable, the Authority will place the family on the transfer list.

The procedures concerning a change in the tenant's rent is contingent upon if the family reports the changes within the specified 15-day time frame. The following table outlines the Authority's timeframe regarding changes in tenant rents:

	Increases in Family Rent	Decreases in Rent
Household Reports changes within 15 days	Increase at next annual recertification if addtil income only. Other cases, in 30 days from the date of the recertification.	Next month after effective date if completed by 21 st of month.
Household Fails to Report Changes within 15 days.	Retroactive to the date it would have been effective if the family had reported it in a timely manner. Family must repay in a lump sum, or incrementally through Repayment Agreement.	Recertification must be completed by the 21 st of the preceding month in order for the rent decrease to take place. Retroactive decreases will not be considered unless specifically requested and accompanied by bona fide documentation of extremely exceptional circumstance.

Treatment of Income Changes Resulting from Welfare Program Requirements

Families who have experience reductions in income specifically due to fraud or failure to participate in an economic self-sufficiency program or comply with work activities requirements will not have their contribution to rent reduced based on the benefit reduction. The prohibition on reduction of SECTION 8 tenant based assistance contribution is applicable only if the welfare reduction is neither the result of the expiration of a lifetime time limit on receiving benefits, nor a situation where the family has complied with welfare program requirements but cannot obtain employment.

Family rent cannot be decreased as a result of reductions in Welfare Benefits resulting from:

- Fraud by a family member
- Family's failure to comply with welfare program requirements for work

Families who fall into these two categories, have a right to request an Informal Hearing and will be notified of same.

15.6 DETERMINATION FOR BREAK-UPS AND REMAINING MEMBER RETENTION

Instances occur where by a household assisted under the SECTION 8 Program becomes divided into two otherwise eligible families due to divorce, legal separation or other similar circumstances. In these cases, if the household cannot decide who should continue to receive the housing assistance, Hartford Housing Authority will consider the following factors to determine which household will continue to be assisted:

- A determination by a court
- The composition of the new households, with special consideration given to which household has custody of dependent children, disabled members, or elderly members.
- Household member who was the head of household when the certificate or voucher was

15.6 DETERMINATION FOR BREAK-UPS AND REMAINING MEMBER RETENTION (CONTINUED)

initially issued (as listed on the initial application).

Considerations can be given to whether domestic violence was involved in the breakup, and recommendations of social service professionals.

Documentation of these factors is required. If documentation is not provided for further consideration, Hartford Housing Authority will grant continued assistance to the head of household.

If the reassignment of the voucher results in a reduction in household size, and if the landlord refuses to accept the rent level that corresponds with the smaller subsidy standard, the family will be required to move to a smaller dwelling unit.

In the case where the head of household is no longer a resident at the assisted property (i.e., death, abandonment, etc.), Hartford Housing Authority will transfer the voucher to the remaining member(s) of the tenant family.

To be considered a remaining family member of a tenant household, the person must be approved by Hartford Housing Authority to be living in the dwelling unit. Hartford Housing Authority will not consider Live-in Ades as remaining family members.

For a minor child to continue to receive assistance as a remaining family member the following conditions must be met:

- The minor child has demonstrated "necessity" for housing assistance.
- Hartford Housing Authority must have verified that a bona fide social service agency and/or the Court has arranged for another adult to be brought into the assisted dwelling unit to care for the child(ren).

15.7 CONTINUANCE OF ASSISTANCE FOR MIXED FAMILIES

Generally speaking, housing assistance is only provided to family members that are citizens or eligible non-citizens. However, "mixed families," (i.e., families that include at least one citizen or eligible non-citizen and any number of ineligible members) who were program participants prior to June 19, 1995 can receive full assistance if both of the following continuous assistance conditions exist:

- The head of household or spouse is a U.S. Citizen or is an eligible non-citizen.
- All members of the family other than that the head, or spouse,
- Parents of head or spouse, and children of the head or spouse are citizens or eligible non-citizens.

15.7 CONTINUANCE OF ASSISTANCE FOR MIXED FAMILIES (Continued)

If they do not qualify for continued assistance, the member(s) that cause the family to be ineligible for continued assistance may move, the family may choose prorated assistance, or the Authority may offer temporary deferral of termination.

If the family has a pre-merger certificate and chooses prorated assistance, the amount of assistance is determined by subtracting the total tenant payment from the gross rent, and multiplying the difference by the proportion of eligible to ineligible non-citizens in the household.

EXAMPLE: In a four-person household there are three eligible

non-citizens, the proportion of eligible non-citizens in the household is ¾ and the prorated assistance is calculated as follows:

Gross Rent \$ 700.00
Total rent to Owner \$ 100.00
Current HAP \$ 600.00

Prorated assistance = $$600.00 \times \frac{3}{4} = 450.00

To determine the prorated assistance for families in the voucher program, the amount of the pre-proration voucher is multiplied by the proportion of eligible non-citizens to household size.

If the family qualifies for prorated assistance and does not qualify for continued assistance, the family may be eligible for a temporary deferral of termination of assistance. (See Section 16.4, Termination Due to Ineligible Immigration Status.) The Deferral period will be given in six-month increments, but will not exceed an aggregate time period of <u>eighteen months</u>. The Authority will notify the tenant in writing 60 days prior to the expiration of the deferral to notify them whether the termination will be deferred again, or if assistance will be terminated. The family has a right to an informal hearing.

16.0 CONTRACT TERMINATION

The Lease Agreement and the Tenancy Addendum represent the agreement between the landlord and the tenant that defines the responsibilities of both parties. The SECTION 8 Program requires HHA, the tenant and the property owner or agent to sign legal agreements and contracts that can be terminated by any of the respective parties. The HAP contract is the legal agreement between Hartford Housing Authority, and the landlord that defines the responsibilities of both parties. The following chapter delineates the Authority's policies and procedures concerning contract termination including eviction, termination by HHA, and termination due to ineligible immigration status. The final rule of May 1999 establishes an 18 month deferral period for all families who have a pending citizenship status. If citizenship has not been either proven or established within that timeframe, they may no longer be assisted.

The term of the Lease and the HAP Contract run concurrently. The lease term may be twelve months or less upon mutual agreement between family and owner. The HAP will mirror this term.

The HAP Contract can be terminated by the owner, the Authority, or by the tenant through termination of the lease. If the contract is terminated for any reason, by any party, no future subsidy payments will be made by the Authority. Assistance will cease the month the contract is

16.0 CONTRACT TERMINATION (Continued)

terminated. The owner will have no right to claim compensation from Hartford Housing Authority for

vacancy loss under the provision of the contract. If the family continues to occupy the unit, they will be responsible for the full rent. All HAP contracts are officially terminated 180 days after the last housing assistance payment to the owner.

16.1 EVICTION

The owner may also wish to terminate the contract for business or economic reasons, but must give 90 days notice to the tenant and the Authority, in the first year of the contract, and 30 days written notice in subsequent years. Such reasons may include desire to sell the property, renovation of the dwelling unit, desire to obtain a higher rent than can be provided by Hartford Housing Authority, or tenant refusal to accept an offer of a new lease.

Under the SECTION 8 Program, the property owner may choose to terminate the contract, thereby evicting the tenant from the property. To execute the eviction, the owner must comply with HUD regulations, state and local laws. The owner must <u>also provide an advanced notice</u> to the family detailing lease violations and an eviction notice to the tenants, and to the Authority. The notice must clearly state the reason(s) why the tenant is being evicted, and if the family is at fault, the information must be specific as to cause. The notice must be received at or before the commencement of the eviction action. The notice may be included in, or may be combined with, any owner eviction notice to the tenant with copies to Hartford Housing Authority.

The HAP contract and lease specify the following reasons for eviction:

- Serious or repeated violations of terms and conditions of the lease
- Violation of Federal, state or local law that imposes obligation on the tenant in connection with occupancy or use of the premises

Other good causes including criminal activity by the tenant, any member of the household, a guest or another person under the tenant's control that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents, or persons residing in the immediate vicinity of the premises; unauthorized persons residing in the unit, drug sale, use or patterns of unacceptable behavior attributable to drug or alcohol abuse that disturbs the peaceful enjoyment of the premises by families or others; destruction of property, or behavior resulting in damage to the unit.

If the eviction action is finalized in court, the owner must provide to the Authority a copy of the documentation including the final date of the tenancy. If the eviction is not due to serious or repeated violations of the lease and the Authority has no grounds to terminate assistance, the Authority will issue a new voucher so the family can move with continued assistance.

Assistance payments will continue to be made by the Authority until the family moves, or the owner has possession of a court order allowing the owner to evict the tenant up to the final day of the of execution as stated in the court order if the court has stipulated that payments may be made for "use and occupancy". Under these circumstances, the unit must meet HQS. As long as the owner of the property continues to endorse the Authority's assistance checks, the owner is acknowledging that the tenant is still in the unit, and in compliance with the terms of the lease. The Authority will verify that the family is in residence on a monthly basis.

16.2 TERMINATION BY THE AUTHORITY

The Authority will terminate the HAP contract when: the lease terminates; the owner has breached the contract; or the Authority terminates assistance to a family.

The Owner will be considered in breach of contract if any of the following circumstances occur:

- The owner has violated any obligation under the HAP contract (e.g., HQS, etc.).
- The owner has violated any obligation any housing assistance contract under SECTION 8 of the 1937 Act (42 U.S.C. 1437f).
- The owner has committed fraud, bribery or any other corrupt criminal action in connection with any Federal housing program.
- The owner is engaged in drug trafficking, sale or abuse of alcohol.
- The owner has failed to comply with regulations, the mortgage or note, or regulatory agreements for projects with HUD mortgages or insured by HUD loans.

Hartford Housing Authority may also terminate the contract if:

- Hartford Housing Authority terminates the family.
- The owner has notified the Authority that he does not wish to renew.
- The family is required to move from the dwelling unit that is under/over-occupied.
- Funding is no longer available under the ACC.

The contract will terminate automatically upon 180 days since the last HAP payment.

Additionally, the Authority will terminate the contract if the owner is disapproved in accordance with the policies and procedures discussed in Section 11.3. The Authority will provide the owner and the household at least 30 days notice prior to contract cancellation.

16.3 VERIFICATION OF CITIZENSHIP OR ELIGIBLE NON-CITIZENS STATUS

The citizenship/eligible non-citizen 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 proof of their status by such means as birth certificate, military ID or military DD214 Form.)

Prior to being admitted or at the first reexamination, all eligible non-citizens who are 62 years of age or older will be required to sign a declaration under penalty of perjury. They will also be required to show proof of age.

16.3 VERIFICATION OF CITIZENSHIP OR ELIGIBLE NON-CITIZENS STATUS

(Continued)

Prior to being admitted or at the first reexamination, all eligible non-citizens must sign a declaration of their status and consent form and provide their original INS documentation. The Hartford Housing Authority will make a copy of the individual's INS documentation and place the copy in the file. The Authority also will verify their status through the INS SAVE system. If the INS SAVE system cannot confirm eligibility, the Authority will mail information to the INS so a manual check can be made if INS records.

Family members who do not claim to be citizens, nationals or eligible non-citizens, 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 household.

Non-citizens 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 not choose to declare their 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 admission will be denied or discontinued.

The family's assistance will not be denied, delayed, reduced or terminated because of a delay in the process of determining of eligible status under this Section, except to the extent that the delay is caused by the family. If however, the family fails to verify citizenship or legal non-citizens status within 18 months, they cannot continued to be assisted.

If the Authority determines that a family member has knowingly permitted an ineligible non-citizens (other than any ineligible non-citizens listed on the lease) to permanently reside in the assisted 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.

16.4 TERMINATION DUE TO METHAMPHATAMINE

Families and family members who have been convicted of manufacturing Methamphatamine on the premises of an arrested housing will terminated.

17.0 MOVES AND PORTABILITY

The Housing Quality Work and Responsibility Act of 1998 permits portability anywhere in the United States where a housing authority operates a tenant based program. An eligible family may receive tenant based assistance to lease a unit located anywhere. The Authority actively encourages families to maximize their choice of quality housing. The family may select among available units, except ineligible housing, housing that does not meet HQS, or housing for which the subsidy standard exceeds established limits. HUD regulations permit families to move with continued assistance to another dwelling unit within HHA's jurisdiction, or to a dwelling unit outside of its jurisdiction under portability procedures. The regulations also allow Hartford Housing Authority the discretion to develop policies, which define any limitations or restrictions on moves. The section defines the procedures for moves, and the policies for restrictions and limitations on moves.

17.1 FAMILY MOVES

A family may move to a new dwelling unit if:

- The assisted lease for the old dwelling unit has terminated because Hartford Housing Authority has terminated the HAP contract for owner breach, or the lease was terminated by mutual agreement of the owner and the family.
- The owner has given the family a notice to vacate, or has commenced on action to evict the family, or has obtained a court judgment or other process allowing the owner to evict the family (unless assistance to the family will be terminated).
- The family has given proper notice of lease termination. The family is not required to give the owner notice of intention to move if the owner has notified both the family and HHA Section 8 that the owner does not wish to renew. If the family and landlord agree to renew afterwards, then all other provisions of the program apply. Both the landlord and family will have to abide by all notification procedures for moves as is customary.

Briefing sessions will emphasize the family's responsibility to give the owner and Hartford Housing Authority proper written notice of any intent to move. The family must give the owner the required number of days written notice of intent to vacate specified in the lease and must give a copy to HHA simultaneously.

Families will not be permitted to move outside of Hartford Housing Authority's jurisdiction during the initial year of assistance occupancy if at the time of application they were outside of its jurisdiction. Families will not be permitted to move more than once in a 12-month period. Hartford Housing Authority will deny permission to move if there is insufficient funding for continued assistance.

Hartford Housing Authority will deny permission to move if:

- The family has violated a family obligation.
- The family owes Hartford Housing Authority money.

The SECTION 8 Program Manager may make exceptions to these restrictions if there is an emergency necessitating the move over which the participant has no control. If the family is approved for a move and is scheduled for recertification within the next 90 days, Hartford Housing Authority will issue the voucher to move after conducting the recertification. If the family does not locate a new dwelling unit, they may remain in the current dwelling unit so long as the owner permits and meets all other requirements of the program.

A move within the same building or project, or between buildings owned by the same owner, will be processed like any other move. In a move, assistance stops at the old dwelling unit at the end of the month in which the tenant ceased to occupy, unless proper notice was given to end a lease mid-month. In these cases, amounts will be *prorated to present and perspective landlords*. Costs not covered by SECTION 8 during these periods of transition will be absorbed by the tenant /landlord upon mutual agreement. Assistance will start on the new dwelling unit on the effective date of the lease and contract. *Assistance payments may, under limited circumstances and with approval of the Department Head or higher, overlap for the month in which the family moves.*

17.2 ADMINISTRATION BY INITIAL AUTHORITY OUTSIDE ITS JURISDICTION

HHA will administer or cause to administer assistance to the portable family that has moved outside its jurisdiction (i.e., same state, same MSA but different state, adjacent MSA and different state) provided that no other Authority with a tenant-based program has jurisdiction in the area where the unit is located. In cases where it is impractical for the Authority to effectively administer the assistance in accordance to prescribed standards, the Authority will chose to use another Authority, private management entity or other contractor or agent to help administer the assistance.

17.3 ADMINISTRATION BY RECEIVING AUTHORITY

When a family moves under portability into the jurisdiction of another Authority that operates a tenant based program (i.e., receiving Authority), that Authority administers assistance for the family. The receiving Authority has the option to pay housing assistance for the family and bill the initial Authority or to absorb the family into its voucher program providing the funding is available. Incoming Portable families have already been determined to be eligible by the initiating PHA, however, the receiving PHAs may upon evidence of same, determine that the incoming family is ineligible to participate in their program. HHA HCVP will screen incoming portable voucher families for past balances and evictions. Families with past balances will be offered the opportunity to enter into a repayment agreement. Families evicted for other than non-payment of rent, may not be eligible to participate in the program. They will be notified and given a chance to have an Informal Hearing or Review.

If the receiving Authority administers the voucher on behalf of the initial Authority, the family is to be assisted under the same tenant based program as initially enrolled. In this case the receiving Authority *will issue a new voucher* and bill the initial Authority for the assistance payment and a portion of administration fee. The receiving Authority may absorb the family into its program relieving the initial Authority of any further obligation (i.e., financial or administrative) to the portable family. The receiving Authority may absorb the family at its option if ACC funds are available, HUD may require the receiving Authority to absorb all or a portion of the portable families.

If there is more than one Authority with jurisdiction in the area where the family has elected to move the issuing Authority determines which will be the receiving Authority.

17.4 PORTABILITY PROCEDURES

Procedure	Responsibility	Tools/Documents
Determine family income eligibility in the area where the family intends to lease.	Initial Authority (IHA)	HA jurisdictional map. Jurisdiction income limit.
Advise family how to contact and request assistance from receiving Authority.	IHA	Provide name, address, telephone/fax numbers and contact name.
Notify the receiving Authority to expect the portable family within 5 days.	IHA	HA Portability Notification, Voucher and 50058 and all associated verifications.
Contact receiving Authority and follow procedures for incoming	Portable Family	Attend Debriefing at receiving Authority: be reissued receiving

portable families.		Authority's voucher.
Provide latest 50058 (Family Report) and verification information.	IHA	HA Information Transmission Report
Refers the Family back to the IHA if the voucher has expired by the time the family arrives at the RHA.	Receiving Authority RHA	May not give families, extensions on the IHA's voucher.
Extends the voucher expiration date and also the billing deadline.	IHA	Has sole authority to do so.
Recertify family, confirm subsidy standard, and issue voucher within 2 weeks or 10 working days of receiving IHA's HUD-52665 and supporting docs. Voucher has same exp date as IHA.	RHA	Certification Procedures within specified timeframe.
Promptly issue the RFTA or act on the submitted RFTA and for the prospective of unit.	RHA	HA Portability Notification and Issue Log.
Billing And Payment		
Promptly inform/bill the initial Authority whether it will administer or absorb the family. 10 day notification requirement if absorbing; 30 Day notification deadline if billing.	RHA	Invoice/bill initial PHA or Absorption. If billing, RHA sends bill & 50058 to IHA within 10 working days of HAP contract execution.
Initial Housing Authority must receive billing within 60 days of the expiration of the IHA's voucher	RHA	Bill IHA within IHA voucher expiration timeframe
Receiving Housing Authority must absorb the family if it misses the billing deadline, unless late payment is approved by IHA	RHA	Must absorb family if it misses billing deadline.
Initial Housing Authority must pay RHA within 30 days of receiving bill.	IHA	Pay bill within 30 days of receiving bill.
IHA sends HAPs to RHA by the 5 th day of each month	IHA	Must meet deadline for sending monthly HAPs
RHA sends IHA changes in amounts no later than 10 working days of the effective date of the change.	RHA	Must notify IHA of changes in HAP within required timeframe.
RHA must notify the IHA within 10 working days if RHA terminates or absorbs.	RHA	Must notify IHA if families are terminated or absorbed within required timeframe.
Determine the subsidy standard	Receiving Authority	Subsidy Standard Assignment.
The IHA is no required to honor billings received later than 60 days after the effective date of the notice.	IHA	The RHA must absorb the family unless the IHA will accept a delinquent billing.

Submit a Request For Tenancy Approval within the voucher term to Receiving HA.	Portable Family	RFTA form.
Notification of the Initial Authority (IHA) of the outcome status (leased or not leased) of the portable family.	RHA	Outcome Log and notification letter.
Provide tenant based assistance and perform all program functions (e.g., HQS, recertification,).	RHA	Follow HA responsibilities for program administration.
Deny or terminate assistance if appropriate in accordance with 982.552.	Either Authority	Prompt notification of termination and Log entry.

17.5 PORTABILITY BILLING

The Hartford Housing Authority is required to manage its tenant based program in a manner that ensures that it has the financial capability to provide assistance to families that move out of its jurisdiction under portability as well as for families that remain in the program. As we have described earlier, receiving Authorities are required to either absorb or administer portable families that moved within a jurisdiction where it operates a tenant-based program. If the receiving Authority elects or is required to absorb the portable family the obligation of the issuing Authority is terminated. If the receiving Housing Authority elects to assistance payment, 80% of the Admin Fees and Hard to House Fees if applicable. The process is as follows:

- The receiving Authority determines the housing assistance payment in the same manner as for other assisted families.
- The receiving Authority bills the issuing Authority for the full amount of the payment on a monthly basis in accordance with HUD procedures, time frame and HUD billing forms.
- Upon receipt, the initial Authority is to reimburse the receiving Authority for the full amount of the housing assistance payment, and for 80% of its on-going administrative fee for each unit month that each family was assisted. If both Authorities agree they may negotiate different amounts of reimbursement.

HUD may reduce the administrative fee to an initial or receiving HA if the HA does not comply with the portability procedures. HUD may penalize the offending Housing Authority by reducing it's ACC by number of vouchers it has failed to fulfill its obligations to under portability, either through billing or HAP payments.

18.0 DENIAL OR TERMINATION OF ASSISTANCE

The Authority may deny assistance to an applicant or a participant based on their actions or inaction. This chapter describes the Authority's policies for the denial or termination of assistance for households including the Authority's discretionary powers, the forms and grounds for denial/termination, and family obligations. Other policies and procedures concerning denial/termination, including procedures for ineligible non-citizens, zero HAP families, families failing to attend appointments and meet deadlines and those committing fraud are discussed in this chapter.

18.1 THE AUTHORITY'S DISCRETION TO CONSIDER CIRCUMSTANCES

The Authority will use its discretion to consider all of the circumstances in each case of denial/termination. These circumstances will include the following:

- The seriousness of the case
- The extent of participation or culpability of individual household members
- The effects of denial or termination of assistance on other household members who were not involved in the action or inaction in question
- Termination because of illegal use or possession <u>for personal use</u> of a controlled substance must have occurred within one year before the date of notice of termination to the family. The Authority will not deny or terminate assistance if the household member in question is regarded as having an addiction to a controlled substance, can provide evidence that they have successfully completed a treatment program and no longer use or possess any controlled substance.
- Termination due to continuous or ongoing negative behaviors by family members such as to establish a pattern even if there is no arrest or conviction. The behavior must cause a disturbance, be threatening, abusive, or other problematic actions that prevent the peaceful enjoyment of the premises by others. Additionally if this behavior can be attributed to the use or abuse of drugs and or alcohol, the family has violated the One Strike law and can forfeit further housing assistance.

Additionally, the Authority will attempt to identify the members of the household who participated or was culpable, and impose as a condition of continued assistance that these individuals no longer reside in the assisted unit. An interim recertification based on the change of household composition will then be conducted.

18.2 FORM OF DENIAL OR TERMINATION

Denial of assistance for an applicant may include any or all of the following:

- Denial for placement on the Authority's Wait List.
- Denial or withdrawal of certificate/voucher.
- Refusal to enter into a HAP contract or the approval of a lease.
- Refusal to process or provide assistance under portability procedures.

Termination of assistance for a participant may include any or all of the following:

- Refusal to enter into a HAP contract or approve a lease.
- Termination of housing assistance payments under an outstanding HAP contract.

18.3 GROUNDS FOR DENIAL/TERMINATION OF ASSISTANCE

Refusal to process or provide assistance under portability procedures.

The Authority will deny assistance to an applicant and terminate assistance for participants if any member of the household fails to sign or submit consent forms for obtaining required information.

The Authority may deny program assistance for an applicant or terminate program assistance for a participant anytime, for any of the following reasons:

- The household violates the family obligations listed in Section 18.4.
- Any member of the household has ever been evicted from public housing.
- The household currently owes rent or other amounts to the Authority or to another authority in connection with SECTION 8 or public housing assistance.
- The household has not reimbursed any Authority for amounts paid to an owner under a HAP contract for rent, damages to the unit or other amount owed by the household under a lease.
- The household breaches an agreement with the Authority to pay amounts owed to the Authority, or amounts paid to an owner by an Authority.
- The household has engaged in, or threatened abusive or violent behavior towards the Authority's personnel.
- The household or any member is convicted of manufacturing methamphetamine on the premises of any assisted unit.
- The members of the household must not engage in drug-related, or violent criminal activities. NEW The members of the household must not engage in drug or alcohol related, violent criminal activities or patters of behavior that disturb the peace of the family or neighbors... Assistance will be terminated if the preponderance of evidence indicates that the household member has engaged in such activities, regardless of whether they have been arrested or convicted for them.
- Families who have been identified by HUD's computer matching program as being in default of Federally Guaranteed Student Loans will be ineligible for housing assistance.
- If the landlord has properly notified the family and Section 8 that he does not wish to renew, and the family is otherwise in good standing, the family is obligated to get another voucher and commence shopping for another unit. The family cannot remain in the unit without renewing the Contract, even on a month-to-month basis indefinitely. The family will have 120 days to move and if there are no extenuating circumstances, i.e., hardship, reasonable accommodations, etc., for a member with a disability, continuous bad or hazardous weather, the family will be terminated.

18.3 GROUNDS FOR DENIAL/TERMINATION OF ASSISTANCE (Continued)

- HQS inspections that need to be rescheduled more than twice due to the family not being home is grounds for termination of assistance. Extenuating circumstances may be reviewed; families are entitled to request an Informal Hearing.
- Annual Reviews: If an assisted family misses more than two appointments they will be terminated from the program. If for reasons of extraordinary health problems, reasonable accommodations, frail elderly or disabled families who require special consideration may be exempted or excused if prior arrangements are made for on site visits. All other participating families are subject to sanctions. Families who are terminated for missed appointments may request an Informal Review. Reinstatement may or may not include retroactive HAPs. See Section 20.0 for Informal Review Process detail.
- If an assisted family refuses to share the information that was sent to them regarding an income discrepancy by REAC within the time specified in the contact letter, assistance will be terminated.

18.4 FAMILY OBLIGATIONS

- The household must supply any information that the Authority and HUD determines to be necessary in the administration of the program including the submission of required evidence of citizenship or eligible immigration status (See Section 4.5, Proof of Citizenship or Eligible Non-citizen Status)
- The household must supply any information requested by the Authority or HUD for use in a regularly scheduled reexamination or interim examination of household income and composition in accordance with HUD requirements.
- The household must disclose and verify Social Security Numbers and must sign and submit consent forms for obtaining information in accordance with 24 CFR § 760 and 24 CFR part 5 & subpart F.
- All information provided by the household must be true and complete.
- The household must allow the Authority to inspect the unit at reasonable times after reasonable notice.
- The household must notify the owner and the Authority before moving out of a unit or terminating the lease.
- The household must give the Authority a copy of any owner eviction notice within 10 days.
- The household must use the assisted unit for its only residence.
- The composition of the assisted household residing in the unit must be approved by the

18.4 FAMILY OBLIGATIONS (Continued)

Authority, and any changes in composition must be reported as described in Section 15.5, Interim Recertification.

18.5 FAMILY PROHIBITIONS

- The household must not own or have any interest in the unit (other than in a cooperative, or the owner of a manufactured home leasing a manufactured home space).
- The members of the household must not commit fraud, bribery or any other corrupt or criminal act in connection with the programs.
- The members of the household must not engage in drug-related or violent criminal activities. Assistance will be terminated if the preponderance of evidence indicates that the household member has engaged in such criminal activities, regardless of whether they have been arrested or convicted for them.
- The family must not be related to an employee of HHA. Families must disclose in a notarized affidavit if they are related to an employee of HHA, upon initial placement (see 3.0 How TO Apply) or as they remain on the program.
- The household must not be responsible for HQS violations resulting in the HAP abatement. 982.404(b). (See Section 13.2, Assignment of Responsibility)
- The household may not commit any serious or repeated violation of the lease.
- The household must not be related to the owner.
- The household may not sublease, let, assign the lease, or transfer the unit.
- An assisted household or member of that household 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 Federal, State or local housing assistance program.

18.6 NOTICE OF DENIAL/TERMINATION OF ASSISTANCE

When the Authority determines that assistance should be denied/terminated, it will provide the household with a written notice specifying the following information:

- The reason(s) and effective date of denial/termination
- The rights of the household to request an Informal Hearing
- The process that should be followed to schedule an Informal Hearing

18.6 NOTICE OF DENIAL/TERMINATION OF ASSISTANCE (Continued)

The date by which the Authority must receive the request for an Informal Hearing.

The Authority will provide written notice of HAP termination to the property owner so that it will coincide with the Termination of Assistance.

18.7 PROCEDURES FOR NON-CITIZENS

The Authority will not delay, deny, or terminate assistance to an applicant because of immigration status until the primary and secondary hearings are completed. If the assistance contract is denied or terminated, the Authority will follow the procedures established Section 16.4, Termination Due to Ineligible Non-citizens Status.

18.8 ZERO DOLLAR (\$0) HAP ASSISTANCE TENANTS

When a household income is sufficient to pay the full gross rent and 180 days have passed since the last HAP payment was made, the HAP contract will be terminated. If during the 180-day period an increase a decrease in income causes the family to be re-eligible for assistance, the Authority will resume assistance payments.

18.9 MISREPRESENTATION

Intentional misrepresentation of income, family composition or any other information affecting eligibility, rent, unit size, etc. may result in the family being declared ineligible. In the event the misrepresentation is discovered after admission, the family will be terminated from the program.

If the Authority determines that the client made a misrepresentation, which resulted in a lower rent, the client will pay the difference to the Authority in full. If it is determined that any of the household members has falsified their income, the household will be required to pay the full amount of back rent owed. If it is determined that the household has committed fraud, assistance will be terminated from the SECTION 8 Program.

18.10 TENANT INCOME VERIFICATION UNDER QHWRA

Section 8 will require that both applicants and current assisted families sign Release of Information forms consenting to share income discrepancy information they have received from HUD. HUD conducts electronic data matches with IRS, the Social Security Administration other Federal agencies that collect information and award/benefits, wages or other types of assets. HUD shares this information with the families when there is a discrepancy, and requests that they contact the Housing Authority to arrange for a review of circumstances. If there has been an error, the Housing Authority may reimburse families who have overpaid. If the family has underpaid, HHA will notify the family that they are obligated to repay the underpayment, and enter into a repayment agreement, call for a lump sum payment, or other remedy. If the family refuses to share the information that was sent to them by REAC within the time specified in the contact letter, assistance will be terminated. All phases of the negotiation and contact, attempts, failures, successes, dates, outcomes must be tracked by HHA on the HUD website the Real Estate Assessment Center (REAC).

19.0 FAILURE TO COMPLY WITH REXAMINATIONS

As part of administering the SECTION 8 Program, the Authority is responsible for gathering information from families, and inspecting housing units to ensure compliance with the SECTION 8 Program. As part of their information collection effort, families will be required to attend meetings and allow visits from the SECTION 8 staff to their units. In all cases, families will be given reasonable notice, and in some cases, will be given the option to reschedule appointments or visits at their convenience. However, each appointment may only be rescheduled three times before the Authority will consider the household as having failed to meet their obligation to provide required Information.

Appointments will be scheduled for the following events:

- Eligibility for Admissions
- Verification Procedures
- Voucher Issuance and Briefings
- Housing Quality Standards and Inspections
- Recertification

Acceptable reasons for missing appointments or failing to meet deadlines are medical emergencies, family emergencies, death of a family member, or a serious family illness. All of these occurrences must be documented.

If a family fails to keep an appointment, or fails to supply information required by an established deadline without notifying the Authority or attempting to reschedule, the Authority will send the household a Notice of Denial or Termination of Assistance.

After the issuance of the Notices, the family may contact the Authority to correct the breach. If the breach is corrected within 10 days, the Notice may be rescinded with approval of the SECTION 8 Supervisor or the Director. However, if the family has a history of noncompliance, or if the family has not corrected the breach, the Authority will terminate their assistance.

19.1 OWNER AND FAMILY DEBTS

Situations may occur where in debts are owed by program participants to the Authority. This chapter discusses the Authority's policies regarding the collection of debts and the specific guidelines that will be followed to secure payment. Specifically, it discusses the assessment of debts, repayment agreements, and the penalties incurred for debts due to fraud.

19.2 ASSESSMENT OF DEBT

Before a debt is assessed to a household or owner, the Authority must obtain documentation to support that the debt is owed. The Authority must also document the method of the debt's calculation, in a clear format.

19.2 ASSESSMENT OF DEBT (Continued)

The Authority will make every effort to collect outstanding debts including the following means:

- Requesting a lump-sum payment
- Filing civil suits
- Negotiating repayment agreements
- Granting abatements
- Granting reductions
- Using collection agencies
- Reporting debts to credit bureaus
- Utilizing the services of the IRS
- Recapturing funds through other active HAP Contracts

19.3 REPAYMENT AGREEMENTS

A repayment agreement is a formal document signed by the head of household or property owner acknowledging a debt in a specific amount, and agreeing to repay it over a specific period of time. Additionally, the agreement details special provisions of the agreement, and remedies available to the Authority upon default. Repayment agreements are prepared by Section 8 Caseworkers, the Director of the Section 8 Department, and may be executed by a Deputy Director or the Executive Director. A repayment agreement signed by any family becomes a family obligation the breach of which will cause family assistance to be terminated.

Payments will be considered late if the Authority does not receive them before the close of business on the last day of the month in which the payment is due. The Authority has the option of terminating assistance, or granting an extension based on the reason for the late payment. If the household or owner is habitually late, the Authority will terminate assistance, cancel the contract and pursue collection.

If a repayment agreement is signed by a family and the Authority, the amount of the monthly repayment will be determined according to the household's current income, and the minimum monthly payment amount will be reflective of same. The maximum time period for the repayment agreement will be 24 months unless an exemption is granted by a Senior Manager or the Executive Director.

If the household requests to move, it must pay the balance of the repayment agreement in full before receiving another voucher. A household can move with an outstanding repayment agreement if:

The HAP contract is terminated due to owner noncompliance or opt-out.

19.3 REPAYMENT AGREEMENTS (Continued)

- A natural disaster.
- HQS violations that are not the household's responsibility.

The Authority will not enter into a repayment agreement if the household already has a repayment agreement in place, or if the Authority determines that fraud has been committed.

19.4 DEBTS DUE TO FRAUD/NONREPORTING OF INFORMATION

The Authority's definition of program fraud and abuse is a single act or pattern of actions that constitutes false a statement, omission, or concealment of substantive fact, made with intent to deceive or mislead, that results in payment of SECTION 8 Program funds.

Households who owe money to the Authority because of willful program fraud will be terminated.

If the Authority determines that an owner has retained a housing assistance payment or any other type of payment that they are not entitled to, the Authority may withhold future HAP payments up to the amount owed the Authority by the owner. If the future HAP payments are insufficient to cover the debt, the Authority may exercise one of the following options to secure payment:

- Enter a repayment agreement with the owner.
- Pursue collection through the local court system.
- Restrict the owner from future participation until repayment is made.

The Authority requires the households to report any increase or decrease in income, or change in family composition within 10 days of when the changes occur. Households that owe money due to a failure to report increases in income or change in family composition will be required to repay according to the guidelines in Section 19.2 of this section. If the household fails to report increases in income or changes in family composition on more than two occasions, the Authority wil consider them as willfully deceptive, and terminate them from the program.

19.5 FRAUD RECOVERY

Hartford Housing Authority continually assesses fraud, investigates fraud and recovers funds that result from fraud. HUD now encourages PHAs to investigate and pursue instances of tenant and owner fraud and abuse in operation of the SECTION 8 Housing Assistance Program. Regulations governing fraud and recovery procedures are at 24 CFR 792.101-204.

Hartford Housing Authority retains a portion of the recovery funds collected for support of the program and to cover other SECTION 8 Program costs. Where Hartford Housing Authority is the principal in initiating or sustaining fraud recovery, it may maintain the greater of 50% of the amount of a judgment, litigation or administrative repayment agreement or the reasonable and necessary costs that it incurs related to the collection of a judgment or repayment agreement. The remaining portion that Hartford Housing Authority recovers must be applied as directed by HUD.

19.5 FRAUD RECOVERY (Continued)

The Deputy Director or other designee of the Executive Director is responsible for the coordination of fraud and recovery activities and will maintain a complete file of each case. The file should

include evidence of fraud, worksheets for calculating the amount of the fraud, conviction, judgment and collection amounts. The Deputy will work closely with HHA Accounting Department to track the collection and recovery activities.

20.0 INFORMAL REVIEW AND HEARING PROCESS

It is the policy of the Authority that all applicants and tenants are treated fairly, and have the benefit of protections that are granted to them under Federal, state and local laws. This chapter describes the Authority's policies and procedures concerning the informal review and hearing process. It discusses tenant/applicant notification, procedures for filing hearings/reviews, the hearing process, consequences for failing to appear for scheduled reviews/hearings, hearing provisions for non-citizens, and accommodations for the handicapped.

Generally speaking, the review and hearing procedures are the same. The difference between the two terms is based on the participation status of the family and the type of action in question. Reviews deal with applicants to the program and focus on factors related to admission to the program. Hearings deal with program participants and focus on factors related to continue participation in the program and level of assistance.

Applicants that lose their informal reviews, are withdrawn from program Wait List and participants who lose their hearing proceedings are terminated from program participation. Hearing procedures are provided in the family briefing package distributed to each participant at Voucher issuance. Other important distinctions between hearings and reviews are specified in tables contained in this section.

20.1 NOTIFICATION OF PROPOSED ADVERSE ACTION

The Authority will provide the family with a written notice regarding changes that the family may believe to be "adverse." These changes include, but are not limited to the following:

- A proposed decision requiring the household to move to another unit.
- A proposed decision determining the changes in the rent or utility payments.
- A proposed decision to take other specific, concrete, and affirmative action contrary to the households interests.
- Any alleged failure by the Authority to take requested individualized actions.
- Denial of assistance.

A complete list of circumstances eligible for receiving an informal hearing/review are set forth in

20.1 NOTIFICATION OF PROPOSED ADVERSE ACTION (Continued)

982.555 and are summarized in the Informal Review and Hearing Reference Table in Section 20.4. Prior to taking any action, HHA Section 8 will send a Notice of Adverse Action to the family outlining the circumstances or areas of concern that will:

- State that if the family does not agree with the decision that they may request an informal hearing or review.
- State the deadline by which the family must request the informal hearing or review.

The Authority encourages the tenant to contact the Authority informally to discuss any proposed adverse action prior to filing a formal grievance.

20.2 FILING FOR AN INFORMAL HEARING

A request for an informal hearing can be filed by the tenant, a representative assigned by the tenant, or an attorney (at the tenant's expense). The request must be signed, state the point of contention, and state the action that the tenant wants the Authority to take. The Authority must receive the request in writing within 15 calendar days after the date of the returned receipt on the Authority's notice of proposed action. If the request is not filed within the time limit, the Authority's action will become final and the tenant will waive the right of an informal hearing. The Authority may extend the time for good cause.

If the household is disputing an increase in rent they will continue to pay their current rent amount (i.e., the rent amount in effect prior to the notice of increase) until a decision is made regarding the dispute. If the hearing officer determines that the increase in rent is valid, then the increase will be retroactive the first day of the month following the date of the Authority's initial notice.

20.3 FILING FOR AN INFORMAL REVIEW

Reviews are provided for citizens or eligible applicants who are denied assistance. If the Authority determines that the applicant is ineligible, they will notify the applicant in writing. The written notice will state the reason for the Authority's decision, the right of the applicant for an informal review, and the procedures by which a review may be scheduled. The Informal Review and Hearing Reference Table in Section 20.4 details the circumstances in which a review will be held, as well as other pertinent details regarding the review process.

20.4 HEARING/REVIEW PROCESS

The Authority will conduct the informal reviews and hearings within 45 calendar days from the date of the family's request, and will provide copies of all of the documents (i.e., records and regulations) that are directly relevant to the hearing to the family if requested. Written request must be received at least 5 business days prior to the hearing. Any document requested by the family but not made available to the family, will not be used by the Authority in the hearing; documents not requested, can be used by the Authority. In turn, the family will be responsible for providing the Authority with any family documents that are relevant to the subject of the hearing. As in the case of the Authority's documents, any family document that is not provided

20.4 HEARING/REVIEW PROCESS (Continued)

to the Authority may not be used by the family during the hearing. The family may choose to be represented by a lawyer or another representative at their own expense.

The hearing will be private unless the tenant requests it to be held in public, and any person who has a valid interest in the proceedings may attend. The household may choose to make a record of the hearing by using a stenographer, or by any other means at the household's expense.

The Authority and the family will be given the equal opportunity to present all of their evidence, including both oral and written arguments. Additionally, the Authority and the household will be given the opportunity contest all evidence upon which the other party relies, and to cross-examine their witnesses.

A hearing officer will be responsible for regulating the conduct of the both parties, and will review all of the evidence to ensure it is admissible. Additionally, the hearing officer, at her/his discretion may adjourn the hearing in order reconvene at a later date if necessary, prior to reaching a decision.

The hearing officer will base her/his decision strictly on the evidence presented at the hearing in accordance with the Authority, state and Federal regulations. The Authority will comply with the findings of the hearing officer unless it is determined that any of the following conditions exist:

- The hearing concerns a matter for which the Authority is not required to provide an informal hearing, or otherwise exceeds the authority of the person conducting the hearing under the Authority's hearing procedures.
- The findings are contrary to HUD regulations or requirements, or otherwise contrary to Federal, state or local laws.

If the Board determines that the Authority will not follow the recommendation of the hearing officer, the family will be notified in writing within 5 business days of the determination. The letter will contain the determination and the reasons for the determination.

20.4 HEARING/REVIEW PROCESS (Continued)

	Informal Review	Informal Hearing
Who Conducts the Hearing?	The Authority's representative conducting the review will not be the person, or a subordinate of the person who issued the denial.	The hearing officer assigned to review the case will not be the person, or a subordinate of the person who made the judgment in question.
Deadline for Filing Complaint request for hearing.	15 calendar days of the tenant's receipt of denial notice. Exceptions will be granted for failing to meet this deadline for medical emergencies, family emergencies, death of a family member(s), or serious family illnesses. All of these occurrences must be documented.	15 calendar days of the tenant's receipt of the proposed adverse action. Exceptions will be granted for failing to meet this deadline for medical emergencies, family emergencies, death of a family member(s), or serious family illnesses. All of these occurrences must be documented.
When Is a Review or Hearing Required?	When the Authority denies assistance to an applicant.	The Authority will give a participant family an opportunity for an informal hearing to consider whether the a decision made by the Authority relating to individual circumstances of a participant family are in accordance with the law, HUD regulations, and the Authority's policies. The participant family is entitled to an informal hearing for decisions concerning the following subjects: -A determination of the family's annual or adjusted income, and the use of such income to compute the housing assistance payment. -A determination of the appropriate utility allowance (if any) for tenant-paid utilities from the Authority's utility allowance schedule. -A determination of the family unit size under the Authority subsidy standards. -A determination that a assisted family is residing in a unit with a larger number of bedrooms than appropriate for the family

	Informal Review	Informal Hearing
		unit size under the Authority subsidy standards, or the Authority determination to deny the family's request for an exception from the standards.
		·A determination to terminate assistance for a participant family because of the family's action or failure to act (see Section 16.0, Contract Termination).
		·A determination to terminate assistance because the participant family has been absent from the assisted unit for longer than the maximum period permitted under Authority policy and HUD rules.
When Is a Review or	Discretionary administrative	·Discretionary administrative determinations by the Authority.
Hearing Not	determinations by the Authority.	·General policy issues or class grievances.
Required?	·General policy issues or class	·Establishment of the Authority schedule of utility allowances for families in the program.
	grievances. A determination of	An Authority determination not to approve an extension or suspension of a certificate or voucher term.
	the family unit size under the Authority's subsidy standards.	·An Authority determination that an assisted unit is not in compliance with HQS. (However, the Authority must provide the opportunity for an informal hearing for a decision to terminate assistance for a breach of the HQS caused by the family.)
	·An Authority determination not to approve an	·An Authority determination that the unit is not in accordance with HQS because of the family size.
	extension or a suspension of a certificate or voucher term.	·A determination by the Authority to exercise or not to exercise any right or remedy against the owner under the HAP contract.
	·An Authority determination that the applicant does not select the unit is not in compliance with HQS.	·An Authority determination that the tenant may be considered a "Serious Nuisance" as defined by Connecticut law.
	·An Authority determination that the applicant does not select the unit is not in compliance with	

	Informal Review	Informal Hearing
	HQS because of the family size or composition.	
Effect of Decision.	Authority's decision is final.	 The Authority will be bound by the decision issued by the hearing officer in all cases except if the hearing: Concerns a matter for which the Authority is not required to provide an informal hearing, or otherwise exceeds the authority of the person conducting the hearing under the Authority's hearing procedures. Contrary to HUD regulations or requirements, or otherwise contrary to Federal, state or local laws. If the Authority determines that it is not bound by the hearing decision, they will notify the family of the determination, and the reason for the determination within 5 days.
Notice of Final Decision.	The Authority will issue a written statement of their final decision after the informal review, including a brief explanation of the basis for the final decision within 5 days.	Notice will be provided to the family within 5 days of the final determination and will be included in the family's permanent file.

20.5 FAILURE TO APPEAR AT INFORMAL HEARING OR REVIEW

If the family fails to appear at the informal hearing or review, the family will waive their right to a hearing or review, and Hartford Housing Authority's proposed action will be put into effect. A final decision notice will be forwarded to the family and, if applicable, the owner.

20.6 HEARING PROVISIONS FOR NON-CITIZENS

If a family member claims to be an eligible non-citizen, and the Authority can not verify the claim, the applicant/participant will be notified by the Authority within 10 calendar days of their right to appeal to the INS. The family will be given the opportunity to request an informal hearing with Hartford Housing Authority in lieu of or subsequent to the INS appeal. The Authority requires the tenant or applicant to provide evidence in the form of a copy of the appeal document, or a receipt from a certified letter that the appeal has been made. The INS will respond to the claim within 30 days.

The household will have 10 business days from the date of receipt of INS notice to schedule a hearing with the Authority. The timeframe to request an appeal may be extended for good cause after the request for the hearing has been received by the Authority. The procedures detailed in Section 20.4 will be followed. Hartford Housing Authority requires the family to provide evidence of the appeal in the form of a copy of the appeal document, or a receipt from a certified letter that the appeal has been made, or Hartford Housing Authority will proceed with the denial or termination process.

If the hearing officer decides that a family or family member is not eligible, and there are no other eligible family members, Hartford Housing Authority will:

- Deny the applicant family
- Defer termination if the family is a participant and qualifies for deferral.
- Terminate the participation if the family does not qualify for deferral.

If there are eligible family members, Hartford Housing Authority will offer to prorate assistance or give the family the option to remove the ineligible members.

If any family member fails to provide documentation or certification as required by the regulation, that member is treated as ineligible. If all family members fail to provide what is required, the family will be withdrawn or terminated.

Families denied or terminated for fraud in connection with the non-citizen rule are entitled to a review or a hearing in the same way as termination for any other type of fraud. Assistance to the family will not be delayed, denied or terminated on the basis of immigration status at any time prior to the receipt of the INS appeal decision.

Assistance to a family will not be terminated or denied while Hartford Housing Authority's hearing is pending, nor will assistance to an applicant be delayed pending Hartford Housing Authority's informal hearing.

20.7 ACCOMMODATIONS FOR PERSONS WITH DISABILITIES

Accessibility and Language

Application, management, and hearing offices are to be available for use by residents with a full range of disabilities. For those facilities that are not already accessible (and located on accessible routes), the HHA will identify alternate facilities that will permit a person to use an accessible facility (24 CFR 8.20 and 8.21).

Documents intended for use by applicants and residents will be made available in formats accessible for those with vision or hearing impairments (24 CFR 8.6). Equally important, the documents will be written simply and clearly to enable applicants with learning or cognitive disabilities to understand as much as possible. Unless prohibited by local law, and as determined by the HHA, documents are to be translated into languages other than English as needed.

Some of the concepts that must be described relative to eligibility, rent computation, applicant screening, reasonable accommodations, and lease compliance are complicated. Offering examples will help applicants and residents understand the issues involved. In preparing materials to be used by applicants and residents, Section 8 staff will be mindful that some persons have disabilities that affect their ability to read or understand - so rules and benefits may have to be explained verbally. (24 CFR 8.6).

At the point of initial contact staff will ask all applicants whether they need some form of communication other than plain language paperwork. Alternative forms of communication might include: sign language interpretation, having materials explained orally by staff, either in person or by phone, large type materials, information on tape, and having someone (friend, relative or advocate) accompany the applicant to receive, interpret and explain housing materials (24 CFR 8.6).

Some applicants will not be able to read (or to read English), so intake staff must be prepared to read and explain anything that they would normally hand to an applicant to be read or filled out. Applicants who read or understand little English may furnish an interpreter who can assist. HHA is not obligated to pay the costs associated with foreign language interpreters, as the Fair Housing Act has no such requirements.

HHA will prepare the following information in clearly written and accessible formats:

- Marketing and informational materials
- Information about the application process
- The application form
- All form letters, notices, to applicants and residents
- General statement about reasonable accommodation
- Orientation materials for new residents
- The lease and house rules (if any)
- Guidance or instructions on care of the housing unit
- Information about opening, updating or closing the Wait List
- All information related to applicant's rights (to informal hearings, etc.)

20.8 REASONABLE ACCOMMODATIONS/ADDITIONAL CONSIDERATIONS

Individuals with disabilities may require reasonable accommodation in order to take full advantage of the HHA Section 8 Program 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 accessible to them in a way that would otherwise not be possible due to their disability. This policy clarifies how people can request accommodations and the guidelines the Hartford Housing Authority will follow in determining whether it is reasonable to provide a requested accommodation. Because disabilities are not always apparent, the Authority will ensure that all applicants/tenants are aware of the opportunity to request reasonable accommodations.

Anyone requesting an application will also receive a Request for Reasonable Accommodation form. Notifications of reexaminations, inspections, appointments etc., will include information about requesting a reasonable accommodation. All decisions granting or denying requests for reasonable accommodations will be in writing.

20.9 QUESTIONS TO ASK REGARDING REASONABLE ACCOMMODATIONS

• <u>Is the requestor a person with disabilities?</u> For this purpose the definition of person with 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 disability may not be apparent to others, i.e., a heart 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 is not apparent or documented, the Hartford Housing Authority will obtain verification that the person is a person with a disability.

- Is the requested accommodation related to the disability? If it is apparent that the request is related to the apparent or documented disability, the answer to this question is yes. If it is not apparent, the Hartford Housing Authority will obtain documentation that the requested accommodation is needed due to the disability. The Authority will not inquire as to the nature of the disability.
- <u>Is the requested accommodation reasonable?</u> It is the right of the owner to make this determination.

Generally the individual knows best what it is they need, however the Housing Authority retains the right to be shown how the requested accommodation enables the individual to access or use the Authority's programs or services.

The cost necessary to carry out approved requests, including requests for physical modifications, will be borne by the owner. If another party pays for the modification(s), the Housing Authority will

20.9 QUESTIONS TO ASK REGARDING REASONABLE ACCOMMODATIONS (Continued) document these changes to the file and will not bear either responsibility nor liability for them or for returning the unit to its original condition. HHA Section 8 will also retain copies of any Certificates of Occupancy granted to the owner by the City of Hartford Licenses and Inspections or appropriate body. If the family requests, as a reasonable accommodation, that they be permitted to make physical modifications at their own expense, it will be the determination of the owner to grant or deny the request. HHA will document same, and be held harmless.

Any request for an accommodation that would enable a tenant to materially violate essential lease terms will not be approved, i.e. allowing nonpayment of rent, destruction of property, disturbing the peaceful enjoyment of others, etc.

The Authority will provide reasonable accommodations, including accessible locations or attendants for persons with disabilities to participate in the hearing. If the applicant or tenant is visually impaired all notices and pertinent documents will be provided in an accessible form. When an applicant is denied placement on the Wait List, or when Hartford Housing Authority is terminating assistance, the family will be informed that the presence of a disability may be considered as a mitigating circumstance during the informal review process or hearing process.

21.0 ANNUAL CONTRIBUTIONS CONTRACT, ADMINISTRATIVE FEE AND RESERVES

This chapter discusses the terminology that is used to describe the contractual obligations for funding and administering the SECTION 8 Programs. It describes the payment structure for the SECTION 8 Program and the procedures for establishing and maintaining program reserves.

21.1 APPROPRIATIONS AND FUNDING

Notices 2005-18, Notice PIH 2005-1 offers guidance on Calendar Year 2005 Administrative Fee Funding for the Housing Choice Voucher Program

The 2005 Consolidated Appropriations Act , Public Law 108-447 provided funding for various aspects of the HCVP in the form of set-asides. It provides this format for the following program funding components:

- Administrative Fees
- Homeownership Voucher Program Closings
- Extraordinary PHA Administrative Costs
- Reimbursement for Bead based paint activities
- Portability Billing and Special Administrative Fees
- Independent Public Accountant Audits/LBP initial Clearance Tests Risk Assessments

For FY 2005 as well as 2006, Congress has set a fixed budget that HUD has passed on to Housing Authorities. The amount of funding received is based upon what is actually being spent and is to be used to administer a fixed number of vouchers with some contingencies for

LBP activities, and other standard mandated activities as outlined in the bullets preceding this paragraph. Housing Authorities are obligated to administer programs so as to maximize the impact of the subsidies by serving as many families as possible while staying within the spending limits or budget authority set by HUD.

PHA Requirements

- must submit required financial documents to calculate quarterly renewal funding
- must ensure that unit months leased each fiscal year do not exceed unit months available for authorized baseline units. HUD will not provide funding for units leased in excess of baseline
- must electronically submit form HUD-52681B as scheduled
- must manage programs in a prudent manner to serve families within baseline
- should review leasing regularly to determine when to submit a request for funding form the central fund to cover additional units leased within baseline

21.3 ADMINISTRATIVE FEE

Payments from HUD to the Authority for operating a SECTION 8 Program are referred to as administrative fees. Program administrative fees are specified in the Authority SECTION 8 budget for each Authority fiscal year. Administrative fees are paid in amounts approved by HUD from funds appropriated for that purpose by Congress.

Housing Authorities receive on-going administrative fees. Ongoing Administrative Fees are paid for each program unit under HAP contract on the first day of the month in an amount established by HUD. However, HUD may approve additional payments for costs associated with hard to house families, supportive services for elderly and the disabled, families in FSS programs, costs of an independent audit, and other costs deemed extraordinary by HUD Headquarters. HUD may also reduce or offset the administrative fee if the Authority fails to perform any of its program responsibilities.

21.4 RESERVES

HHA will accrue and administer its reserve accounts in accordance with federal law.

22.0 MONITORING, RECORDKEEPING AND REPORTING

In accordance with its consolidated ACC to operate SECTION 8 Programs, the Authority must maintain complete and accurate accounts and other records for the program in accordance with HUD requirements, in a manner that permits a speedy and effective audit. In addition, the Authority must furnish to HUD accounts and other records, reports, documents and other information as required by HUD.

This chapter details the monitoring, record keeping and reporting practices that are to be followed by the Authority in accordance with HUD requirements. In addition, this chapter reviews the SECTION 8 Management Assessment Program (SEMAP) requirements.

22.1 MONITORING OF PROGRAM REQUIREMENTS AND PERFORMANCE

Hartford Housing Authority has developed monitoring procedures as part of its required internal system of controls to monitor program requirements and performance standards. SECTION 8 monitoring is conducted by SECTION 8 Management, HUD (through PIC/VMS) and the Independent Audit. Hartford Housing Authority has developed and implemented a comprehensive Audit Plan for SECTION 8. Monitoring procedures are designed to assist Hartford Housing Authority in streamlining its operation, improving efficiency, and ensuring compliance with HUD rules and regulations. The Audit Plan is designed to test internal controls, adherence to policy and to test automated systems. Section 8 will maintain a viable Resident advisory Board in accordance with PIH 2000-36 to have input into the Agency Plan especially as relates to the administration of the Section 8 Program.

SECTION 8 Monitoring

Requirement	Standard	Procedure
Accurate HAP Payments to Owners	Assure that housing assistance payments reflect the actual amount of assistance payments and family payment to owner initially listed on the HAP Contract, and any changes required because of a family reexamination or subsidy standard adjustment.	Review HAP payment versus rent agreement during the reexamination procedure. See Section 15.0
	Ensure that payments are not made for any HAP Contract that has been terminated.	
Performance		PIC/VMS
Leasing	The Authority should monitor its leasing progress on a monthly basis to identify the number of Vouchers issued that resulted in HAP Contracts.	Lease up to baseline/Spend to Budget Authority
Occupancy Rate of Units	Ensure that at least 98% of the units are under lease/HAP contract so that assisted housing resources are effectively used and enough administrative fees will be earned to cover the expenses.	1) Review the number of units under lease/HAP agreement monthly. 2) If the number of units under lease/HAP Contract is substantially under 98%, the Authority may do the following: . Adjust subsidy standards or request an exception in the payment standard areas indicating need. . Absorb portin families . Open its Wait List
Wait List	The Authority should review its Wait List to answer the following questions: . has outreach been effective for families least	Review the number of voucher units that are scheduled to be

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	likely to apply? . is additional outreach necessary for any particular family size and type? . Are additional families needed to spend up to its budget authority so as not to automatically diminish the size of the program?	2)	leased on a monthly basis. Review the Wait List to determine if there are enough families to use the turned over vouchers.
		3)	Determine if sections of the population that are unlikely to apply are represented.
		4)	are under- represented, identify outreach medium to contact and attract these specific groups of people to apply for assistance,
		5)	program through the selected medium.
Location of Units	The Authority may wish to monitor the location of the unit under HAP Contact to identify the extent to which units are leased in areas without undue concentrations of minority or lower income families.	2)	Define and identify these areas Analyze the concentration of SECTION 8 recipients in relation to these areas.
Housing Quality Standard (HQS)	The Authority may wish to track the number of units that did not meet HQS, the number of units that were improved, and the type and the cost of the improvements. This information will help the Authority in determining the extent to which the program has improved the quality of housing in the area.	2)	The SECTION 8 staff will maintain an active file of all of the units that fail to meet HQS. As the HQS deficiencies are repaired, remove the house from the file. Keep a annual statistics of the number of houses that are repaired and brought up to HQS to determine the extent to which the program has improved the quality of housing in the area.

22.2 PROGRAM REPORTING

The Authority is required submit to standardized reports regarding the SECTION 8 Program to HUD throughout the year. The following table identifies and describes each of these reports as well as defining the required frequency of their submission. All of the reports referenced in this section can be found in Appendix V of the Administrative Plan.

SECTION 8 Reporting

Report	Description	Frequency
Program Utilization (Form HUD-52683)	 The report must identify the following: The maximum number of vouchers administered by the Authority The maximum number of unit months available and the maximum number used per month. The number of Hard to House families per month The number of Port in Families Monthly reporting is submitted electronically via PIC. Also data analyzed each month at the end of HAP check run. 	HHA is obligated to submit information on utilization on a monthly basis to HUD through the Voucher Management System on the PIC website.
Budget Supporting Data for Annual Contributions Estimates (Form HUD- 52672) Estimates of Total Required Annual Contributions (Form HUD- 52673)	These forms must be submitted before any ACC amendment adding a new project to the Authority's Existing Housing Program. The Authority must send an original and two copies of each form to the Field office.	The Authority must submit at least 90 calendar days before the beginning each fiscal year.
Balance Sheet for SECTION 8 and Public Housing (Form HUD- 52595)	Used to report assets and liabilities.	At the end of each fiscal year.
Recertification (Form HUD- 50058)	Recertifications are used to ensure that the families are still eligible for the program, housed in a properly sized unit, and paying the	Form HUD-50058 submitted electronically each

SECTION 8 Reporting

Report	Description	Frequency	
	appropriate amount of rent according to the guidelines of the program.	month via PIC.	
Portability (Form HUD-52665	The SECTION 8 portability feature allows a certificate or a voucher holder to rent a dwelling unit outside the jurisdiction of the initial (i.e., issuing) authority. Portability also permits a family to move with continued assistance to another unit outside the Authority's jurisdiction and establishes the rules under which a family may move with continued assistance to the jurisdiction of another Authority.	Form HUD-50058 submitted as electronically monthly via PIC.	

22.3 RECORD KEEPING AND OTHER DATA

Hartford Housing Authority maintains a program file on each participating family (active and terminated) that contains a complete and accurate account of the case history of the family. These participant family files are used to facilitate case management and program auditing.

Hartford Housing Authority maintains Current Family Files for active participants that include permanent family and landlord records. For Family Files, HHA maintains the previous four years and the current year for a total of five years in the active file.

Annual records document activities of the family/owner and the accurate completion of interim and annual recertifications; support note screen entries; Certification of Rent Reasonableness; and evidence family/landlord non-compliance.

Upon recertification, the current year is purged of correspondences and notices that are no longer applicable because the reason for notice has been resolved. *Documentation that supports family/owner non-compliance or other long-term agreements/conditions must be maintained in the file permanently as long as the family remains in that unit.*

CURRENT FAMILY FILE RECORD KEEPING & RETENTION

Student Status Verification Form	F	3 years
Participant Data Summary (HUD-50058)	F	3 years
Termination Information	F	3 years
-Proposal for Termination		
-Termination Documents		
Other Participant Information	F	3 years
-Evictions		
-Grievance		
-Correspondence		
Request to Move & RLA Forms	F	3 years
Rent Reasonableness Certification & Rent Determination	0	3 years
Latest Unit Inspection (HUD-52580)	0	3 years
Rent Increase Requests	0	3 years
Rent Increase Determinations	0	3 years

Hartford Housing Authority Archive Files contain both active and terminated families. The Active Archive Family Files contain original documentation used to establish eligibility, in addition to three the current year plus two previous years annual records. Annual records (i.e., not permanent records) older than 2 years are removed from the Active Archive Family Files and destroyed. The Terminated Archive Family Files combine the Current and Archive Family Files one year after the anniversary date of termination. The Termination Archive Family File is maintained for five years after the participant termination.

22.3 RECORD KEEPING AND OTHER DATA (Continued)

Archive Family File Record Keeping & Retention

Required Records	Family (F)	Retention
	Owner (O)	
Active Annual Family Records-years current plus 3	F	Current plus 2
		years
Active Annual Owner Records	0	5 year history
Terminated: participants no longer active in program		Current plus 2
		years
All Permanent Records	F,O	Current plus 2
		years
All Annual Records	F,O	Current plus 2
		years

REQUIRED RECORDS	FAMILY (F) OWNER (O)	RETENTION
Permanent Records:		
Photo ID for Head of Household	F	Permanent
Birth Certificates and Social Security cards (all new member)**	F	Permanent
Preference verification	F	Permanent
Certification of Section 214 status (citizenship) **	F	Permanent
Certification of Drug Free Household	F	Permanent
Previous Residency Certification**	F	Permanent
Participant Fraud Certification	F	Permanent
Portability Certification	F	Permanent
HARTFORD HOUSING AUTHORITY Application	F	Permanent
Certificate or Voucher	F	Permanent
Initial Request For Inspection (formerly RFL)	F	Permanent
Proof Of Ownership of Property	0	Permanent
Request for Taxpayer ID Number and Certification (IRS-W9)	0	Permanent
Landlord Fraud Certification	0	Permanent
Lead Paint Certification	0	Permanent
Executive Approval if Relative of Employee	F	Permanent
Annual Records:		
Authorization for Release of Information (HUD-9886)-for all adult members	F	3 years
Request for Release of Tax Form (IRS-4506)- for all adult members	F	3 years
Check List 'Missing Items Letter' (at end of interview)	F	1 year after completion
REQUIRED RECORDS	FAMIL (F) OWNER (O)	RETENTION
Check List; Missing Items Receipt' (from delivery of missing items by participant)	F	1 year after completion
Income Documentation	F	3 years
Income Verification Information Provided by Participant, as applicable: - Statement of No-Income Form - Statement of Assets/Zero Income Families - Employment Verification Form - Welfare Verification Form - Child Support/Alimony Verification Form - Income Verification Form - Workers Compensation Verification Form - self-employment Verification Form - Social security Verification Form - Military Pay Verification Form - Public Employee Release Information Form - Education Grant Verification Form - HARTFORD HOUSING AUTHORITY Employee Income Verification Form	F	3 years
Expense Verification Information Provided by Family, as applicable: -Child Care Expense Verification Form -Support Expense Verification Form -Medical Expense Verification Form	F	3 years

22.4 SECTION 8 MANAGEMENT ASSESSMENT PROGRAM (SEMAP)

On August 17, 2000 HUD issued Notice PIH 2000-34 that outlined the requirement to send SECTION 8 Management Assessment Certification via the Internet. As of June 16, 2005 PIH Notice 2005-17 established that Housing Authority administering HUD subsidized housing must meet a 95% reporting rate for all aspects of the programs. Data collected via PIC 50058 submissions will be utilized to collect information that will determine compliance in program performance as well as spending. While SEMAP indicators will remain the same as outlined below, the means by which HUD measures PHA's will be based upon the information submitted electronically through PIC. SEMAP established a means by which to objectively measure public housing agency performance in key SECTION 8 and participant based assistance program areas. The following table details the performance indicators that are currently in effect based on the Final Published Rule. Each indicator is described, and includes information on that can be earned. The number of maximum points attainable are noted.

SEMAP Performance Indicators

- 1. Selection from the Wait List (15 points) (Audit). The HA has written admission policies in its administrative plan which it follows when selecting applicants for admission from the Wait List. (24 CFR 982.54 (d)(1) and 982.204 (a))
- 2. Rent Reasonableness (20 points) (Audit). The HA has and implements a written methodology to determine and document, for each unit leased, that, at the time of initial leasing and at least annually during an assisted tenancy, the rent to owner is reasonable based on current rents for comparable unassisted units. The Housing Authority's system takes into consideration the location, size, type, quality, age and amenities of the unit to be leased in determining comparability and the reasonable rent.
- 3. Payment Standards. The initial gross rent for 90% of units newly leased under the rental certificate program are at or below the applicable FMR/exception rent limits and the HA has adopted payment standards for the rental voucher program by the unit size for each fair market rent area in the HA jurisdiction which do not exceed the FMR/expectation rent limits.
- 4. **Annual Reexaminations**. The HA conducts a reexamination for each participating family at least every 12 months.
- Correct Tenant Rent Calculations. The HA correctly calculates tenant rent in the rental certificate program and the family's share of the rent to owner in the rental voucher program.
- 6. **Income Determination and Utility Allowances**. At the time of admission and reexamination, the HA verifies and correctly determines adjusted annual income for each assisted family, and the HA maintains and properly applies an up-to-date utility allowance schedule. (24 CFR 813.109)
- 7. The form Request for Tenancy Approval (RFTA) to HQS Inspection. The HA promptly inspects a unit when a rental voucher holder submits and RFTA. (See 24 CFR

SEMAP Performance Indicators

985.3 (g)(3)(iv) regarding a unit that is occupied at the time the HA receives the RFTA.)

- 8. **Pre-contract HQS Inspections**. Each unit leased passed HQS inspection before the beginning date of the assisted lease. (24 CFR 982.305)
- 9. **Annual HQS Inspections**. The HA inspects each unit under contract at least annually. (24 CFR 982.405)
- 10. **HQS Housing Quality Control Inspections**. An HA supervisors (or other qualified person) reinspects a random sample of at lease 5 percent of complete HQS inspections. (24 CFR 982.405 (b)).
- 11. HQS Enforcement. Following each HQS inspection, the HA ensures that the unit passes HQS or that cited deficiencies are corrected within 30 days (or any HA-approval extension). If deficiencies are not corrected timely, the HA stops (abates) HAPs or terminates the HAP contract, or, for family-caused defects, takes prompt and vigorous action to enforce the family obligations. (24 CFR 982.404)
- 12. **Lease-Up**. The HA executes assistance contracts on behalf of eligible families for the number of units that have been under budget for at lease one year.
- 13. **Family Self-Sufficiency Enrollment**. The HA has enrolled families in FSS as required. (24 CFR 984.105) (Applies Only To HAs Required To Administer An FSS Program)
- 14. Deconcentration. The HA solicits participation of owners of affordable units in all areas of its jurisdiction, provides assistance to SECTION 8 families with children to motivate and increase housing choice, and take action to broaden metropolitan area-wide housing choice. (Applies only to HA with jurisdiction in metropolitan areas)
- 15. **Welfare to Work**. Beginning in FFY 1999, include this indicator: The HA helps assisted families move from welfare to work.

SEMAP certification must be signed by Hartford Housing Authority's Executive Director kept on file for audit purposes. SEMAP Certification will be submitted via internet upon a schedule that is developed by HUD.

23.0 ADMINISTRATIVE PLAN UPDATE LOG INSTRUCTION

The Administrative Plan Update Log is a tool that will allow the user to determine if the Administrative Plan is current, when the last update was completed and how what sections of the plan are impacted by the changes. It has been designed to provide the user with specific information including the update, i.e., a description of the changes, the page (s) that were changed, the source document that authorized the change, the effective date and duration of the change, and the Board resolution number that amends the Administrative Plan (if applicable).

The log is divided two parts. The PIH Notices Log, the first section, describes the new action, the date the action was effected or published in the case of PIH Notices, the date approved by the HHA Board of Commissioners and the effective date or date officially applied in the HCVP. The log is historical in that each year, changes are listed as they are formulated and adopted, so it chronicles changes and growth of the program.

The second part, outlines changes to the Admin Plan itself as the new items introduced in the first part are actually integrated into the policies and procedures. Each item shows how various applications change throughout the program as reflected in respective chapters and sections as they are impacted by their adoption.

Verification, Eligibility &	10/1/2000	10/1/2000	2000-10	1/1/2001
Continued Occupancy	10/1/2000	10/1/2000	2000-10	1/1/2001
QHWRA/Annual Agency Plan	10/1/2000	10/1/2000	2000-10	1/1/2001
Final Rule	10/1/2000	10/1/2000	2000-10	1/1/2001
Computer Matching	10/1/2000	10/1/2000	2000-10	1/1/2001
HUD/IRS/SSA via REAC	10/1/2000	10/1/2000	2000-10	1/1/2001
Lead Based Paint Hazard	10/1/2000	10/1/2000	2000-10	9/15/2000
Reduction Requirements	10/1/2000	10/1/2000	2000-10	9/13/2000
MOU between HHA and DSS	In process			
One Strike You're Out	2/11/1997	2/11/1997	1997-05	2/11/1997
One Strike TouTe Out	10/1/2000	10/1/2000	2000-10	1/1/2001
Expanding Payment Standard	10/1/2000	10/1/2000	2000-10	1/1/2001
End of HAP prorata for initial	10/1/2001			
Contracts	10/1/2001			
Continued UAP if HAP	10/1/2001			
abatement is not caused by	10/1/2001			
the assisted family				
Earned Income Disregard for	10/1/2001			
Disabled Families	10/1/2001			
Charge to landlords for no	10/1/2001			
shows without 24 hr	10/1/2001			
cancellation				
Resident Aliens of the Freely	10/1/2001			
Associated States	10/1/2001			
Public Notice 2001-27 issued August				
3, 2001and expiring August 31, 2002 provides guidance on Public Law 106-				
504, enacted November 13, 2000, regarding the eligibility of the citizens				
of the Republic of the Marshall Islands,				
Republic of Palau, and the Federated States of Micronesia (collectively				
referred to as the "Freely Associated				
States" or "FAS" for federally assisted housing.				
If the Authority denice issuence of a				
If the Authority denies issuance of a voucher based on a criminal record,				
the authority will provide means by				
which the applicant may receive a				
copy of the information/criminal				
record upon which the denial was based. The applicant will have the				
opportunity to dispute the accuracy				
and relevance of the record in an				
informal review.				
				124

Notice PIH 2004-07 Implementation of FFY Consolidated Appropriations Act Provisions for HCVP	4/22/2004	10/12/2004	4/22/2004
Notice PIH 2004-11 Income Calc of Medicare Prescription Drug Cards and Transitional Assistance MA)	7/15/2004	10/12/2004	6/1/2004
Notice PIH 2004-12 HCVP Portability Procedures & Corrective Actions: Form HUD- 52665	7/19/2004	10/12/2004	7/19/2004
24 CFR Part 982.625 – 982.641HCVP Section 8 Homeownership	9/25/2004	10/12/2004	01/01/2005
PIH 2005-1 Implements the HCVP funding provisions resulting from the enactment of the Consolidated Appropriations Act of 2005	12/08/2004		
Notice PIH 2005-7 Rental Integrity Monitoring (RIM) Disallowed Costs and Sanctions under RHIIP (Rental Housing Integrity Improvement Project) Initiative	2/25/2005		
PIH 2005-9 Flexibility to manage the Housing Choice Voucher Program in 2005	2/25/09		
24 CFR Part 982 Cost Reduction Options			
Notice PIH 2005-14Admin Fee Funding for Homeownership Voucher Program Implementation And Closings	4/22/2005		
PIH 2005-16 Policy Guidance of College Student Admissions	6/15/2005		

Description	Date Submitted	Date Approved	Resolution	Effective Date
PIH Notice 2005-17 Establishes a mandatory 95% reporting rate for all related indicators in PIC	6/15/05			
Notice PIH 2005-18 Expands upon Notices PIH 2005-1 and Notice PIH 2005-14	6/15/2005			
Enterprise Income Verification System (EIV)	9/1/2005			

PIH	DESCRIPTION Administrative Plan Section Changes				
	General changes and Clarifications:				
	2.5 Homeownership Opporturiities for ingoughery holders Administrative Plan 20				
	2.5 Dedication of tenant based vouchers to project based vouchers				
	3.1 How Families Apply				
	Pre-application added				
	Application for S8 refined				
	4.5 Resident Aliens				
	Grounds for Denial of Eligibility: changed heading Preferences and Wait List 5.0 Removal of Elderly Disabled 1BR Preference				
	5.1, 62 and 5.2 Selection From Wait List: in groups 100 or more				
	7.2 Methods of Verification				
	11.0 End of Prorated Initial Contracts (revoked)				
	11.3 Lease Reviewwording				
	11.6 Changes in Family Composition				
	12.2 Calculation of Adjusted Income/Statutory Exclusions				
	12.9 Changes in Ownership				
	13.2 Voucher Reissuance & HQS Failures				
	13.3 Non abatement of UAPs for Landlord HQS failure				
	13.3 Charge to landlords for no shows				
	14.1 Rent Reasonableness				
	14.2 Payments to Owners				
	15.1 Annual Recertifications				
	17.1 Family Moves				
OL BA/DA	17.2 18.3 Grounds for Denial or Termination of Assistance				
QHWRA	12.5 Affordability				
	18.3 Grounds for Denial/Termination of Assistance				
	18.4 Tenant Income Verification Under QHWRA				
24 CED Dowt 5	23.2 Program Reporting/Agency Plan				
24 CFR Part 5	4.8 Ineligibility Admissions7.0 Verification for Admissions				
Computer					
Matching					
One Strike	4.7 Grounds for Denial of Eligibility 11.7 Information Provided to Owners				
	, ,				
	18.1 Authority's Discretion				
24 CFR F	12.1 Calculation of Annual Income				
Admission &					
Occup & 982					
24 CFR Part 35	13.0 HQS Inspections				
	13.2 Assignment of Responsibility				
	9.1 Obligations of Owners 127				
Other	22.3 Records Retention: internal policy				
PIH 2000-12	23.2 Program Reporting				
Electronic					

PIH 2005-14	25.0	Homeownership Program Fees
PIH 2005-16	4.1	Definition of a Family
PIH 2005-17	22.1	Monitoring of Program Requirements
	22.2	Program Reporting
Other	12.9	Hardships
	13.2	HQS Multiple Smoke Detectors
	15.5	Interim Recertifications
	19.3	Repayment Agreements from 12 months to 24 months

24.0 GLOSSARY OF SECTION 8 TERMS

A. ACRONYMS USED IN SUBSIDIZED HOUSING

AAF Annual Adjustment Factor. A factor published by HUD in the Federal Register

which is used to compute annual rent adjustment.

ACC Annual Contributions Contract

BR Bedroom

CDBG Community Development Block Grant

CFR Code of Federal Regulations. Commonly referred to as "the regulations". The

CFR is the compilation of Federal rules which are first published in the Federal

Register and define and implement a statute.

CPI Consumer Price Index. CPI is published monthly by the Department of Labor as

an inflation indicator.

ELI Extremely low income

FDIC Federal Deposit Insurance Corporation

FHA Federal Housing Administration

FICA Federal Insurance Contributions Act - Social Security taxes

FmHA Farmers Home Administration

FMR Fair Market Rent

FY Fiscal Year

FYE Fiscal Year End

GAO Government Accounting Office

GFC Gross Family Contribution. Note: Has been replaced by the term Total Tenant

Payment (TTP).

GR Gross Rent

HAP Housing Assistance Payment

HAP Plan Housing Assistance Plan

HCDA Housing and Community Development Act

A. ACRONYMS USED IN SUBSIDIZED HOUSING (Continued)

HQS Housing Quality Standards

HUD The Department of Housing and Urban Development or its designee.

HURRA Housing and Urban/Rural Recovery Act of 1983; resulted in most of the 1984

HUD regulation changes to definition of income, allowances, rent calculations

IG Inspector General

IGR Independent Group Residence

IPA Independent Public Accountant

IRA Individual Retirement Account

MSA Metropolitan Statistical Area established by the U.S. Census Bureau

PHA Public Housing Agency

PMSA A Primary Metropolitan Statistical Area established by the U.S. Census Bureau

PS Payment Standard

QC Quality Control

RFAT Request for Approval of Tenancy

RFP Request for Proposals

RRP Rental Rehabilitation Program

SRO Single Room Occupancy

SSMA Standard Statistical Metropolitan Area. Has been replaced by MSA, Metropolitan

Statistical Area.

TR Tenant Rent

TTP Total Tenant Payment

UA Utility Allowance

URP Utility Reimbursement Payment

B. GLOSSARY OF TERMS IN SUBSIDIZED HOUSING

1937 ACT. The United States Housing Act of 1937 (42 U.S.C. 1437 et seq.)

ABATEMENT. Any set of measures designed to permanently eliminate lead based paint or lead-based paint hazards.

ADMINISTRATIVE PLAN. The HUD required written policy of the PHA governing its administration of the Section 8 tenant-based programs. The Administrative Plan and any revisions must be approved by the PHA's board and a copy submitted to HUD as a supporting document to the PHA Plan.

ABSORPTION. In portability, the point at which a receiving PHA stops billing the initial PHA for assistance on behalf of a portability family. The receiving PHA uses funds available under the receiving PHA consolidated ACC.

ACC RESERVE ACCOUNT (FORMERLY "PROJECT RESERVE"). Account established by HUD from amounts by which the maximum payment to the PHA under the consolidated ACC (during a PHA fiscal year) exceeds the amount actually approved and paid. This account is used as the source of additional payments for the program.

ADA. Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.)

ADJUSTED INCOME. Annual income, less allowable HUD deductions.

ADMINISTRATIVE FEE. Fee paid by HUD to the PHA for administration of the program.

ADMINISTRATIVE FEE RESERVE (Formerly "Operating reserve"). Account established by PHA from excess administrative fee income. The administrative fee reserve must be used for housing purposes.

ADMISSION. The effective date of the first HAP contract for a family (first day of initial lease term) in a tenant-based program. This is the point when the family becomes a participant in the program.

ANNUAL BUDGET AUTHORITY. The maximum annual payment by HUD to a PHA for a funding increment.

ANNUAL CONTRIBUTIONS CONTRACT (ACC). A written contract between HUD and a PHA. Under the contract HUD agrees to provide funding for operation of the program, and the PHA agrees to comply with HUD requirements for the program

ANNUAL INCOME. The anticipated total Annual Income of an eligible family from all sources for the 12-month period following the date of determination of income, computed in accordance with the regulations.

ANNUAL INCOME AFTER ALLOWANCES. The Annual Income (described above) less the HUD-approved allowances.

APPLICANT. (or applicant family). A family that has applied for admission to a program, but is not yet a participant in the program.

"AS-PAID" STATES. States where the welfare agency adjusts the shelter and utility component of the welfare grant in accordance with actual housing costs.

ASSETS. (See Net Family Assets.)

ASSISTED TENANT. A tenant who pays less than the market rent as defined in the regulations. Includes tenants receiving rent supplement, Rental Assistance Payments, or Section 8 assistance and all other 236 and 221 (d)(3) BMIR tenants, except those paying the 236 market rent or 120% of the BMIR rent, respectively.

BUDGET AUTHORITY. An amount authorized and appropriated by the Congress for payment to PHAs under the program. For each funding increment in a PHA program, budget authority is the maximum amount that may be paid by HUD to the PHA over the ACC term of the funding increment.

CERTIFICATE. A Certificate issued by the PHA under the Section 8 pre-merger certificate program, declaring a family to be eligible for participation in this program and stating the terms and conditions for such participation. Will no longer be issued after October 1, 1999.

CERTIFICATE PROGRAM. Pre-merger rental certificate program.

CHILD CARE EXPENSES. Amounts paid by the family for the care of minors under 13 years of age where such care is necessary to enable a family member to be employed or for a household member to further his/her education.

CO-HEAD. An individual in the household who is equally responsible for the lease with the Head of Household. (A family never has a Co-head and a Spouse and; a Co-head is never a Dependent).

COMMON SPACE. In shared housing: Space available for use by the assisted family and other occupants of the unit.

CONGREGATE HOUSING. Housing for elderly persons or persons with disabilities that meets the HQS for congregate housing.

CONSOLIDATED ANNUAL CONTRIBUTIONS CONTRACT. (Consolidated ACC). See 24 CFR 982.151.

CONTIGUOUS MSA. In portability, an MSA that shares a common boundary with the MSA in which the jurisdiction of the initial PHA is located.

CONTINUOUSLY ASSISTED. An applicant is continuously assisted under the 1937 Housing Act if the family is already receiving assistance under any 1937 Housing Act program when the family is admitted to the voucher program.

CONTRACT. (See Housing Assistance Payments Contract.)

COOPERATIVE. (term includes mutual housing). Housing owned by a nonprofit corporation or association, and where a member of the corporation or association has the right to reside in a particular apartment, and to participate in management of the housing. A special housing type: See 24 CFR 982.619.

COVERED FAMILIES. Statutory term for families who are required to participate in a welfare agency economic self-sufficiency program and who may be subject to a welfare benefit sanction for noncompliance with this obligation. Includes families who receive welfare assistance or other public assistance under a program for which Federal, State or local law requires that a member of the family must participate in an economic self-sufficiency program as a condition for the assistance.

DEPENDENT. A member of the family household (excluding 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 18 years of age or over.

DISABILITY ASSISTANCE EXPENSE. Anticipated costs for care attendants and auxiliary apparatus for disabled family members which enable a family member (including the disabled family member) to work.

DISABLED FAMILY. 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 live-in aides.

DISABLED PERSON. See Person with Disabilities.

DISPLACED PERSON/FAMILY. A person or family displaced by governmental action, or a person whose dwelling has been extensively damaged or destroyed as a result of a disaster declared or otherwise formally recognized under federal disaster relief laws.

DOMICILE. The legal residence of the household head or spouse as determined in accordance with State and local law.

DRUG-RELATED CRIMINAL ACTIVITY. The illegal manufacture, sale, distribution, use, or the possession with intent to manufacture, sell distribute or use, of a controlled substance (as defined in Section 102 of the Controlled Substance Act (21 U.S.C. 802).

DRUG TRAFFICKING. The illegal manufacture, sale, distribution, use, or possession with intent to manufacture, sell, distribute or use, of a controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)).

ECONOMIC SELF-SUFFICIENCY PROGRAM. Any program designed to encourage, assist, train or facilitate the economic independence of assisted families, or to provide work for such families. Can include job training, employment counseling, work placement, basic skills training, education, English proficiency, Workfare, financial or household management, apprenticeship, or any other

program necessary to ready a participant to work (such as treatment for drug abuse or mental health treatment). Includes any work activities as defined in the Social Security Act (42 U.S.C. 607(d)). Also see 24 CFR 5.603 (c).

ELDERLY FAMILY. A family whose head, spouse, or sole member 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 with one or more live-in aides.

ELDERLY HOUSEHOLD. A family whose head or spouse or whose sole member is at least 62 years of age; may include two or more elderly persons living together or one or more such persons living with another person who is determined to be essential to his/her care and wellbeing.

ELDERLY PERSON. A person who is at least 62 years old.

ELIGIBILITY INCOME. May 10, 1984, regulations deleted Eligibility Income, per se, because Annual Income is now for eligibility determination to compare to income limits.

ELIGIBLE FAMILY (Family). A family is defined by the PHA in the administrative Plan, which is approved by HUD.

EXCEPTIONAL MEDICAL OR OTHER EXPENSES. Prior to the regulation change in 1982, this meant medical and/or unusual expenses as defined in Part 889 which exceeded 25% of the Annual Income. It is no longer used.

EXCEPTION RENT. In the pre-merger certificate program, an initial rent (contract rent plus any utility allowance) in excess of the published FMR. See FMR/Exception rent.

EXCESS MEDICAL EXPENSES. Any medical expenses incurred by elderly or disabled families only in excess of 3% of Annual Income which are not reimbursable from any other source.

EXTREMELY LOW-INCOME FAMILY. A family whose annual income does not exceed 30 percent of the median income for the area, as determined by HUD, with adjustments for smaller and larger families. HUD may establish income ceilings higher or lower than 30% of medical income for an area if HUD finds such variations are necessary due to 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 (42 U.S.C. 3601 et seq.)

FAIR MARKET RENT (FMR). The rent including the cost of utilities (except telephone) that would be required to be paid in the housing market area to obtain privately owned existing decent, safe and sanitary rental housing of modest (non-luxury) nature with suitable amenities. Fair market rents for existing housing are established by HUD for housing units of varying sizes (number of bedrooms) and are published in the *Federal Register*.

FAMILY. "Family" includes but is not limited to:

A family with or without children (the temporary absence of a child from the home due to placement in foster care shall not be considered in determining family composition and family size);

An elderly family;

A near-elderly family;

A displaced family

The remaining member of a tenant family; and

A single person who is not an elderly or displaced person, or a person with disabilities, or the remaining member of a tenant family.

("Family" can be further defined by the PHA).

FAMILY OF VETERAN OR SERVICE PERSON. A family is a "family of veteran or service person" when:

The veteran or service person (a) is either the head of household or is related to the head of the household; or (b) is deceased and was related to the head of the household, and was a family member at the time of death.

The veteran or service person, unless deceased, is living with the family or is only temporarily absent unless s/he was (a) formerly the head of the household and is permanently absent because of hospitalization, separation, or desertion, or is divorced; provided, the family contains one or more persons for whose support s/he is legally responsible and the spouse has not remarried; or (b) not the head of the household but is permanently hospitalized; provided, that s/he was a family member at the time of hospitalization and there remain in the family at least two related persons.

FAMILY RENT TO OWNER. In the voucher program, the portion of the rent to owner paid by the family.

FAMILY SELF-SUFFICIENCY PROGRAM (FSS PROGRAM). The program established by a PHA to promote self-sufficiency of assisted families, including the provision of supportive services.

FAMILY SHARE. The amount calculated by subtracting the housing assistance payment from the gross rent.

FAMILY UNIT SIZE. The appropriate number of bedrooms for a family, as determined by the PHA under the PHA's subsidy standards.

FMR/EXCEPTION RENT. The fair market rent published by HUD headquarters. In the premerger certificate program the initial contract rent for a dwelling unit plus any utility allowance could not exceed the FMR/exception rent limit (for the dwelling unit or for the family unit size). In the voucher program the PHA adopts a payment standard schedule that is within 90% to 110% of the FMR for each bedroom size.

FOSTER CHILD CARE PAYMENT. Payment to eligible households by state, local, or private agencies appointed by the State, to administer payments for the care of foster children.

FULL-TIME STUDENT. A person who is attending school or vocational training on a full-time basis (carrying a subject load that is considered full-time for day students under the standards and practices of the educational institution attended).

FUNDING INCREMENT. Each commitment of budget authority by HUD to a PHA under the consolidated annual contributions contract for the PHA program.

GROSS FAMILY CONTRIBUTION. Changed to Total Tenant Payment.

GROSS RENT. The sum of the Rent to Owner and the utility allowance. If there is no utility allowance, Rent to Owner equals Gross Rent.

GROUP HOME. A dwelling unit that is licensed by a State as a group home for the exclusive residential use of two to twelve persons who are elderly or persons with disabilities (including any live-in aide).

HAP CONTRACT. (See Housing Assistance Payments contract.)

HEAD OF HOUSEHOLD. The head of household is the person who assumes legal and financial responsibility for the household and is listed on the application as head.

HOUSING AGENCY. Astate, 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-income housing. ("PHA" and "HA" mean the same thing.)

HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974. Act in which the U.S. Housing Act of 1937 (sometimes referred to as the Act) was recodified, and which added the Section 8 Programs.

HOUSING ASSISTANCE PAYMENT. The monthly assistance payment by a PHA. The total assistance payment consists of:

A payment to the owner for rent to owner under the family's lease.

An additional payment to the family if the total assistance payment exceeds the rent to owner. The additional payment is called a "utility reimbursement" payment.

HOUSING ASSISTANCE PAYMENTS CONTRACT. (HAP contract). A written contract between a PHA and an owner in the form prescribed by HUD headquarters, in which the PHA agrees to make housing assistance payments to the owner on behalf of an eligible family.

HOUSING ASSISTANCE PLAN. (1) A Housing Assistance Plan submitted by a local government participating in the Community Development Block Program as part of the block grant application, in accordance with the requirements of 570.303(c) submitted by a local government not participating in the Community Development Block Grant Program and approved by HUD. (2) A Housing Assistance Plan meeting the requirements of 570.303(c) submitted by a local government not participating in the Community Development Block Grant Program and approved by HUD.

HOUSING QUALITY STANDARDS (HQS). The HUD minimum quality standards for housing assisted under the tenant-based programs.

HUD. The Department of Housing and Urban Development.

HUD REQUIREMENTS. HUD requirements for the Section 8 programs. HUD requirements are issued by HUD headquarters as regulations. Federal Register notices or other binding program directives.

IMPUTED ASSET. Asset disposed of for less than Fair Market Value during two years preceding examination or reexamination.

IMPUTED INCOME. HUD passbook rate x total cash value of assets. Calculation used when assets exceed \$5,000.

IMPUTED WELFARE INCOME. An amount of annual income that is not actually received by a family as a result of a specified welfare benefit reduction, but is included in the family's annual income and therefore reflected in the family's rental contribution.

INCOME. Income from all sources of each member of the household as determined in accordance with criteria established by HUD.

INCOME FOR ELIGIBILITY. Annual Income.

INDIAN. Any person recognized as an Indian or Alaska native by an Indian tribe, the federal government, or any State.

INDIAN HOUSING AUTHORITY (IHA). A housing agency established either by exercise of the power of self-government of an Indian Tribe, independent of State law, or by operation of State law providing specifically for housing authorities for Indians.

INITIAL PHA. In portability, the term refers to both: A PHA that originally selected a family that later decides to move out of the jurisdiction of the selecting PHA; and A PHA that absorbed a family that later decides to move out of the jurisdiction of the absorbing PHA.

INITIAL PAYMENT STANDARD. The payment standard at the beginning of the HAP contract term.

INITIAL RENT TO OWNER. The rent to owner at the beginning of the HAP contract term.

INTEREST REDUCTION SUBSIDIES. The monthly payments or discounts made by HUD to reduce the debt service payments and, hence, rents required on Section 236 and 221 (d)(3) BMIR projects. Includes monthly interest reduction payments made to mortgagees of Section 236 projects and front-end loan discounts paid on BMIR projects.

JURISDICTION. The area in which the PHA has authority under State and local law to administer the program.

LANDLORD. This term means either the owner of the property or his/her representative or the managing agent or his/her representative, as shall be designated by the owner.

LARGE VERY LOW INCOME FAMILY. Prior to the 1982 regulations, this meant a very low income family which included six or more minors. This term is no longer used.

LEASE. A written agreement between an owner and a tenant for the leasing of a dwelling unit to the tenant. The lease establishes the conditions for occupancy of the dwelling unit by a family with housing assistance payments under a HAP contract between the owner and the PHA. In cooperative housing, a written agreement between a cooperative and a member of the cooperative. The agreement establishes the conditions for occupancy of the member's family with housing assistance payments to the cooperative under a HAP contract between the cooperative and the PHA.

LEASE ADDENDUM. For pre-merger Certificate, pre-merger OFTO, and pre-merger Voucher tenancies, the lease language required by HUD in the lease between the tenant and the owner.

LIVE-IN AIDE. A person who resides with an elderly person or disabled person and who is determined to be essential to the care and well-being of the person, is not obligated for the support of the person, and would not be living in the unit except to provide necessary supportive services.

LOCAL PREFERENCE. A preference used by the PHA to select among applicant families.

LOW-INCOME FAMILY. A family whose annual income does not exceed 80 percent of the median income for the area, as determined by HUD, with adjustments for smaller and larger families. HUD may establish income ceilings higher or lower than 80% for areas with unusually high or low income families.

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. A special housing type. See 24 CFR 982.620 and 982.621.

MANUFACTURED HOME SPACE. In manufactured home space rental: A space leased by an owner to a family. A manufactured home owned and occupied by the family is located on the space. See 24 CFR 982.622 to 982.624

MARKET RENT. The rent HUD authorizes the owner of FHA insured/subsidized multi-family housing to collect from families ineligible for assistance. For unsubsidized units in an FHA-insured multi-family project in which a portion of the total units receive project-based rental assistance, under the Rental Supplement or Section 202/Section 8 Programs, the Market Rate Rent is that rent approved by HUD and is the Contract Rent for a Section 8 Certificate holder. For BMIR units, Market Rent varies by whether the project is a rental or cooperative.

MEDICAL EXPENSES. Those total 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. (A deduction for elderly or disabled families only.) These allowances are given when calculating adjusted income for medical expenses in excess of 3% of Annual Income.

MERGER DATE. October 1, 1999.

MINOR. A member of the family household (excluding foster children) other than the family head or spouse who is under 18 years of age.

MIXED FAMILY. A family with citizens and eligible immigration status and without citizens and eligible immigration status as defined in 24 CFR 5.504(b)(3)

MONTHLY ADJUSTED INCOME. 1/12 of the Annual Income after Allowances or Adjusted Income.

MONTHLY INCOME. 1/12 of the Annual Income.

MUTUAL HOUSING. Included in the definition of COOPERATIVE.

NATIONAL. A person who owes permanent allegiance to the United States, for example, as a result of birth in a United States territory or possession.

NEAR-ELDERLY FAMILY. A family whose head, spouse, or sole member 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.

NEGATIVE RENT. Now called Utility Reimbursement. A negative Tenant Rent results in a Utility Reimbursement Payment (URP).

NET FAMILY ASSETS. Value of equity in savings, checking, IRA and Keogh accounts, real property, stocks, bonds, and other forms of capital investment. The value of necessary items of personal property such as furniture and automobiles is excluded from the definition.

NET FAMILY CONTRIBUTION. Former name for Tenant Rent.

NON CITIZEN. A person who is neither a citizen nor a national of the United States.

OCCUPANCY STANDARDS. [Now referred to as Subsidy Standards] Standards established by a PHA to determine the appropriate number of bedrooms for families of different sizes and compositions.

OVER-FMR TENANCY (OFTO). In the pre-merger Certificate program: A tenancy for which the initial gross rent exceeds the FMR/exception rent limit.

OWNER. Any persons or entity having the legal right to lease or sublease a unit to a participant.

PARTICIPANT. A family that has been admitted to the PHA's program and is currently assisted in the program. The family becomes a participant on the effective date of the first HAP contract executed by the PHA for the family (First day of initial lease term).

PAYMENT STANDARD. The maximum monthly assistance payment for a family assisted in the voucher program (before deducting the total tenant payment by the family.

PERSON WITH DISABILITIES. A person who has a disability as defined in 42 U.S.C 423 or a developmental disability as defined in 42 U.S.C. 6001. Also includes a person who is determined, under HUD regulations, to have a physical or mental impairment that is expected to be of long-continued and indefinite duration, substantially impedes the ability to live independently, and is of such a nature that the ability to live independently could be improved by more suitable housing conditions. For purposes of reasonable accommodation and program accessibility for persons with disabilities, means an "individual with handicaps" as defined in 24 CFR 8.3. Definition does not exclude persons who have AIDS or conditions arising from AIDS, but does not include a person whose disability is based solely on drug or alcohol dependence (for low-income housing eligibility purposes).

PHA PLAN. The annual plan and the 5-year plan as adopted by the PHA and approved by HUD in accordance with part 903 of this chapter.

PORTABILITY. Renting a dwelling unit with Section 8 tenant-based assistance outside the jurisdiction of the initial PHA.

PREMISES. The building or complex in which the dwelling unit is located, including common areas and grounds.

PRIVATE SPACE. In shared housing: The portion of a contract unit that is for the exclusive use of an assisted family.

PROCESSING ENTITY. Entity responsible for making eligibility determinations and for income reexaminations. In the Section 8 Program, the "processing entity" is the "responsible entity."

PROGRAM. The Section 8 tenant-based assistance program under 24 CFR Part 982.

PROGRAM RECEIPTS. HUD payments to the PHA under the consolidated ACC, and any other amounts received by the PHA in connection with the program.

PUBLIC ASSISTANCE. Welfare or other payments to families or individuals, based on need, which are made under programs funded, separately or jointly, by Federal, state, or local governments.

PUBLIC HOUSING AGENCY (PHA). PHA includes any State, county, municipality or other governmental entity or public body which is authorized to administer the program (or an agency or instrumentality of such an entity), or any of the following:

A consortia of housing agencies, each of which meets the qualifications in paragraph (1) of this definition, that HUD determines has the capacity and capability to efficiently administer the program (in which case, HUD may enter into a consolidated ACC with any legal entity authorized to act as the legal representative of the consortia members):

Any other public or private non-profit entity that was administering a Section 8 tenant-based assistance program pursuant to a contract with the contract administrator of such program (HUD or a PHA) on October 21, 1998; or

For any area outside the jurisdiction of a PHA that is administering a tenant-based program, or where HUD determines that such PHA is not administering the program effectively, a private non-profit entity or a governmental entity or public body that would otherwise lack jurisdiction to administer the program in such area.

REASONABLE RENT. A rent to owner that is not more than rent charged for comparable units in the private unassisted market, and not more than the rent charged for comparable unassisted units in the premises.

RECEIVING PHA. In portability: A PHA that receives a family selected for participation in the tenant-based program of another PHA. The receiving PHA issues a voucher and provides program assistance to the family.

RECERTIFICATION. Sometimes called reexamination. The process of securing documentation of total family income used to determine the rent the tenant will pay for the next 12 months if there are no additional changes to be reported. There are annual and interim recertifications.

REGULAR TENANCY. In the pre-merger certificate program: A tenancy other than an over FMR tenancy.

REMAINING MEMBER OF TENANT FAMILY. Person left in assisted housing after other family members have left and become unassisted.

RENT TO OWNER. The total monthly rent payable to the owner under the lease for the unit. Rent to owner covers payment for any housing services, maintenance and utilities that the owner is required to provide and pay for.

RESIDENCY PREFERENCE. A PHA preference for admission of families that reside anywhere in a specified area, including families with a member who works or has been hired to work in the area ("residency preference area").

RESIDENCY PREFERENCE AREA. The specified area where families must reside to qualify for a residency preference.

RESIDENT ASSISTANT. A person who lives in an Independent Group Residence and provides on a daily basis some or all of the necessary services to elderly, handicapped, and disabled individuals receiving Section 8 housing assistance and who is essential to these individuals' care or well-being. A Resident Assistant shall not be related by blood, marriage or operation of law to individuals receiving Section 8 assistance nor contribute to a portion of his/her income or resources towards the expenses of these individuals.

RESPONSIBLE ENTITY. For the public housing and Section 8 tenant-based assistance, project-based certificate assistance and moderate rehabilitation program, the responsible entity means the PHA administering the program under an ACC with HUD. For all other Section 8 programs, the responsible entity means the Section 8 owner.

SECRETARY. The Secretary of Housing and Urban Development.

SECTION 8.Se ction 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f).

SECURITY DEPOSIT. A dollar amount which can be applied to unpaid rent, damages or other amounts to the owner under the lease.

SERVICE PERSON. A person in the active military or naval service (including the active reserve) of the United States.

SHARED HOUSING. A unit occupied by two or more families. The unit consists of both common space for shared use by the occupants of the unit and separate private space for each assisted family. A special housing type.

SINGLE PERSON. A person living alone or intending to live alone.

SPECIAL ADMISSION. Admission of an applicant that is not on the PHA waiting list or without considering the applicant's waiting list position.

SPECIAL HOUSING TYPES. See Subpart M of 24 CFR 982, which states the special regulatory requirements for SRO housing, congregate housing, group homes, shared housing, cooperatives (including mutual housing), and manufactured homes (including manufactured home space rental).

SPECIFIED WELFARE BENEFIT REDUCTION. Those reductions of welfare benefits (for a covered family) that may not result in a reduction of the family rental contribution. A reduction of welfare benefits because of fraud in connection with the welfare program, or because of welfare

sanction due to noncompliance with a welfare agency requirement to participate in an economic self-sufficiency program.

SPOUSE. The husband or wife of the head of the household.

SUBSIDIZED PROJECT. A multi-family housing project (with the exception of a project owned by a cooperative housing mortgage corporation or association) which receives the benefit of subsidy in the form of:

Below-market interest rates pursuant to Section 221(d)(3) and (5) or interest reduction payments pursuant to Section 236 of the National Housing Act; or

Rent supplement payments under Section 101 of the Housing and Urban Development Act of 1965; or

Direct loans pursuant to Section 202 of the Housing Act of 1959; or

Payments under the Section 23 Housing Assistance Payments Program pursuant to Section 23 of the United States Housing Act of 1937 prior to amendment by the Housing and Community Development Act of 1974;

Payments under the Section 8 Housing Assistance Payments Program pursuant to Section 8 of the United States Housing Act after amendment by the Housing and Community Development Act unless the project is owned by a Public Housing Agency;

A Public Housing Project.

SUBSIDY STANDARDS. Standards established by a PHA to determine the appropriate number of bedrooms and amount of subsidy for families of different sizes and compositions.

SUBSTANDARD UNIT. Substandard housing is defined by HUD for use as a federal preference.

SUSPENSION/TOLLING. Stopping the clock on the term of a family's voucher, for such period as determined by the PHA, from the time when the family submits a request for PHA approval to lease a unit, until the time when the PHA approves or denies the request. If the PHA decides to allow extensions or suspensions of the voucher term, the PHA administrative plan must describe how the PHA determines whether to grant extensions or suspensions, and how the PHA determines the length of any extension or suspension.

TENANCY ADDENDUM. For the Housing Choice Voucher Program, the lease language required by HUD in the lease between the tenant and the owner.

TENANT. The person or persons (other than a live-in-aide) who executes the lease as lessee of the dwelling unit.

TENANT RENT. The amount payable monthly by the family as rent to the unit owner (Section 8 owner or PHA in public housing). For a tenancy in the pre-merger certificate program, tenant rent equals the total tenant payment minus any utility allowance.

TOTAL TENANT PAYMENT (TTP). The total amount the HUD rent formula requires the tenant to pay toward gross rent and utility allowance.

UNIT. Residential space for the private use of a family.

UNUSUAL EXPENSES. Prior to the change in the 1982 regulations, this was the term applied to the amounts paid by the family for the care of minors under 13 years of age or for the care of disabled or handicapped family household members, but only where such care was necessary to enable a family member to be gainfully employed.

UTILITIES. Utilities means water, electricity, gas, other heating, refrigeration, cooking fuels, trash collection and sewage services. Telephone service is not included as a utility.

UTILITY ALLOWANCE. If the cost of utilities (except telephone) including range and refrigerator, and other housing services for an assisted unit is not included in the Contract Rent but is the responsibility of the family occupying the unit, an amount equal to the estimate made or approved by a PHA or HUD of a reasonable consumption of such utilities and other services for the unit by an energy conservative household of modest circumstances consistent with the requirements of a safe, sanitary, and healthy living environment.

UTILITY REIMBURSEMENT. In the voucher program, the portion of the housing assistance payment which exceeds the amount of the rent to owner.

UTILITY REIMBURSEMENT PAYMENT. In the pre-merger certificate program, 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.

VACANCY LOSS PAYMENTS. (For pre-merger certificate contracts effective prior to 10/2/95) When a family vacates its unit in violation of its lease, the owner is eligible for 80% of the Contract Rent for a vacancy period of up to one additional month, (beyond the month in which the vacancy occurred) if s/he notifies the PHA as soon as s/he learns of the vacancy, makes an effort to advertise the unit, and does not reject any eligible applicant except for good cause.

VERY LARGE LOWER-INCOME FAMILY. Prior to the change in the 1982 regulations this was described as a lower-income family which included eight or more minors. This term is no longer used.

VERY LOW INCOME FAMILY. A Lower-Income Family whose Annual Income does not exceed 50% of the median income for the area, as determined by HUD, with adjustments for smaller and larger families. HUD may establish income limits higher or lower than 50% 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. This is the income limit for the pre-merger certificate and voucher programs.

VETERAN. A person who has served in the active military or naval service of the United States at any time and who shall have been discharged or released there from under conditions other than dishonorable.

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 person or property of another.

VOUCHER (rental voucher). A document issued by a PHA to a family selected for admission to the voucher program. This document describes the program and the procedures for PHA approval of a unit selected by the family. The voucher also states the obligations of the family under the program.

VOUCHER HOLDER. A family holding a voucher with an unexpired term (search time).

VOUCHER PROGRAM. The Housing Choice Voucher program.

WAITING LIST. A list of families organized according to HUD regulations and PHA policy who are waiting for subsidy to become available.

WAITING LIST ADMISSION. An admission from the PHA waiting list.

WELFARE ASSISTANCE. Income assistance from Federal or State welfare programs, including assistance provided under TANF and general assistance. Does not include assistance directed solely to meeting housing expenses, nor programs that provide health care, child care or other services for working families. FOR THE FSS PROGRAM (984.103(b)), "welfare assistance" includes only cash maintenance payments from Federal or State programs designed to meet a family's ongoing basic needs, but does not include food stamps, emergency rental and utilities assistance, SSI, SSDI, or Social Security.

WELFARE RENT. This concept is used ONLY for pre-merger Certificate tenants who receive welfare assistance on an "AS-PAID" basis. It is not used for the Housing Voucher Program.

If the agency does NOT apply a ratable reduction, this is the maximum a public assistance agency COULD give a family for shelter and utilities, NOT the amount the family is receiving at the time the certification or recertification is being processed.

If the agency applies a ratable reduction, welfare rent is a percentage of the maximum the agency could allow.

WELFARE-TO-WORK (WTW) FAMILIES. Families assisted by a PHA with voucher funding awarded to the PHA under the HUD welfare-to-work voucher program (including any renewal of such WTW funding for the same purpose).

GLOSSARY OF TERMS USED IN THE NONCITIZENS RULE

CHILD. A member of the family other than the family head or spouse who is under 18 years of age.

CITIZEN. A citizen or national of the United States.

EVIDENCE OF CITIZENSHIP OR ELIGIBLE STATUS. The documents which must be submitted to evidence citizenship or eligible immigration status.

B. GLOSSARY OF TERMS IN SUBSIDIZED HOUSING (Continued)

HEAD OF HOUSEHOLD. The adult member of the family who is the head of the household for purpose of determining income eligibility and rent.

HUD. Department of Housing and Urban Development.

INS. The U.S. Immigration and Naturalization Service.

MIXED FAMILY. A family whose members include those with citizenship or eligible immigration status and those without citizenship or eligible immigration status.

NATIONAL. A person who owes permanent allegiance to the United States, for example, as a result of birth in a United States territory or possession.

NONCITIZEN. A person who is neither a citizen nor national of the United States.

PHA. A housing authority who operates Public Housing.

RESPONSIBLE ENTITY. The person or entity responsible for administering the restrictions on providing assistance to noncitizens with ineligible immigration status (the PHA).

SECTION 214. Section 214 restricts HUD from making financial assistance available for noncitizens unless they meet one of the categories of eligible immigration status specified in Section 214 of the Housing and Community Development Act of 1980, as amended (42 U.S.C. 1436a).

SPOUSE. Spouse refers to the marriage partner, either a husband or wife, who is someone you need to divorce in order to dissolve the relationship. It includes the partner in a common-law marriage. It does not cover boyfriends, girlfriends, significant others, or "co-heads." "Co-head" is a term recognized by some HUD programs, but not by public and Indian housing programs.

Reserved

Hartford Housing Authority's Section 8 Homeownership Plan

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HHA Section 8 Homeownership Plan

1.0 OVERVIEW

1.1 Mission Statement

Hartford Housing Authority's mission is to continue to change public housing in Hartford, Connecticut, as we know it today, by providing high quality affordable rental and homeownership opportunities while being a positive catalyst for family independence and diverse communities.

1.2 Purpose of the Plan

The HHA Homeownership Plan has been designed to be sued as a governance document to be ensure that local policies comply with HUD program rules; as a user manual to assist staff to operate the program in compliance with prescribed rules; and as a reference document to ensure that program procedures are up to date and program practices are consistently applied.

1.3 General Provisions

The Section 8 Homeownership Program of the Hartford Housing Authority ("HHA") permits eligible participants in the Section 8 housing choice voucher program, including participants with portable vouchers, the option of purchasing a home with their Section 8 assistance rather than renting. The homeownership program is limited to five percent 5% (100 families) of the total Section 8 voucher program administered by HHA in any fiscal year, provided that disabled families shall not be subject to the 5% limit.

Eligible applicants for the Section 8 homeownership program may not owe HHA or any other Housing Authority an outstanding debt, and must meet the eligibility criteria set forth herein.

The homeownership option is used to assist a family residing in a home purchased and owned by one or more members of the family.

HHA must approve a live-in aide if needed as a reasonable ccommodation so that the program is readily accessible to and usable by persons with disabilities.

2.0 ELIGIBILITY AND SELECTION

2.1 <u>Family Eligibility Requirements</u> [24 CFR 982.627]

Definition: For the purposes of this document, the term "family" shall refer to all

members of a household that has applied to or is participating in the Housing Choice Voucher Homeownership Program. The term "family" does not refer to relatives of the assisted household who are not part of the assisted household.

The family must meet all of the requirements listed below before the commencement of homeownership assistance.

Initial Eligibility Requirements:

- 1. The family must be either participating or have been determined to be eligible for the Housing Choice Voucher program and issued a voucher.
- 2. The family must qualify as a first-time homeowner, or may be a cooperative member.

<u>First-time homeowner</u>, for the purposes of this program, is defined as a family in which no member has had any ownership interest in any residential property in the past three years. In addition, no member of the family can have any present ownership interest in any residential property. A displaced homemaker or single parent who, while married, owned a home with a spouse, but no longer has ownership interest in any residential property, is also considered a first-time homeowner for the purposes of the Section 8 Home Ownership Program.

In addition, a disabled family that requires homeownership as a reasonable accommodation, verified through HHA s standard process, may have the first-time homeowner requirement waived, provided they have no present ownership interest in any residential property.

3. The family must have a gross annual income that equals or exceeds, \$20,000.00

Unless the family is elderly or disabled, income from welfare assistance will not be counted toward this requirement.

HHA will apply this minimum income requirement to all applicants to the Section 8 Home Ownership Program, with the following exception:

Disabled families who meet both of the qualifications outlined below will be considered by HHA to have met the minimum income requirement:

 The family must have an annual countable income at least equal to the monthly SSI benefit for an individual living alone (or paying his or her share of food and housing costs) multiplied by twelve. (Currently \$6768.00), and

- The family must provide documentation of current pre-approval or prequalification of financing that meets the HHA requirements outlined in the "Financing" section of this policy. For the purposes of this policy, "current" is defined as no more than 90 days previous to the date an application to the Home Ownership Program is received by HHA.
- 4. At least one adult family member who will own the home must be currently employed full time and must have been continuously employed for one year prior to homeownership assistance.

HUD regulations define "full time employment" as not less than an average of 30 hours per week.

A family member will be considered to have been continuously employed even if that person has experienced a break in employment, provided that the break in employment:

did not exceed 30 calendar days; and

did not occur within the 6 month period immediately prior to the family's request to utilize the homeownership option; and

has been the only break in employment within the past 12 calendar months.

A family member will be considered to have been continuously employed if that member is a contracted professional with a school system and *traditionally* works approximately 36 weeks of the year (the school calendar). To be continuously employed under this provision the family member must demonstrate a *history* (more than one year) of working for a school system. The Federal minimum employment requirement does not apply to elderly or disabled families.

5. Any family member who has previously defaulted on a mortgage obtained through the homeownership option is barred from receiving future homeownership assistance.

HHA will impose the following additional initial requirements:

The family has had no family-caused violations of HUD's Housing Quality standards within the last 12 months.

The family does not owe money to HHA or any other Housing Authority.

The family has not committed any serious or repeated violations of a PHA-

assisted lease within the past 1-year. **Examples of serious violations** include non-payment of rent, abandonment of rental unit, illegal activity in assisted unit, etc.

Final Eligibility Requirements:

Once the family meets the initial eligibility requirements, they will be referred for Home Ownership Counseling. After the family has successfully completed required counseling and has entered into a Purchase and Sale contract, the HHA will make a Final Eligibility Determination, based on current family information and the unit selected. The family will be asked to complete a final application, and submit a copy of their Purchase and Sale Contract as well as an Interim Application stating their current income, assets, and family composition.

- In order to purchase a home under this program, the family will need to provide documentation to HHA that they have saved a minimum of \$1000 in accessible funds prior to closing. This must come from the family's own resources, and not be gifted.
- In addition, order to move forward on any closing, the family must be able to demonstrate to HHA that the homeownership option is affordable. Affordable for the purposes of this program means that the family will not be paying more than 40% of their gross countable household income towards homeownership expenses. Homeownership expenses are defined in the 'Homeownership Assistance Payments and Homeownership Expenses" section of this policy and at 24 CFR 982.635.

2.2 <u>Homeownership Counseling Requirements</u> [24 CFR 982.630]

When the family has been determined eligible, they must attend and complete homeownership counseling sessions. These counseling sessions will be conducted by a HUD-approved housing counseling agency, such as the CHFA or the Housing Education and Resource Center. All counseling shall be consistent with HUD-approved housing counseling. In order to receive Section 8 Home Ownership Assistance, the family must be determined "Mortgage Application Ready" by an approved counseling agency.

The following topics will be included in the homeownership counseling sessions:

- Home maintenance (including care of the grounds);
- Budgeting and money management;
- Credit counseling;
- How to negotiate the purchase price of a home;

- How to obtain homeownership financing and loan pre-approvals, including a description of types of financing that may be available, and the pros and cons of different types of financing;
- How to find a home, including information about homeownership opportunities, schools, and transportation;
- An advantage of purchasing a home in an area that does not have a high concentration of low-income families and how to locate homes in such areas;
- Information about state and Federal truth-in-lending laws, and how to identify and avoid loans with oppressive terms and conditions;
- Information about Fair Housing Laws and recourse for discrimination;
- Information about RESPA (Real Estate Procedures Act)

3.0 SEARCH AND PURCHASE

3.1 <u>Eligible Units</u> [24 CFR 982.628]

The unit must meet all of the following requirements:

The unit must meet HUD's "Eligible Housing" requirements, as defined in 24 CFR982.628. The **unit may not be** any of the following:

- A unit receiving Section 8 project-based assistance;
- A nursing home, board and care home, or facility providing continual psychiatric, medical or nursing services:
- A college or other school dormitory;
- On the grounds of penal, reformatory, medical, mental, or similar public or private institutions.

The unit must be either existing or under construction at the time the family enters into a Purchase and Sale Contract. "Under construction" for the purposes of this program means that the footings have been poured.

The unit **must be** a one-unit property or a single dwelling unit in a cooperative or condominium.

The unit **must be** inspected by HHA and by an independent inspector designated by and paid for by the family.

The unit **must meet** HUD Housing Quality Standards prior to the closing.

In cases where the family will not also own fee title to the real property on which the home is located, such as a Land Trust property, the family must have the right to occupy the site for a period of at least forty years.

HHA will not approve the seller of the unit if HHA has been informed that the seller is debarred, suspended, or subject to a limited denial of participation.

3.2 HHA Search and Purchase Requirements [24 CFR 982.629]

HHA has established the maximum time that will be allowed for a family to locate and purchase a home.

After being determined Mortgage Application Ready by an approved counseling center, the family will be **provided with 180 calendar days** to locate a home to purchase. For good cause, HHA may extend a family's time to locate the home for additional thirty (30) day increments.

The family must obtain financing for the home within 30 calendar days of locating a home to purchase.

The family must purchase the home within 90 calendar days of executing a Purchase and Sales Contract.

HHA will require periodic reports on the family's progress in finding and purchasing a home. Such reports will be provided by the family at intervals of 30 days.

If the family is unable to purchase a home within the maximum time limit, HHA will issue the family a voucher to lease a unit.

3.3 <u>Inspection and Contract [24 CFR 982.631]</u>

The unit must meet Housing Quality Standards **prior to closing**, and must also be inspected by an independent professional inspector selected and paid by the family.

The independent inspection must cover major building systems and components. The inspector must be qualified to identify physical defects and report on property conditions, including major building systems and components. These systems and components include, but are not limited to:

- Foundation and structure;
- Housing interior and exterior;

- Roofing;
- Plumbing, electrical and heating systems.

Copies of the independent inspection report will be provided to the family. The family must provide a copy of the independent inspection report to HHA. Based on the information in this report, the family and HHA will determine whether any pre-purchase repairs are necessary.

HHA may disapprove the unit for homeownership assistance because of information in the report, **for good cause**, even if the unit meets Housing Quality Standards.

The family must enter into a contract of sale with the seller of the unit. A copy of the contract must be given to HHA within fourteen days of execution. The contract of sale must specify the price and terms of sale, and provide that the purchaser will arrange for a pre-purchase independent inspection of the home.

The contract must also:

- 1. Provide that the purchaser is not obligated to buy the unit unless the inspection is satisfactory. An exception to this requirement will only be considered if all of the following conditions are met:
- 2. Funds sufficient to cover the total cost of the repairs are in escrow at closing and there is a development plan in place with the lender and the required work has been contracted with the appropriate professional.
- 3. Post-closing repairs cannot include Housing Quality Standards items. All units purchased must meet Housing Quality Standards prior to closing.
- 4. Provide that the purchaser is not obligated to pay for necessary repairs;
- 5. Contain the seller's certification that he or she has not been debarred, suspended or subject to a limited denial of participation;
- 6. Disclose any knowledge or evidence of lead based paint.

4.0 FINANCING [24 CFR 982.632]

4.1 Requirements

The family is responsible for securing financing. HHA has established financing requirements, listed below, and may disapprove proposed financing if HHA determines that the debt is unaffordable, **or if the terms and conditions of the**

financing are not compatible with prevailing market norms.

If a mortgage is not FHA-insured, HHA will require the lender to comply with generally accepted mortgage underwriting standards consistent with those of HUD/FHA, Fannie Mae, Freddie Mac, Connecticut Housing Finance Agency (HHA), the Federal Home Loan Bank, or other private lending institutions.

4.2 <u>Prohibitions in Financing</u>

HHA will prohibit the following forms of financing:

- balloon payment mortgages (unless convertible to a variable rate mortgage)
- seller financing will be considered on a case-by-case basis

4.3 Continued Assistance [24 CFR 982.633]

Homeownership assistance may only be paid while the family is residing in the home. The family or lender is not required to refund homeownership assistance for the month when the family moves out.

The family must comply with the following obligations including the following:

- be in compliance with the terms of the mortgage securing debt incurred to purchase the home, or any refinancing of such debt.
- may not convey or transfer ownership of the home, except for purposes of financing, refinancing, or pending settlement of the estate of a deceased family member. Use and occupancy of the home are subject to CFR 982.551 (h) and (i).
- must supply information to HHA or HUD as specified in CFR 982.551(b).
 The family must further supply any information required by the PHA or HUD concerning mortgage financing or refinancing, sale or transfer of any interest in the home, or homeownership expenses.
- must notify HHA before moving out of the home.
- must notify HHA if they default on the mortgage used to purchase the home.
- may not have any ownership interest in any other residential property; includes all family members.

Before commencement of homeownership assistance, the family must execute a statement in which the family agrees to comply with all family obligations under the homeownership option.

4.4 Maximum Term of Homeownership Assistance [24 CFR 982.634]

Except in the case of elderly or disabled families, the maximum term of homeownership assistance is:

15 years, if the initial mortgage term is 20 years or longer, or

10 years in all other cases.

The elderly exception only applies if the family qualified as elderly at the start of homeownership assistance. The disabled exception applies if, at any time during receipt of homeownership assistance, the family qualifies as disabled.

If the family ceases to qualify as elderly or disabled during the course of homeownership assistance, the maximum term becomes applicable from the date assistance commenced. However, such a family must be afforded at least 6 months of homeownership assistance after the maximum term becomes applicable.

If the family receives homeownership assistance for different homes, or from different PHAs, the total is subject to the maximum term limitations.

5.0 ADMINISTRATION OF PROGRAM

5.1 Homeownership Assistance Payments and Homeownership Expenses

[24 CFR 982.635]The monthly homeownership assistance payment is the lower of: the voucher payment standard minus the total tenant payment, or the monthly homeownership expenses minus the total tenant payment.

In determining the amount of the homeownership assistance payment, HHA will use the same payment standard schedule, payment standard amounts, and subsidy standards as those described in this plan for the Housing Choice Voucher program.

HHA will pay the homeownership assistance payment directly to the lending institution.

Some homeownership expenses are allowances or standards determined by HHA in accordance with HUD regulations. These allowances are used in determining

expenses for all homeownership families and are not based on the condition of the home.

Monthly Homeownership expenses include:

- Principal and interest on mortgage debt.
- Mortgage insurance premium.
- Taxes and insurance.
- HHA utility allowance used for the voucher program.
- A combined allowance for routine maintenance costs and major repairs and replacements, set by HHA at one percent of the purchase price of the home, divided by twelve. For example, the maintenance estimate on a home that sells for \$100,000 would be as follows:
 - \$100,000 X .01 = \$1000, divided by 12 months = \$83.33 monthly maintenance allowance
- If a member of the family is a disabled person, monthly payment on debt incurred to finance costs needed to make the home accessible may also be considered a Home Ownership Expense, if HHA determines that allowance of such expense is needed as a reasonable accommodation.
- Principal and interest on debt for improvements.
- The cost of leasing land for either manufactured homes or other housing types where the family does not also own the real property on which the home is located.
- If the home is a cooperative or condominium, expenses also include operating expenses or maintenance fees assessed by the homeowner association. In these cases, the gross monthly maintenance allowance established by HHA will be reduced by an amount equal to the maintenance portion of the cooperative or condominium association fee.

For example, in a case where a participant purchases an \$80,000 condominium with a \$300 per year maintenance fee to the association, the maintenance and condo fees would be addressed as follows:

Condominium fee allowance: \$300 divided by 12 = \$25

Maintenance allowance: $$80,000 \times .01 = $800 \text{ minus } $300 = $500 \text{ annual maintenance allowance, divided by } 12 = $42.$

5.2 Portability [24 CFR 982.636, 982.353(b) and (c), 982.552, 982.553]

Subject to the restrictions on portability included in HUD regulations and in Chapter 13 of this plan, the family may exercise portability if the receiving PHA is administering a voucher homeownership program and accepting new homeownership families.

The receiving PHA may absorb the family into its voucher program, or bill the initial PHA. The receiving PHA arranges for housing counseling and the receiving PHA's homeownership policies apply.

5.3 Moving With Continued Assistance [24 CFR 982.637]

A family receiving homeownership assistance may move with continued tenantbased assistance. The family may move with voucher rental assistance or with voucher homeownership assistance. Continued tenant-based assistance for a new unit cannot begin so long as any family member holds title to the prior home.

5.4 <u>Denial or Termination of Assistance</u> [24 CFR 982.638]

Termination of homeownership assistance is governed by the policies for the Housing Choice Voucher program contained in chapter 15 of the Administrative Plan. However, the provisions of CFR 982.551 (c) through (j) are not applicable to homeownership.

HHA will terminate homeownership assistance if the family is dispossessed from the home due to a judgment or order of foreclosure.

HHA will permit such a family to move with continued voucher rental assistance. However, rental assistance will be denied if the family defaulted on an FHA-insured mortgage, and the family fails to demonstrate that:

- The family conveyed title to the home as required by HUD, and
- The family moved within the period required by HUD.

HHA will terminate homeownership assistance if the family violates any of the family obligations contained in this section.

HHA reserves the right to terminate homeownership assistance if the family violates any of family obligations outlined in the Statement of Home Owner Obligations.

The same hearing procedures that apply to assisted families under the Housing Choice Voucher Rental Program will apply to the Homeownership Program.

5.5 Recapture of Homeownership Assistance [24 CFR 982.640]

Effective November 18, 2002, Home Ownership Housing Assistance Payments are no longer subject to recapture. Recapture Agreements and Mortgage Deeds previously executed under the program shall become null and void on that date.

5.6 <u>Down Payment Assistance Option</u> 24 CFR 982.625(d)

The "Section 8 Home Ownership Program: Down Payment Assistance Grants and Streamlining Amendments; Final Rule", published October 18, 2002, clarifies that Housing Authorities have the option of providing assistance in the following manner:

The Housing Authority may provide ongoing, monthly assistance, designed to assist families in meeting their monthly homeownership expenses.

Program Overview Section 8 Homeownership Program

HUD has issued regulations (24CFR Parts 5, 903 and 982) regarding an option for homeownership that Housing Voucher holders can enjoy. Housing Authorities are not required to run this program. Generally, households which have never owned a home, earn at least \$10,299 per year 1 (not including welfare benefits)2, have at least one adult member who is currently employed and has been continuously employed during the last year and has a Housing Voucher, will meet the minimum qualifications. Those households may select a single-family house, condominium unit or a unit in a cooperative. After receiving homeownership counseling and obtaining PHA-approved financing which, at a minimum, requires a downpayment of 3% with at least 1% from the family's personal resources, the family can purchase a home and receive monthly financial assistance with mortgage debt for 10-15 years or for the life of the mortgage if the family is over 62 years old or disabled. The home selected is subject to both PHA and independent inspection. The PHA, needs to enact rules and regulations in order to have a program.

Families Eligible to Participate Consist of the Following (HUD Minimum):

- 1. Housing Voucher holder
- 2. First-time homeowner (no member has owned a residence during the last three {3} years) with some exceptions.
- 3. Annual income of the adult members who will own the home of at least \$10,299 per year (not including welfare assistance except for elderly or disabled households).
- 4. Family must be able to demonstrate one or more of the adult members who will own the home is (are) currently employed on a full-time basis (an average of at least 30 hours per week) and has (have) been so employed continuously for one year prior to admission to the homeownership program (except for elderly or disabled families).
- 5. Family has not defaulted on a mortgage securing debt to purchase a home under the homeownership program.
- 6. Family must agree to execute a statement of family obligations, in which the family agrees to comply with its obligations under the homeownership program.
- 7. PHA may add additional eligibility criteria (such as Family Self Sufficiency participants)

Eligible Units for the Program Consist of the Following:

- 1. Unit is either a single-family home or a single unit in a cooperative or condominium and,
- 2. Unit either exists or is under construction and,
- 3. Unit meets HUD Housing Quality Standards and is inspected by a PHA inspector, as well as an independent inspector designated by the family.

¹ The regulations require earnings at a minimum of 2,000 hours multiplied by the federal minimum wage but Housing Authorities can set a higher minimum rate.

² Except elderly and disabled households.

Location of Unit

- 1. Portability to any community which is accepting new homeownership families.
- 2. Mobility to any community.

Unit Search

Family must locate a home within three (3) months of being admitted to the program and must purchase the home within six (6) months of being admitted to the program. The time period may be extended if the family suffers extenuating circumstances.

Homeownership Counseling

- 1. Family, prior to receiving assistance under the program, must attend and successfully complete housing counseling provided by an entity approved by the PHA. The counseling will include: home maintenance, budgeting and money management, credit counseling, negotiating the purchase price of the home, obtaining financing and loan approvals, description of financing alternatives, how to locate a home including information on schools and transportation, advantages of purchasing a home in an area that does not have a high concentration of low-income families, information on fair housing laws and enforcement entities, information about the Real Estate Settlement Procedures (RESPA), truth-in-lending laws and how to avoid loans with oppressive conditions and.
- 2. Family must agree to continue counseling after the purchase if the PHA requests the family to do so.

Continued Assistance

- 1. Family must comply with the terms of the lenders and continue to reside in the home and.
- 2. Family must be recertified annually and provide PHA with
- a. all debt instruments related to purchase of the home, as well as proof of payment
- b. all documents related to the sale or transfer of any interest in the home
- c. a listing of homeownership expenses
- d. notice of intent to move from the home
- e. notice of mortgage default

Term of Assistance (except elderly or disabled households)

- 1. Ten (10) years- or -
- 2. Fifteen (15) years if the first mortgage is twenty (20) years or longer.
- 3. If elderly disabled the full term of the mortgage.

Financing

- The PHA must approve the terms and conditions of the financing the family will receive.
 The approval will not be unreasonably withheld and is intended as a check to disqualify prospective financing that includes terms and conditions which are not in the best interest of the family or program.
- 2. Seller financing will be approved on a case-by-case basis.
- 3. Balloon or other lump-sum payment terms will no longer be allowed prior to the twentieth (20th) year of financing.

4. If the purchase of the home is financed with FHA mortgage insurance, the financing is subject to FHA mortgage insurance requirements.

<u>Moving</u>

- 1. Family may not move more than once every three (3) years.
- 2. The maximum term of assistance applies to the family notwithstanding its place of residence.

Termination

- 1. For caused described in CFR Sections 982.552, 982.553, 982.551 or 982.663.
- 2. Assistance terminates in the event of foreclosure.

HUD Implementation Requirements

A Public Housing Authority that elects to administer a homeownership program and provide homeownership assistance must meet the following HUD requirements to operate the program:

- Establish a minimum homeowner downpayment requirement of at least three percent of he purchase price for participation in its Section 8 homeownership program, and require that a least one percent of the purchase price come from the family's personal resources.
- 2. Require that the financing for purchase of a home under its Section 8 homeownership program be provided, insured, or guaranteed by the state or Federal government, comply with the secondary mortgage market underwriting requirements, or comply with generally accepted private sector underwriting standards.
- 3. Demonstrates in its Annual Plan that it has the capacity, or will acquire the capacity, to successfuly operate a Section 8 homeownership.
- 4. The following policies must be described in the Housing Authority Administrative Plan and the amended plan must be submitted to HUD prior to implementation of the Section 8 Homeownership Program:
 - a) Any additional Housing Authority requirements for participation in the Section 8 homeownership program.
 - b) Policy regarding whether Housing Authority will limit the number of families participating in the homeownership option and if so the number it would be limited to.
 - c) Policy regarding issuing the family a rental voucher if the family does not find a suitable house to buy.
 - d) Any minimum cash down payment or equity requirements other than those stated in the regulations.
 - e) Any requirements for financing purchase of a home, including requirements

concerning qualification of lenders (for example, prohibition of seller financing or case by-case approval of seller financing), terms of financing (for example, a prohibition of balloon payment mortgages and establishment of a minimum homeowner equity requirement), and financing affordability.

- f) Policy requirements for continuation of homeownership assistance (i.e. postpurchase counseling, written statement of homeowner's obligations).
- g) Policy for determining the amount of allowable homeownership expenses.
- h) Policy for payment of HAP to the family or lender.
- Policies that prohibit more than one move by the family during any one year period.
- j) Policy governing time limit for family to find home.
- k) Policy governing any additional inspections conducted beyond the mandatory initial inspection.

Orientation Invitation

Date «Title» «First_Name» «Last_Name» «Address» «City_State_Zip» Dear «Title» «Last_Name»: Thank you for expressing interest in the Hartford Housing Authority Section 8 Homeownership Program. You have just taken your first step towards a better future and possibly owning your own home! Hartford Housing Authority (HHA) cordially invites you to attend an orientation meeting on Section 8 Homeownership Program: Day, Date, Time & Place At this meeting you will receive information on how the program works and have the opportunity to ask questions. After you have attended the orientation session the HHA Section Homeownership eligibility intake package will be mailed to you to fill-out. Please call and register to attend, as seating is limited. You will need to attend an orientation session to receive the HHA Section Homeownership eligibility application. Sincerely,

Housing Authority

Homeownership Representative

Section 8 Homeownership Program Overview / Flow Chart

- 1) HHA takes necessary steps to initiate Section 8 Homeownership Program and then conducts outreach for program.
- 2.) Interested Families attend a briefing session conducted by the HHA and then receive a homeownership eligibility intake package.
 - 3.) Family documents that they meet initial eligibility requirements by successfully completing family eligibility intake package.
 - 4.) HHA approves family eligibility intake package, deems the family as "counseling ready" and provides referral to housing counseling program.
 - 5.) Family receives individual housing counseling and attends homebuyer education classes, family is deemed either:
 -Approved as mortgage ready.
 -Not approved, needs remedial counseling.
 - 1) HHA takes necessary steps to initiate Section 8 Homeownership Program and then conducts outreach for program.

- 9.) Family locates property and enters into an authorized "contract of sale" with the seller and gives copy to HHA and lender(s).
 - 8.) Family seeks and obtains pre-qualified financing approval from lender(s). Family signs "homeownership obligation" certification and begins search for eligible properties.
 - 7.) HHA issues family
 Homeownership Option
 Voucher, reviews with family
 an estimated price range and
 provides guidance on how to
 obtain pre-qualified financing
 approval from lender(s).
 - 6B.) Family successfully completes housing counseling program and receives course completion certification and is deemed "mortgage ready" and referred back to HHA.
 - 6.A) Family receives remedial homeownership counseling and/or takes corrective action to eliminate problem areas.
 - 9.) Family locates property and enters into an authorized "contract of sale" with the seller and gives copy to HHA and lender(s).

- 10.) Property inspected by HHA staff and meets federal HQS. Property inspected by independent inspector and report is forwarded to family, HHA and lender(s) for review.
- 11.) Lender(s) reviews contract of sale and independent inspection and approve unit for mortgage.
- 12.) HHA reviews contract of sale, independent inspection, proposed financing and approves unit for assistance.
- 13.) HHA calculates homeownership assistance. Agreements are executed.
- 14.) Family is Homeowner using Housing Voucher assistance.
 *Post purchase housing counseling may be required if deemed necessary by HHA.
- 10.) Property inspected by HHA staff and meets federal HQS. Property inspected by independent inspector and report is forwarded to family, HHA and lender(s) for review.

Section 8 Homeownership Family Eligibility Intake Form

I. APPLICANT INFORM	MATION (Please pr								story)
Name (First, Middle Initial, La		Sex		e of B			Security #		Age
1.									
2.									
3.									
4.									
5.									
6.									
7.									
8.									
9.									
Please provide present address and for Street	ormer address below:	City		State	<u> </u>		Zip Code		No. Yrs
Sirect		City		State			Zip code		110. 113
Please check response to the following questions: →	Are you are enrol								es No _ es No _
II. EMPLOYMENT INF	ORMATION (Ple	ease provi	ide head o	of hous	ehold and	l other po	otential hom	ebuye	er, if
Household Member	Name & Address of E	mployer			or self en	nployed(ye	es/no)	Yrs.	on this job
Position/Title	Type of Business				Yrs. Employed in line of work Business Phon		ness Phone		
	31 3						,		
If employed in current position for	an loss than two worns	au :£ a		louadi	:				41.0
following:	•	_	еппу етр	ioyea i					
Household Member	Name & Address of E	mployer			or self en	nployed(ye	es/no)	Yrs.	on this job
Position/Title	Type of Business				Yrs. Emp	oloyed in l	ine of work	Busi	ness Phone
Household Member	Name & Address of E	mployer			or self en	nployed(ye	es/no)	Yrs.	on this job
Position/Title	Type of Business				Yrs. Emp	oloyed in l	ine of work	Busi	ness Phone
					•	-	*		
					10	, ,		T 7	<i>g</i>
Household Member	Name & Address of E	mployer			or self en	nployed(ye	es/no)	Yrs.	on this job

Position/Title	Type of Business		Yrs. Employed in l	ine of work	Business Phone
II. EMPLOYMENT INFO	ORMATION (continued)				
Household Member	Name & Address of Employer		or self employed(ye	es/no)	Yrs. on this job
Position/Title	Type of Business		Yrs. Employed in l	ine of work	Business Phone
III. MONTHLY INCOM	E (Please summarize all monthl	ly income)			
Gross Monthly Income	Head of Household	Other Horapplicable)	nebuyer (if	Total	
Employment Income				\$	
Overtime				\$	
Bonuses				\$	
Other				\$	
Total	\$	\$		\$	
IV. ASSETS (Please list asse	1	'		'	
Name & Address of Bank S&L, or Cro		Account No.		Cash or	Market Value
Name & Address of Bank S&L, or Cro	edit Union	Account No.		·	Market Value
Ivalic & Address of Balik S&L, of Civ	cuit Omon			\$	
Name & Address of Bank S&L, or Cro	edit Union	Account No.		Cash or Market Value	
Name & Address of Bank S&L, or Cro	edit Union	Account No.		Cash or Market Value	
				\$	
Stocks & Bonds (Company name)		Number & description		Cash or Market Value \$	
Life insurance		Description		Cash or Market Value	
Subtotal Liquid Assets				\$	
_				·	
Automobiles owned (make and year)				\$	
Other Assets (itemize)				\$	
Total Assets				\$	
				1	

V. LIABILITIES (Faccounts.)	Please list all out	standing debts, including	credit cards, auto loans, a	alimony, child support &	charge
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance \$
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance \$
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance \$
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance \$
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance \$
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance
Name Address of Company		Account No.	Monthly Payment \$	Months Left to Pay \$	Unpaid Balance \$
Alimony/Child Support Owe	d to:	I		\$	\$
Total Monthly Expense	S			\$	
				Total Liabilities	\$
VI. NET WORTH	(Please calculate	e net worth by subtracting	total liabilities from total	al assets)	
Total Assets (Sec. IV)	a.\$	Total Liabilities (Se	ec. V) b.\$	Net Worth (a. – b.)	\$

I/We certify that the information provided in this intake form is true and correct as of the date set forth opposite my/our signature(s) on this intake form and acknowledge my understanding that any intentional or negligent misrepresentation(s) of the information contained in this intake form is grounds for disqualification from the Section 8 Homeownership Program. I/we certify that the information given to the Public Housing Agency on household composition, income, net family assets and allowances and deductions is accurate and complete to the best of/my knowledge and belief. I/we understand that false statements or information regarding required Housing Voucher Program participation are punishable under Federal Law. I/We understand that false statements or information constitute grounds for removal of a family from the Section 8 Homeownership Program or denial commencement of homeownership assistance for an otherwise eligible family.

Head of Household or Primary Loan	Date	Other Loan Applicant (if applicable)	Date
Applicant		\mathbf{v}	
X		A	

VIII. CERTIFICATION OF FIRST-TIME HOMEOWNER

I/We certify to being a first-time homeowner as defined by HUD 24 CFR 982.4. First-time homeowner is defined as a family of which no member owned any present ownership interest in a residence of any family member during three years before commencement of homeownership assistance for the family. The term "first-term homeowner" includes a single parent or displaced homemaker (as those terms are defined in 12 U.S.C. 12713) who, while married, owned a home with his or her spouse, or resided in a home owned by his or her spouse. I/We understand that false statements or information are punishable

under Federal Law. I/We also understand that false statements or information are grounds for termination of housing assistance and termination of tenancy.

Head of Household or Primary Loan	Date	Other Loan Applicant (if applicable)	Date
Applicant		X	

VIIII. CERTIFICATION OF CREDIT HISTORYAND/OR REPAIR*

*Please attach to this intake form a copy of the credit report for each adult family member with household income. See intake form instructions on how to obtain your credit report.

I/We understand that in order to participate in the Section 8 Homeownership program. I/we must be able to qualify and obtain mortgage financing. In order to qualify to obtain mortgage financing in part I/we must have good credit history and/or have established credit repair. I/We have obtained and reviewed my/our credit history report (as attached) and certify to the following: 1.) I/we have not filed for or declared bankruptcy in the past or if I have filed for bankruptcy I/we have written evidence of bankruptcy petition and discharge and written explanation as to what happened; 2.) I/we do not have credit accounts that are in the arrears. I/we do not have a credit history of continually late payments. All of my credit accounts are current. Or if they are in arrears, I/we have written explanation as to why they are in arrears; 3.) I/we do not have any outstanding collections or judgments with a creditor (such as medical bills, phone and student loans etc.) or I/we have pay off proof. 4.)I/we understand that building good credit increases home ownership opportunities. I/we understand that keys to building good credit includes the following: a.) paying my/our bills on time; b.) paying at least the minimum amount required (I/we can pay more, but I/we should never pay less); c.) keeping credit card balances low (I/we should not "max out" credit cards; d.) establishing credit if I/we have none (applying for one or two credit cards and use the cards carefully and pay them off each month). I/We understand that false statements or information constitute grounds for removal of a family from the Section 8 Homeownership Program or denial commencement of homeownership assistance for an otherwise eligible family.

Head of Household or Primary Loan	Date	Other Loan Applicant (if applicable)	Date
Applicant		X	
X			

Instructions for the Section 8 Homeownership Family Eligibility Intake Form

The Section 8 Homeownership Eligibility Intake Form is intended to be completed by the head of household and other household members that have income and would eventually qualify as an applicant or co-applicants on a mortgage loan Intake Form. In order to participate in the Section 8 Homeownership program you will eventually need to qualify to obtain mortgage financing based on your household income. Please have family members who intend to be the applicant or co-applicants on a mortgage loan fill-out and sign this Intake Form. This Intake Form is not a loan Intake Form. It is only used to determine initial eligibility on the program based on the initial program eligibility criteria.

Instruction for filling out the written portion of the intake form.

- 1. Section I (Applicant Information) please list all household members by name, sex, date of birth, social security and by age. Also provide current address of household and previous address of household and answer questions regarding participation in family self-sufficiency program.
- 2. Section II (Employment Information) please list employment information for primary applicant and any other co-applicant. As part of this intake form submission you must demonstrate that you meet the minimum employment requirement by providing acceptable employment verification according to the following criteria: The family must provide acceptable Federal Tax returns for the past two years (1040 schedule EZ) and third-party verification from an employer that demonstrate that one or more adult members of the family who will own the home is currently employed on a full-time basis (the term full-time means not less than an average of 30 hours per week). The employment verification must demonstrate that the adult members of the family who plan to own the home have been continuously employed for at least 12 months prior to request for eligibility for homeownership counseling. The employment requirement does not apply to an elderly family or a disabled family. Elderly and disabled families are defined by Sec.5.403 (b). Furthermore, an exemption from the employment requirement can be granted if the PHA determines that an exemption is needed as a reasonable accommodation so that the program is readily accessible by persons with disabilities in accordance with part 8 of this title.

*Important: Please attach the above described employment or income documentation when

submitting your Intake Form. It will be used to determine whether you meet the initial program eligibility criteria of: 1.) Having a yearly household income of at least \$20,000 and; 2.) Have been employed fulltime for the past 12 months.

- 3. Section III (Monthly Income) please summarize your monthly income for primary applicant and any other co-applicant (if applicable) for all categories.
- 4. Section IV (Assets) please list all your assets for primary applicant and any other co-applicant (if applicable) by listing any checking or savings account, stocks, bonds, life insurance and other assets.
- Section V (Liabilities) please list all your liabilities for primary applicant and any other co-applicant (if applicable) by listing all outstanding debts, including credit card, auto loans, alimony, child support and revolving charge accounts.
- 6. Section VI (Net Worth) please determine net worth by subtracting your total liabilities (Section V) from you total assets (Section IV).
- 7. Section VII (Certification of Applicant Information) please have primary applicant and any other coapplicant (if applicable) sign and date as to the completeness and accuracy of Intake Form information.
- 8. Section VIII (Certification of First-Time Homeowner) please have primary applicant and any other coapplicant (if applicable) sign and date certification of first-time homeownership.
- 9. Section VIII (Certification of Credit History and/or Credit Repair) please have primary applicant and any other co-applicant (if applicable) sign and date certification of credit repair. **Important: Family must acquire an independent credit history report by following the instructions provided within the Intake Form on page 5. Applicants must review their credit report according to the instructions provided in the Intake Form and sign the credit history and credit repair self-certification accordingly.
- 10. Family must completely fill-out the HHA Section 8 Homeownership family eligibility Intake Form and provide all of the required supporting documents. Enrollment in the housing counseling program can only be obtained after all the above initial requirements have been successfully documented and approved by HHA.

Instruction on How to Obtain Your Credit Report for Hartford Housing Authority Section 8 Homeownership

When you look for a mortgage, lenders will review your credit report. Your credit report is a history of how you have managed your finances and repaid debt. It provides information on money you have borrowed and a history of your payments. Reviewing your credit report before you plan to buy a house is important.

Your credit report includes:

- A list of debts, such as credit cards and car loans, and a history of how you have paid them.
- Any bills that have been referred to a collection agency. This can include items like phone and medical bills.
- Public record information, such as tax liens or bankruptcies, even if these have happened several years ago.
- Inquiries made about your creditworthiness.

You can receive a copy of your credit report from a credit bureau company for about \$8. A Credit Bureau is a company that gathers information on consumers who use credit and sells that information in the form of a credit report to credit lenders. Your credit history is pulled together into a credit report by three companies: Equifax, Experian and Trans Union. These companies sell your credit report to banks and other creditors so they can review mortgage and loan applications. To obtain your credit report, you may contact one the three credit bureau companies listed in the box below.

Under the Fair Credit Reporting Act (FCRA), you can get a free credit report once during any 12-month period if you certify it in writing that:

- You are unemployed and intend to apply for employment within 60 days, or
- You are receiving public welfare, or;
- You believe that your credit report contains inaccurate information due to fraud.
- You can also get a free copy of your credit report if you have been the subject of an adverse action such as being denied credit within the last 60 days.

You may obtain your credit report by contacting and requesting it from one of the following bureaus:

Equifax	Experian	Trans Union LLC
PO Box 740241	National Consumer Assistance	Consumer Disclosure Center
Atlanta, GA 30374	Center	PO Box 1000
Phone: (800) 685-1111	PO Box 2002	Chester, PA 19022
www.equifax.com	Allen, TX 75013	Phone: (800) 888-4213
_	Phone: (888) EXPERIAN	www.transunion.com
	www.experian.com/consumer/	

Hartford Housing Authority Section 8 Homeownership Intake Form Checklist

I/we have already attended a briefing session regarding the Section 8 Homeownership program.
I/we have been employed fulltime continuously for the past 12 months (or meet the elderly and disabled exception).
I/we have a yearly household income equal to or exceeding the minimum requirements of \$20,000 annually.
I/we attached the required income verification documentation to this Intake Form.
I/we are currently a participant of the Hartford Housing Authority Voucher program.
I/we do not own property. I/we have not had ownership interest in property in the past three years.
I/we have filled-out the Intake Form completely and signed all of the necessary certifications.
I/ we have obtained an independent credit history report and attached to my Intake Form.

Please submit your completed Intake Form to:

Administrator Section 8 Homeownership Program Hartford Housing Authority 180 Overlook Terrace Hartford, CT 06106

(860) 723-8409 phone (860) 723-8554 fax

AUTHORIZATION FOR RELEASE OF INFORMATION

I/we,		, hereby au	thorize the staff of
current property owr property inspectors t income, Section 8 He	ner (seller), pre o release and c omeownership	ooperatively share inf program participation	or lenders, attorneys, aseling agency staff and formation regarding my a, financing qualifications, in my/our purchase of the
I have read, understa	nd and agree to	o the above statement.	
Signature	Date	Signature	Date

Deficiency Notice
(date)
(name) (address) (city)
Dear :
Thank you for attending the Section 8 Homeownership briefing session and submitting the homeownership eligibility intake form. In reviewing your initial eligibility we regret to inform you that your intake form is deficient for the following reason(s):
Your yearly income total does not meet the minimum required amount, or you do not meet the criteria of being a first time homebuyer.
You have not provided required verification to support that you have been employed fulltime continuously for the past twelve months.
You did not submit your credit report and/or submit the Credit History and Credit Repair Self-Certification.
You are not a current participant of the City of Hartford Housing Authority Housing Voucher Program.
You have not completed the written portion of the Section 8 Homeownership family eligibility intake form or you have not provided required supporting documentation as follows:
Other:
If the deficiency in your intake form is curable please provide the corresponding information and/or the specific information requested so that we may process your intake form for further participation in the homeownership program. If you are not able to cure the deficiency that we have identified, you may still continue to remain as a participant of the Housing Voucher program.
Please contact me at 723-8409 if you have any questions. Thank you.
Sincerely,
Homeownership Program Administrator

Application Approved - Housing Counseling Referral Letter

(date)	
(name) (address) (city)	
Dear	:

Thank you for submitting the Hartford Housing Authority Section 8 Homeownership intake form. We are please to inform you that your intake form has been reviewed and that you have been approved for referral to the CHFA Section 8 Homeownership Counseling Program.

A copy of this letter has been sent to the CHFA Homeownership Counseling Coordinator to verify your acceptance. You are now eligible to enroll into the next available homeownership counseling program session. To determine the available times and locations please *see information attached for the schedule of next sessions to be held, and information on how to register for them.*

The Section 8 Homeownership counseling program sessions consist of: home maintenance, budgeting and money management, credit counseling, negotiating the purchase price of the home, obtaining financing and loan approvals, description of financing alternatives, how to locate a home including information on schools and transportation, advantages of purchasing a home in an area that does not have a high concentration o flow-income families, information about the Rea Estate Settlement Procures (RESPA), truth-in-lending laws and how to avoid loans with oppressive conditions, etc.

If you successfully attend and complete the homeownership counseling sessions you will receive a course completion certification and be deemed "mortgage ready" and referred to a lender. After we receive confirmation that you have achieve "mortgage ready" status we will issue you a "Homeownership Option Voucher" and you will be able to work with a lender for prequalification for financing and begin to look for a home.

Please contact me at 723-8409 if you have any questions. Congratulations.

Sincerely,

Homeownership Program Administrator

cc: Counseling Coordinator

Letter Certifying counseling completed and client is deemed mortgage ready

(date)
(name) (address) (city)
(city)
Dear
This letter is to certify that you have successfully completed the homeownership counseling session and have been approved for further participation in the Section 8 Homeownership program.
A copy of this letter has been sent to Hartford Housing Authority (HHA) to confirm your successful completion of the homeownership counseling session. You should contact your HHA representative to receive instruction regarding the next step you will need to take.
Please contact me atif you have any questions. Thank you.
Sincerely,
Housing Counseling Administrator
cc: Hartford Housing Authority

HARTFORD HOUSING AUTHORITY SECTION 8 HOMEOWNERSHIP PROGRAM

HOMEOWNERSHIP OPTION VOUCHER

voucner Number:	Bedroom Size:	
Date Voucher Issued:	Date Voucher Expires:	
1 st Extension Expiration:	2 nd Extension Expiration:	
Name of Family Representative:		
Signature of Family Representative:	Date:	
Name of HHA Official:		
Signature of HHA Official:	Date:	

1. Section 8 Homeownership Program

Hartford Housing Authority has determined that the above named family is eligible to participate in the Section 8 Homeownership Program. Under this program, the family purchases a decent, safe and sanitary unit. HHA will make a monthly housing assistance payment to help the owner pay the mortgage and utilities.

HHA determines the amount of the monthly housing assistance payment. Generally, the monthly housing assistance payment is the difference between the applicable paying standard and 30 percent of monthly adjusted family income.

2. Voucher

HHA is under no obligation to the family or to any other person to approve any unit for purchase. HHA does not have any liability to any party by the issuance of this Voucher.

The Voucher does not give the family any right to participate in the Section 8 Homeownership Program. The family becomes a participant in the Program when the Statement of Homeowner Obligations is executed by the family and HHA.

During the initial or any extended term of this Voucher, HHA may require the family to report progress in purchasing a unit at such intervals and times as determined by HHA.

3. HHA Approval or Disapproval of Unit

When a family finds a suitable unit for purchase, the family must submit a Contract for Sale that conforms to HHA requirements, proof of mortgage and a professional home inspection of the unit's major systems.

HHA will perform an inspection of the unit in accordance with HUD Housing Quality Standards. HHA retains the right to disqualify the unit based on either the HQS inspection or the professional inspection report.

If HHA approves the unit, HHA will notify the family and will furnish two copies of the Statement of Homeowner Obligations. The family must sign both copies of the Statement. In conjunction with the closing on the unit, HHA will execute the Statement and return an executed copy to the family.

If HHA determines that the unit cannot be approved for any reason, HHA will notify the family that the unit has been disapproved for specified reasons and, if the conditions requiring disapproval are remedied to the satisfaction of HHA on or before the date specified by HHA, the unit will be approved.

4. Obligations of the Family

When the family's unit is approved and the Statement of Homeowner Obligations executed, the family must follow the rules and obligations listed in the Statement in order to continue participating in the Section 8 Voucher Homeownership Option Program. Any information that the family supplies must be true and complete.

5. Illegal Discrimination

If the family has reason to believe that, in its search for suitable housing, it has been discriminated against on the basis of age, race, color, religion, sex, disability, national origin, or familial status, the family may file a housing discrimination compliant with any HUD Field Office in person, by mail or by telephone. HHA will give the family information on how to fill out and file a compliant.

6. Expiration and Extension of Voucher

The Voucher will expire on the date stated on the top of page one of this Voucher unless the family requests an extension in writing and HHA grants a written extension of the Voucher in which case the Voucher will expire on the date stated. At its discretion, HHA may grant a family's request for one or more extensions of the initial term.

HARTFORD HOUSING AUTHORITY CERTIFICATION OF SECTION 8 HOMEOWNERSHIP ELIGIBILITY LENDER NOTE: THIS IS AN ESTIMATE ONLY

This document is completed by the Hartford Housing Authority (HHA) and sent to the Housing Coordinator. Participant provides this to the lender as verification of eligibility. A final form will be completed after HHA obtains evidence of a signed contract, income verifications, utilities and underwriting criteria from the lender. HHA will review PITI and other homeownership expenses to determine HHA's monthly payment to the lender.

	31.3				
PARTICIPANT FAMILY NAME:					
SPONSORING AGENCY:					
SOURCE(S) OF ANNUAL INCOME:					
Pension	\$				
Own Business	\$				
Social Security					
Military Pay					
SSI	:				
TANF					
General Assistance					
Wages	\$				
Child Support					
Unemployment Benefits	\$				
Assets					
Other	\$				
GROSS ANNUAL INCOME					
COMMENTS_					
DATE OF ISSUE (Date voucher issued to family) EXPIRATION DATE – (120 DAYS from the issue of the Certification of Eligibility). Deadline for purchasing a home: EXTENDED EXPIRATION DATE (Grant on case-by-case basis)					
	Date:				
Signature of HHA Official					
	Date:				
Signature of Participant Family Head of Household NOTE:	Your signature on this page signifies your				
agreement to the Statement of Homeowner Obligations, Agreement and Program Guidelines.					

Section 8 Housing Choice Voucher HOMEOWNERSHIP OPTION CALCULATION OF MONTHLY HOUSING ASSISTANCE PAYMENT

Calculation 1		
Voucher Payment Standard (- Bedroom)		
minus Total Tenant Payment (greater of 30% of adjusted income or 10% of gross income)	_	
Housing Assistance Payment (Calc 1)		
Calculation 2		
Monthly Homeowner Expenses		
Mortgage P&I (& any mortgage insurance)		
Taxes	+	
Property/Contents Insurance	+	
Maintenance Expense (AHA schedule)	+	
Major Repairs/Replacements (AHA sched.)	+	
Condo/Association Fee	+	
Utility Allowance (from AHA schedule)	+	
TOTAL		
minus Total Tenant Payment	_	
Housing Assistance Payment (Calc 2)		
HAP Calculation (Lesser of Calc 1 and Calc 2)		
HHA MONTHLY HOUSING ASSISTANCE	PAYME	NT

HARTFORD HOUSING AUTHORITY SECTION 8 HOME OWNERSHIP PROGRAM MAINTENANCE AND REPLACEMENT RESERVE ALLOWANCES**

MAINTENANCE ALLOWANCES (MONTHLY)

UNIT TYPE/SIZE	ONE BDRM	TWO BDRM	THREE BDRM	FOUR BDRM
Apt. New*	\$15	\$20	\$25	
Apt. Older*	\$20	\$25	\$30	
Apt. Oldest*	\$25	\$30	\$35	
Townhouse New*	\$25	\$30	\$35	\$40
Townhouse Older*	\$30	\$35	\$40	\$45
Townhouse Oldest*	\$35	\$40	\$45	\$50
Single Family New	\$35	\$40	\$45	\$50
Single Family Older	\$40	\$45	\$50	\$55
Single Family Oldest	\$45	\$50	\$55	\$60

REPLACEMENT RESERVE ALLOWANCES (MONTHLY)

UNIT TYPE/SIZE	ONE BDRM	TWO BDRM	THREE BDRM	FOUR BDRM
Apt. New*	\$30	\$35	\$40	_
Apt. Older*	\$25	\$40	\$45	
Apt. Oldest*	\$40	\$45	\$50	
Townhouse New*	\$40	\$45	\$50	\$55
Townhouse Older*	\$45	\$50	\$55	\$60
Townhouse Oldest*	\$50	\$55	\$60	\$65
Single Family New	\$50	\$60	\$70	\$80
Single Family Older	\$60	\$70	\$80	\$90
Single Family Oldest	\$70	\$80	\$90	\$100

Definitions:

New = Constructed or substantially rehabilitated within the last 10 years.

Older = Constructed in 1978 or later.

Oldest = Constructed before 1978.

^{*} For Condominiums and Co-ops where the homeowners association (HOA) takes care of all outside maintenance and replacements, add an allowance equal to the HOA monthly dues and reduce the scheduled amounts by 50%.

^{**} The Deputy Director or Executive Director may adjust any allowance by up to 25% if warranted based on the home inspection(s).

HARTFORD HOUSING AUTHORITY SECTION 8 HOMEOWNERSHIP PROGRAM STATEMENT OF HOMEOWNERSHIP OBLIGATIONS

I/We,

participant(s) of the Hartford Housing Authority (HHA) Section 8 Homeownership Program, fully understand the following conditions regarding my/our continued eligibility for housing assistance payments in conjunction with my/our ownership of a located at			
an	d agree that:		
1.	Our home will be occupied by the following family members:		
2.	The initial monthly Housing Assistance Payment (HAP) will be \$ It will begin on The HAP will be adjusted at least annually, based on any changes in payment standards, homeownership costs, household income and/or household composition, in accordance with the U.S. Department of Housing and Urban Development (HUD) requirement.		
3.	The initial Housing Assistance Payment will be made as follows: \$ will be paid by HHA directly to the lender. \$ will be paid by me, the homeowner, to the lender.		
4.	Housing Assistance Payments will be available for a maximum of years, unless the head of household or spouse is disabled or elderly. Housing Assistance Payments are contingent on my/our compliance with the requirements of this Statement of Homeownership Obligations, the policies of the HHA Homeownership Assistance Program, the HUD program requirements, and upon continued appropriations to the HHA by HUD.		
5.	I/We must report all family income from all sources, all assets, and the names of all persons living in my/our household. I/We must supply any information that HHA or HUD determines is necessary in the administration of the program, including submission of required evidence of citizenship or eligible immigration status (as provided by 24 CFT part 5). "Information" includes any requested certification, release or other documentation. I/We must supply any information requested by HHA or HUD for use in a regularly scheduled reexamination or interim reexamination of our family income and composition in accordance with HUD requirements. I/We must disclose and verify social security numbers (as required by HUD)		

and just sign and submit consent forms for obtaining information in accordance with HUD requirements. Any information supplied by my/our family must be true and complete.

6. If at any time any member of my/our household has a change in income, I/we must report it to the HHA no later than ten (10) days after the change occurs. The composition of my/our

family residing in the unit must be approved by HHA. I/We must promptly inform HHA of the birth, adoption or court-awarded custody of a child. I/We must request HHA approval to add any other family member as an occupant of the unit. No other person (i.e., nobody but members of the assisted family) may reside in the unit (except for a foster child or live-in aide if approved by HHA. HHA has the discretion to adopt reasonable policies concerning residence by a foster child or a live-in aide, and defining when HHA consent may be given or denied. 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.

- 7. I/We must promptly notify HHA if any household member no longer resides in the unit. If at any time any one in my/our household moves out, I/we must report the occurrence to the HHA within ten (10) days.
- 8. Housing Assistance Payments will be made only for the months my/our family is in residence in the home. So long as my/our family is receiving homeownership assistance, my/our family must use the assisted unit for our residence and the unit must be the may/our only residence.
- 9. I/We may not sell, convey, or transfer any interest in the home to any entity or person prior to informing the HHA. Housing Assistance Payments will terminate with any sale, conveyance, or transfer other than to a household member residing in the home. I/We must not sublease or let the unit
- 10. . I/We must comply with the terms of any mortgage security debt incurred to purchase our home and any refinancing of such debt. I/We must immediately notify the HHA of any defaults on mortgage debt incurred to purchase the home.
- 11. I/We must promptly pay all utility bills.
- 12. I/We must keep the premises in good repair and in safe and sanitary conditions.
- 13. I/We must document, in conjunction with our annual reexamination of income, that I/we are current on mortgage, insurance, taxes and utility payments.
- 14. If I/we default on my/our mortgage debt and lose my/our home, I/we will not be able to use my/our Section 8 Homeownership Assistance Voucher for rental housing, but may reapply for the Section 8 Housing Choice waiting list.
- 15. To the extent required by HHA, my/our family must attend and complete ongoing homeownership and housing counseling.
- 16. I/We must supply any information or certification requested by HHA to verify that my/our family is living in the unit, or relating to family absence from the unit, including any HHA-requested information or certification on the purposes of family absences. I/We must cooperate with HHA for this purpose. I/We must promptly notify HHA of absence from the unit.
- 17. I/We may grant a mortgage on the home for debt incurred to finance purchase of the home or any refinancing of such debt. Upon death of a family member who holds, in whole or in

part, title to the home or ownership of cooperative membership share for the home, homeownership assistance may continued pending settlement of the decedent's estate, notwithstanding transfer of title by operation of law to the decedent's executor or legal representative, so long as the home is solely occupied by remaining family members as outlined in this agreement.

- 18. I/We must supply any information as required by HHA or HUD concerning: A.) Any mortgage or other debt incurred to purchase the home, and any refinancing of such debt (including information needed to determine whether the family has defaulted on the debt, and the nature of any such default), and information on any satisfaction or payment of the mortgage debt; B.) Any sale or other transfer of any interest in the home; or C.) The family's homeownership expenses:
- 19. I/We must notify HHA before my/our family moves out of the home.
- 20. I/We must notify HHA if my/our family defaults on a mortgage securing any debt incurred to purchase the home.
- 21. During the time the family receives homeownership assistance under this subpart, no family member may have any ownership interest in any other residential property.
- 22. HHA may establish additional requirements for continuation of homeownership assistance for my/our family (for example, a requirement for post-purchase homeownership counseling or for periodic unit inspections while the family is receiving homeownership assistance).
- 23. I/We must comply with the following requirements: A.) The members of my/our family must not commit fraud, bribery, or any other corrupt or criminal act in connection with the programs; B.) The members of my/our household pay not engage in drug-related criminal activity or violent criminal activity or other criminal activity that threatens the health, safety or right to peaceful enjoyment of other residents and person residing in the immediate vicinity of the premises; C.) The members of my/our household must not abuse alcohol in a way that threatens the health, safety or right to peaceful enjoyment of other residents and persons residing in the immediate vicinity of the premises; D.) My/Our family members 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, State or local housing assistance program.
- 24. I/We will maintain the home in accordance with Housing Quality Standards and I/we understand that the home will be inspected periodically at the discretion of the HHA. If the HHA feels that an inspection is necessary, I/we must allow the home to be inspected at reasonable times and after proper notice. If the home is determined not to be in Housing Quality Standard condition, I/we will be allowed from thirty (30) to one hundred eighty (180) days to correct the deficiencies. If not corrected in the allotted time, the homeownership assistance will be terminated.

I/WE UNDERTAND THAT MY/OUR HOUSING ASSISTANCE MAY BE WITHHELD, RECOVERED, OR TERMINATED FOR ANY VIOLATION OF TERMS AND CONDITIONS OF THIS STATEMENT OF HOMEOWNERSHIP RESPONSIBIITIES.

Homebuyer	Date
Homebuyer	Date
Hartford Housing Authority Representative	
HHA Representative's Title	

HARTFORD HOUSING AUTHORITY

SECTION 8 HOUSING CHOICE VOUCHER PROGRAM HOMEOWNERSHIP OPTION ADDENDUM TO AGREEMENT OF SALE

ΒU	JYER:					
SE	LLER:					
PR	PROPERTY ADDRESS:					
Ag	reement of Sale Date:					
As ord Ag any	yer will be receiving Section 8 Housing Choice Voucher Program Homeownership sistance through Hartford's Housing Authority (HHA) program, funded through HUD. In ler to comply with the program guidelines, the following is required to be part of the greement Sale for the property listed above. If Seller, the Real Estate Agent(s) or Lender has a questions about the program, they should contact:					
1.	Within 7 business days of Seller's, or Seller's Agent's, notification to HHA by calling that the Buyer's offer to purchase the Property has been accepted, HHA Housing Inspector will inspect eh Property to insure that the Property meets HUD' Housing Quality Standards (HQS) criteria. Within 5 business days from the date of HHA' HQS inspection, Seller, or Seller's Agent, will received a faxed notice from HHA either accepting the Property or rejecting the Property. If applicable, the rejection notice will list the violations of the HQS criteria. Such fax should be sent to: Fax #:					
	fax, whether or not said violations of HQS criteria will be corrected, at Seller's expense, prior to closing. If Seller elects to correct said violations, HHA HQS Housing Inspector will perform a follow-up inspection, prior to closing, to insure that said violations have been corrected. If Seller refusing to correct said violations, the Agreement of Sale shall be considered null and void immediately at which time any deposit given to Seller by Buyer shall be promptly returned.					
2.	Upon the Property passing HHA HQS inspection or receipt by Buyer and HHA of written notice from the Seller stating that Seller will correct any and all violations prior to closing, within days, (not to exceed 30 days), Buyer at Buyer's expense shall have the Property inspected by an independent Home Inspector of Buyer's choice. Any independent home inspection report is to be provided by Buyer to HHA for its review and acceptance					

prior to he Buyer(s) acceptance of said home inspection report findings. Buyer shall not be obligated to pay for any necessary repairs.

3. Mortgage Contingency: This Agreement of Sale is further conditioned upon the Buyer's lender accepting the Buyer's Section 8 HCVP Homeownership Assistance. Buyer will not be permitted to accept balloon or ARM financing or pre-payment penalties. Buyer shall, within the time permitted in the Agreement of Sale, obtain a fixed rate, conventional or FHA loan at current market rates with zero to low points. Seller financing is only accepted on a case-by-case basis and in those cases an independent, third party appraisal by an FHA or HHA approved appraiser will be required.

4.	Buyer or Buyer's Agent must give HHA a signed copy of the Agreement of Sale. The Agreement of Sale shall not be valid until it is approved by HHA. If HHA approves the Agreement of Sale, such approval will be indicated by the HHA authorized signature hereon and this Addendum will be faxed within 5 business days of HHA receipt of said Agreement of Sale. Buyer or Buyer's Agent will receive a fax of this Addendum as approval of all terms on the Agreement of Sale by HHA. <i>Such fax should be sent to:</i> Fax#		
			Fax
	recipient shall be responsible for a	dvising Seller or	Seller's Agent of HHA approval.
5.	Seller certifies that Seller has not learning participation under Part 24 of The		spended or subject to a limited denial of Regulations.
			WITNESS
Βι	iyer	Date	
			WITNESS
Βι	ıyer	Date	
			WITNESS
Βι	iyer	Date	
			WITNESS
Se	ller	Date	
			WITNESS
Se	ller	Date	
На	artford Housing Authority		
Ву	<i>r</i> :		WITNESS
·		Date	

Section 8 Homeownership Vouchers HUD provided Questions and Answers

What families are eligible to apply for homeownership vouchers?

Families must meet these requirements:

- First-time homeowner or cooperative member.
- A family that has not owned or had ownership interest in the past three years.
- Minimum income requirement. Except in the case of disabled families, the qualified annual income of the adult family members who will own the home must not be less than the Federal minimum hourly wage multiplied by 2,000 hours (currently \$10,300). For disabled families, the qualified annual income of the adult family members who will own the home must not be less than the monthly Federal Supplemental Security Income (SSI) benefit for an individual living alone multiplied by 12 (currently \$6624). The PHA may also establish a higher minimum income requirement for either or both types of families. Except in the case of an elderly or disabled family, welfare assistance is not counted in determining whether the family meets the minimum income requirement.
- Employment requirement. Except in the case of elderly and disabled families, one or more adults in the family who will own the home is currently employed on a full-time basis and has been continuously employed on a full-time basis for at least one year before commencement of homeownership assistance.
- Additional PHA eligibility requirements. The family meets any other initial eligibility requirements set by the PHA.
- Homeownership counseling. The family must attend and satisfactorily complete the PHA's pre-assistance homeownership and housing counseling program.

What are monthly homeownership expenses?

Monthly homeownership expenses include:

- 1. Mortgage principal and interest,
- 2. Mortgage insurance premium,
- 3. Real estate taxes and homeowner insurance,
- 4. PHA allowance for utilities,
- 5. PHA allowance for routine maintenance costs,
- 6. PHA allowance for major repairs and replacements,

- 7. Principal and interest on debt to finance major repairs and replacements for the home, and
- 8. Principal and interest on debt to finance costs to make the home accessible for a family member with disabilities if the PHA determines it is needed as a reasonable accommodation.

How much financial assistance can PHAs provide in each voucher?

The PHA uses its normal voucher program payment standard schedule to determine the amount of subsidy. The housing assistance payment (HAP) is the lesser of either the payment standard minus the total tenant payment or the family's monthly homeownership expenses minus the total tenant payment. The PHA may make the HAP payment directly to the family or to the lender.

Do families have to purchase a home in the jurisdiction where the PHA issued the voucher?

No. Families that are eligible for homeownership assistance may purchase a home outside the initial jurisdiction if the PHA in the new jurisdiction administers the homeownership program and receives new families into the program. However, the family may only use the voucher to purchase a unit in an area where the family is income eligible at admission to the program.

How long can a family receive assistance under this program?

There is no time limit for an elderly household or family with a disabled person. For all other families, there is a mandatory term limit of 15 years if the initial mortgage incurred to finance purchase of the home has a term that is 20 years or longer, and for all other cases the maximum term of homeownership assistance is 10 years.

What types of funding are available in the homeownership voucher program?

No specific funding is provided by HUD. PHAs have the discretion to allow program applicants and participants to use their voucher to purchase a home rather than lease a unit.

Homebuyer Glossary

Actual Cash Value: An amount equal to the replacement value of damaged property minus depreciation.

Adjustable-Rate Mortgage (ARM): Also known as a variable-rate loan, usually offers a lower initial rate than fixed-rate loans. The interest rate can change at specified time periods based on changes in an interest rate index that reflects current finance market conditions, such as the LIBOR index or the Treasury index. The ARM promissory note states maximum and minimum rates. When the interest rate on an ARM increases, the monthly payments will increase and when the interest rate on an ARM decreases, the monthly payments will be lower.

Adjustment Period: The time between interest rate adjustment dates for an ARM. They are usually the initial period between the time the ARM is originated and the first interest rate change date, and subsequent adjustment periods between each interest rate change after the first interest rate change.

Amortization: A term used to describe the process of paying off a loan over a predetermined period of time at a specific interest rate. The amortization of a loan includes payment of interest and a portion of the outstanding principal balance during each payment cycle.

Amortization Schedule: Provided by mortgage lenders, the schedule shows how over the term of your mortgage the principal portion of the mortgage payment increases and the interest portion of the mortgage payment decreases.

Annual Percentage Rate (APR): The cost of credit expressed as a yearly rate. The APR includes the interest rate, points, broker fees and certain other credit charges that the borrower is required to pay.

Application Fee: The fee that a mortgage lender charges to apply for a mortgage to cover processing costs.

Appraisal: A professional analysis, including references to sales of comparable properties, used to estimate the value of the property.

Appraiser: A professional who conducts an analysis of the property, including references to sales of comparable properties in order to develop an estimate of the value of the property. The appraiser's report is called an "appraisal."

Appreciation: An increase in the market value of a home due to changing market conditions and/or home improvements.

Arbitration: A process where disputes are settled by referring them to an impartial third party (arbitrator) chosen by the disputing parties who agree in advance to abide by the decision of the arbitrator. There is a hearing where both parties have an opportunity to be heard, after which the arbitrator issues the decision.

Asbestos A toxic material that was once used to make insulation and fireproofing material in houses. Because some forms of asbestos have been linked to certain lung diseases, it is no longer used in new homes. However, some older homes may still have asbestos in these materials.

Assets: Everything of value an individual owns.

Assumption: A homebuyer's agreement to take on the primary liability for paying an existing mortgage from a home seller.

Balloon Mortgage: A mortgage with monthly payments based on a 30-year amortization schedule and the unpaid principal balance due in a lump sum payment at the end of a specific period (usually 5 or 7 years) earlier than 30 years. The mortgage contains an option to reset the interest rate to the current market rate and to extend the maturity date provided certain conditions are satisfied.

Bankruptcy: Legally declared unable to pay your debts as they become due. Bankruptcy can severely impact your ability to borrow money. Talk to a credit counselor as soon as you realize you are having problems paying your bills on time to try to prevent bankruptcy.

Capacity: Your ability to make your mortgage payments on time. This depends on your income and income stability, your assets and reserves, and the amount of your income each month that is available after you have paid for your housing costs, debts and other obligations.

Closing (Closing Date): When the real estate transaction between buyer and seller is completed. The buyer signs the mortgage documents and the closing costs are paid. Also known as the settlement date.

Closing Agent: A person that coordinates closing-related activities, such as recording the closing documents and disbursing funds.

Closing Costs: The costs to complete the real estate transaction. These costs are in addition to the price of the home and are paid at closing. They include points, taxes, title insurance, financing costs and items that must be prepaid or escrowed and other costs. Ask a lender or real estate professional for a complete list of closing cost items.

Collateral: Property which is pledged as security for a debt. In the case of a mortgage, the collateral would be the land, the house, and other buildings and improvements.

Commitment Letter: A letter from your lender that states the amount of the mortgage, the number of years to repay the mortgage (the term), the interest rate, the loan origination fee, the annual percentage rate and the monthly charges.

Concession: Something yielded or conceded in negotiating a transaction.

Condominium: A unit in a multiunit building. The owner of a condominium unit owns the unit itself and has the right, along with other owners, to use the common areas but does not own the common elements such as the exterior walls, floors and ceilings or the structural systems outside of the unit; these are owned by the condominium association. There are usually condominium association fees for maintenance for building and property upkeep, taxes and insurance on the common areas and reserves for improvements.

Counter-offer: An offer made in return by the person who rejects the previous offer.

Credit: The ability of a person to borrow money, or obtain goods with payments over time, as a consequence of the favorable opinion held by a lender as to the person's financial situation and reliability.

Credit Bureau: A company that gathers information on consumers who use credit and sells that information in the form of a credit report to credit lenders.

Credit History: A credit history is a record of credit use. It is comprised of a list of individual consumer debts and an indication as to whether or not these debts were paid back in a timely fashion or "as agreed." Credit institutions have developed a complex recording system of documenting your credit history. This is called a credit report.

Credit Report: A document used by the credit industry to examine an individual's use of credit. It provides information on money that individuals have borrowed from credit institutions and a history of payments.

Credit Score: A computer-generated number that summarizes an individual's credit profile and predicts the likelihood that a borrower will repay future obligations.

Creditworthy: Your ability to qualify for credit and repay debts.

Debt: A sum of money owed from one person or institution to another person or institution.

Debt-to-Income Ratio: The percentage of gross monthly income that goes toward paying for your monthly housing expense, installment debts, alimony, child support, car payments, and payments on revolving or open-ended accounts such as credit cards.

Deed: The legal documents conveying title to a property

Deed of Trust: A legal document in which the borrower conveys the title to a 3rd party (trustee) to hold as security for the lender. When the loan is paid in full the trustee reconveys the deed to the borrower. If the borrower defaults on the loan the trustee will sell the property and pay the lender the mortgage debt.

Default: Failure to perform a legal obligation; a default includes failure to pay on a financial obligation, but may also be a failure to perform some action or service that is nonmonetary.

Deposit: The amount of money you put down on a house to hold it.

Depreciation: A decline in the value of a house due to changing market conditions, decline of a neighborhood or lack of upkeep on a home.

Down Payment: A portion of the price of a home, usually between 3-20%, not borrowed and paid up front.

Earnest Money Deposit: The deposit you make to show that you are committed to buying the home. The deposit will not be refunded to you after the seller accepts your offer, unless one of the sales contract contingencies is not satisfied.

Equity: The value in your home above the total amount of the liens against your home. If you owe \$100,000 on your house but it is worth \$130,000, you have \$30,000 of equity.

Escrow: The holding of money or documents by a neutral third party prior to closing. It can also be an account held by the lender (or servicer) into which a homeowner pays money for taxes and insurance.

Fixed-Rate Mortgage: A mortgage with an interest rate that does not change during the entire term of the loan.

Foreclosure: A legal action that terminates all ownership rights in a home when the homebuyer fails to make the mortgage payments or is otherwise in default under the terms of the mortgage.

Gift Letter: A letter that a family member writes verifying that he/she has given you a certain amount of money as a gift and that you do not have to repay it. You can use this money towards a portion of your down payment through some mortgage products.

Good-Faith Estimate: A written statement itemizing the approximate costs and fees for the mortgage.

Gross Monthly Income: The income you earn in a month before taxes and other deductions. Under certain circumstances, it may also include rental income, self-employed income, income from alimony, child support, public assistance payments, and retirement benefits.

Home Inspection: A professional inspection of a home to review the condition of the property. The inspection should include an evaluation of the plumbing, heating and cooling systems, roof, wiring, foundation and pest infestation.

Homeowner's Insurance: A policy that protects you and the lender from fire or flood, which damages the structure of the house; a liability, such as an injury to a visitor to your home; or damage to your personal property, such as your furniture, clothes or appliances.

Housing Expense Ratio: The percentage of your gross monthly income that goes toward paying for your housing expenses.

HUD-1 settlement statement: A final listing of the costs of the mortgage transaction. It provides the sales price, and down payment, as well as the total settlement costs required from the buyer and seller. **Index**: The published index of interest rates on a publicly traded debt security used to calculate the interest rate for an ARM. The index is usually an average of the interest rates on a particular type of security such as the LIBOR.

Individual Retirement Account (IRA): A tax-deferred plan that can help build a retirement nest egg.

Inflation: An increase in the general level of prices.

Inquiry: A request for a copy of your credit report. An inquiry occurs every time you fill out a credit application and/or request more credit. Too many inquiries on a credit report can lower your credit score.

Interest: The cost you pay to borrow money. It is the payment you make to a lender for the money it has lent to you. Interest is usually expressed as a percentage of the amount borrowed.

Keogh Funds: A tax-deferred retirement-savings plan for small business owners or self-employed individuals who have earned income from their trade or business. Contributions to the Keogh plan are tax deductible.

Liabilities: Your debts and other monetary obligations.

Lien: A claim or charge on property for payment of some debt. With respect to a mortgage, it is the right of the lender to take the title to your property if you do not make the payments due on the mortgage.

Loan Origination Fees: The fee paid to your mortgage lender for processing the mortgage application. This fee is usually in the form of points. One point equals 1% of the mortgage amount.

Lock-in rate: A written agreement guaranteeing a specific interest rate when your mortgage closes.

Low-Down-Payment Feature: A feature of a mortgage, usually a fixed-rate mortgage that helps you buy a home with as little as a 3% down payment.

Margin: The amount (expressed as a percentage) added to the index for an ARM to establish the interest rate on each adjustment date.

Market Value: The current value of your home based on what a willing purchaser would pay. The value determined by an appraisal is sometimes used to determine market value.

Mortgage: A loan secured by a lien on your home. In some states the term mortgage is also used to describe the document you sign to show that you have granted the lender a lien on your home; other states use a deed of trust document instead of a mortgage. It may also be used to indicate the amount of money you borrow, with interest, to purchase your house. The amount of your mortgage is usually the purchase price of the home minus your down payment.

Mortgage Broker: An independent finance professional who specializes in bringing together borrowers and lender to facilitate real estate mortgages.

Mortgage Insurance (MI or PMI): Insurance needed for mortgages with low down payments (usually less than 20% of the price of the home).

Mortgage Lender: The lender providing funds for a mortgage. Lenders also manage the credit and financial information review, the property and the loan application process through closing.

Mortgage Rate: The cost or the interest rate you pay to borrow the money to buy your house.

Mutual Funds: A fund that pools the money of its investors to buy a variety of securities.

Net Monthly Income: Your take-home pay after taxes. It is the amount of money that you actually receive in your paycheck.

Offer: A formal bid from the homebuyer to the home seller to purchase a home.

Open House: When the seller's real estate agent opens the seller's house to the public. You do not need a real estate agent to attend an open house.

Points: 1% of the amount of the mortgage loan. For example, if a loan is made for \$50,000, one point equals \$500.

Pre-approval Letter: A letter from a mortgage lender indicating that you qualify for a mortgage of a

specific amount. It also shows a home seller that you are a serious buyer.

Predatory Lending: Abusive lending practices that include making a mortgage loan to an individual who does not have the income to repay it or repeatedly refinancing a loan, charging high points and fees each time and "packing" credit insurance on to a loan.

Pre-qualification letter: A letter from a mortgage lender that states that you are pre-qualified to buy a home but does not commit the lender to a particular mortgage amount.

Principal: The amount of money borrowed to buy your house or the amount of the loan that has not yet been paid back to the lender. This does not include the interest you will pay to borrow that money. The principal balance (sometimes called the outstanding or unpaid principal balance) is the amount owed on the loan at any given time. It is the original loan amount minus the total repayments of principal you have made to date.

Private Mortgage Insurance: see Mortgage Insurance

Property Appreciation: see Appreciation

Radon: A toxic gas found in the soil beneath a house that can contribute to cancer and other illnesses.

Rate Cap: The limit on the amount that the interest rate on an ARM can increase or decrease during any one adjustment period.

Ratified Sales Contract: A contract that shows both you and the seller of the house have agreed to your offer. This offer may include sales contingencies, such as obtaining a mortgage of a certain type and rate, getting an acceptable inspections, making repairs, closing by a certain date, and the like.

Real Estate Professional: An individual who provides services in buying and selling homes. The real estate professional is paid a percentage of the home sale price by the seller. Unless you have specifically contracted with a buyer's agent, the real estate professional represents the interest of the property seller. Real estate professionals may be able to refer you to local lenders or mortgage brokers, but are generally not involved in the lending process.

Refinance: Obtaining a new mortgage with all or some portion of the proceeds used to pay off the original mortgage.

Replacement Cost: The cost to replace damaged personal property without a deduction for depreciation.

Securities: A financial form that shows the holder owns a share or shares of a company (stock) or has loaned money to a company or government organization (bond).

Title: The right to, and the ownership of, land by the owner. Title is sometimes used to mean the evidence or proof of ownership of land; although another term used for that is "deed."

Title Insurance:Insurance that protects lenders and homeowners against loss of their interest in the property because of legal problems with the title.

Truth-in-Lending Act (TILA): Federal law which requires disclosure of a truth in lending statement for consumer loans. The statement includes a summary of the total cost of credit such as the APR and other specifics of the loan.

Underwriting: The process a lender uses to determine loan approval. It involves evaluating the property and the borrower's credit and ability to pay the mortgage.

Uniform Residential Loan Application: A standard mortgage application that your lender will ask you to complete. The form request your income, assets, liabilities and a description of the property you plan to buy, among other things.

Warranties: Written guarantees of the quality of a product and the promise to repair or replace defective parts free of charge.

24 CFR Part 982

Homeownership Option

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§ 982.625 Homeownership option: General.

- (a) The homeownership option is used to assist a family residing in a home purchased and owned by one or more members of the family.
- (b) A family assisted under the homeownership option may be a newly admitted or existing participant in the program.
- (c) Forms of homeownership assistance. (1) A PHA may provide one of two forms of homeownership assistance for a family:
- (i) Monthly homeownership assistance payments; or
- (ii) A single downpayment assistance grant.
- (2) Prohibition against combining forms of homeownership assistance. A family may only receive one form of homeownership assistance. Accordingly, a family that includes a person who was an adult member of a family that previously received either of the two forms of homeownership assistance may not receive the other form of homeownership assistance from any PHA.
- (d) PHA choice to offer homeownership options. (1) The PHA may choose to offer either or both forms of homeownership assistance under this subpart, or choose not to offer either form of assistance. However, the PHA must offer either form of homeownership assistance if necessary as a reasonable accommodation for a person with disabilities in accordance with § 982.601(b)(3).
- (2) It is the sole responsibility of the PHA to determine whether it is reasonable to implement a homeownership program as a reasonable accommodation. The PHA will determine what is reasonable based on the specific circumstances and individual needs of the person with a disability. The PHA may determine that it is not reasonable to offer homeownership assistance as a reasonable accommodation in cases where the PHA has otherwise opted not to implement a homeownership program.
- (e) Family choice. (1) The family chooses whether to participate in the homeownership option if offered by the PHA.
- (2) If the PHA offers both forms of homeownership assistance, the family chooses which form of homeownership assistance to receive.
- (f) The PHA must approve a live-in aide if needed as a reasonable accommodation so that the program is

readily accessible to and useable by persons with disabilities in accordance with part 8 of this title. (See § 982.316 concerning occupancy by a live-in aide.)

- (g) The PHA must have the capacity to operate a successful Section 8 homeownership program. The PHA has the required capacity if it satisfies either paragraph (g)(1), (g)(2), or (g)(3) of this section.
- (1) The PHA establishes a minimum homeowner downpayment requirement of at least 3 percent of the purchase price for participation in its Section 8 homeownership program, and requires that at least one percent of the purchase price come from the family's personal resources;
- (2) The PHA requires that financing for purchase of a home under its Section 8 homeownership program:
- (i) Be provided, insured, or guaranteed by the state or Federal government;
- (ii) Comply with secondary mortgage market underwriting requirements; or
- (iii) Comply with generally accepted private sector underwriting standards; or
- (3) The PHA otherwise demonstrates in its Annual Plan that it has the capacity, or will acquire the capacity, to successfully operate a Section 8 homeownership program.
- (h) Recapture of homeownership assistance. A PHA shall not impose or enforce any requirement for the recapture of voucher homeownership assistance on the sale or refinancing of a home purchased with assistance under the homeownership option.
- (i) Applicable requirements. The following specify what regulatory provisions (under the heading "homeownership option") are applicable to either or both forms of homeownership assistance (except as otherwise specifically provided):
- (1) Common provisions. The following provisions apply to both forms of homeownership assistance:
- (i) Section 982.625 (General);
- (ii) Section 982.626 (Initial requirements);
- (iii) Section 982.627 (Eligibility requirements for families);
- (iv) Section 982.628 (Eligible units);
- (v) Section 982.629 (Additional PHA requirements for family search and purchase);
- (vi) Section 982.630 (Homeownership counseling);
- (vii) Section 982.631 (Home inspections, contract of sale, and PHA disapproval of seller);
- (viii) Section 982.632 (Financing purchase of home; affordability of purchase);
- (ix) Section 982.636 (Portability);
- (x) Section 982.638 (Denial or termination of assistance for family); and
- (xi) Section 982.641 (Applicability of other requirements).
- (2) Monthly homeownership assistance payments. The following provisions only apply to homeownership assistance in the form of monthly homeownership assistance payments:
- (i) Section 982.633 (Continued assistance requirements; family obligations);
- (ii) Section 982.634 (Maximum term of homeownership assistance);
- (iii) Section 982.635 (Amount and distribution of monthly homeownership assistance payment);
- (iv) Section 982.637 (Move with continued tenant-based assistance); and
- (v) Section 982.639 (Administrative fees).
- (3) Downpayment assistance grant. The following provision only applies to homeownership assistance in the form of a downpayment assistance grant: Section 982.643 (Downpayment assistance grants).

§ 982.626 Homeownership option: Initial requirements.

- (a) List of initial requirements. Before commencing homeownership assistance for a family, the PHA must determine that all of the following initial requirements have been satisfied:
- (1) The family is qualified to receive homeownership assistance (see § 982.627);
- (2) The unit is eligible (see § 982.628); and (3) The family has satisfactorily completed the PHA program of required pre-assistance homeownership counseling (see § 982.630).
- (b) Additional PHA requirements. Unless otherwise provided in this part, the PHA may limit

homeownership assistance to families or purposes defined by the PHA, and may prescribe additional requirements for commencement of homeownership assistance for a family. Any such limits or additional requirements must be described in the PHA administrative plan.

(c) Environmental requirements. The PHA is responsible for complying with the authorities listed in § 58.6 of this title requiring the purchaser to obtain and maintain flood insurance for units in special flood hazard areas, prohibiting assistance for acquiring units in the coastal barriers resource system, and requiring notification to the purchaser of units in airport runway clear zones and airfield clear zones.

§ 982.627 Homeownership option: Eligibility requirements for families.

- (a) Determination whether family is qualified. The PHA may not provide homeownership assistance for a family unless the PHA determines that the family satisfies all of the following initial requirements at commencement of homeownership assistance for the family:
- (1) The family has been admitted to the Section 8 Housing Choice Voucher program, in accordance with subpart E of this part.
- (2) The family satisfies any first-time homeowner requirements (described in paragraph (b) of this section).
- (3) The family satisfies the minimum income requirement (described in paragraph (c) of this section).
- (4) The family satisfies the employment requirements (described in paragraph (d) of this section).
- (5) The family has not defaulted on a mortgage securing debt to purchase a home under the homeownership option (see paragraph (e) of this section).
- (6) Except for cooperative members who have acquired cooperative membership shares prior to commencement of homeownership assistance, no family member has a present ownership interest in a residence at the commencement of homeownership assistance for the purchase of any home.
- (7) Except for cooperative members who have acquired cooperative membership shares prior to the commencement of homeownership assistance, the family has entered a contract of sale in accordance with § 982.631(c).
- (8) The family also satisfies any other initial requirements established by the PHA (see § 982.626(b)). Any such additional requirements must be described in the PHA administrative plan.
- (b) First-time homeowner requirements. At commencement of homeownership assistance for the family, the family must be any of the following:
- (1) A first-time homeowner (defined at § 982.4);
- (2) A cooperative member (defined at § 982.4); or
- (3) A family of which a family member is a person with disabilities, and use of the homeownership option is needed as a reasonable accommodation so that the program is readily accessible to and usable by such person, in accordance with part 8 of this title.
- (c) Minimum income requirements. (1) At commencement of monthly homeownership assistance payments for the family, or at the time of a downpayment assistance grant for the family, the family must demonstrate that the annual income, as determined by the PHA in accordance with § 5.609 of this title, of the adult family members who will own the home at commencement of homeownership assistance is not less than:
- (i) In the case of a disabled family (as defined in § 5.403(b) of this title), the monthly Federal Supplemental Security Income (SSI) benefit for an individual living alone (or paying his or her share of food and housing costs) multiplied by twelve; or
- (ii) In the case of other families, the Federal minimum wage multiplied by 2,000 hours.
- (2)(i) Except in the case of an elderly family or a disabled family (see the definitions of these terms at § 5.403(b) of this title), the PHA shall not count any welfare assistance received by the family in determining annual income under this section.
- (ii) The disregard of welfare assistance income under paragraph (c)(2)(i) of this section only affects the

determination of minimum annual income used to determine if a family initially qualifies for commencement of homeownership assistance in accordance with this section, but does not affect:

- (A) The determination of income-eligibility for admission to the voucher program;
- (B) Calculation of the amount of the family's total tenant payment (gross family contribution); or
- (C) Calculation of the amount of homeownership assistance payments on behalf of the family.
- (iii) In the case of an elderly or disabled family, the PHA shall include welfare assistance for the adult family members who will own the home in determining if the family meets the minimum income requirement.
- (3) A PHA may establish a minimum income standard that is higher than those described in paragraph (c)(1) of this section for either or both types of families. However, a family that meets the applicable HUD minimum income requirement described in paragraph (c)(1) of this section, but not the higher standard established by the PHA shall be considered to satisfy the minimum income requirement if:
- (i) The family demonstrates that it has been pre-qualified or pre-approved for financing;
- (ii) The pre-qualified or pre-approved financing meets any PHA established requirements under § 982.632 for financing the purchase of the home (including qualifications of lenders and terms of financing); and
- (iii) The pre-qualified or pre-approved financing amount is sufficient to purchase housing that meets HQS in the PHA's jurisdiction.
- (d) Employment requirements. (1) Except as provided in paragraph (d)(2) of this section, the family must demonstrate that one or more adult members of the family who will own the home at commencement of homeownership assistance:
- (i) Is currently employed on a full-time basis (the term "full-time employment" means not less than an average of 30 hours per week); and
- (ii) Has been continuously so employed during the year before commencement of homeownership assistance for the family.
- (2) The PHA shall have discretion to determine whether and to what extent interruptions are considered to break continuity of employment during the year. The PHA may count successive employment during the year. The PHA may count self-employment in a business.
- (3) The employment requirement does not apply to an elderly family or a disabled family (see the definitions of these terms at § 5.403(b) of this title). Furthermore, if a family, other than an elderly family or a disabled family, includes a person with disabilities, the PHA shall grant an exemption from the employment requirement if the PHA determines that an exemption is needed as a reasonable accommodation so that the program is readily accessible to and usable by persons with disabilities in accordance with part 8 of this title.
- (4) A PHA may not establish an employment requirement in addition to the employment standard established by this paragraph.
- (e) Prohibition against assistance to family that has defaulted. The PHA shall not commence homeownership assistance for a family that includes an individual who was an adult member of a family at the time when such family received homeownership assistance and defaulted on a mortgage securing debt incurred to purchase the home.

§ 982.628 Homeownership option: Eligible units.

- (a) Initial requirements applicable to the unit. The PHA must determine that the unit satisfies all of the following requirements:
- (1) The unit is eligible. (See § 982.352. Paragraphs (a)(6), (a)(7) and (b) of § 982.352 do not apply.)
- (2) The unit is either under construction or already existing at the time the family enters into the contract of sale.
- (3) The unit is either a one-unit property (including a manufactured home) or a single dwelling unit in a

cooperative or condominium.

- (4) The unit has been inspected by a PHA inspector and by an independent inspector designated by the family (see § 982.631).
- (5) The unit satisfies the HQS (see § 982.401 and § 982.631).
- (b) Purchase of home where family will not own fee title to the real property. Homeownership assistance may be provided for the purchase of a home where the family will not own fee title to the real property on which the home is located, but only if:
- (1) The home is located on a permanent foundation; and
- (2) The family has the right to occupy the home site for at least forty years.
- (c) PHA disapproval of seller. The PHA may not commence homeownership assistance for occupancy of a home if the PHA has been informed (by HUD or otherwise) that the seller of the home is debarred, suspended, or subject to a limited denial of participation under part 24 of this title.
- (d) PHA-owned units. Homeownership assistance may be provided for the purchase of a unit that is owned by the PHA that administers the assistance under the consolidated ACC (including a unit owned by an entity substantially controlled by the PHA), only if all of the following conditions are satisfied:
- (1) The PHA must inform the family, both orally and in writing, that the family has the right to purchase any eligible unit and a PHA-owned unit is freely selected by the family without PHA pressure or steering;
- (2) The unit is not ineligible housing;
- (3) The PHA must obtain the services of an independent agency, in accordance with §
- 982.352(b)(1)(iv)(B) and (C), to perform the following PHA functions:
- (i) Inspection of the unit for compliance with the HQS, in accordance with § 982.631(a);
- (ii) Review of the independent inspection report, in accordance with § 982.631(b)(4);
- (iii) Review of the contract of sale, in accordance with § 982.631(c); and
- (iv) Determination of the reasonableness of the sales price and any PHA provided financing, in accordance with § 982.632 and other supplementary guidance established by HUD.

§ 982.629 Homeownership option: Additional PHA requirements for family search and purchase.

- (a) The PHA may establish the maximum time for a family to locate a home, and to purchase the home.
- (b) The PHA may require periodic family reports on the family's progress in finding and purchasing a home.
- (c) If the family is unable to purchase a home within the maximum time established by the PHA, the PHA may issue the family a voucher to lease a unit or place the family's name on the waiting list for a voucher.

§ 982.630 Homeownership option: Homeownership counseling.

- (a) Before commencement of homeownership assistance for a family, the family must attend and satisfactorily complete the pre-assistance homeownership and housing counseling program required by the PHA (pre-assistance counseling).
- (b) Suggested topics for the PHA-required pre-assistance counseling program include:
- (1) Home maintenance (including care of the grounds);
- (2) Budgeting and money management;
- (3) Credit counseling;
- (4) How to negotiate the purchase price of a home;
- (5) How to obtain homeownership financing and loan preapprovals, including a description of types of financing that may be available, and the pros and cons of different types of financing;
- (6) How to find a home, including information about homeownership opportunities, schools, and transportation in the PHA jurisdiction;
- (7) Advantages of purchasing a home in an area that does not have a high concentration of low-income

families and how to locate homes in such areas;

- (8) Information on fair housing, including fair housing lending and local fair housing enforcement agencies; and
- (9) Information about the Real Estate Settlement Procedures Act (12 U.S.C. 2601 et seq.) (RESPA), state and Federal truth-in-lending laws, and how to identify and avoid loans with oppressive terms and conditions.
- (c) The PHA may adapt the subjects covered in pre-assistance counseling (as listed in paragraph (b) of this section) to local circumstances and the needs of individual families.
- (d) The PHA may also offer additional counseling after commencement of homeownership assistance (ongoing counseling). If the PHA offers a program of ongoing counseling for participants in the homeownership option, the PHA shall have discretion to determine whether the family is required to participate in the ongoing counseling.
- (e) If the PHA is not using a HUD-approved housing counseling agency to provide the counseling for families participating in the homeownership option, the PHA should ensure that its counseling program is consistent with the homeownership counseling provided under HUD's Housing Counseling program.

\S 982.631 Homeownership option: Home inspections, contract of sale, and PHA disapproval of seller.

- (a) HQS inspection by PHA. The PHA may not commence monthly homeownership assistance payments or provide a downpayment assistance grant for the family until the PHA has inspected the unit and has determined that the unit passes HQS.
- (b) Independent inspection. (1) The unit must also be inspected by an independent professional inspector selected by and paid by the family.
- (2) The independent inspection must cover major building systems and components, including foundation and structure, housing interior and exterior, and the roofing, plumbing, electrical, and heating systems. The independent inspector must be qualified to report on property conditions, including major building systems and components.
- (3) The PHA may not require the family to use an independent inspector selected by the PHA. The independent inspector may not be a PHA employee or contractor, or other person under control of the PHA. However, the PHA may establish standards for qualification of inspectors selected by families under the homeownership option.
- (4) The independent inspector must provide a copy of the inspection report both to the family and to the PHA. The PHA may not commence monthly homeownership assistance payments, or provide a downpayment assistance grant for the family, until the PHA has reviewed the inspection report of the independent inspector. Even if the unit otherwise complies with the HQS (and may qualify for assistance under the PHA's tenant-based rental voucher program), the PHA shall have discretion to disapprove the unit for assistance under the homeownership option because of information in the inspection report.
- (c) Contract of sale. (1) Before commencement of monthly homeownership assistance payments or receipt of a downpayment assistance grant, a member or members of the family must enter into a contract of sale with the seller of the unit to be acquired by the family. The family must give the PHA a copy of the contract of sale (see also § 982.627(a)(7)).
- (2) The contract of sale must:
- (i) Specify the price and other terms of sale by the seller to the purchaser.
- (ii) Provide that the purchaser will arrange for a pre-purchase inspection of the dwelling unit by an independent inspector selected by the purchaser.
- (iii) Provide that the purchaser is not obligated to purchase the unit unless the inspection is satisfactory to the purchaser.
- (iv) Provide that the purchaser is not obligated to pay for any necessary repairs.

- (v) Contain a certification from the seller that the seller has not been debarred, suspended, or subject to a limited denial of participation under part 24 of this title.
- (d) PHA disapproval of seller. In its administrative discretion, the PHA may deny approval of a seller for any reason provided for disapproval of an owner in § 982.306(c).

§ 982.632 Homeownership option: Financing purchase of home; affordability of purchase.

- (a) The PHA may establish requirements for financing purchase of a home to be assisted under the homeownership option. Such PHA requirements may include requirements concerning qualification of lenders (for example, prohibition of seller financing or case-by-case approval of seller financing), or concerning terms of financing (for example, a prohibition of balloon payment mortgages, establishment of a minimum homeowner equity requirement from personal resources, or provisions required to protect borrowers against high cost loans or predatory loans). A PHA may not require that families acquire financing from one or more specified lenders, thereby restricting the family's ability to secure favorable financing terms.
- (b) If the purchase of the home is financed with FHA mortgage insurance, such financing is subject to FHA mortgage insurance requirements.
- (c) The PHA may establish requirements or other restrictions concerning debt secured by the home.
- (d) The PHA may review lender qualifications and the loan terms before authorizing homeownership assistance. The PHA may disapprove proposed financing, refinancing or other debt if the PHA determines that the debt is unaffordable, or if the PHA determines that the lender or the loan terms do not meet PHA qualifications. In making this determination, the PHA may take into account other family expenses, such as child care, unreimbursed medical expenses, homeownership expenses, and other family expenses as determined by the PHA.
- (e) All PHA financing or affordability requirements must be described in the PHA administrative plan.

§ 982.633 Homeownership option: Continued assistance requirements; Family obligations.

- (a) Occupancy of home. Homeownership assistance may only be paid while the family is residing in the home. If the family moves out of the home, the PHA may not continue homeownership assistance after the month when the family moves out. The family or lender is not required to refund to the PHA the homeownership assistance for the month when the family moves out.
- (b) Family obligations. The family must comply with the following obligations.
- (1) Ongoing counseling. To the extent required by the PHA, the family must attend and complete ongoing homeownership and housing counseling.
- (2) Compliance with mortgage. The family must comply with the terms of any mortgage securing debt incurred to purchase the home (or any refinancing of such debt).
- (3) Prohibition against conveyance or transfer of home. (i) So long as the family is receiving homeownership assistance, use and occupancy of the home is subject to § 982.551(h) and (i).
- (ii) The family may grant a mortgage on the home for debt incurred to finance purchase of the home or any refinancing of such debt.
- (iii) Upon death of a family member who holds, in whole or in part, title to the home or ownership of cooperative membership shares for the home, homeownership assistance may continue pending settlement of the decedent's estate, notwithstanding transfer of title by operation of law to the decedent's executor or legal representative, so long as the home is solely occupied by remaining family members in accordance with § 982.551(h).
- (4) Supplying required information. (i) The family must supply required information to the PHA in accordance with § 982.551(b).
- (ii) In addition to other required information, the family must supply any information as required by the

PHA or HUD concerning:

- (A) Any mortgage or other debt incurred to purchase the home, and any refinancing of such debt (including information needed to determine whether the family has defaulted on the debt, and the nature of any such default), and information on any satisfaction or payment of the mortgage debt;
- (B) Any sale or other transfer of any interest in the home; or
- (C) The family's homeownership expenses.
- (5) Notice of move-out. The family must notify the PHA before the family moves out of the home.
- (6) Notice of mortgage default. The family must notify the PHA if the family defaults on a mortgage securing any debt incurred to purchase the home.
- (7) Prohibition on ownership interest on second residence. During the time the family receives homeownership assistance under this subpart, no family member may have any ownership interest in any other residential property.
- (8) Additional PHA requirements. The PHA may establish additional requirements for continuation of homeownership assistance for the family (for example, a requirement for post-purchase homeownership counseling or for periodic unit inspections while the family is receiving homeownership assistance). The family must comply with any such requirements.
- (9) Other family obligations. The family must comply with the obligations of a participant family described in § 982.551. However, the following provisions do not apply to assistance under the homeownership option: § 982.551(c), (d), (e), (f), (g) and (j).
- (c) Statement of homeowner obligations. Before commencement of homeownership assistance, the family must execute a statement of family obligations in the form prescribed by HUD. In the statement, the family agrees to comply with all family obligations under the homeownership option.

§ 982.634 Homeownership option: Maximum term of homeownership assistance.

- (a) Maximum term of assistance. Except in the case of a family that qualifies as an elderly or disabled family (see paragraph (c) of this section), the family members described in paragraph (b) of this section shall not receive homeownership assistance for more than:
- (1) Fifteen years, if the initial mortgage incurred to finance purchase of the home has a term of 20 years or longer; or
- (2) Ten years, in all other cases.
- (b) Applicability of maximum term. The maximum term described in paragraph (a) of this section applies to any member of the family who:
- (1) Has an ownership interest in the unit during the time that homeownership payments are made; or
- (2) Is the spouse of any member of the household who has an ownership interest in the unit during the time homeownership payments are made.
- (c) Exception for elderly and disabled families. (1) As noted in paragraph (a) of this section, the maximum term of assistance does not apply to elderly and disabled families.
- (2) In the case of an elderly family, the exception only applies if the family qualifies as an elderly family at the start of homeownership assistance. In the case of a disabled family, the exception applies if at any time during receipt of homeownership assistance the family qualifies as a disabled family.
- (3) If, during the course of homeownership assistance, the family ceases to qualify as a disabled or elderly family, the maximum term becomes applicable from the date homeownership assistance commenced. However, such a family must be provided at least 6 months of homeownership assistance after the maximum term becomes applicable (provided the family is otherwise eligible to receive homeownership assistance in accordance with this part).
- (d) Assistance for different homes or PHAs. If the family has received such assistance for different homes, or from different PHAs, the total of such assistance terms is subject to the maximum term described in paragraph (a) of this section.

§ 982.635 Homeownership option: Amount and distribution of monthly homeownership assistance payment.

- (a) Amount of monthly homeownership assistance payment. While the family is residing in the home, the PHA shall pay a monthly homeownership assistance payment on behalf of the family that is equal to the lower of:
- (1) The payment standard minus the total tenant payment; or
- (2) The family's monthly homeownership expenses minus the total tenant payment.
- (b) Payment standard for family. (1) The payment standard for a family is the lower of:
- (i) The payment standard for the family unit size; or
- (ii) The payment standard for the size of the home.
- (2) If the home is located in an exception payment standard area, the PHA must use the appropriate payment standard for the exception payment standard area.
- (3) The payment standard for a family is the greater of:
- (i) The payment standard (as determined in accordance with paragraphs (b)(1) and (b)(2) of this section) at the commencement of homeownership assistance for occupancy of the home; or
- (ii) The payment standard (as determined in accordance with paragraphs (b)(1) and (b)(2) of this section) at the most recent regular reexamination of family income and composition since the commencement of homeownership assistance for occupancy of the home.
- (4) The PHA must use the same payment standard schedule, payment standard amounts, and subsidy standards pursuant to §§ 982.402 and 982.503 for the homeownership option as for the rental voucher program.
- (c) Determination of homeownership expenses. (1) The PHA shall adopt policies for determining the amount of homeownership expenses to be allowed by the PHA in accordance with HUD requirements.
- (2) Homeownership expenses for a homeowner (other than a cooperative member) may only include amounts allowed by the PHA to cover:
- (i) Principal and interest on initial mortgage debt, any refinancing of such debt, and any mortgage insurance premium incurred to finance purchase of the home;
- (ii) Real estate taxes and public assessments on the home;
- (iii) Home insurance;
- (iv) The PHA allowance for maintenance expenses;
- (v) The PHA allowance for costs of major repairs and replacements;
- (vi) The PHA utility allowance for the home;
- (vii) Principal and interest on mortgage debt incurred to finance costs for major repairs, replacements or improvements for the home. If a member of the family is a person with disabilities, such debt may include debt incurred by the family to finance costs needed to make the home accessible for such person, if the PHA determines that allowance of such costs as homeownership expenses is needed as a reasonable accommodation so that the homeownership option is readily accessible to and usable by such person, in accordance with part 8 of this title; and
- (viii) Land lease payments (where a family does not own fee title to the real property on which the home is located; see § 982.628(b)).
- (3) Homeownership expenses for a cooperative member may only include amounts allowed by the PHA to cover:
- (i) The cooperative charge under the cooperative occupancy agreement including payment for real estate taxes and public assessments on the home;
- (ii) Principal and interest on initial debt incurred to finance purchase of cooperative membership shares

and any refinancing of such debt;

- (iii) Home insurance;
- (iv) The PHA allowance for maintenance expenses;
- (v) The PHA allowance for costs of major repairs and replacements;
- (vi) The PHA utility allowance for the home; and
- (vii) Principal and interest on debt incurred to finance major repairs, replacements or improvements for the home. If a member of the family is a person with disabilities, such debt may include debt incurred by the family to finance costs needed to make the home accessible for such person, if the PHA determines that allowance of such costs as homeownership expenses is needed as a reasonable accommodation so that the homeownership option is readily accessible to and usable by such person, in accordance with part 8 of this title.
- (4) If the home is a cooperative or condominium unit, homeownership expenses may also include cooperative or condominium operating charges or maintenance fees assessed by the condominium or cooperative homeowner association.
- (d) Payment to lender or family. The PHA must pay homeownership assistance payments either:
- (1) Directly to the family or;
- (2) At the discretion of the PHA, to a lender on behalf of the family. If the assistance payment exceeds the amount due to the lender, the PHA must pay the excess directly to the family.
- (e) Automatic termination of homeownership assistance. Homeownership assistance for a family terminates automatically 180 calendar days after the last homeownership assistance payment on behalf of the family. However, a PHA has the discretion to grant relief from this requirement in those cases where automatic termination would result in extreme hardship for the family.

§ 982.636 Homeownership option: Portability.

- (a) General. A family may qualify to move outside the initial PHA jurisdiction with continued homeownership assistance under the voucher program in accordance with this section.
- (b) Portability of homeownership assistance. Subject to § 982.353(b) and (c), § 982.552, and § 982.553, a family determined eligible for homeownership assistance by the initial PHA may purchase a unit outside of the initial PHA's jurisdiction, if the receiving PHA is administering a voucher homeownership program and is accepting new homeownership families.
- (c) Applicability of Housing Choice Voucher program portability procedures. In general, the portability procedures described in §§ 982.353 and 982.355 apply to the homeownership option and the administrative responsibilities of the initial and receiving PHA are not altered except that some administrative functions (e.g, issuance of a voucher or execution of a tenancy addendum) do not apply to the homeownership option.
- (d) Family and PHA responsibilities. The family must attend the briefing and counseling sessions required by the receiving PHA. The receiving PHA will determine whether the financing for, and the physical condition of the unit, are acceptable. The receiving PHA must promptly notify the initial PHA if the family has purchased an eligible unit under the program, or if the family is unable to purchase a home within the maximum time established by the PHA.
- (e) Continued assistance under § 982.637. Such continued assistance under portability procedures is subject to § 982.637.

§ 982.637 Homeownership option: Move with continued tenant-based assistance.

(a) Move to new unit. (1) A family receiving homeownership assistance may move to a new unit with continued tenant-based assistance in accordance with this section. The family may move either with voucher rental assistance (in accordance with rental assistance program requirements) or with voucher homeownership assistance (in accordance with homeownership option program requirements).

- (2) The PHA may not commence continued tenant-based assistance for occupancy of the new unit so long as any family member owns any title or other interest in the prior home.
- (3) The PHA may establish policies that prohibit more than one move by the family during any one year period.
- (b) Requirements for continuation of homeownership assistance. The PHA must determine that all initial requirements listed in § 982.626 have been satisfied if a family that has received homeownership assistance wants to move to a new unit with continued homeownership assistance. However, the following requirements do not apply:
- (1) The requirement for pre-assistance counseling (§ 982.630) is not applicable. However, the PHA may require that the family complete additional counseling (before or after moving to a new unit with continued assistance under the homeownership option).
- (2) The requirement that a family must be a first-time homeowner (§ 982.627) is not applicable.
- (c) When PHA may deny permission to move with continued assistance. The PHA may deny permission to move to a new unit with continued voucher assistance as follows:
- (1) Lack of funding to provide continued assistance. The PHA may deny permission to move with continued rental or homeownership assistance if the PHA determines that it does not have sufficient funding to provide continued assistance.
- (2) Termination or denial of assistance under § 982.638. At any time, the PHA may deny permission to move with continued rental or homeownership assistance in accordance with § 982.638.

§ 982.638 Homeownership option: Denial or termination of assistance for family.

- (a) General. The PHA shall terminate homeownership assistance for the family, and shall deny voucher rental assistance for the family, in accordance with this section.
- (b) Denial or termination of assistance under basic voucher program. At any time, the PHA may deny or terminate homeownership assistance in accordance with § 982.552 (Grounds for denial or termination of assistance) or § 982.553 (Crime by family members).
- (c) Failure to comply with family obligations. The PHA may deny or terminate assistance for violation of participant obligations described in § 982.551 or § 982.633.
- (d) Mortgage default. The PHA must terminate voucher homeownership assistance for any member of family receiving homeownership assistance that is dispossessed from the home pursuant to a judgment or order of foreclosure on any mortgage (whether FHA-insured or non-FHA) securing debt incurred to purchase the home, or any refinancing of such debt. The PHA, in its discretion, may permit the family to move to a new unit with continued voucher rental assistance. However, the PHA must deny such permission, if:
- (1) The family defaulted on an FHA-insured mortgage; and
- (2) The family fails to demonstrate that:
- (i) The family has conveyed, or will convey, title to the home, as required by HUD, to HUD or HUD's designee; and
- (ii) The family has moved, or will move, from the home within the period established or approved by HUD.

§ 982.639 Homeownership option: Administrative fees.

The ongoing administrative fee described in § 982.152(b) is paid to the PHA for each month that homeownership assistance is paid by the PHA on behalf of the family.

§ 982.640 [Removed]

§ 982.641 Homeownership option: Applicability of other requirements.

- (a) General. The following types of provisions (located in other subparts of this part) do not apply to assistance under the homeownership option:
- (1) Any provisions concerning the Section 8 owner or the HAP contract between the PHA and owner;
- (2) Any provisions concerning the assisted tenancy or the lease between the family and the owner;
- (3) Any provisions concerning PHA approval of the assisted tenancy;
- (4) Any provisions concerning rent to owner or reasonable rent; and
- (5) Any provisions concerning the issuance or term of voucher.
- (b) Subpart G requirements. The following provisions of subpart G of this part do not apply to assistance under the homeownership option:
- (1) Section 982.302 (Issuance of voucher; Requesting PHA approval of assisted tenancy);
- (2) Section 982.303 (Term of voucher);
- (3) Section 982.305 (PHA approval of assisted tenancy);
- (4) Section 982.306 (PHA disapproval of owner) (except that a PHA may disapprove a seller for any reason described in paragraph (c), see § 982.631(d)).
- (5) Section 982.307 (Tenant screening);
- (6) Section 982.308 (Lease and tenancy);
- (7) Section 982.309 (Term of assisted tenancy);
- (8) Section 982.310 (Owner termination of tenancy);
- (9) Section 982.311 (When assistance is paid) (except that § 982.311(c)(3) is applicable to assistance under the homeownership option);
- (10) Section 982.313 (Security deposit: Amounts owed by tenant); and
- (11) Section 982.314 (Move with continued tenant-based assistance).
- (c) Subpart H requirements. The following provisions of subpart H of this part do not apply to assistance under the homeownership option:
- (1) Section 982.352(a)(6) (Prohibition of owner-occupied assisted unit);
- (2) Section 982.352(b) (PHA-owned housing); and
- (3) Those provisions of § 982.353(b)(1), (2), and (3) (Where family can lease a unit with tenant-based assistance) and § 982.355 (Portability: Administration by receiving PHA) that are inapplicable per § 982.636;
- (d) Subpart I requirements. The following provisions of subpart I of this part do not apply to assistance under the homeownership option:
- (1) Section 982.403 (Terminating HAP contract when unit is too small);
- (2) Section 982.404 (Maintenance: Owner and family responsibility; PHA remedies); and
- (3) Section 982.405 (PHA initial and periodic unit inspection).
- (e) Subpart J requirements. The requirements of subpart J of this part (Housing Assistance Payments Contract and Owner Responsibility) (§§ 982.451-456) do not apply to assistance under the homeownership option.
- (f) Subpart K requirements. Except for those sections listed below, the requirements of subpart K of this part (Rent and Housing Assistance Payment) (§§ 982.501-521) do not apply to assistance under the homeownership option:
- (1) Section 982.503 (Voucher tenancy: Payment standard amount and schedule);
- (2) Section 982.516 (Family income and composition: Regular and interim reexaminations); and
- (3) Section 982.517 (Utility allowance schedule).
- (g) Subpart L requirements. The following provisions of subpart L of this part do not apply to assistance under the homeownership option:
- (1) Section 982.551(c) (HQS breach caused by family);
- (2) Section 982.551(d) (Allowing PHA inspection);
- (3) Section 982.551(e) (Violation of lease);

- (4) Section 982.551(g) (Owner eviction notice); and
- (5) Section 982.551(j) (Interest in unit).
- (h) Subpart M requirements. The following provisions of subpart M of this part do not apply to assistance under the homeownership option:
- (1) Sections 982.602-982.619; and
- (2) Sections 982.622-982.624.

Dated: October 8, 2002.

Michael M. Liu,

Assistant Secretary for Public and Indian Housing.

HOUSING AUTHORITY OF THE CITY OF HARTFORD

DECONCENTRATION ANALYSIS - 2005

The Agency Plan process requires a deconcentration analysis. The purpose of the analysis is to determine whether the average income of a development falls within a band of 85% to 115% of the developments of the analysis. If the average income of a given development is higher than 115%, the Agency is required to put measures into effect to place the lower income families in that development and vice versa. For this year's analysis, the Hartford Housing Authority's Established Income range is \$11.837-\$8.749.

There are three developments that are currently subject to inclusion in such an analysis: They are: Nelton Court, and Mary Shepard Place. Because the New Community has been designated under 5 (h) as a homeownership community where getting and keeping a job is a basic requirement, it is not part of this analysis.

It should be noted that HUD has published a proposed rule on August 15, 2001 that would, essentially, exempt Nelton, and Mary Shepard from this analysis going forward. Under the proposed rule, a development with an income level at or below 30 percent of area median Income (defined as "extremely low income" in HUD's regulations) cannot be categorized as having average incomes "above" the Established Income Range. In other words, if families in a development have an average income below 30% of the Area Median Income, even if it is higher than its peers, it makes no sense to force that development to drive its average down by taking even poorer families. At this writing, the final rule has not been published on this issue, but it has been a strong recommendation of industry groups to change the rule to exempt extremely low developments. All three developments show average incomes below the 20% AMI.

Family of three in Hartford Area

Family of three in Hartford Area

= 20% of AMI = up to \$ 15,070 Extremely Low = 30% of AMI = up to \$ 20,350Very Low = 50% of AMI = up to \$ 33,900 = 80% of AMI = up to \$ 52,200 Low

DEVELOPMENT NAME 85%-115% **Average Income September 30, 2005**

MARY SHEPARD PLACE \$13,163.00 Just above 15 % Limit

NELTON COURT \$ 7,423.07 Just below 15% Limit

Mary Shepard Place falls just above the 115 % average income limit. Where as Nelton Court falls just below the 15 % limit of the average income.

HHA will report this information in the Agency Plan - 2005 and will await HUD's final rule on the matter.

NEW STOWE VILLAGE	\$35,080.23	Homeownership
STOWE VILLAGE PHASE II	\$33,728.77	Homeownership
THE NEW COMMUNITY	\$31,669.26	Homeownership

Printed on Page -1 of 1

HOUSING AUTHORITY OF THE CITY OF HARTFORD

DECONCENTRATION ANALYSIS - 2005

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Family of three in Hartford Area

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BOWLES PARK

RICE HEIGHTS

WEST BROOK VILLAGE

STOWE VILLAGE

DUTCH POINT

BELLEVUE SQUARE

Hartford Tenants Rights Federation, Inc. 26-26A Nelton Court

Hartford, Connecticut 06120 246-7291

> Lucinda S. Thomas Executive Director

September 19, 2005

Mr. Lancelot Gordon Interim Executive Director/HHA 180 Overlook Terrace Hartford, CT 06106

Dear Mr. Gordon:

RE: AGENCY PLAN 2006

As the city representative of all Tenant Associations in the City of Hartford, we have reviewed the Agency Plan, made changes, and had positive discussions, and we endorse the above referenced Plan for the year 2006.

The review was conducted officially on September 13, 2005. The announcements of the meeting and Public Hearing had been out through communications to, and meetings with the residents, and through the publicly published and announced public hearing of September 13th 2005.

At these meetings, the changes to the Agency Plan, as well as the Admissions and Continued Policies Plan, Section 8 Administrative Plan as well as to the charges to tenants, and fees were revised and discussed.

We believe that the final draft, which is being presented to the Board of Commissioners for their approval, includes all the required changes in a manner consistent with the needs and aspirations of the tenants of public housing in the City of Hartford.

If you have any additional questions regarding our role in this process, please do not hesitate to call me at 860-246-7291.

Sincerely,

Mrs. Mary Gouch President/HTRF

May Houch

Ms. Lucinda S. Thomas Executive Director/HTRF

heranda Thamas

THE HOUSING AUTHORITY OF THE CITY OF HARTFORD RESOLUTION NO. 2005 – 37

AGENCY PLAN 2006

WHEREAS, The United States Congress' Quality Housing and Work Responsibility Act of 1998 (QHWRA) requires the submission of the Annual Plan for each Housing Authority under the jurisdiction of the Department of Housing and Urban Development (HUD) each year; and

WHEREAS, The Housing Authority of the City of Hartford has developed said plans in accordance with QHWRA and the applicable Public and Indian Housing Notices published by HUD; and

WHEREAS, elements of the Agency Plans are required to be incorporated in the Admissions and Continued Occupancy Plan, the Section 8 Administrative Plan and Lease of the Authority; and

WHEREAS, the changes to the Agency Plans, the Admissions and Continued Occupancy Plan, and the Section 8 Administrative Plan were made available for public review and comment prior to and at a Public Hearing; and

WHEREAS, said changes were presented and discussed at a Public Hearing and other meetings arranged at the convenience of residents with the assistance of the Hartford Tenants Rights Federation, the Resident Advisory Boards, and their affiliated tenants officers as well as representatives of the Section 8 program; NOW, THEREFORE, BE IT

RESOLVED, That the Board of Commissioners at a meeting held Thursday, October 13, 2005, hereby authorize and direct the Chairperson of the Board of Commissioners to sign the PHA Certification of Compliance with the PHA Plans and Related Regulations which are attached, and authorizes and directs the Executive Director to sign any and all ancillary certifications, disclosures and other related documents that are required in the submission of the Admissions and Continued Occupancy Plan, and the Section 8 Administrative Plan, in order to effect their proper submissions.

PASSED, ADOPTED AND APPROVED this 13TH day of October, 2005.

ATTE	ST:	
1	Q. 2 (A-1	
(de	Willy Graters	
Court	ney Anderson, Chairperson	

Lancelot Gordon, Jr.
Interim Executive Director

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Loo Pacacha, General Counsel

Oct. 12, 2005

Annual Statement/Performance and Evaluation Report

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part I: Summary

PHA Name: Hartford Housing Authority
180 Overlook Terrace
Hartford, CT 06106

Grant Type and Number
Capital Fund Program Grant No:
CT26P00350106
Replacement Housing Factor Grant No:

Original Annual Statement Reserve for Disasters/ Emergencies Revised Annual Statement (revision no:

Performance and Evaluation Report for Period Ending: Final Performance and Evaluation Report

Line No.	Summary by Development Account	Total Estimated 0	Cost	Total Actual C	ost
		Original	Revised	Obligated	Expended
	1 Total non-CFP Funds				
2	2 1406 Operations	\$46,700.00			
3	3 1408 Management Improvements	60,000.00			
4	4 1410 Administration	240,563.00			
	5 1411 Audit				
(6 1415 Liquidated Damages				
,	7 1430 Fees and Costs	195,103.00			
	8 1440 Site Acquisition				
,	9 1450 Site Improvement				
10	0 1460 Dwelling Structures	1,843,268.00			
1	1 1465.1 Dwelling Equipment—Nonexpendable	, ,			
12	2 1470 Nondwelling Structures				
13	3 1475 Nondwelling Equipment	20,000.00			
14	4 1485 Demolition	, i			
1:	5 1490 Replacement Reserve				
10	6 1492 Moving to Work Demonstration				
1′	7 1495.1 Relocation Costs				
18	8 1499 Development Activities				
19	9 1501 Collaterization or Debt Service				
20	0 1502 Contingency				
2	1 Amount of Annual Grant: (sum of lines 2 – 20)	\$2,405,634.00	\$0.00	\$0.00	\$0.00
22	2 Amount of line 21 Related to LBP Activities				·
23	Amount of line 21 Related to Section 504 compliance				
24	4 Amount of line 21 Related to Security – Soft Costs				
2	5 Amount of Line 21 Related to Security – Hard Costs				
2	6 Amount of line 21 Related to Energy Conservation Measures				

Annual Statement/Performance and Evaluation Report Funds must be obligated within 2 years and expended within 4 years.

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part II: Supporting Pages								
	Housing Authority	Grant Type and Number			Federal FY of Grant: 2006			
		Capital Fund Program Grant No	. C I	Г26Р00350106				
		Replacement Housing Factor Gr	rant No:					
Development Number Name/HA-Wide Activities	General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimat	ted Cost	Total Ac	tual Cost	Status of Work
		1		Original	Revised	Funds Obligated	Funds Expended	
CT 3-1			Ī					
Nelton Court	Building Renovations	1460		\$1,843,268.00				
PHA Wide	Oppositions	1406		46 700 00				
PHA Wide	Operations	1406		46,700.00				
Agency-Wide	Management Improvements							
	Software for Modernization Dept.	1408		20,000.00				
	Agency computers & softwares	1408		40,000.00				
				240 742 00				
Agency-Wide	Administration	1410		240,563.00				
Agency-Wide	Fees and Costs	1430		195,103.00				
Agency-Wide	Purchase new vehicle for mod.	1475		20,000.00				
	-							
	Totals			\$2,405,634.00	\$0.00	\$0.00	\$0.00	

nnual Statement/Performance and Evaluation Report () pital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)									
art III: Implementation S	chedule								
HA Name: Hartford Housin	g Authority	Grant T	ype and Numl	ber			Federal FY of Grant: 2006		
		_	Fund Program ement Housing		Г26Р00350106	í			
Development Number Name/HA-Wide Activities		All Fund Obligated (Quarter Ending Dat			All Funds Expended (Quarter Ending Date)		Reasons for Revised Target Dates		
Name/11/1-wide /telivities	Original	Revised	Actual	Original	Revised	Actual			
CT 3-1 Nelton Court	8/30/2008			8/30/2010					
PHA WIDE	8/30/2008			8/30/2010					
			-		+				

Capital Fund	Program Five-Year Action P	Plan	Capital Fund Program Five-Year Action Plan				
Part II: Suppo	orting Pages—Work Activitie	es		Part II: Supporting Pages—Work Activities			
		Activities for Year: 2			T	Activities for Year : 3	
		FFY Grant: 2007				FFY Grant: 2008	
Activities for Year 1				Activities for Year 3			
		PHA FY: 12/31/2007				PHA FY: 12/31/2008	
	Development Name/Number	Major Work Categories	Estimated Cost		Development Name/Number	Major Work Categories	
See					CT3-1 Nelton Court	Building Renovations	
Annual	CT 3-1 Nelton Court	Building Renovations		-			
Aimuai	er 5-1 Neiton Court	Bulling Kellovations	\$1,745,713				
Statement							
				-	CT3-3 Mary Shepard Place	Ext. Doors/flooring/kitchen repairs	
				-			
					CT 3-6 Mary Mahoney Vill.	Install roofs/gutters/Install tub surrounds/	
	CT 3-7 Kent Apartments	Hallway lighting/doors	\$105,000				
				-			
				-			
				-	CT 3-10,3-15,3-16,3-17 Adam Street, Scattered	Replace flooring/interior doors/windows	
					Sites I, II, III		
	PHA WIDE	Operation Needs	\$40,000	_	PHA WIDE	Operation Needs	
				-			
					PHA WIDE	Tech. Assis. On HUD NOFAs/Grants	
	PHA WIDE	Computer sys software & trng.	\$40,000	<u>,</u>	PHA WIDE	Computer Sys Software/computers & Trng.	
	PHA WIDE	Mod.Const. Software & Trng.	\$20,000		PHA WIDE	Mod. Const. Software, Computer	
	THA WIDE	Modernia, Software & Ting.	\$20,000	_	Tha Wille	and Printer	
	PHA WIDE	Administrative Salaries & Benefits	\$240,563	3	PHA WIDE	Administrative Salaries & Benefits	
	PHA WIDE	Purchase new vehicle for Mod.	\$19,255	5			
	PHA WIDE	Arch. & Engineering Fees & Costs	\$195,103	3	PHA WIDE	Arch. & Engineering Fees & Costs	
Total CFP Est.Cost			\$2,405,634				

	Capital Fund	Program Five-Year Action	Plan		Capital Fund	Program Five-Year Action I	Plan			
	Part II: Suppo	orting Pages—Work Activiti	es		Part II: Supporting Pages—Work Activities					
			Activities for Year: 4				Activities for Year: 5			
	Activities for Year 4		FFY Grant: 2009		Activities for Year 5		FFY Grant: 2010			
	Activities for Teal 4		PHA FY: 12/31/2009		Activities for Tear 5		PHA FY: 12/31/2010			
T 10 .	4	D 1 (N A)		T 10 .				T 10 .		
Estimated Cost		Development Name/Number	Major Work Categories	Estimated Cost		Development Name/Number	Major Work Categories	Estimated Cost		
\$950,105	5	CT3-1 Nelton Court	Building Renovations	\$1,392,983		CT 3-7 Kent Apartments	Elevator upgrade/parking lot paving	\$300,0		
	-				-	CT 3-8 Smith Tower	Replace: Parking Lot, Sidewalks & Ext.	\$400,0		
\$320,000	0				-		Lighting	+		
	-	CT 3-11 Betty Knox Apts.	Elevator upgrade/roof replacement	\$545,000		CT 3-Smith Tower	Elevator upgrade	\$350,0		
\$315,000	<u> </u>					CT 3-10, CT3-15, CT 3-16, CT 3-17, Adams St & Scatteres Sites	Site Improvements & Repairs: Sidewalks, Fencing, Drainage, Landscaping, Ext Lighting/Windows	\$800,0		
							Landscaping, Ext Lighting Windows			
	-									
	-									
\$357,194	4									
\$40,000		PHA WIDE	Operation Needs	\$20,000		PHA WIDE	Operation Needs	\$20,		
\$20,000	0	PHA WIDE	Tech. Assis. On HUD NOFAs/Grants	\$20,000		PHA WIDE	Tech. Assis. On HUD NOFAs/Grants	\$20		
\$31,668	8	PHA WIDE	Tele. Sys/Computer Sys Software & Trng.	\$73,646		PHA WIDE	Tele. Sys/Computer Sys Software & Trng.	\$48,		
\$12,000	D	PHA WIDE	Mod. Const. Software, Computer and Printer	\$8,500		PHA WIDE	Mod. Const. Software, Computer and Printer	\$21,		
\$240,563	3	PHA WIDE	Administrative Salaries & Benefits	\$240,563		PHA WIDE	Administrative Salaries & Benefits	\$240,		
\$110.	-	PHA WIDE	Analy & Engineering Proc & Cont	φ10.4.C.1		DHA WINE	Auch S. Fredmander Fred C. C.	hao-		
\$119,104		PHA WIDE	Arch. & Engineering Fees & Costs	\$104,942		PHA WIDE	Arch. & Engineering Fees & Costs	\$205,		
\$2,405,634	4			\$2,405,634				\$2,405,0		

Capital Fund Program Five-Y	ear Action	n Plan					
Part I: Summary							
PHA Name Hartford Housing Auth	ority			Original 5-Year Plan Revision No:			
Development Number/Name/HA-Wide	Year 1	Work Statement for Year 2	Work Statement for Year 3	Work Statement for Year 4	Work Statement for Year 5		
		FFY Grant: 2007 PHA FY: 12/31/07	FFY Grant: 2008 PHA FY: 12/31/08	FFY Grant: 2009 PHA FY: 12/31/09	FFY Grant: 2010 PHA FY: 12/31/10		
	See Annual Statement		120100		1111111111111111111		
CT 3-1 Nelton Court		\$1,745,713	\$950,105	\$1,392,983			
CT 3-3 Marv Shepard Place			\$320,000				
CT 3-6 Marv Mahonev V.			\$315,000				
CT 3-7 Kent Apts		\$105,000			\$300,000		
CT 3-8 Smith Tower					\$1,150,000		
CT 3-11 Betty Knox Apts				\$545,000			
CT3-10.3-15.3-16.3-17 Adam Street, Scattered Sites I.H.III			\$357,194		\$800,000		
PHA Wide		\$40,000	\$40,000	\$20,000	\$20,000		
PHA Wide			\$20,000	\$20,000	\$20,000		
PHA Wide		\$40,000	\$31,668	\$73,646	\$48,000		
PHA Wide		\$20,000	\$12,000	\$8,500	\$21,300		
PHA Wide		\$19,255					
PHA Wide		\$240,563	\$240,563	\$240,563	\$240,563		
PHA Wide CFP Funds Listed for 5-year planning		\$195,103 \$2,405,634					
Replacement Housing Factor Funds	ESTIMATE	\$1,729,963					

Annual Statement/Performance and Evaluation Report

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part I: Summary

PHA Name: Hartford Housing Authority

Grant Type and Number

Federal FY of Grant:

2002

180 Overlook Terrace.

Capital Fund Program Grant No:

CT26P00350102

Hartford, CT 06106

Replacement Housing Factor Grant No:

Original Annual Statement Reserve for Disasters/ Emergencies Revised Annual Statement (revision no:

Performance and Evaluation Report for Period Ending: September, 2005

Final Performance and Evaluation Report

Line No.	Summary by Development Account	Total Estim	ated Cost	Total Actual Co	ost
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	2 1406 Operations	\$55,000.00	\$155,000.00	\$155,000.00	\$155,000.00
3	3 1408 Management Improvements	75,000.00	75,000.00	75,000.00	52,971.75
2	1410 Administration	269,355.00	269,355.00	269,355.00	269,355.00
5	5 1411 Audit	10,000.00	10,000.00	10,000.00	0.00
(5 1415 Liquidated Damages				
-	7 1430 Fees and Costs	205,104.00	205,104.00	205,104.00	166,492.62
8	3 1440 Site Acquisition	,	,	,	,
Ģ	1450 Site Improvement				
10	1460 Dwelling Structures	100,000.00	500,000.00	500,000.00	461,776.78
11	1 1465.1 Dwelling Equipment—Nonexpendable	,	,	,	,
12	2 1470 Nondwelling Structures	0.00	500,000.00	500,000.00	500,000.00
13	3 1475 Nondwelling Equipment	50,000.00	50,000.00	50,000.00	38,287.49
14	1485 Demolition	,	,	,	,
15	5 1490 Replacement Reserve				
16	5 1492 Moving to Work Demonstration				
17	7 1495.1 Relocation Costs				
18	1499 Development Activities	1,929,090.00	929,090.00	929,090.00	1,014.40
19	1501 Collaterization or Debt Service	, ,	,	,	,
20	1502 Contingency				
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$2,693,549.00	\$2,693,549.00	\$2,693,549.00	\$1,644,898.04
22	Amount of line 21 Related to LBP Activities	1 /2 2 /2 2 /2 2	1 / 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1 /2 /2	
23	Amount of line 21 Related to Section 504 compliance				
24	Amount of line 21 Related to Security – Soft Costs				
25	Amount of Line 21 Related to Security – Hard Costs				
20	Amount of line 21 Related to Energy Conservation Measures				

Annual Statement/Performance and Evaluation Report (for the Period September, 2005)

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part II: Supporting Pages

Part II: Suppor									
PHA Name: H	lartford Housing Authority	Grant Type and Number				Federal FY of Grant: 2	2002		
		Capital Fund Program Grant No: Replacement Housing Factor Gran	_	T26P00350102					
Development Number Name/HA-Wide Activities	General Description of Major Work Categories	Dev. Acct No. Quantity		Total Estima	ated Cost	Total Ac		Status of Work	
				Original	Revised	Funds Obligated	Funds Expended		
CT 3-1	Develop new units in conjunction	1499		\$1,929,090.00	\$929,090.00	\$929,090.00	\$1,014.40		
Nelton Court	with HOPE VI funds								
CT 3-7 Kent	Carpeting for Common Areas	1460		25,000.00	25,000.00	0.00	0.00		
CT3-8	Install new heating valves	1460		0	400,000.00	400000	361,776.78		
Smith Towers									
CT 3-11 Betty Knox	New Interior Doors, Design for the install.	1460 1430		75,000.00	25,000.00	25,000.00			
PHA Wide	O			55 000 00	55 000 00	55 000 00	55 000 00		
PHA Wide	Operations Needs	1406		55,000.00 0.00	55,000.00	55,000.00	55,000.00		
PHA Wide	Vacancy Prep. At Nelton Court Masonry Repairs	1406 1460		0.00	100,000.00 50,000.00	100,000.00 75,000.00	100,000.00 100,000.00		
PHA Wide	Management Improvements	1408							
CT3-3	Fencing	1408			4,142.50	4,142.50	\$4,152.50		
PHA Wide	Public Relations	1408			10,000.00	10,000.00	\$10,000.00		
PHA Wide	Technical Assistance for HUD NOFAs And Grants	1408		40,000.00	22,327.50 450	22,327.50 450	289.25 450		
	NOFAS And Grants				450	450	450		
PHA Wide	Computer System/Software & Training	1408		23,000.00	29,925.00	29,925.00	29,925.00		
"	Modernization Construction Software	1408		12,000.00	0.00				
	and Computers and Printers				8,155.00	8,155.00	8,155.00		
	Construction of Admin. Office Bldg.	1470		0.00	500,000.00	500,000.00	500,000.00		
PHA Wide	Funds for Modernization and Admin.	1410		269,355.00	269,355.00	269,355.00	269,355.00		
	Salaries and Benefits								
PHA Wide	Audit Purchase new stoves and refrigerators	1411 1475		10,000.00 50,000.00	10,000.00 50,000.00	10,000.00 50,000.00	0.00 38,287.49		
1 11/1 VVIGE		14/.7		20,000.00	20,000.00	20,000.00	50,201. 4 7		
PHA Wide	Architect & Engineering Fees	1430		205,104.00	205,104.00	205,104.00	166,492.62		
	Totals			\$2,693,549.00	\$2,693,549.00	\$2,693,549.00	\$1,644,898.04		
	1			<u> </u>					

Annual Statement/Performance and Evaluation Report	(for the Period September, 2005)
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Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part III: Implementation Schedule

PHA Name: Hartford Housing A	Grant Ty	pe and Numb	er			Federal FY of Grant: 2002	
	Capital F	Fund Program	No: CT	26P00350102	2		
		Replacer	ment Housing	Factor No:			
Development Number Name/HA-Wide Activities		All Fund Obligated (Quarter Ending Date))		All Funds Expended (Quarter Ending Date)		Reasons for Revised Target Dates
	Original	Revised	Actual	Original	Revised	Actual	
CT 3-1 Nelton Court	5/30/2004			5/30/2006			
CT 3-3 Mary Shepppard Pl.	5/30/2004			5/30/2006			
CT 3-7 Kent Apts	5/30/2004			5/30/2006			
CT 3-11 Betty Knox	5/30/2004			5/30/2006			
CT 3-16 Scattered Sites II	5/30/2004			5/30/2006			
CT 3-17 Scattered Sites III	5/30/2004			5/30/2006			
PHA WIDE	5/30/2004			5/30/2006			
	2,20,2001			3,30,200			

Annual Statement/Performance and Evaluation Report

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part I: Summary

PHA Name: Hartford Housing Authority

Grant Type and Number

Federal FY of Grant:

180 Overlook Terrace.

Capital Fund Program Grant No:

2003

CT26P00350103

Hartford, CT 06106

Replacement Housing Factor Grant No:

Original Annual Statement Reserve for Disasters/ Emergencies Revised Annual Statement (revision no:

Performance and Evaluation Report for Period Ending: September 30, 2005 Final Performance and Evaluation Report

e No.	Summary by Development Account	Total Estimated (Cost	Total Actual Cost		
		Original	Revised	Obligated	Expended	
	Total non-CFP Funds					
- 2	2 1406 Operations	\$15,000.00		\$15,000.00	\$15,000.00	
:	3 1408 Management Improvements	176,998.00		176,998.00	1,886.50	
4	1410 Administration	199,830.00		199,830.00	8,800.9	
	5 1411 Audit				·	
(5 1415 Liquidated Damages					
,	7 1430 Fees and Costs	184,194.00		184,194.00	117,225.6	
8	3 1440 Site Acquisition	,		,	,	
9	1450 Site Improvement	220,000.00		220,000.00	15,040.0	
10	1460 Dwelling Structures	1,202,285.00		1,202,285.00	999.0	
1	1 1465.1 Dwelling Equipment—Nonexpendable	, ,				
12	2 1470 Nondwelling Structures					
13	3 1475 Nondwelling Equipment					
14	1485 Demolition					
1:	5 1490 Replacement Reserve					
10	1492 Moving to Work Demonstration					
1	7 1495.1 Relocation Costs					
18	1499 Development Activities					
19	1501 Collaterization or Debt Service					
20	1502 Contingency					
2	Amount of Annual Grant: (sum of lines 2 – 20)	\$1,998,307.00	\$0.00	\$1,998,307.00	\$158,952.1	
22	Amount of line 21 Related to LBP Activities	7 - 72 - 2 72 - 2 72 - 2	7	+ -,, 	+	
23	Amount of line 21 Related to Section 504 compliance					
24	Amount of line 21 Related to Security – Soft Costs					
2:	Amount of Line 21 Related to Security – Hard Costs					
20	6 Amount of line 21 Related to Energy Conservation Measures					

Annual Statement/Performance and Evaluation Report (for the Period September, 2005)

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part II: Supporting Pages

rart II. Supporting rages		Grant Type and Number			1		
PHA Name: Hartford Housing Authority		Grant Type and Number			Federal FY of Grant: 2003		
		Capital Fund Program Gra	nt No: CT26	P00350103			
		Replacement Housing Fact	or Grant No:				
Development Number	General Description of Major Work Categories	Dev. Acct No. Total Estimated Cost			Total A	Status of Work	
Name/HA-Wide Activities			1				
			Original	Revised	Funds Obligated	Funds Expended	
CT 3-1	Building Renovations	1460	477,285.00	117,149	117,149	0	
Nelton Court							
CT 3-7	Bathroom Renovations	1460	\$300,000.00	486,697.00	486,697.00	0	
Kent Apts.	Dami vom Renotations	1700	ψουσ,υυσ.υυ	400,077.00	400,0071.00		
CT 3-15, 16 & 17	Site Improvements	1450	220,000.00	220,000.00			
Scattered Sites I, II & III	Install new Entry Doors	1460	425,000.00	598,439.00	598,439.00	999.00	
PHA Wide	Operations Needs	1406	15,000.00	15,000.00	15,000.00	15,000.00	
PHA Wide	Taskwisal Assistance for IIID	1400	177,000,00	177,000,00	177,000,00	1 997 50	
PHA Wide	Technical Assistance for HUD Computer System/Software & Training	1408	176,998.00	176,998.00	176,998.00	1,886.50	
	Modernization Construction Software						
	and Computers and Printers						
	NOFAs And Grants						
			100.000	100.00	100.05	0.005.55	
PHA Wide	Funds for Modernization and Admin.	1410	199,830.00	199,830.00	199,830.00	8,800.97	
	Salaries and Benefits						
PHA Wide	Architect & Engineering Fees	1430	184,194.00	184,194.00	184,194.00	117,225.64	
	Totals		\$1,998,307.00	\$1,998,307.00	1,998,307.00	\$158,952.11	

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part III: Implementation Schedule									
g Authority	No:	CT26P0035010)3	Federal FY of Grant: 2003					
	All Fund Obligated	8		All Funds Expended	Reasons for Revised Target I				
Original	Revised Revised	Actual	Original	Revised Revised	Actual				
9/30/2005			9/30/2007						
9/30/2005			9/30/2007						
9/30/2005			9/30/2007						
	Chedule g Authority Original 9/30/2005 9/30/2005	Chedule g Authority Capital Fu Replacem All Fund Obligated (Quarter Ending Date) Original Polysod 9/30/2005 9/30/2005	Chedule Grant Type and Number Capital Fund Program Replacement Housing All Fund Obligated (Quarter Ending Date) Original Revised Actual 9/30/2005 9/30/2005	Chedule Grant Type and Number Capital Fund Program No: Replacement Housing Factor No: All Fund Obligated (Quarter Ending Date) Original Revised Actual Original 9/30/2005 9/30/2007 9/30/2005 9/30/2007	Chedule Grant Type and Number Capital Fund Program No: Replacement Housing Factor No: All Fund Obligated (Quarter Ending Date) Original Revised Actual Original Revised 9/30/2005 9/30/2005 9/30/2007	Chedule Gant Type and Number Capital Fund Program No: CT26P00350103 Replacement Housing Factor No: All Fund Obligated (Quarter Ending Date) Original Revised Actual Original Revised Actual 9/30/2005 9/30/2007 9/30/2007			

Annual Statement/Performance and Evaluation Report Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) **Part I: Summary Grant Type and Number** Federal FY of Grant: PHA Name: Hartford Housing Authority 2003 180 Overlook Terrace. CT26P003502-03 Capital Fund Program Grant No: Replacement Housing Factor Grant No: Hartford, CT 06106 Original Annual Statement Reserve for Disasters/ Emergencies Revised Annual Statement (revision no: Performance and Evaluation Report for Period Ending: September, 2005 Final Performance and Evaluation Report Summary by Development Account Total Estimated Cost **Total Actual Cost** Original Revised Obligated Expended Total non-CFP Funds 1406 Operations \$20,600.00 1408 Management Improvements 22,950.00 1410 Administration 114.853.00 123,638,00 1411 Audit 1415 Liquidated Damages 1430 Fees and Costs 64,194.00 8,785.00 8,785.00 1440 Site Acquisition 1450 Site Improvement 400,000.00 10 1460 Dwelling Structures 605,000.00 11 1465.1 Dwelling Equipment—Nonexpendable 12 1470 Nondwelling Structures 13 1475 Nondwelling Equipment 14 1485 Demolition 15 1490 Replacement Reserve 16 1492 Moving to Work Demonstration 17 1495.1 Relocation Costs 18 1499 Development Activities 19 1501 Collaterization or Debt Service 20 1502 Contingency 21 Amount of Annual Grant: (sum of lines 2 – 20) \$8,785.00 \$1,236,382.00 \$0.00 \$123,638.00 22 Amount of line 21 Related to LBP Activities

23 Amount of line 21 Related to Section 504 compliance
 24 Amount of line 21 Related to Security – Soft Costs
 25 Amount of Line 21 Related to Security – Hard Costs
 26 Amount of line 21 Related to Energy Conservation Measures

Annual Statement/Performance and Evaluation Report (for the Period September, 2005)

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)

Part II: Supporting Pages

PHA Name:	lartford Housing Authority	Grant Type and Number Capital Fund Program Grant No: Replacement Housing Factor Grant	_	Г26Р003502-03		Federal FY of Grant: 2003			
Development Number Name/HA-Wide Activities	General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimated Cost		Total Actual Cost		Status of Work	
				Original	Revised	Funds Obligated	Funds Expended		
CT 3-1 Nelton Court	Renovations to Buildings	1460		\$605,000.00					
CT 3-1 Nelton Court	Site Improvements	1450		400,000.00					
PHA Wide	Operations Needs	1406		20,600.00					
PHA Wide	Management Improvements Computer System/Software & Training Printers	1408		22,950					
PHA Wide	Funds for Modernization and Admin. Salaries and Benefits	1410		123,638.00		114,853.00			
PHA Wide	Architect & Engineering Fees	1430		64,194.00		8,785.00	8,785.00		
	Totals			\$1,236,382.00	\$0.00	\$123,638.00	\$8,785.00		

Annual Statement/Performan	ce and Evalua	tion Repo	rt (for the l	Period Septen	ber, 2005)		
Capital Fund Program and C Part III: Implementation Sch	-	rogram Re	eplacement H	Iousing Facto	r (CFP/CFPR	RHF)	
PHA Name: Hartford Housing	Authority	Grant T	ype and Numb	oer			Federal FY of Grant: 2003
		Replace	Fund Program ment Housing		C26P003502-0)3	
Development Number Name/HA-Wide Activities		All Fund Obligated Quarter Ending Date			All Funds Expended (Quarter Ending Date)		Reasons for Revised Target Dates
	Original	Revised	Actual	Original	Revised	Actual	
CT 3-1 Nelton Court	2/12/2006			2/12/2008			
PHA WIDE	2/12/2006			2/12/2008			

Annual Statement/Performance and Evaluation	Panart			
Annual Statement Criormance and Evaluation	Report			
Capital Fund Program and Capital Fund Progra	nm Replacement Housing Factor (CFP/CFPRHF) Part I: S	ummary	
	-		-	
	Grant Type and Number			Federal FY of Grant:
PHA Name: Hartford Housing Authority				2004
180 Overlook Terrace.	Capital Fund Program Grant No: CT2	6P003501-04		2004
Hartford, CT 06106	Replacement Housing Factor Grant No:			
Original Annual Statement Reserve for Disasters/ Emergencies Revised Annu	al Statement (revision no:)			
Performance and Evaluation Report for Period Ending: September 2005	Final Performance and Evaluation Report			
Line No. Summary by Development Account	Total Estimated C	Coct	Total Ac	tual Cost
Emerica. Summary by Development Account	Original	Revised	Obligated	Expended
1 Total non-CFP Funds			g	
2 1406 Operations				
3 1408 Management Improvements	479,638.00	0.00	0.00	0.00
4 1410 Administration	239,819.00	0.00	239,818.00	
5 1411 Audit	237,017.00	0.00	239,010.00	0.00
6 1415 Liquidated Damages				
7 1430 Fees and Costs				
8 1440 Site Acquisition				
9 1450 Site Improvement				
10 1460 Dwelling Structures	1,678,732.00		121,600.00	
11 1465.1 Dwelling Equipment—Nonexpendable	2,010,72200		121,00000	
12 1470 Nondwelling Structures				
13 1475 Nondwelling Equipment				
14 1485 Demolition				
15 1490 Replacement Reserve				
16 1492 Moving to Work Demonstration				
17 1495.1 Relocation Costs				
18 1499 Development Activities				
19 1501 Collaterization or Debt Service				
20 1502 Contingency	3233333			
21 Amount of Annual Grant: (sum of lines 2 – 20)	\$2,398,189.00	\$0.00	\$361,418.00	\$0.00
22 Amount of line 21 Related to LBP Activities				
23 Amount of line 21 Related to Section 504 compliance				
24 Amount of line 21 Related to Security – Soft Costs				
25 Amount of Line 21 Related to Security – Hard Costs				
26 Amount of line 21 Related to Energy Conservation Measures	Í			

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part II: Supporting Pages **Hartford Housing Authority** Grant Type and Number 2004 PHA Name: Federal FY of Grant: Capital Fund Program Grant No: CT26P003501-04Replacement Housing Factor Grant No: General Description of Major Work Categories Total Estimated Cost Status of Work Development Number Dev. Acct No. Quantity Total Actual Cost Name/HA-Wide Activities Revised Funds Obligated Funds Expended Original PHA WIDE Funds for Mod and Admin. Salaries and Benefits 1410 239,819.00 239,819.00 CT 3-3 1460 Udate Fire Alarm System \$304,191.00 Mary Shepard Place CT 3-6 Masonery repairs to chimney's and sidewalks 1460 200,000.00 Mahoney Village CT3-11 Common area handrails 1460 200,000.00 Betty Knox CT3-15,3-16,3-17 1460 **Building Entries/Site** 124,541.00 Scatt.Sites I,II,III PHA WIDE Warehouse repair to roof/new heating system 1460 850,000.00 121,600.00 site improvement/new windows PHA WIDE **Management Improvements** 1408 479,638.00

Totals

\$2,398,189.00

\$361,419.00

\$0.00

\$0.00

apital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) art III: Implementation Schedule										
A Name: Hartford Housin	ng Authority	Grant Ty	pe and Numb	er			Federal FY of Grant: 2004			
		Capital 1	Fund Program	No: CT26P00 3	3501-04					
		_	ment Housing							
Development Number		All Fund Obligated			All Funds Expended	Reasons for Revised Target Dates				
Name/HA-Wide Activities	Original	(Quarter Ending Date Revised) Actual	Original	(Quarter Ending Date) Revised	Actual				
	9/13/2006			9/13/2008						
	2/13/2000			3/13/2000						
				ļ	ļ					

Annua	al Statement/Performance and Evaluation Re	port							
G '4			CED/CEDDITE D	r G					
Capita	al Fund Program and Capital Fund Program	Replacement Housing Factor (CFP/CFPRHF) Part	1: Summary					
PHA	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant: 2005				
	180 Overlook Terrace.	Capital Fund Program Grant No: CT2	Capital Fund Program Grant No: CT26P003501-05						
		Replacement Housing Factor Grant No:							
Original A	Hartford, CT 06106 Annual Statement Reserve for Disasters/ Emergencies Revised Annual St								
Performai	nce and Evaluation Report for Period Ending: September 2005 Fin	al Performance and Evaluation Report							
Line No.	Summary by Development Account	Total Estimated	Cost	Tot	al Actual Cost				
		Original	Revised	Obligated	Expended				
	1 Total non-CFP Funds								
	2 1406 Operations	\$47,445.00							
	3 1408 Management Improvements	80,668.00							
	4 1410 Administration	239,818.00							
	5 1411 Audit								
	6 1415 Liquidated Damages								
	7 1430 Fees and Costs	155,104.00							
	8 1440 Site Acquisition								
	9 1450 Site Improvement	235,000.00							
	0 1460 Dwelling Structures	1,618,599.00							
	1 1465.1 Dwelling Equipment—Nonexpendable								
	2 1470 Nondwelling Structures								
	3 1475 Nondwelling Equipment	29,000.00							
1	4 1485 Demolition								
	5 1490 Replacement Reserve								
	6 1492 Moving to Work Demonstration								
	7 1495.1 Relocation Costs								
	8 1499 Development Activities								
	9 1501 Collaterization or Debt Service								
	0 1502 Contingency								
	1 Amount of Annual Grant: (sum of lines 2 – 20)	\$2,405,634.00	\$0.00		\$0.00				
	2 Amount of line 21 Related to LBP Activities								
	3 Amount of line 21 Related to Section 504 compliance								
	4 Amount of line 21 Related to Security – Soft Costs								
	5 Amount of Line 21 Related to Security – Hard Costs								
2	6 Amount of line 21 Related to Energy Conservation Measures	1							

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part II: Supporting Pages Grant Type and Number **Hartford Housing Authority** 2005 PHA Name: Federal FY of Grant: Capital Fund Program Grant No: CT26P003501-05Replacement Housing Factor Grant No: General Description of Major Work Categories Total Estimated Cost Status of Work Development Number Dev. Acct No. Quantity Total Actual Cost Name/HA-Wide Activities Revised Funds Obligated Funds Expended Original PHA WIDE Funds for Mod and Admin. Salaries and Benefits 1410 239,818.00 **PHA WIDE** 47,445.00 Operations 1406 Site Improvements/Proposed renovation/demo CT 3-1 1460 1,361,930.00 **Nelton Court** CT 3-3 1450 Site **Improvements** \$235,000.00 Mary Shepard Place CT 3-15, 16 & 17 Vacancy Renovations 1460 256,669.00 Scatt. Sites I,II,III & Adam Street PHA WIDE 1408 **Management Improvements** 80,668.00 Software/computers for Modernization Agency sftware and computers PHA WIDE Fees and Costs 1430 155,104.00 PHA WIDE Purchase new vehicle for mod. 1475 29,000.00

\$2,405,634.00

\$0.00

\$0.00

\$0.00

Totals

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part III: Implementation Schedule											
A Name: Hartford Housi r	ng Authority	Grant Ty	pe and Numb	er		Federal FY of Grant: 2005					
		Capital 1	Fund Program	No: CT26P00 3	3501-05						
		Replace	ment Housing	Factor No:							
Development Number		All Fund Obligated	ll Fund Obligated		All Funds Expended	Reasons for Revised Target Dates					
Name/HA-Wide Activities	Original	(Quarter Ending Date Revised) Actual	Original	(Quarter Ending Date) Revised	Actual					
	9/13/2006			9/13/2008							
	7, 20, 200			27.207.200							
							+				

Annual Statement/Performance and Evaluation Re	eport							
Capital Fund Program and Capital Fund Program	Replacement Housing Factor	(CFP/CFPRHF) Part I: S	ummary					
PHA Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:				
9 •	Capital Fund Program Grant No:							
180 Overlook Terrace.	Capital Fund Flogram Grant No.							
Hartford, CT 06106	Replacement Housing Factor Grant No	c: CT26R0035101						
Original Annual Statement Reserve for Disasters/ Emergencies Revised Annual S Performance and Evaluation Report for Period Ending: September 2005 Fir	tatement (revision no:) nal Performance and Evaluation Report							
Line No. Summary by Development Account	Total Estimated			tual Cost				
	Original	Revised	Obligated	Expended				
1 Total non-CFP Funds								
2 1406 Operations	\$0.00	\$0.00	\$0.00	\$0.00				
3 1408 Management Improvements	0.00	0.00	0.00	0.00				
4 1410 Administration	0.00	0.00	0.00	0.00				
5 1411 Audit	0.00	0.00	0.00	0.00				
6 1415 Liquidated Damages	0.00	0.00						
7 1430 Fees and Costs	0.00	0.00	0.00	0.00				
8 1440 Site Acquisition								
9 1450 Site Improvement								
10 1460 Dwelling Structures								
11 1465.1 Dwelling Equipment—Nonexpendable								
12 1470 Nondwelling Structures								
13 1475 Nondwelling Equipment								
14 1485 Demolition								
15 1490 Replacement Reserve								
16 1492 Moving to Work Demonstration								
17 1495.1 Relocation Costs								
18 1499 Development Activities	4,066,305.00	0.00	2,551,709.00	7,980.00				
19 1501 Collaterization or Debt Service	1,500,500			1,5-0000				
20 1502 Contingency								
21 Amount of Annual Grant: (sum of lines 2 – 20)	\$4,066,305.00	\$0.00	\$2,551,709.00	\$7,980.00				
22 Amount of line 21 Related to LBP Activities	¥ 1,000,000.00	ΨΟ•ΟΟ	¥-,50 1, 0, 100	Ψ192 30100				
23 Amount of line 21 Related to Section 504 compliance								
24 Amount of line 21 Related to Security – Soft Costs								
25 Amount of Line 21 Related to Security – Hard Costs								
26 Amount of line 21 Related to Energy Conservation Measures								

nnual Statemer	nt/Performance and Evaluation Report (For the Perio	d September, 2005)									
	ogram and Capital Fund Program Replacement Housir		HF)								
•		•	•								
art II: Support	ting Pages										
		Grant Type and Number					2001				
HA Name:	artford Housing Authority					Federal FY of Grant:	2001				
		Capital Fund Program Grant No	:								
			CTO	CD0025101							
	,	Replacement Housing Factor Gr	6R0035101								
Development Number Name/HA-Wide	General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estima	ted Cost	Total Ac	tual Cost	Status of Work			
Activities											
				1							
				Original	Revised	Funds Obligated	Funds Expended				
catted Sites	Modernization Funds to develop new units	1499		\$4,066,305.00		\$2,551,709.30	\$7,980.00				
	on Putnam/Wooster and Theodore Napper Streets										
			1								
			+								
			1								
			†								
			+								
			+								
											
	Totals			\$4,066,305.00	\$0.00	\$2,551,709.30	\$7,980.00				
	I	1	1			1	l				

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part III: Implementation Schedule											
IA Name: Hartford Housi	Grant Ty	pe and Numb	er			Federal FY of Grant: 2001					
		Capital I	Fund Program	No:							
	Replace	ment Housing	Factor No:								
Development Number Name/HA-Wide Activities			All Fund Obligated Ouarter Ending Date)		All Funds Expended (Quarter Ending Date)	Reasons for Revised Target Dates					
	Original	Revised	Actual	Original	Revised	Actual					
PHA WIDE	9/30/2006			9/30/2008							
							+				
							+				
				 							

Annua	l Statement/Performance and Evaluation Rep	port September, 20	.005		
Capital	l Fund Program and Capital Fund Program l	Replacement Housing Facto	or (CFP/CFPRHF) Part I	: Summary	
PHA I	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:
	180 Overlook Terrace.	Capital Fund Program Grant No:			2002
	Hartford, CT 06106	Replacement Housing Factor Grant	No: CT26R00350	102	
Original Ar	nnual Statement Reserve for Disasters/ Emergencies Revised Annual Sta	ntement (revision no:)	-		
Performano	ce and Evaluation Report for Period Ending: September 2005 Fina	al Performance and Evaluation Report			
Line No.	Summary by Development Account	Total Estima	ated Cost	Total Act	ual Cost
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00	0.00		
7	1430 Fees and Costs	0.00	0.00		
8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures				
11	1465.1 Dwelling Equipment—Nonexpendable				
12	1470 Nondwelling Structures				
13	1475 Nondwelling Equipment				
14	1485 Demolition				
15	1490 Replacement Reserve				
16	1492 Moving to Work Demonstration				
17	1495.1 Relocation Costs				
18	1499 Development Activities	4,846,383.00	4,846,383.00	484,638.00	
19	1501 Collaterization or Debt Service		, ,	,	
20	1502 Contingency				
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$4,846,383.00	\$4,846,383.00	\$484,638.00	\$0.00
22	Amount of line 21 Related to LBP Activities	1 / / -	1 77-	1 - 1-	<u> </u>
23	Amount of line 21 Related to Section 504 compliance				
24	Amount of line 21 Related to Security – Soft Costs				
25	Amount of Line 21 Related to Security – Hard Costs				
26	Amount of line 21 Related to Energy Conservation Measures	+	<u>_</u>		

nnual Statemer	nt/Performance and Evaluation Report (For the Perio	d September, 2005)									
	ogram and Capital Fund Program Replacement Housin		(F)								
uprum r umu r r	ogram and capract and riogram represent rious	·g - wovor (011/011111	- /								
4 II. C	dua Dana										
art II: Support		C T N				T					
HA Name: $f H$	artford Housing Authority	Grant Type and Number				Federal FY of Grant:	2002				
	•	Capital Fund Program Grant No:									
		Replacement Housing Factor Gra	ant No:	T26R00350102							
Development Number	General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimat	red Cost	Total Ac	tual Cost	Status of Work			
Development Number Name/HA-Wide	Constant Description of Major Work Categories	Devilled 116.	Quantity	Total Estimate		1011111	tual Cost	Status of Work			
Activities											
				0.1.1	Desired	Fronds Oblinated	Fronds Fronts de d				
				Original	Revised	Funds Obligated	Funds Expended				
HA WIDE	Modernization Funds to develop new units	1499		\$4,846,383.00	\$4,846,383.00	\$484,638.00					
	on Theodore Napper Street										
						-					
			+			1					
	Totals			\$4,846,383.00	\$4,846,383.00	\$484,638.00	\$0.00				
	- Junio					. ,	, . ,				

Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part III: Implementation Schedule											
	ousing Authority		ype and Num				Federal FY of Grant: 2002				
			Fund Program	No:							
		Replace	ment Housing	Factor No:							
Development Number Name/HA-Wide Activities			All Fund Obligated uarter Ending Date)		All Funds Expended (Quarter Ending Date)		Reasons for Revised Target Dates				
Tamo III Water Tea Tea	Original	Revised	Actual	Original	Revised	Actual					
PHA Wide	5/31/2006			5/31/2008							
						1					
							+				
					İ	İ					

Annua	l Statement/Performance and Evaluation Rep	oort September, 2	2005		
Capital	l Fund Program and Capital Fund Program R	Replacement Housing Fact	or (CFP/CFPRHF) Part l	I: Summary	
PHA I	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:
-	180 Overlook Terrace.	Capital Fund Program Grant No:			2003
	Hartford, CT 06106	Replacement Housing Factor Grant	nt No: CT26R00350)103	
Performano		l Performance and Evaluation Report			
Line No.	Summary by Development Account	Total Estin		Total Act	
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00	0.00	ļ	
7	1430 Fees and Costs	0.00	0.00		
- 8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures	†			
11	1465.1 Dwelling Equipment—Nonexpendable	†			
12	1470 Nondwelling Structures	†			
13	1475 Nondwelling Equipment				
14	1485 Demolition				
15	1490 Replacement Reserve				
16	1492 Moving to Work Demonstration				
17	1495.1 Relocation Costs	†			
18	1499 Development Activities	1,129,963.00		1,129,963.00	
19	1501 Collaterization or Debt Service	<u> </u>		· / /	
20	1502 Contingency	†			
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$1,129,963.00	\$0.00	\$1,129,963.00	\$0.00
22	Amount of line 21 Related to LBP Activities	T , . ,		T-7 - 7	
23	Amount of line 21 Related to Section 504 compliance	†			
24	Amount of line 21 Related to Security – Soft Costs	†			
25	Amount of Line 21 Related to Security – Hard Costs	+			
26	Amount of line 21 Related to Energy Conservation Measures	+			

	nent/Performance and Evaluation Report (For the Peri Program and Capital Fund Program Replacement Housi							
Part II: Supp	orting Pages							
	Hartford Housing Authority	Grant Type and Number				Federal FY of Grant: 2003		
		Capital Fund Program Grant N	Vo:					
		Replacement Housing Factor	Grant No:	T26R00350103				
Development Numb Name/HA-Wide Activities	er General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimated	Cost	Total Actual Cost		Status of Work
				Original	Revised	Funds Obligated	Funds Expended	
PHA WIDE	Modernization Funds to develop new units	1499		\$1,129,963.00		\$1,129,963.00		
	on Putnam/Wooster Street	1133		ψ1,127,703.00		φ1,127,703.00		
	Totals			\$1,129,963.00	\$0.00	\$1,129,963.00	\$0.00	
	1 VIIII	<u> </u>		7.212-7.7.00	4300	+ -1	4,3000	

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)										
PHA Name: Hartford Housing Authority			ype and Numb				Federal FY of Grant: 2003			
Development Number		Replace	Replacement Housing Factor No:		CT26R00350103 All Funds Expended		Reasons for Revised Target Dates			
Name/HA-Wide Activities	Original	(Quarter Ending Dat	e)	Original	(Quarter Ending Date)	A1	-			
	Original	Revised	Actual	Original	Revised	Actual				
Scattered Sites	9/16/2005			9/16/2007						

Annua	l Statement/Performance and Evaluation Rep	oort September, 2	2005		
Capita	l Fund Program and Capital Fund Program R	Replacement Housing Fact	tor (CFP/CFPRHF) Part l	I: Summary	
PHA I	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:
-	180 Overlook Terrace.	Capital Fund Program Grant No:			2004
	Hartford, CT 06106	Replacement Housing Factor Gran	nt No: CT26R00350	0104	
Performan		l Performance and Evaluation Report			
Line No.	Summary by Development Account		mated Cost	Total Act	
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00			
7	1430 Fees and Costs	0.00			
8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures				
11	1465.1 Dwelling Equipment—Nonexpendable				
12	1470 Nondwelling Structures				
13	1475 Nondwelling Equipment				
14	1485 Demolition				
15	1490 Replacement Reserve				
16	1492 Moving to Work Demonstration				
17	1495.1 Relocation Costs				
18	1499 Development Activities	1,377,549.00		137,754.00	
19	1501 Collaterization or Debt Service	7- 7-		- 1	
20	1502 Contingency				
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$1,377,549.00	\$0.00	\$137,754.00	\$0.00
22	Amount of line 21 Related to LBP Activities	τ – γ- · · γ·	1	т	1
23	Amount of line 21 Related to Section 504 compliance				
24	Amount of line 21 Related to Security – Soft Costs				
25	Amount of Line 21 Related to Security – Hard Costs				
26	Amount of line 21 Related to Energy Conservation Measures				

	orting Pages	1				·		
PHA Name:	Hartford Housing Authority	Grant Type and Number	Federal FY of Grant:	2004				
		Capital Fund Program Grant N	No:					
		Replacement Housing Factor	Grant No:	T26R00350104				
Development Numb Name/HA-Wide Activities	er General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimated	Cost	Total Act	ual Cost	Status of Work
				Original	Revised	Funds Obligated	Funds Expended	
PHA WIDE	Modernization Funds to develop new units	1499		\$1,377,549.00		\$137,754.00		
			_	44.255.540.00	40.00	A125 551 00	40.00	
	Totals			\$1,377,549.00	\$0.00	\$137,754.00	\$0.00	

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part III: Implementation Schedule											
HA Name: Hartford Housi	Capital	pe and Numb Fund Program	No:	C/E2 CD 0.00	250104	Federal FY of Grant: 2004					
Development Number		All Fund Obligated	ment Housing	Factor No:	CT26R00 All Funds Expended	350104	Reasons for Revised Target Dates				
Name/HA-Wide Activities	Original	Quarter Ending Date Revised) Actual	Original	(Quarter Ending Date) Revised	Actual	+				
PHA WIDE	9/13/2006			9/13/2008							

Annua	l Statement/Performance and Evaluation Rep	oort September, 2	2005		
Capita	l Fund Program and Capital Fund Program F	Replacement Housing Fact	tor (CFP/CFPRHF) Part l	I: Summary	
PHA I	Name: Hartford Housing Authority	Grant Type and Number	·		Federal FY of Grant:
-	180 Overlook Terrace.	Capital Fund Program Grant No:			2005
	Hartford, CT 06106	Replacement Housing Factor Grant	ont No: CT26R00350)105	
Performano		al Performance and Evaluation Report			
Line No.	Summary by Development Account	Total Estin			etual Cost
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00	0.00		
7	1430 Fees and Costs	0.00	<u> </u>		
8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures	+			
11	1465.1 Dwelling Equipment—Nonexpendable				
12	1470 Nondwelling Structures				
13	1475 Nondwelling Equipment				
14	1485 Demolition				
15	1490 Replacement Reserve				
16	1492 Moving to Work Demonstration				
17	1495.1 Relocation Costs				
18	1499 Development Activities	1,452,094.00		0.00	
19	1501 Collaterization or Debt Service				
20	1502 Contingency				
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$1,452,094.00	\$0.00	\$0.00	\$0.00
22	Amount of line 21 Related to LBP Activities	т , - ,			
23	Amount of line 21 Related to Section 504 compliance				
24	Amount of line 21 Related to Security – Soft Costs	+			
25	Amount of Line 21 Related to Security – Hard Costs				
26	Amount of line 21 Related to Energy Conservation Measures	+			

	orting Pages	T						
PHA Name:	Hartford Housing Authority	Grant Type and Number	Federal FY of Grant:	2005				
		Capital Fund Program Grant I	No:					
		Replacement Housing Factor	Grant No:	T26R00350105				
Development Numb Name/HA-Wide Activities	General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimated	Cost	Total Ad	ctual Cost	Status of Work
				Original	Revised	Funds Obligated	Funds Expended	
PHA WIDE	Modernization Funds to develop new units	1499		\$1,452,094.00				
	Totals		-	\$1,452,094.00	\$0.00	\$0.00	\$0.00	

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)											
PHA Name: Hartford Ho	on Schedule using Authority		ype and Numb Fund Program				Federal FY of Grant: 2005				
			ement Housing	Factor No:	CT26R00	350105					
Development Number Name/HA-Wide Activities		All Fund Obligated (Quarter Ending Date			All Funds Expended (Quarter Ending Date)		Reasons for Revised Target Dates				
	Original	Revised	Actual	Original	Revised	Actual					
PHA WIDE	8/17/2007			8/17/2009							
						ı					

Annua	l Statement/Performance and Evaluation Rep	oort September, 2	2005		
Capita	l Fund Program and Capital Fund Program R	Replacement Housing Fact	tor (CFP/CFPRHF) Part	I: Summary	
PHA I	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:
	180 Overlook Terrace.	Capital Fund Program Grant No:			2003
	Hartford, CT 06106	Replacement Housing Factor Gran	nt No: CT26R00350)203	
Performan		l Performance and Evaluation Report			
Line No.	Summary by Development Account		mated Cost	Total Act	
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00	0.00		
7	1430 Fees and Costs	0.00			
8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures				
11	1465.1 Dwelling Equipment—Nonexpendable				
12	1470 Nondwelling Structures				
13	1475 Nondwelling Equipment				
14	1485 Demolition				
15	1490 Replacement Reserve				
16	1492 Moving to Work Demonstration				
17	1495.1 Relocation Costs				
18	1499 Development Activities	2,725,563.00		0.00	
19	1501 Collaterization or Debt Service	<u> </u>			
20	1502 Contingency				
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$2,725,563.00	\$0.00	\$0.00	\$0.00
22	Amount of line 21 Related to LBP Activities	. , ,			·
23	Amount of line 21 Related to Section 504 compliance				
24	Amount of line 21 Related to Security – Soft Costs				
25	Amount of Line 21 Related to Security – Hard Costs				
26	Amount of line 21 Related to Energy Conservation Measures	+			

	orting Pages	- In						
PHA Name:	Hartford Housing Authority	Grant Type and Number				Federal FY of Grant:	2003	
		Capital Fund Program Grant I	No:					
		Replacement Housing Factor	Grant No:	T26R00350203				
Development Numb Name/HA-Wide Activities	er General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimated Cost		Total Ad	ctual Cost	Status of Work
				Original	Revised	Funds Obligated	Funds Expended	
PHA WIDE	Modernization Funds to develop new units	1499		\$2,725,563.00				
	Totals			\$2,725,563.00	\$0.00	\$0.00	\$0.00	

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF) Part III: Implementation Schedule											
HA Name: Hartford Hou	Capital	ype and Num	No:	CT26R00	250202	Federal FY of Grant: 2003					
Development Number		All Fund Obligated		racioi No.	All Funds Expended	Reasons for Revised Target Da					
Name/HA-Wide Activities	Original	(Quarter Ending Dat Revised	e) Actual	Original	(Quarter Ending Date) Revised	Actual					
HA WIDE	2/28/2006			2/28/2008							
						T					
-											
							+				

Annua	l Statement/Performance and Evaluation Rep	oort September, 2	2005		
Capita	l Fund Program and Capital Fund Program R	Replacement Housing Fact	tor (CFP/CFPRHF) Part	I: Summary	
PHA I	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:
	180 Overlook Terrace.	Capital Fund Program Grant No:			2004
	Hartford, CT 06106	Replacement Housing Factor Gran	nt No: CT26R00350)204	
Performan		l Performance and Evaluation Report			
Line No.	Summary by Development Account		mated Cost	Total Act	
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00	0.00		
7	1430 Fees and Costs	0.00			
8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures				
11	1465.1 Dwelling Equipment—Nonexpendable				
12	1470 Nondwelling Structures				
13	1475 Nondwelling Equipment				
14	1485 Demolition				
15	1490 Replacement Reserve				
16	1492 Moving to Work Demonstration				
17	1495.1 Relocation Costs				
18	1499 Development Activities	3,189,406.00		0.00	
19	1501 Collaterization or Debt Service	<u> </u>			
20	1502 Contingency				
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$3,189,406.00	\$0.00	\$0.00	\$0.00
22	Amount of line 21 Related to LBP Activities	т-,, -	,	,	
23	Amount of line 21 Related to Section 504 compliance				
24	Amount of line 21 Related to Security – Soft Costs				
25	Amount of Line 21 Related to Security – Hard Costs				
26	Amount of line 21 Related to Energy Conservation Measures				

	ment/Performance and Evaluation Report (For the Peri Program and Capital Fund Program Replacement Hous							
Part II: Supp	orting Pages Hartford Housing Authority	Grant Type and Number				L	2004	
-na Name.	Traited in Trousing Authority	Capital Fund Program Grant N	Io:			Federal FY of Grant:		
		Replacement Housing Factor (Grant No:	T26R00350204				
Development Num Name/HA-Wide Activities	ber General Description of Major Work Categories	Dev. Acct No.	Quantity	Total Estimated Cost		Total Actual Cost		Status of Work
				Original	Revised	Funds Obligated	Funds Expended	
PHA WIDE	Modernization Funds to develop new units	1499		\$3,189,406.00				
	11200011111001011111111111111111111111			φυ,205,10000				
	Totals			\$3,189,406.00	\$0.00	\$0.00	\$0.00	

Annual Statement/Performance and Evaluation Report (For the Period September, 2005) Capital Fund Program and Capital Fund Program Replacement Housing Factor (CFP/CFPRHF)											
HA Name: Hartford Hou	sing Authority	Capital	ype and Num Fund Program	No:			Federal FY of Grant: 2004				
Development Number		Replace All Fund Obligated	ment Housing	Factor No:	CT26R00 All Funds Expended	350204	Reasons for Revised Target Dates				
Name/HA-Wide Activities		(Quarter Ending Date	e)	Original	(Quarter Ending Date)	A					
	Original	Revised	Actual	Original	Revised	Actual					
HA WIDE	9/13/2006			9/13/2008							
						T					
				_							
				+			+				

Annual	Statement/Performance and Evaluation Rep	port September, 20	005		
Capital	Fund Program and Capital Fund Program	Replacement Housing Facto	or (CFP/CFPRHF) Part l	: Summary	
PHA N	Name: Hartford Housing Authority	Grant Type and Number			Federal FY of Grant:
	180 Overlook Terrace.	Capital Fund Program Grant No:			2005
	Hartford, CT 06106	Replacement Housing Factor Grant I	No: CT26R00350	205	
Original An	nnual Statement Reserve for Disasters/ Emergencies Revised Annual Sta	atement (revision no:)			
Performanc	te and Evaluation Report for Period Ending: September 2005 Fina	al Performance and Evaluation Report			
Line No.	Summary by Development Account	Total Estima		Total Act	
		Original	Revised	Obligated	Expended
1	Total non-CFP Funds				
2	1406 Operations	\$0.00	\$0.00		
3	1408 Management Improvements	0.00	0.00		
4	1410 Administration	0.00	0.00		
5	1411 Audit	0.00	0.00		
6	1415 Liquidated Damages	0.00	0.00		
7	1430 Fees and Costs	0.00	0.00		
8	1440 Site Acquisition				
9	1450 Site Improvement				
10	1460 Dwelling Structures	1			
11	1465.1 Dwelling Equipment—Nonexpendable	1			
12	1470 Nondwelling Structures	+			
13	1475 Nondwelling Equipment	1			
14	1485 Demolition	1			
15	1490 Replacement Reserve	1			
16	1492 Moving to Work Demonstration	1			
17	1495.1 Relocation Costs	+			
18	1499 Development Activities	2,952,824.00		0.00	
19	1501 Collaterization or Debt Service	17.7		·	
20	1502 Contingency	1			
21	Amount of Annual Grant: (sum of lines 2 – 20)	\$2,952,824.00	\$0.00	\$0.00	\$0.00
22	Amount of line 21 Related to LBP Activities	*-77	T ****	T N	Т
23	Amount of line 21 Related to Section 504 compliance	+			
24	Amount of line 21 Related to Security – Soft Costs	1			
25	Amount of Line 21 Related to Security – Hard Costs	+			
26	Amount of line 21 Related to Energy Conservation Measures	+			

	ment/Performance and Evaluation Report (For the Peri Program and Capital Fund Program Replacement Hous							
Part II: Supp	orting Pages							
PHA Name:	Hartford Housing Authority	Grant Type and Number				Federal FY of Grant:		
		Capital Fund Program Grant N	No:					
		Replacement Housing Factor (Grant No:	T26R00350205				
Development Numl Name/HA-Wide Activities		Dev. Acct No.	Quantity	Total Estimate	d Cost	Total Ad	ctual Cost	Status of Work
				Original	Revised	Funds Obligated	Funds Expended	
PHA WIDE	Modernization Funds to develop new units	1499		\$2,952,824.00				
	Totals			\$2,952,824.00	\$0.00	\$0.00	\$0.00	
	•	<u>'</u>		<u>'</u>		•		

Annual Statement/Perform Capital Fund Program and							
HA Name: Hartford Housi			y pe and Numl Fund Program				Federal FY of Grant: 2005
Development Number		Replace All Fund Obligated	ment Housing	Factor No:	CT26R00 All Funds Expended	350205	Reasons for Revised Target Dates
Name/HA-Wide Activities	Original	(Quarter Ending Date Revised		Original	(Quarter Ending Date) Revised	Actual	
		Keviscu	Actual		Reviseu	Actual	
PHA WIDE	8/17/2007			8/17/2009			
-							
-							

Certification for a Drug-Free Workplace

U.S. Department of Housing and Urban Development

Applicant Name HARTFORD HOUSING AUTHORITY	
Program/Activity Receiving Federal Grant Funding	
AGENCY PLANS 2006	
Acting on behalf of the above named Applicant as its Authoriz the Department of Housing and Urban Development (HUD) regar	ed Official, I make the following certifications and agreements to
I certify that the above named Applicant will or will continue to provide a drug-free workplace by: a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Applicant's workplace and specifying the actions that will be taken against employees for violation of such prohibition. b. Establishing an on-going drug-free awareness program to inform employees (1) The dangers of drug abuse in the workplace; (2) The Applicant's policy of maintaining a drug-free workplace; (3) Any available drug counseling, rehabilitation, and employee assistance programs; and (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace. c. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph a.; d. Notifying the employee in the statement required by paragraph a. that, as a condition of employment under the grant, the	(1) Abide by the terms of the statement; and (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction; e. Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph d.(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federalagency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant; f. Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph d.(2), with respect to any employee who is so convicted (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law
employee will	enforcement, or other appropriate agency; g. Making a good faith effort to continue to maintain a drug- free workplace through implementation of paragraphs a. thru f.
2. Sites for Work Performance. The Applicant shall list (on separate particle HUD funding of the program/activity shown above: Place of Perform Identify each sheet with the Applicant name and address and the program ALL DEVELOPMENTS UNDER THE JURISDICTION OF THE Please see Agency Steamlined Annual Plan	ages) the site(s) for the performance of work done in connection with the nance shall include the street address, city, county, State, and zip code. gram/activity receiving grant funding.)
Check here if there are workplaces on file that are not identified on the attac	shad sheets
I hereby certify that all the information stated herein, as well as any info Warning: HUD will prosecute false claims and statements. Conviction may (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)	ormation provided in the accompaniment herewith, is true and accurate. result in criminal and/or civil penalties.
Name of Authorized Official Lancelot Gordon	Title Interim Executive Director

11-13-05

Certification of Payments to Influence Federal Transactions

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

Applicant Name	-
HARTFORD HOUSING AUTHORITY	
Program/Activity Receiving Federal Grant Funding	
AGENCY PLAN 2006	

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

I hereby certify that all the information stated herein, as well as any information provided in the accompaniment herewith, is true and accurate.

Warning: HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties.

(18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)

Name	of Authorized	Official	

Title

Lancelot Gordon

Interim Executive Director

Signature

Date (mm/dd/yyyy)

10/14/05

PHA Certifications of Compliance with the PHA Plans and Related Regulations: Board Resolution to Accompany the Standard Annual, Standard 5-Year/Annual, and Streamlined 5-Year/Annual PHA Plans

Acting on behalf of the Board of Commissioners of the Public Housing Agency (PHA) listed below, as its Chairman or other authorized PHA official if there is no Board of Commissioners, I approve the submission of the standard Annual, standard 5-Year/Annual or streamlined 5-Year/Annual PHA Plan for the PHA fiscal year beginning 2000, hereinafter referred to as" the Plan", of which this document is a part and make the following certifications and agreements with the Department of Housing and Urban Development (HUD) in connection with the submission of the Plan and implementation thereof:

- 1. The Plan is consistent with the applicable comprehensive housing affordability strategy (or any plan incorporating such strategy) for the jurisdiction in which the PHA is located.
- 2. The Plan contains a certification by the appropriate State or local officials that the Plan is consistent with the applicable Consolidated Plan, which includes a certification that requires the preparation of an Analysis of Impediments to Fair Housing Choice, for the PHA's jurisdiction and a description of the manner in which the PHA Plan is consistent with the applicable Consolidated Plan.
- 3. The PHA has established a Resident Advisory Board or Boards, the membership of which represents the residents assisted by the PHA, consulted with this Board or Boards in developing the Plan, and considered the recommendations of the Board or Boards (24 CFR 903.13). The PHA has included in the Plan submission a copy of the recommendations made by the Resident Advisory Board or Boards and a description of the manner in which the Plan addresses these recommendations.
- 4. The PHA made the proposed Plan and all information relevant to the public hearing available for public inspection at least 45 days before the hearing, published a notice that a hearing would be held and conducted a hearing to discuss the Plan and invited public comment.
- 5. The PHA will carry out the Plan in conformity with Title VI of the Civil Rights Act of 1964, the Fair Housing Act, section 504 of the Rehabilitation Act of 1973, and title II of the Americans with Disabilities Act of 1990.
- 6. The PHA will affirmatively further fair housing by examining their programs or proposed programs, identify any impediments to fair housing choice within those programs, address those impediments in a reasonable fashion in view of the resources available and work with local jurisdictions to implement any of the jurisdiction's initiatives to affirmatively further fair housing that require the PHA's involvement and maintain records reflecting these analyses and actions.
- 7. For PHA Plan that includes a policy for site based waiting lists:
- The PHA regularly submits required data to HUD's MTCS in an accurate, complete and timely manner (as specified in PIH Notice 99-2);
- The system of site-based waiting lists provides for full disclosure to each applicant in the selection of the development in which to reside, including basic information about available sites; and an estimate of the period of time the applicant would likely have to wait to be admitted to units of different sizes and types at each site;
- · Adoption of site-based waiting list would not violate any court order or settlement agreement or be inconsistent with a pending complaint brought by HUD;
- · The PHA shall take reasonable measures to assure that such waiting list is consistent with affirmatively furthering fair housing;
- The PHA provides for review of its site-based waiting list policy to determine if it is consistent with civil rights laws and certifications, as specified in 24 CFR part 903.7(c)(1).
- 8. The PHA will comply with the prohibitions against discrimination on the basis of age pursuant to the Age Discrimination Act of 1975.
- 9. The PHA will comply with the Architectural Barriers Act of 1968 and 24 CFR Part 41, Policies and
- Procedures for the Enforcement of Standards and Requirements for Accessibility by the Physically Handicapped.

 10. The PHA will comply with the requirements of section 3 of the Housing and Urban Development Act of
- 1968, Employment Opportunities for Low-or Very-Low Income Persons, and with its implementing regulation at 24 CFR Part 135.
- 11. The PHA has submitted with the Plan a certification with regard to a drug free workplace required by 24 CFR Part 24, Subpart F.
- 12. The PHA has submitted with the Plan a certification with regard to compliance with restrictions on lobbying required by 24 CFR Part 87, together with disclosure forms if required by this Part, and with restrictions on payments to influence Federal Transactions, in accordance with the Byrd Amendment and implementing regulations at 49 CFR Part 24.

- 13. The PHA will comply with acquisition and relocation requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and implementing regulations at 49 CFR Part 24 as applicable.
- 14. The PHA will take appropriate affirmative action to award contracts to minority and women's business enterprises under 24 CFR
- 15. The PHA will provide HUD or the responsible entity any documentation that the Department needs to carry out its review under the National Environmental Policy Act and other related authorities in accordance with 24 CFR Part 58.
- 16. With respect to public housing the PHA will comply with Davis -Bacon or HUD determined wage rate requirements under section 12 of the United States Housing Act of 1937 and the Contract Work Hours and Safety Standards Act.
- 17. The PHA will keep records in accordance with 24 CFR 85.20 and facilitate an effective audit to determine compliance with program requirements.
- 18. The PHA will comply with the Lead-Based Paint Poisoning Prevention Act and 24 CFR Part 35.
- 19. The PHA will comply with the policies, guidelines, and requirements of OMB Circular No. A-87 (Cost Principles for State, Local and Indian Tribal Governments) and 24 CFR Part 85 (Administrative Requirements for Grants and Cooperative Agreements to State, Local and Federally Recognized Indian Tribal Governments.).
- 20. The PHA will undertake only activities and programs covered by the Plan in a manner consistent with its Plan and will utilize covered grant funds only for activities that are approvable under the regulations and included in its Plan.
- 21. All attachments to the Plan have been and will continue to be available at all times and all locations that the PHA Plan is available

additional requirements at the primary business office of PHA Plan and will continue to be made available at least	have been made available for public inspection along with the Plan and the PHA and at all other times and locations identified by the PHA in its at the primary business office of the PHA.
	CTOO3 IA Number/HA Code
Streamlined Five-Year PHA Plan for Fis	Years 20 20, including Annual Plan for FY 20_6 scal Years 20 20, including Annual Plan for FY 20_
prosecute false claims and statements. Conviction may result in criminal	ormation provided in the accompaniment herewith, is true and accurate. Warning: HUD will and/or civil penalties. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)
Name of Authorized Official	Title
Lawcelof Goodon	Interin Exec Director
Signature Signature	Date 10/14/05

22.0 PET POLICY

22.1 PETS IN PUBLIC HOUSING

The Hartford Housing Authority will allow for pet ownership in its developments with written pre-approval of the Housing Authority. Residents are responsible for any damage caused by their pets, including the cost of fumigating, or cleaning their units. In exchange for this right, resident assumes full responsibility and liability for the pet and agrees to the Hartford Hosing Authority harmless from any claims caused by action or inaction of the pet.

22.2 EXCLUSIONS

This policy does not apply to animals that are used to assist persons with disabilities. assistive animals are allowed in all public housing facilities with no restrictions other than those imposed on all tenants to maintain their units and associated facilities in a decent, safe, and sanitary manner and to refrain from disturbing their neighbors.

22.3 Types and Number of Pets

The Hartford Housing Authority will allow only common household pets such as domesticated dogs, cats, birds, rodents and fish in aquariums in units. All pets must be spayed and neutered.

- Only one (1) pet per unit allowed.
- Pit bulls or any other animal deemed to be potentially harmful to the health or safety of others will not be allowed.
- Reptiles are not allowed except turtles.
- No animal may exceed forty (40) pounds in weight.

22.4 Pet Policy (Continued)

22.4 Approval

Residents must have the prior written approval of the Housing Authority before moving a pet into their unit. Residents must request approval on the Dog Registration Form that must be fully completed before the Housing Authority will approve the request. The form must be accompanied with:

- A picture of the dog.
- ♦ A current dog license. Proof of annual physical examination performed by a license veterinarian.
- ♦ Inoculation record.

22.5 Inoculations

In order to be registered, pets must be appropriately inoculated against rabies and other conditions prescribed by local ordinances.

22.6 Pet Deposit

- ♦ The Hartford Housing Authority may or will require a refundable pet deposit in the amount of one months rent for residents under 62 years of age. The Housing Authority may use the pet deposit only to pay reasonable expenses directly attributed to the presence of the pet in the development, including but not limited to, the costs of repairs, replacement, fumigation of the unit, etc.
- Senior citizens will be exempted from the requirement of this section.

22.7 Financial Obligation of Residents

Residents shall pay for the costs of repairs, any and all damages caused by the pet to the building, grounds, flooring, trim, finish, tiles, carpeting, and other appurtenances. If damage is in the nature of stains or chemical requiring the removal of stains and such damage cannot be restored to the original condition, residents shall pay the full cost and expense of replacing the item.

22.8 REMOVAL OF PETS

If in the judgment of the Hartford Housing Authority the pet has become objectionable by reason of noises, odor, animal waste, barking and damage to the building or apartment, the Authority at its discretion at any time require residents to remove the pet from the premises.

22.9 RULES AND REGULATIONS

• Pets must be kept in the owner's apartment or on a leash at all times when outside (no outdoor cages/dog houses may be constructed).

22.9 RULES AND REGULATIONS (continued)

The pet and its living quarters must be maintained in a manner to prevent odors and any other unsanitary conditions in the owner's unit and surrounding areas.

- ♦ The pet owner must feed, bath and care for his/her dog in accordance to established anti-cruelty laws.
- Pets shall not be allowed out of the apartment unless in the custody of an adult resident and on a leash. If the pet is a bird, it shall be caged at all times.
- Pets will be allowed only in designated areas on the grounds of the projects.
- Pets shall under no circumstances be permitted on the playgrounds, swimming areas, recreational facilities, community rooms, building hallways or tied to a clothes line poles or window grills.
- Pet owners must clean up after their pets and are responsible for disposing of pet waste.
- Residents must take appropriate action to protect their pets from fleas and ticks.
- ♦ All dogs must wear a tag bearing the residents' name, phone number and date of the latest rabies inoculation.
- Pets cannot be bred or used for any commercial purpose.
- A pet owner must physically control or confine his/her pet during the times when
- Housing Authority employees, agents of the Housing Authority or others must enter the pet's owner apartment to conduct business, provide services, enforce lease terms, etc.
- Residents owning cats shall maintain waterproof litter boxes for cat waste. Refuse from litter boxes shall not accumulate or become unsightly or unsanitary. Litter shall be disposed of in an appropriate manner.
- If a pet causes harm to any person, the pet's owner shall be required to permanently remove the pet from the Hartford Housing Authority property within 24 hours of written notice from the Housing Authority. The pet owner may be subject to termination of his/her dwelling lease.
- ♦ A pet owner who violated any other conditions of this policy may be required to remove his/her pet from the development within 10 days of written notice from the Hartford Housing Authority. The pet owner may also be subject to termination of his/her dwelling lease.
- In the event of illness or death of pet owner, or in case of emergency, which would prevent the pet owner from properly caring for the pet, the Hartford

22.9 RULES AND REGULATIONS (continued)

♦ Housing Authority has permission to call the City of Hartford Animal Control Officer to take the pet away from the premises. The pet owner assumes all responsibility for all expenses incurred.

22.10 Visiting Pets

Pets that meet the size and type criteria outlined above may visit the projects/buildings where pets are allowed for up to two weeks without Hartford Housing Authority approval. Tenants who have visiting pets must abide by the conditions of this policy regarding health, sanitation, nuisances, and peaceful enjoyment of others. If visiting pets violate this policy or cause the tenant to violate the lease, the tenant will be required to remove the visiting pet.

DISCLOSURE OF LOBBYING ACTIVITIES

Approved by OMB 0348-0046

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352 (See reverse for public burden disclosure.)

1. Type of Federal Action: 2. Status of Federal Action: 3. Report Type: a. contract a. bid/offer/application a. initial filing b. grant b. initial award b. material change c. cooperative agreement c. post-award For Material Change Only: d. loan year quarter e. loan quarantee date of last report f. loan insurance 4. Name and Address of Reporting Entity: 5. If Reporting Entity in No. 4 is a Subawardee, Enter Name × Prime Subawardee and Address of Prime: Tier _____, if known: Congressional District, if known: Congressional District, if known: 6. Federal Department/Agency: 7. Federal Program Name/Description: HOUSING AND URBAN DEVELOPMENT AGENCY PLAN, HTFD HOUSING AUTHORITY CT003 CFDA Number, if applicable: _____ 8. Federal Action Number, if known: 9. Award Amount, if known: 10. a. Name and Address of Lobbying Registrant b. Individuals Performing Services (including address if (if individual, last name, first name, MI): different from No. 10a) (last name, first name, MI): 11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact Signature: How Print Name: Lancelot Gordon upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for Title: Interim Executive Director public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less that \$10,000 and not more than \$100,000 for Telephone No.: (860) 723-8420 each such failure Date: Authorized for Local Reproduction Federal Use Only: Standard Form LLL (Rev. 7-97)

Housing Authority of the City of Hartford Community Service Policy

The United States Congress has reinstated the Community Service and Self-Sufficiency requirement, as of June 30, 2003, authorized under Section 12 of the United States Housing Act of 1937, as amended. Section 12 (c) was enacted October 12, 1998. The Quality Housing and Work Responsibility Act of 1998, Section 512, contained a community service and self-sufficiency requirement that every adult resident of public housing contribute eight hours of community service each month, or participate in an economic self-sufficiency program for eight hours each month unless you are employed, elderly, disabled, participating in an economic self-sufficiency program, excluded from the state's work requirement or enrolled in a qualifying state program. Regulations for this provision are provided in 24 CFR Subpart F 960.600-609.

Requirements of the program

The regulation requires that any adult family member, who is a resident of public housing and is not exempt, must:

- 1) Contribute 8 hours per month of community service within the community that they reside (not including political activities) or
- 2) Participate in an economic self-sufficiency program for 8 hours per month or
- 3) Perform 8 hours per month of combined community service and self-sufficiency activities.

The required 8 hours of Community Service (volunteer work) or 8 hours of training that are acceptable as Community Service are, counseling, classes, or other activity that will assist the resident in becoming self-sufficient. Please note the Community Service is a requirement of the lease and must be complied with on an annual basis. Furthermore the community service volunteer work must be provided in the community where they reside.

Definition of Community Service / Volunteer work includes but is not limited to the following:

- Work at a Community Agency such as schools, daycare centers, recreation centers, soup kitchens, homeless shelters, churches, hospitals, seniors centers, food banks, etc;
- Work with non-profit organizations such as the Boys and Girls Club, Community Renewal Team, Easter Seals, 4 H Clubs, Girls and Boy Scouts, Big Brother's Organization, United Way, etc;
- Working with resident organizations or serving on Resident Advisory Board;
- Provide daycare to resident who is currently providing community service

Political Activity is excluded as meeting the Community Service Requirement.

Self-Sufficiency Activity may include the following but not limited to:

- Job readiness programs;
- Job training;
- GED classes:
- Substance Abuse or mental health counseling;
- Budgeting and counseling;
- English proficiency class;
- Participation in a literacy program;
- Full time student at any school, college, vocational school;
- Participation in Welfare to Work Program

Exemptions are as follows: An adult who

- 1) Is 62 years or older
- 2) Is blind or disabled individual and who certifies that because of this disability she or he is unable to comply with the service provisions (resident must sign self-certification document, stating which they are unable to provide community service)
- 3) Is a primary caretaker of such individual (must provide evidence)
- 4) Is engaged in work activities (at least 20 works per week)
- 5) Meets the requirements for being exempted from having to engage in a work activity under the State program funded under part A of title IV of the Social Security Act. or under any other welfare program of the State in which the PHA is located, including a State administered welfare-to-work program or
- 6) Is a member of a family receiving assistance, benefits or services under a State program funded under part A of title IV of the Social Security Act or under any other welfare program of the State in which the PHA is located, including a State administered welfare-to-work program, and has not been found by the State or other administering entity to be in noncompliance with such a program.

Community Service Commencement (October 31, 2003)

At the first annual re-certification and each annual re-certification thereafter, the Hartford Housing Authority's Property Management Staff will do the following:

- A. Identify all adult family members who are not exempt from the community service and self-sufficiency requirement.
- B. A "Notification Letter" will be sent to the Head-of-Household as well as all other adult members in the family informing them that they must fulfill the community service/self-sufficiency requirement effective upon the date of their first annual re-certification on or after October 1, 2003.
- C. Management will meet with the resident to determine whether they are Required to comply with the Community Service Requirement. requirement.

Sufficiency Program as described in the following paragraphs.

- 1) **Community Service Program**: To ensure that the community service requirement is met, we will work with the resident and provide information where Community Service may be completed.
- 2) We will establish an Individual Service Plan for each individual and inform him or her of what is expected of him or her.
- 3) Management will keep a written progress report on each individual's performance and will confirm when an individual has met the service requirement.

Assuring Residence Compliance

- 1) The lease shall specify that it shall be renewed automatically for all purposes unless the family fails to comply with the community service/self-sufficiency requirement. Violation of the community service/self-sufficiency requirement is grounds for the non-renewal of the lease at the end of the twelve-month lease term.
- 2) Certifications will be required from third parties that a resident has complied with the community service/self-sufficiency requirement.

Notification of Non-Compliance with Community Service Self Sufficiency Requirement

The Hartford Housing Authority will notify the resident in writing 30 days prior to the expiration of the lease if they are not in compliance with the Community Service/Self-Sufficiency Requirement. The notice to the resident will:

- 1) Briefly describe the noncompliance
- 2) State that the HHA will not renew the lease at the end of the twelve month term unless:
 - a) The tenant and any other non-compliant resident shall enter into a written agreement with the HHA to cure the non-compliance and make up the deficient hours over the next twelve (12) month period.
 - b) The Authority will monitor the non-compliant resident to ensure compliance to the Community Service/ Self/ Sufficiency policy.
 - c) If, at the next re-certification, a family member is still non-compliant, the lease agreement will not be renewed, unless the noncompliant member agrees to move.
 - d) The family must provide written assurance satisfactory to the HHA that the tenant or other non-compliant resident no longer resides in the unit. They must, therefore, provide a copy of the lease agreement, which confirms new residence.

3) The resident may request a grievance hearing on the HHA determination not to renew the lease and that the tenant may exercise any available judicial remedy to seek timely redress for the HHA's non-renewal of the lease because of such determination.

Notification of change of status

If the residents' status changes and the resident no longer is required to provide Community Service the resident is to notify the management office in writing. The resident must provide written documentation that confirms justification for their exemption under the allowed categories. Example, if resident is unemployed and is required to comply with community service requirement and in the interim commences a new job they must provide evidence of employment, therefore, excusing the resident from providing community service.

Prohibition against replacement of PHA employees

In implementing the Community Service requirement the Authority is not permitted under the law to substitute a resident to provide Community Service, if a PHA employee ordinarily is performing that job.

Certification of Community Service

The Authority will require that each adult resident Exempt or in compliance with the Community Service/ Self Sufficiency to sign the following "Community Service Exemption Certification Form"

Housing Authority of the City of Hartford 180 Overlook Terrace Hartford, CT. 06106

Community Service Exemption Certification Form

I	certify that I am eligible for an exemption from
the Comn	nunity Service requirement for to the following reason:
	I am 62 or older
	I have a disability which prevents me from working (Certification of Disability Form will serve as documentation)
	I am working (Employment Verification form will serve as documentation)
	I am participating in a Welfare to Work Program
	(Must provide verification letter from agency)
	I am receiving TANF and am participating in a required economic self Sufficiency program or work activity
	(Must provide verification from the funding agency that you are complying with job training or work requirement)
	I am a full time student (Must provide verification letter from school you are attending)
Resident	Signature
Address	Date

All residents that are required to comply with the Community Service/ Self Sufficiency Policy must sign the following form.

Housing Authority of the City of Hartford 180 Overlook Terrace Hartford, CT. 06106

 $\rm I$ / We have received a copy of, have read and understand the contents of the Authority's Community Service / Self Sufficiency Policy.

I/ We understand that this is a requirement of the Quality Housing and Work Responsibility Act of 1998 and that if we do not comply with this requirement it will result in non-renewal of our lease.

Head of Household		
Address		
Date		
Signature of residents required to c	omply with Community Service / Self Sufficience	cy Policy
Signature	Date	
Signature	Date	
PHA Official	Date	

Housing Authority of the City of Hartford 1800verlook Terrace Hartford, CT 06106 Community Service/ Self Sufficiency Compliance Form

The Housing Authority of the City of Hartford requires all adult residents of public housing to comply with the federally mandated Community Service/ Self-Sufficiency requirement as part of their lease agreement unless otherwise exempt. The Authority is required by law to place in the resident file written confirmation from your agency that the person listed below has provided a minimum of 8 hours per month of volunteer services to your company /or is participating in a self-sufficiency program or activity.

Name of individual	
Address	
Volunteer Service they provided	
Please fill out this section if individual is pro	viding Volunteer Service.
Dates and number of volunteer hours client provid	led.
Datenumber of hours	
Datenumber of hours	
Datenumber of hours	
Please fill out the following section if in job train in welfare to work program, or economic Self-S	
Please attached letter of participation to this for	rm.
Name of Agency	Telephone Number
Agency Address	
Signature of HHA resident	Date
Agency Representatives' Signature	
Title	Doto