U.S.DepartmentofHousingandUrbanDevelopment OfficeofPublicandIndianHousing

# PHAPlans AnnualPlanforFiscalYear2002



CityofGlendale,Arizona CommunityHousingServicesDivision



HUD50075 OMBApprovalNo:2577 -0226 Expires:03/31/2002

# PHAPlan AgencyIdentification

# PHAName:City ofGlendale,CommunityHousingServicesDivision 6842North61 <sup>st</sup>Avenue Glendale,Arizona85301 (623)930 -2180

PHANumber: AZ003

# PHAFiscalYearBeginning:07/01/2001

# **PublicAccesstoInformation**

# Informationregardinganyactivitiesoutlinedi nthisplancanbeobtainedby contacting:(selectallthatapply)

- MainadministrativeofficeofthePHA
  - PHAdevelopmentmanagementoffices
    - PHAlocaloffices

# DisplayLocationsForPHAPlansandSupport ingDocuments

ThePHAPlans(includingattachments)areavailableforpublicinspectionat:(selectall thatapply)

- MainadministrativeofficeofthePHA
  - PHAdevelopmentmanagementoffices
  - PHAlocalof fices
  - Mainadministrativeofficeofthelocalgovernment
  - MainadministrativeofficeoftheCountygovernment
  - MainadministrativeofficeoftheStategovernment
  - Publiclibrary
  - PHAwebsite
    - Other(listbelow)

# PHAPlanSupportingDocumentsareavailableforinspectionat:(selectallthatapply)

- MainbusinessofficeofthePHA
- PHAdevelopmentmanagementoffices
- Other(listbelow)

# AnnualPHAPlan PHAFiscalYear2002

[24CFRPart903.7]

## **AnnualPlanType:**

SelectwhichtypeofAnnualPlanthePHAwillsubmit.



#### **StandardPlan**

#### **StreamlinedPlan:**

- **HighPerformingPHA**
- **SmallAgency**(<250PublicHousingUnits)
- AdministeringSection8Only
- **TroubledAgencyPlan**

# i. ExecutiveSummaryoftheAnnualPHAPlan

#### [24CFRPart903.79(r)]

Provideabriefoverviewoftheinforma tionintheAnnualPlan, including highlights of majorinitiatives and discretionary policies the PHA has included in the Annual Plan.

TheCityofGlendaleiscommittedtoprovidingabetterqualityoflifeforallresidentsinthecommunity. The Cityof GlendaleCommunityHousingServicesDivision(CHSD)promotesthiscommunity -widecommitmentby maintainingahighqualitystandardforthemanagementandoperationsofthePublicHousingandSection8 programsfortheCity'slow -incomeresidents.

TheMiss ionoftheGlendaleCommunityHousingServicesDivisionis:

ToefficientlyadministerprojectsandprogramsasapprovedbytheAnnualContributionsContractwith theDepartmentofHousingandUrbanDevelopment(HUD);topromoteincreaseddiversitvandvit alitvof neighborhoodsthroughthedeconcentrationofhousingopportunitiesforlow -incomefamilies.andby providingdecent, safe, and sanitary, and affordable housing for all program participants.

ToachievetheC Plan:	HSDmission, the following goals and obj	ectiveswereestablishedinthe20005	-YearAgency		
Goal1: Objective:	Increase the availability of decent, safe, and a Acceptand administer rental vouchers as det	e	oossible.		
Goal2:	Increasea ssistedhousingchoices.				
Objective:	Providevouchermobilitycounselingforprogramparticipants Conductoutreacheffortstopotentialvoucherlandlords.				

Goal3:	Provideanimprovedlivingenvironmentforpublichousingresidents.				
<b>Objective</b> :	Enhancethe security, privacy, site beautification and recreational activities, and improve the "curbappeal" of the public housing communities to be the rive term with the adjacent private property by obtaining funding and constructing recreation areas, improve dfencing, etc.				
	Continuetopartnerwithlocallawenforcementinprovidinganofficerspecificallyassignedto therentalcommunities. Thisofficeropenslinesofcommunicationwithresidentsofallagesto promotetrustandtoworktogetherforthewel lbeingoftherentalcommunities.				
Goal4:	Promoteself -sufficiencyandassetdevelopmentofprogramparticipants.				
<b>Objective:</b>	Increase the number and percentage of employed persons in assisted families.				
	Provideorattractsupportiveservicestoimprovepr ogramparticipant'semployability.				
Goal5:	$\label{eq:constraint} Ensure equal opport unity and affirmatively further fairhousing objectives.$				
Objective:	ContinuewithallCHSD'slong -standingEqualHousingOpportunityinitiatives.				
Goal6: Objective:	ManagetheGlendaleassistedhousing programsinanefficientandeffectivemanner. AchievesuitablescoresonSEMAPandPHAS.				

Thegoalsandobjectives, coupled with the policies and procedures established by the Community Housing Services Division, are all designed to ensure the attainment of the CHSD mission and further, to provide quality community and customers ervice.

TheCHSDwilltakeeveryopportunitytoleaseupallexistingvouchersaspossibleundercurrentACCcontracts asfundingallows.Inaddition,topromotecom munityprideandupwardmobilityfortenants,CHSDwill continuethecommitmenttoimproveandenhancethephysicalcondition,curbappealandaccessibilityofthe currentPublicHousingproperties.TheCHSDwillalsocontinueeffortstoprovideself -sufficiencyandskills enhancementincentivesforPublicHousingandSection8programparticipantstoassistthemtotransitionfrom subsidizedhousingtotraditionalhousing.Assistingfamiliestoachieveindependencewillhelpstabilizethe communityandinc reasetheavailabilityofassistedhousingtootherfamiliesonthewaitinglist.

The following provides highlights of the planning strategies developed for the City of Glendale Community Housing Services Division 2002 Annual Plan.

- Comprehensivescreening policestoensurethatprogramparticipantsaregoodneighbors.
- Continuedeffortstoenhancethequalityofhousingforprogramparticipants.
- Admissionpreferencesforworkingfamilies, seniors and displaced resident sinour community.
- Fairandequitable deconcentrationpolicies.
- Customer-friendlyadmissionprocedurestoprovidegreateraccesstoaffordablehousing.
- Self-SufficiencyProgramthroughtheROSSgrantforpublichousingresidents.

Insummary,theCityofGlendale,CommunityHousingServicesD ivisioniscommittedtoprovidingquality housing,abetterwayoflifeandenhancedservicestolow -incomecommunityresidents.Thepolicies,goalsand objectivesinthe5 -YearandAnnualPlansarealldesignedtoensuretheachievementofthesegoalsand to provide the planning to ols necessary to improve the availability and condition of housing in the Glendale community.

# ii. AnnualPlanTableofContents

[24CFRPart903.79(r)] ProvideatableofcontentsfortheAnnualPlan ,includingattachments,and alistofsupporting documentsavailableforpublicinspection .

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## Attachments

Indicatewhichattachmentsareprovidedbyselectingallthatapply.Provide
theleftofthenameoftheattachment.Note:Iftheattachmentisprovidedasa
Plansfile, provide the file name in parentheses in the space to the right of the t

theattachment'sname(A,B,etc.)inthespaceto SEPARATEfilesubmissionfromthePHA itle.

RequiredAttachments:

 $\boxtimes$ 

 $Component {\it 3}, (6) Deconcentration and Income Mixing$ 

- AttachmentA

Page#

$\boxtimes$	FY2001CapitalFundProgramAnnualStatement(	includedinPHAPlan )
$\square$	Mostrecentboard -approvedoperati ngbudget(Req	uiredAttachmentforPHAsth

- Mostrecentboard -approvedoperati ngbudget(RequiredAttachmentforPHAsthataretroubled oratriskofbeingdesignatedtroubledONLY)
- Implementation of Public Housing Resident Community Service Requirements - SUSPENDED
- $\mathbb{X}$ PetPolicy - AttachmentB
  - ResidentAdvisoryBoardMembershipList - AttachmentC
  - 5-YearPlanProgressReport - AttachmentD
  - VoluntaryConversioncertification AttachmentE
- $\boxtimes$ ResidentMemberonthePHA GoverningBoard - AttachmentF

**OptionalAttachments:** 

- PHAManagementOrganizationalChart - AttachmentG
- **FY2000CapitalFundProgram5YearActionPlan** (includedinPHAPlan)
- PublicHousingDrugE liminationProgram(PHDEP)Plan NOLONGERAVAILABLE
- CommentsofResidentAdvisoryBoardorBoards (includedinPHAPlan)
- Other(Listbelow, providing each attachment name)
  - ✓ SECTION8ADMINISTRATIVEPLAN(IncludingInform alReviewandInformal HearingProcedures) –(az003a01)

# ✓ PUBLICHOUSINGADMISSIONSANDCONTINUEDOCCUPANCYPOLICY (IncludingGrievanceProcedure)- (az003b01)

# **SupportingDocumentsAvailableforReview**

Indicatewhichdocumentsareavailableforpublicrev iewbyplacingamarkinthe"Applicable&On Display" columnin the appropriate rows. All listed documents must be on display if applicable to the programactivitiesconductedbythePHA.

ListofSupportingDocumentsAvailableforReview						
Applicable & On	SupportingDocument	ApplicablePlan Component				
Display						
✓	PHAPlanCertificationsofCompliancewiththe PHAPlansandRelatedRegulations	5YearandAnnualPlans				
✓	State/LocalGovernmentCertificationofConsistencywiththe ConsolidatedPlan	5Yeara ndAnnualPlans				
✓	FairHousingDocumentation: RecordsreflectingthatthePHAhasexamineditsprogramsor proposedprograms,identifiedanyimpedimentstofairhousing choiceinthoseprograms,addressedorisaddressingthose impedimentsinareasonab lefashioninviewoftheresources available,andworkedorisworkingwithlocaljurisdictionsto implementanyofthejurisdictions'initiativestoaffirmatively furtherfairhousingthatrequirethePHA'sinvolvement.	5YearandAnnualPlans				
✓	ConsolidatedPlanforthejurisdiction/sinwhichthe PHAislocated(whichincludestheAnalysisof	AnnualPlan: HousingNeeds				

ListofSupportingDocumentsAvailableforReview					
Applicable & On Display	SupportingDocument	ApplicablePlan Component			
	ImpedimentstoFairHousingChoice(AI))andany additionalbackupdatatosupportstatementof housingneedsinthejurisdiction				
√	Mostrecentboard -approvedoperatingbudgetforthe publichousingprogram	AnnualPlan: FinancialResources;			
✓	PublicHousingAdmissionsand(Continued) OccupancyPolicy(A&O),whichincludestheTenant SelectionandAssignmentPlan[TSAP]	AgencyPlan:E ligibility, Selection,andAdmissions Policies			
✓	Section8AdministrativePlan	AgencyPlan:Eligibility, Selection,andAdmissions Policies			
✓	<ul> <li>PublicHousingDeconcentrationandIncomeMixing</li> <li>Documentation:</li> <li>1. PHAboardcertificationsofcompliancewith deconcentrationrequirements(section16(a)of theUSHousingActof1937,asimplementedin the2/18/ 99QualityHousingandWork ResponsibilityActInitialGuidance;Notice and anyfurtherHUDguidance)and</li> <li>2. Documentationoftherequireddeconcentration andincomemixinganalysis</li> </ul>	AnnualPlan:Eligibility, Selection,andAdmissions Policies			
✓	Publichousingrentdeterminationpolicies,includingthe methodologyforsettingpublichousingflatrents Checkhereifincludedinthepublichous ing A&OPolicy	AnnualPlan:Rent Determination			
✓	Scheduleofflatrentsofferedateachpublichousing development Checkhereifincludedinthepublichousing A&OPolicy	AnnualPlan:Rent Determination			
✓	Section8rentdetermina tion(paymentstandard) policies CheckhereifincludedinSection8 AdministrativePlan	AnnualPlan:Rent Determination			
✓	Publichousingmanagementandmaintenancepolicydocuments, includingpoliciesforthepreventionoreradication ofpest infestation(includingcockroachinfestation)	AnnualPlan:Operations andMaintenance			
✓	Publichousinggrievanceprocedures	AnnualPlan:Grievance Procedures			

Appliachle	ListofSupportingDocumentsAvailableforRe SupportingDocument	
Applicable & On Display		ApplicablePlan Component
	A&OPolicy	
✓	Section8informalreviewandhearingprocedures CheckhereifincludedinSection8 AdministrativePlan	AnnualPlan:Grievance Procedures
✓	TheHUD -approvedCapitalFund/Comprehensive GrantProgramAnnualStatement(HUD52837)for theactivegr antyear	AnnualPlan:CapitalNeeds
✓	MostrecentCIAPBudget/ProgressReport(HUD 52825)foranyactiveCIAPgrant	AnnualPlan:CapitalNeeds
✓	Mostrecent,approved5YearActionPlanforthe CapitalFund/ComprehensiveGrantProgram,ifnot includedas anattachment(providedatPHAoption)	AnnualPlan:CapitalNeeds
N/A	ApprovedHOPEVIapplicationsor, if more recent, approvedor submittedHOPEVIRevitalizationPlans or any other approved proposal for development of public housing	AnnualPlan:C apitalNeeds
N/A	Approvedorsubmittedapplicationsfordemolition and/ordispositionofpublichousing	AnnualPlan:Demolition andDisposition
N/A	Approvedorsubmittedapplicationsfordesignation ofpublichousing(DesignatedHousingPlans)	AnnualPlan:Designationof PublicHousing
N/A	Approvedorsubmittedassessmentsofreasonable revitalizationofpublichousingandapprovedor submittedconversionplanspreparedpursuantto section2020fthe1996HUDAppropriationsAct	AnnualPlan:Conversio nof PublicHousing
N/A	Approvedorsubmittedpublichousing homeownershipprograms/plans	AnnualPlan: Homeownership
N/A	PoliciesgoverninganySection8Homeownership program CheckhereifincludedintheSection8 AdministrativeP lan	AnnualPlan: Homeownership
✓	AnycooperativeagreementbetweenthePHAandthe TANFagency	AnnualPlan:Community Service&Self -Sufficiency
N/A	FSSActionPlan/sforpublichousingand/orSection 8	AnnualPlan:Community Service&Self -Sufficiency
$\checkmark$	Mostrecentself -sufficiency(ED/SS,TOPorROSS orotherresidentservicesgrant)grantprogramreports	AnnualPlan:Community Service&Self -Sufficiency
$\checkmark$	ThemostrecentPublicHousingDrugElimination Program(PHEDEP)semi -annualperformancere port foranyopengrantandmostrecentlysubmitted	AnnualPlan:Safetyand CrimePrevention

ListofSupportingDocumentsAvailableforReview								
Applicable	SupportingDocument ApplicablePlan							
&		Component						
On								
Display								
	PHDEPapplication(PHDEPPlan)							
$\checkmark$	ThemostrecentfiscalyearauditofthePHA	AnnualPlan:AnnualAudit						
	conductedundersection5(h)(2)oftheU.S.Housing							
	Actof1937(42U.S.C.1437c(h)),theresultsofthat							
	auditandthePHA'sresponsetoanyfindings							
N/A	TroubledPHAs:MOA/RecoveryPlan	TroubledPHAs						
	Othersupportingdocuments(optional)	(specifyasn eeded)						
	(listindividually;useasmanylinesasnecessary)							
	ResidentCommunityServicePlan	AdmissionsandContinued						
N/A	SUSPENDED	OccupancyPlan						
✓	PetPolicy	AdmissionsandContinued						
		OccupancyPlan						

# 1. StatementofHousingNeeds

[24CFRPart903.79(a)]

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#### A.HousingNeedsofFamiliesintheJurisdict ion/sServedbythePHA

BasedupontheinformationcontainedintheConsolidatedPlan/sapplicabletothejurisdiction,and/orotherdataavailableto thePHA,provideastatementofthehousingneedsinthejurisdictionbycompletingthefollowingtable. Inthe"Overall" Needscolumn,providetheestimatednumberofrenterfamiliesthathavehousingneeds.Fortheremainingcharacteristics, ratetheimpactofthatfactoronthehousingneedsforeachfamilytype,from1to5,with1being"noimpact"a nd5being "severeimpact."UseN/AtoindicatethatnoinformationisavailableuponwhichthePHAcanmakethisassessment.

HousingNeedsofFamiliesintheJurisdiction								
	byFamilyType							
FamilyType	Overall	Afford- ability	Supply	Quality	Access- ibility	Size	Loca- tion	
Income<=30% ofAMI	4862	5	5	5	5	5	3	
Income>30%but <=50%ofAMI	4812	5	5	5	5	3	3	
Income>50%but <80%ofAMI	6634	3	3	3	2	1	3	
Elderly	3391	3	3	3	2	1	3	
Familieswith Disabilities	N/A							
Non-Hispanic	14,206	4	4	4	3	1	3	
Hispanic	3946	5	5	5	4	1	4	
African-American	790	5	5	5	4	1	4	
American-Indian	198	5	5	5	4	1	4	
Asian	394	5	5	5	4	1	4	

WhatsourcesofinformationdidthePHAusetoconductthisanalysis?(Checkallthatapply;all materialsmustbemadeavailableforpublicinsp ection.)

- ConsolidatedPlanoftheJurisdiction/s
  - Indicateyear: 1999,2000,2001,2002
  - U.S. Census data: the Comprehensive Housing Affordability Strategy (``CHAS'') dataset
    - AmericanHousingSurveydata
      - Indicateyear:
  - Otherhousingmarketstudy
    - Indicateyear:
- Othersources:(listandindicateyearofinformation) CityPopulationInformation,2000Census

# B. HousingNeedsofFamiliesonthePublicHousing andSection8Tenant -Based AssistanceWaitingLists

StatethehousingneedsofthefamiliesonthePHA'swaitinglist/s .Completeonetableforeachtype ofPHA -widewaitinglistadministeredbythePHA. PHAsmayprovideseparatetablesforsite -based orsub -jurisdictionalpublichousingwaitinglistsattheiroption.

HousingNeedsofFamiliesontheWaitingList								
Waitinglisttype:(selectone)								
Section8tenant								
PublicHousing								
	BandPublicHousing							
PublicHousingSite	_	isdictionalwaitinglist(	optional)					
Ifused, identify which development/subjurisdiction:								
	#offamilies	%oftotalfamilies	AnnualTurnover					
Waitinglisttotal	937							
Extremelylow								
income<=30%AMI								
Verylowincome								
(>30%but<=50%								
AMI)								
Lowincome	937*							
(>50%but<80%								
AMI)								
Familieswith	711							
children								
Elderlyfamilies	65							
Familieswith	161							
Disabilities								
Non-Hispanic	399							
Hispanic	316							
African/American	205							
American/Indian	16							
Asian	1							
Characteristicsby								
BedroomSize								
(PublicHousing								
Only)								
1BR	310							
2BR	275							
3BR	262							
4BR	90							

HousingNeedsofFamiliesontheWaitingList						
5BR	1					
5+BR						
Isthewaitinglistclosed	(selectone)?	No	Yes			
Ifyes:						
Howlonghasitbeenclosed(#ofmonths)?3						
DoesthePHAexpecttoreopenthelistinthePHAPlanyear?						
DoesthePHApermitspecificcategoriesoffamiliesontothewaiting list, even if						
generallyclosed? No Yes						

\*Incomeverifiedduringeligibilityreview,whenpulledforassistance.Waitliststatusisnot basedonincomelevel.

HousingNeedsofFamiliesontheWaitingList			
PublicHousingSite	-basedassistance BandPublicHousing	urisdictionalwaitinglist( ubjurisdiction: %oftotalfamilies	optional) AnnualTurnover
Waitingligttatal	1063		
Waitinglisttotal Extremelylow income<=30%AMI	1005		
Verylowincome (>30%but<=50% AMI)			
Lowincome (>50% but<80% AMI)	1063*		
Familieswith children	836		
Elderlyfamilies	59		
Familieswith Disabilities	168		
Non-Hispanic	535		
Hispanic	282		
African/American	222		
American/Indian	12		

HousingNeedsofFamiliesontheWaitingList		
Asian	12	
Characteristicsby		
BedroomSize		
(PublicHousing		
Only)		
1BR		
2BR		
3BR		
4BR		
5BR		
5+BR		
Isthewaitinglistclosed	$(\text{selectone})?$ $\square$ No $\square$ Yes	
Ifyes:		
Howlonghasitbeenclosed(#ofmonths)?5		
DoesthePHAexpecttoreopenthelistintheP HAPlanyear? No Xyes		
DoesthePHApermitspecificcategoriesoffamiliesontothewaitinglist, even if		
generallyclose	$d? \square No \square Yes$	

\*Incomeverifiedduringeligibilityreview,w henpulledforassistance.Waitliststatusisnotbasedon incomelevel.

#### C.StrategyforAddressingNeeds

ProvideabriefdescriptionofthePHA'sstrategyforaddressingthehousingneedsoffamiliesinthe jurisdictionandonthewaitinglist **INTHE UPCOMINGYEAR**, and the Agency's reasons for choosing this strategy.

TheneedforaffordablehousingintheGlendalejurisdictioncontinuestooutweighthe availableresourcestomeettheneed.TheCHSDwillcontinueitssuccessfullandlord marketingap proachtoattractlandlordstotheSection8program.Inaddition,topromote communityprideandupwardmobilityfortenants,CHSDwillcontinuethecommitmentto improveandenhancethephysicalcondition,curbappealandaccessibilityofthecurrent PublicHousingproperties.

TheCHSDwillalsocontinueeffortstoprovideself -sufficiencyandskillsenhancement incentivesforPublicHousingandSection8programparticipantstoassistthemto transitionfromsubsidizedhousingtotraditionalhousing. Assistingfamiliestoachieve independencewillhelpstabilizethecommunityandincreasetheavailabilityofassisted housingtootherfamiliesonthewaitinglist.

#### (1)Strategies

Need:Shortageofaffordablehousingforalleligiblepopulations

# Strategy1.MaximizethenumberofaffordableunitsavailabletothePHAwithinitscurrent resourcesby:

Selectallthatapply

- Employeffectivemaintenanceandmanagementpoliciestominimizethenumberofpublic housingunitsoff -line
- Reduceturnovertimeforvacatedpublichousingunits
- Reducetimetorenovatepublichousingunits
- Seekreplacementofpublichousingunitslosttotheinventorythroughmixedfinance development
- Seekreplacementofpublichousingunitslosttotheinventorythroughsection8replacement housingresources
- Maintainorincreasesection8lease -upratesbyestablishingpaymentstandardsthatwillenable familiestorentthr oughoutthejurisdiction
- UndertakemeasurestoensureaccesstoaffordablehousingamongfamiliesassistedbythePHA, regardlessofunitsizerequired
- Maintainorincreasesection8lease -upratesbymarketingtheprogr amtoowners,particularly thoseoutsideofareasofminorityandpovertyconcentration
- Maintainorincreasesection8lease -upratesbyeffectivelyscreeningSection8applicantsto increaseowneracceptanceofprogram
- ParticipateintheConsolidatedPlandevelopmentprocesstoensurecoordinationwithbroader communitystrategies
- Other(listbelow)

#### Strategy2:Increasethenumberofaffordablehousingunitsby:

Selectallthatapply

- Applyforadditionalsection8unitsshouldtheybecomeavailable
  - Leverageaffordablehousingresourcesinthecommunitythroughthecreationofmixed -finance housing
  - Pursuehousingresourcesotherthanpublichousi ngorSection8tenant -basedassistance.
- Other:(listbelow)

#### Markettheprogramtolocallandlords

#### Need:SpecificFamilyTypes:Familiesatorbelow30%ofmedian

Strategy1:Targetavailableassistancetofamiliesatorbelow30	%ofAMI	
Selectallthatapply		

- ExceedHUDfederaltargetingrequirementsforfamiliesatorbelow30%ofAMIinpublic housing
- ExceedHUDfederaltargetingrequirementsforfamiliesatorbelow30%ofAMIintenant -based section8assistance
- Employadmissionspreferencesaimedatfamilieswitheconomichardships
- Adoptrentpoliciestosupportandencouragework



Other:(listbelow)

#### Need:SpecificFamilyTypes:Fam iliesatorbelow50%ofmedian

**Strategy1:Targetavailableassistancetofamiliesatorbelow50%ofAMI** Selectallthatapply



Employadmissionspreferencesaimedatfamilieswhoareworking

Adoptrentpoliciestos upportandencouragework

Other:(listbelow)

#### Need:SpecificFamilyTypes:TheElderly

#### Strategy1:Targetavailableassistancetotheelderly:

Selectallthatapply

l	

Seekdesignationofpublichousingfortheelderly Applyforspecial -purposevoucherstargetedtotheelderly,shouldtheybecomeavailable

Other:(listbelow)

#### Need:SpecificFamilyTypes:FamilieswithDisabilities

Strategy1:TargetavailableassistancetoFamil	ieswithDisabilities:
Selectallthatapply	

- Seekdesignationofpublichousingforfamilieswithdisabilities
- Carryoutthemodificationsneededinpublichousingbasedonthesection504Needs AssessmentforPublicH ousing
- Applyforspecial -purposevoucherstargetedtofamilieswithdisabilities, should they become available
  - Affirmativelymarkettolocalnon -profitagenciesthatassistfamilieswithdisabilities Oher:(listbelow)

Need:SpecificFamilyTypes:Racesorethnicitieswithdisproportionatehousingneeds

# Strategy1:IncreaseawarenessofPHAresourcesamongfamiliesofracesandethnicitieswith disproportionateneeds:

Selectifapplicable



Affirmativelymarkettoraces/ethnicitiesshowntohavedisproportionatehousingneeds Other:(listbelow)

# Strategy2:Conductactivitiestoaffirmativelyfurtherfairhousing

Selectallthatapply

 $\boxtimes$ Counsels ection8tenantsastolocationofunitsoutsideofareasofpovertyorminority concentrationandassistthemtolocatethoseunits  $\boxtimes$ 

Marketthesection8programtoownersoutsideofareasofpoverty/minorityconcentrations

Other:(listbelow)

#### OtherHousingNeeds&Strategies:(listneedsandstrategiesbelow)

#### (2)ReasonsforSelectingStrategies

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

- Fundingconstraints Staffingconstraints Limitedavailabilityofsitesforassistedhousing Extenttowhichparticularhousingneedsaremetbyotherorganizationsinthecommunity Evidence of housing needs as demonstrated in the Consolidated Planando therm formationavailabletothePHA InfluenceofthehousingmarketonPHAprograms Communityprioritiesregardinghousingassistance Resultsofconsultationwithlocalorstategovernment Results of consultation with residents and the Resident Advisory BoardResultsofconsultationwithadvocacygroups
  - Other:(listbelo w)

#### 2. **StatementofFinancialResources**

# [24CFRPart903.79(b)]

List the financial resources that are anticipated to be available to the PHA for the support of Federalpublichousingandtenant -basedSection8assistanceprogramsadministeredbythePHAdu ringthePlan year.Note:thetableassumesthatFederalpublichousingortenantbasedSection8assistancegrant fundsareexpendedoneligiblepurposes; therefore, uses of these funds need not be stated. For other funds, indicate the use for those f undsasoneofthefollowingcategories:publichousingoperations, publichousingcapitalimprovements, publichousingsafety/security, publichousingsupportiveservices, Section8tenant -basedassistance,Section8supportiveservicesorother.

nancialResources:	
	PlannedUses
331,000	
325,044	
6,963,216	
250,000	
50,000	publichous ingcapital improvements& safety/security
237,924	
390,000	
	325,044 6,963,216 250,000 50,000 237,924

# 3. PHAPoliciesGoverningEligibility,Selection,andAdmissions

[24CFRPart903.79(c)]

# **A.PublicHousing**

Exemptions:PHA sthatdonotadministerpublichousingarenotrequiredtocompletesubcomponent 3A.

### (1)Eligibility

a. When does the PHA verify eligibility for a dmission to public housing? (select all that apply)

- ] Whenfamiliesarewithinacertainnu mberofbeingofferedaunit:(statenumber)
  - Whenfamiliesarewithinacertaintimeofbeingofferedaunit:(statetime)

Other:(describe)

Whenthefamilynearsthetopofthewaitinglist, names are pulled and anelig	ibility
appointmentisset.	

b.Whichnon -income(screening)factorsdoesthePHAusetoestablisheligibilityforadmissionto publichousing(selectallthatapply)?

- CriminalorDrug -relatedactivity
- Rentalhistory
- Housekeeping
  - Other(describe)

#### fraudinotherhousingprograms

- c. Yes No:DoesthePHArequestcriminalrecordsfromlocallawenforcementagenciesfor screeningpurposes?
- d. Yes No:DoesthePHArequestcriminalrecordsfromStatelawenforcementagenciesfor screeningpurposes?
- e. Xes No:DoesthePHAaccessFBIcriminalrecordsfromtheFBIforscreening purposes? (eitherdirectlyorthroughanNCIC -authorizedsource)

## (2)WaitingListOrganization

a. Which methods does the PHA plantous eto organize its public housing waiting list (select all that apply)

- $\boxtimes$  Community-widelist
  - Sub-jurisdictionallists
  - Site-basedwaitinglists
- Other(describe)

 $\underline{b.W} here may interested persons apply for a dmission to public housing?$ 

- PHAmainadministrativeoffice
- PHAde velopmentsitemanagementoffice

# Other(listbelow) **BYPHONE**

c.IfthePHAplanstooperateoneormoresite -basedwaitinglistsinthecomingyear,answereach thefollowingquestions;ifnot,skiptosubsection (3)Assignment	of
1. Howmanysite -basedwaitinglists will the PHA operate in the coming year?	
2. Yes No:AreanyorallofthePHA'ssite (thatis,theyarenotpartofa plan)? Ifyes,howmanylists?	
3. Yes No:Mayfamiliesbeonmorethanonelistsimultaneously Ifyes,howmanylists?	
<ul> <li>4.Wherecaninterestedpe rsonsobtainmoreinformationaboutandsignuptobeonthesite waitinglists(selectallthatapply)?</li> <li>PHAmainadministrativeoffice</li> <li>AllPHAdevelopmentmanagementoffices</li> <li>Managementofficesat developmentswithsite -basedwaitinglists</li> <li>Atthedevelopmenttowhichtheywouldliketoapply</li> <li>Other(listbelow)</li> </ul>	-based
(3)Assignment	
<ul> <li>a.Howmanyvacantunitchoicesareapplicantsordinarilygivenbeforetheyfalltothe bottomo removedfromthewaitinglist?(selectone)</li> <li>One</li> <li>Two</li> <li>ThreeorMore</li> </ul>	forare
b. Yes No:Isthispolicyconsistentacrossallwaitinglisttypes?	

c.Ifan swertobisno,listvariationsforanyotherthantheprimarypublichousingwaitinglist/sforthe PHA:

#### (4)AdmissionsPreferences

a.Incometargeting:

Yes No:DoesthePHAplantoexceedthefederaltargetingre quirementsbytargetingmorethan 40% of all new admission stopublic housing to families at or below 30% of median area income?

b.Transferpolicies:

In what circumstances will transfer stake precedence over new admissions? (list below)

- Emergencies
- Overhoused
- Underhoused
- Medicaljustification
- AdministrativereasonsdeterminedbythePHA(e.g.,topermitmodernizationwork)
  - Residentchoice:(stat ecircumstancesbelow)
  - ] Other:(listbelow)
- c. Preferences
- 1. Yes No:HasthePHAestablishedpreferencesforadmissiontopublichousing(otherthan dateandtimeofapplication)?(If"no"isselected ,skiptosubsection (5) Occupancy)
- 2. WhichofthefollowingadmissionpreferencesdoesthePHAplantoemployinthecomingyear? (selectallthatapplyfromeitherformerFederalpreferencesorotherpreferences)

FormerFederalpreferences:

- InvoluntaryDisplacement(Disaster,GovernmentAction,ActionofHousing Owner,Inaccessibility,PropertyDisposition)
  - ] Victimsofdomesticviolence
  - Substandardhousing
- Homelessness
- Highrentburden(rentis>50percentofincome)

Otherpreferences:(selectbelow)

- Workingfamiliesandthoseunabletoworkbecauseofageordisability
  - Veteransandveterans' families
- Residentswholiveand/orworkinthejurisdiction
- Thoseenrolledcurrentlyineducational,training,orupwardmobilityprograms
- Householdsthatcontributetomeetingincomegoals(broadrangeofincomes)
- Householdsthatcontributetomeetingincomerequirements(targeting)
- Thosepreviouslyenrolledineducational,training,orupwardmobilityprograms
- Victimsofreprisalsorhatecrimes
- Otherpreference(s) (listbelow)
  - ELDERLY
  - DISABLED

3. If the PHA will employ admission spreferences, please prioritize by placing a "1" in the space that represent syour first priority, a "2" in the box representing your second priority, and soon. If you give equal we ight to one or more of the sechoices (either through an absolute hier archyor through a point

system),placethesamenumbernexttoeach.Thatmeansyoucanuse"1"morethanonce,"2"more thanonce.etc.

#### **1**DateandTime

FormerFederalpreferences:

1 InvoluntaryDisplacement(Disaster,GovernmentAction,ActionofHousing Owner, Inaccessibility, Property Disposition) Victimsofdomesticviolence Substandardhousing Homelessness Highrentburden

Otherpreferences(selectallthatapply)

- Workingfamiliesandthoseunabletoworkbecauseofageordisability
- Veteransandveterans' families
- Residentswholiveand/orworkinth ejurisdiction
- Those enrolled currently ineducational, training, or upward mobility programs
- Householdsthatcontributetomeetingincomegoals(broadrangeofincomes)
- Householdsthatcontributetom eetingincomerequirements(targeting)
- Those previously enrolled ineducational, training, or upward mobility programs
- Victimsofreprisalsorhatecrimes
- $\boxtimes$ Otherpreference(s)(listbelow)

**ELDERLY** DISABLED

4. Relationshipofpreferencestoincometargetingrequirements:

- ThePHAappliespreferences within incometiers
- $\square$ Notapplicable:thepoolofapplicantfamiliesensuresthatthePHAwillmeetincometargeting requirements

# (5)Occupancy

- a. What reference materials can applicants and resident sus to obtain information about the rules of the transmission of transmission of transmission of the transmission of transmissiooccupancyofpublichousing(selectallthatapply)
- ThePHA -residentlease Х
  - ThePHA'sA dmissionsand(Continued)Occupancypolicy
  - PHAbriefingseminarsorwrittenmaterials
  - Othersource(list)

b.HowoftenmustresidentsnotifythePHAofchangesinfamilycomposition?  $\boxtimes$ 

(selectallthatapply)

Atanannualreexaminationandleaserenewal

(6)DeconcentrationandIncomeMixing	SEEREQUIREDDECONCENTRATI ONANDINCOME MIXINGATTACHMENTA
	raloccupancy(family)publichousingdevelopments ntrationrule?Ifno,thissectioniscomplete.Ifyes,continue NoticePIH2001 -4 January19,2001
a. Yes No:DidthePHA'sanalysisofits	family(generaloccupancy)developmentstodetermine tyindicatetheneedformeasurestopromote
b. Yes No:DidthePHAadoptanychang requiredanalysisofthe incomemixing?	gestoits <b>admissionspolicies</b> basedontheresultsofthe eneedtopromotedeconcentrationofpovertyortoassure
c.Iftheanswertobwasyes,whatchangesweread Adoptionofsite basedwaitinglists Ifselected,listtargeteddevelopmentsb	
Employingwaitinglist"skipping"toac attargeteddevelopments Ifselected,listtargeteddevelopmentsb	ch ievedeconcentrationofpovertyorincomemixinggoals
Employingnewadmissionpreferences Ifselected,listtargeteddevelopmentsb	• •
Other(listpoliciesanddevelopmentsta	argetedbelow)
d. Yes No:DidthePHAadoptanychang analysisoftheneedford	gesto <b>other</b> policiesbasedontheresultsoftherequired deconcentrationofpov ertyandincomemixing?
e.Iftheanswertodwasyes,howwouldyoudescr	ribethesechanges?(selectallthatapply)
<ul> <li>Additionalaffirmativemarketing</li> <li>Actionstoimprovethemarketabilityof</li> <li>Adoptionoradjustmentofceilingrents</li> <li>Adoptionofrentincentivestoencourag</li> <li>Other(listbelow)</li> </ul>	-

f.Basedontheresultsofthereq uiredanalysis,inwhichdevelopmentswillthePHAmakespecial effortstoattractorretainhigher -incomefamilies?(selectallthatapply)

Notapplicable:resultsofanalysisdidnotindicateaneedforsuchefforts

List(anyapplicable)developmentsbelow:

g.Basedontheresultsoftherequiredanalysis, inwhichdevelopments will the PHA makespecial efforts to assure access for lower -income families? (select all that apply)

Notapplicable:resu ltsofanalysisdidnotindicateaneedforsuchefforts

List(anyapplicable)developmentsbelow:

# **B.Section8**

Exemptions:PHAsthatdonotadministersection8arenotrequiredtocompletesub -component3B. Unlessotherwisespecif ied,allquestionsinthissectionapplyonlytothetenant -basedsection8 assistanceprogram(vouchers,anduntilcompletelymergedintothevoucherprogram, certificates).

#### (1)Eligibility

<ul> <li>a.WhatistheextentofscreeningconductedbythePHA?(sele ctallthatapply)</li> <li>Criminalordrug -relatedactivityonlytotheextentrequiredbylaworregulation</li> <li>Criminalanddrug -relatedactivity,moreextensivelythanrequiredbylaworregulation</li> <li>Moregenera lscreeningthancriminalanddrug -relatedactivity(listfactorsbelow)</li> <li>Other(listbelow)</li> </ul>
b. Xes No:DoesthePHArequestcriminalrecordsfromlocallawenforcementagenciesfor screeningpurpose s?
c. Xes No:DoesthePHArequestcriminalrecordsfromStatelawenforcementagenciesfor screeningpurposes?
d. Xes No:DoesthePHAaccessFBIcriminalrecordsfromtheFB Iforscreeningpurposes? (eitherdirectlyorthroughanNCIC -authorizedsource)
<ul> <li>e.Indicatewhatkindsofinformationyousharewithprospectivelandlords?(selectallthatapply)</li> <li>Criminalordrug -relatedactivity</li> <li>Other(describebelow) WITHAPPROPRIATEAPPLICANTRELEASE: EVICTION BADDEBTHISTORY</li> </ul>
PREVIOUSLANDLORDNAMES/REPORT

# (2)WaitingListOrganization

<ul> <li>a.Withwhichofthefollowingprogramwaitinglistsisthesection8tenan merged?(selectallthatapply)</li> <li>None</li> <li>Federalpublichousing</li> <li>Federalmoderaterehabilitation</li> <li>Federalproject -basedcertificateprogram</li> <li>Otherfederalorlocal program(listbelow)</li> </ul>	t -basedassistancewait inglist
<ul> <li>b.Wheremayinterestedpersonsapplyforadmissiontosection8tenant thatapply)</li> <li>PHAmainadministrativeoffice</li> <li>Other(listbelow) BYPHONE</li> </ul>	-basedassistance?(selectall
(3)SearchTime	
a. Xes No:DoesthePHAgiveextensionsonstandard60	-dayperiodtosearchforaunit?
Ifyes,statecircumstancesbelow: FORDOCUMENTEDANDJUSTIFIABLEREA	SONS
(4)AdmissionsPreferences	
a.Incometargeting	
Yes No:DoesthePHAplantoexceedthefederaltargetingrequin 75% of all new admission stothesection 8 program median area income?	
<ul> <li>b.Preferences</li> <li>1. Yes No:HasthePHAestablishedpreferencesforadmissiont assistance?(otherthandateandtimeofapplicat (5)Specialpurposesection8assistanceprog</li> </ul>	ion)(ifno,skiptosubcomponent
2.Wh ichofthefollowingadmissionpreferencesdoesthePHAplantoe (selectallthatapplyfromeitherformerFederalpreferencesorother	
<ul> <li>FormerFederalpreferences</li> <li>InvoluntaryDisplacement(Disaster ,GovernmentAction,Action,Action)</li> <li>Victimsofdomesticviolence</li> <li>Substandardhousing</li> <li>Homelessness</li> <li>Highrentburden(rentis&gt;50perce ntofincome)</li> </ul>	ctionofHousingOwner,

Otherpreferences(selectallthatapply)

Workingfamiliesandthoseunabletoworkbecauseofageordisability
 Veteransandveterans'families
 Residentswholiveand/orworkinyourjur isdiction
 Thoseenrolledcurrentlyineducational,training,orupwardmobilityprograms
 Householdsthatcontributetomeetingincomegoals(broadrangeofincomes)
 Householdsthatcontributetomeetin gincomerequirements(targeting)
 Thosepreviouslyenrolledineducational,training,orupwardmobilityprograms
 Victimsofreprisalsorhatecrimes
 Otherpreference(s)(listbelow)
 ELDERLY
 DISABLED

3. If the PHA will employ admission spreferences, please prioritize by placing a "1" in the space that represent syour first priority, a "2" in the box representing your second priority, and soon. If you give equal weight to one or more of these choices (either through an absolute hierarchy or through apoint system), place the same number next to each. That means you can use "1" more than once, "2" more than once, etc.

**1.** DateandTime

FormerFederalpreferences

1. InvoluntaryDisplacement(D isaster,GovernmentAction,ActionofHousingOwner, Inaccessibility,PropertyDisposition) Victimsofdomesticviolence Substandardhousing Homelessness Highrentburden

Otherpreferences(s electallthatapply)

- Workingfamiliesandthoseunabletoworkbecauseofageordisability
  - Veteransandveterans' families
- Residentswholiveand/orworkinyourjurisdiction
- Thosee nrolledcurrentlyineducational,training,orupwardmobilityprograms
- Householdsthatcontributetomeetingincomegoals(broadrangeofincomes)
- Householdsthatcontributetomeetingincomerequirements(targeting)
- ] Those previously enrolled ineducational, training, or upward mobility programs
- Victimsofreprisalsorhatecrimes
- Otherpreference(s)(listbelow)

ELDERLY

## DISABLED

4. Amongapplicantsonthe waitinglist with equal preference status, how are applicants selected? (selectone)



 $\boxtimes$ 

 $\square$ 

Dateandtimeofapplication Drawing(lottery)orotherrandomchoicetechnique

5.If the PHA plan stoem ploy preferences for "resi dentswholiveand/orworkinthejurisdiction" (selectone)

ThispreferencehaspreviouslybeenreviewedandapprovedbyHUD

ThePHArequestsapprovalforthispreferencethroughthisPHAPlan

6.Relationshipofpr eferencestoincometargetingrequirements:(selectone)

- ThePHAappliespreferenceswithinincometiers
  - Notapplicable:thepoolofapplicantfamiliesensuresthatthePHA will meet income targeting requirements

#### (5) SpecialPurposeSection8AssistancePrograms

a.Inwhichdocumentsorotherreferencematerialsarethepoliciesgoverningeligibility, selection, and admissionstoanyspecial -purposesection8programadministeredbythePHAcontained?(selectall thatapply)

- TheSection8AdministrativePlan
- Briefingsessionsandwrittenmaterials
- Other(listbelow)
- b. HowdoesthePHAannouncetheavailabilityofanyspecial -purposesection8programstothe public?
  - Throughpublishednotices
- Other(listbelow)

Through24 -HourHotlineandotherpostings, as appropriate.

#### **PHARentDeterminationPolicies** 4.

[24CFRPart903.79(d)]

## A.PublicHousing

Exemptions:PHAsthatdono tadministerpublichousingarenotrequiredtocompletesub -component 4A.

#### (1)IncomeBasedRentPolicies

DescribethePHA'sincomebasedrentsettingpolicy/iesforpublichousingusing,including discretionary(thatis,notrequiredbystatuteorregul ation)incomedisregardsandexclusions,inthe appropriatespacesbelow.

a.Useofdiscretionarypolicies:(selectone)

ThePHAwillnotemployanydiscretionaryrent -settingpoliciesforincomebasedrentinpublic housing.Income -basedrentsaresetatthehigherof30% of adjusted monthlyincome,10% of unadjusted monthlyincome, the welfarerent, or minimum rent(less HUD mandatory deductions and exclusions). (If selected, skiptosub -component(2))

---or---

ThePHAemploysdiscretionarypoliciesfordeterminingincomebasedrent(Ifselected,continue toquestionb.)

b.MinimumRent

1.WhatamountbestreflectsthePHA'sminimumrent?(selectone)

$\triangleleft$	\$0
	\$1-\$25
	\$26-\$50

2. Yes No:HasthePHAadoptedanydiscretionaryminimumrenthardshipexemptionpolicies?

3.Ifyestoquestion2,listthesepoliciesbelow :

c. Rentssetatlessthan30%thanadjustedincome

1. Yes	No:DoesthePHAplantochargerentsatafixedamountorpercentagelessthan30% of
adjustedin	come?

Flatrentmaybelessthan30% of adjusted income. Case -by-case basis.

2.Ifyestoabove,listtheamountsorper centageschargedandthecircumstancesunderwhichthesewill beusedbelow:

d. Which of the discretionary (optional) deductions and/or exclusions policies does the PHA planto employ (select all that apply)

Fortheearnedincomeofa previouslyunemployedhouseholdmember

Forincreasesinearnedincome

Fixedamount(otherthangeneralrent -settingpolicy) Ifyes,stateamount/sandcircumstancesbelow:

Fixedpercentage(otherthan generalrent -settingpolicy)

If yes, state percentage/sand circumstances below:

Forhouseholdheads

Forotherfamilymembers

Fortransportationexpenses

Forthenon -reimbursedmedic alexpensesofnon -disabledornon -elderlyfamilies

Other(describebelow)

#### e.Ceilingrents

 $1. \ Doyouhave ceiling rents? (rents set at a level lower than 30\% of a djust edincome) (selectone)$ 

$\boxtimes$

Yesforalldevelopment s Yesbutonlyforsomedevelopments

No

- 2. Forwhichkindsofdevelopmentsareceilingrentsinplace?(selectallthatapply)
  - Foralldevelopments
     Forallgeneraloccupancydevelop ments(notelderlyordisabledorelderlyonly)
     Forspecifiedgeneraloccupancydevelopments
     Forcertainpartsofdevelopments;e.g.,thehigh -riseportion
     Forcertainsizeunits;e.g.,largerbedrooms izes
     Other(listbelow)

 $\label{eq:select} 3. \ Select the space or space sthat best describe how you arrive at ceiling rents (select all that apply)$ 

Marketcomparabilitystudy
 Fairmarketrents(FMR)
 95<sup>th</sup>percentilerents
 75percentofoperatingcosts
 100percentofoperatingcostsforgeneraloccupancy(family)developments
 Operatingcostsplusdebtservice
 The"rentalvalue"ofth eunit
 Other(listbelow)

f.Rentre -determinations:

1.Betweenincomereexaminations, how often must ten ants report changes in income or family<br/>composition to the PHA such that the changes result in an adjustment to rent? (select al <br/>lthat apply)

Never

Atfamilyoption

Anytimethefamilyexperiencesanincomeincrease

Anytimeafamilyexperiencesanincomeincreaseaboveathresholdamountorpercentage:(if

selected, specify threshold)\_\_\_\_\_

Other(listbelow)

# Anytimeafamilyexperiencesadecrease

g. Yes No:DoesthePHAplantoimplementindividualsavingsaccountsforresidents(ISAs)as analter nativetotherequired12monthdisallowanceofearnedincomeand phasinginofrentincreasesinthenextyear?

# (2)FlatRents

- 1. Insettingthemarket -basedflatrents, what sources of information did the PHA use to establish comparability? (selectal lthat apply.)
  - Thesection8rentreasonablenessstudyofcomparablehousing
  - Surveyofrentslistedinlocalnewspaper
  - Surveyofsimilarunassistedunitsintheneighborhood
- Other(list/describebelow)

   Professionalappraisalofotherunassistedrentalunitsinthejurisdiction.

# B.Section8Tenant -BasedAssistance

Exemptions:PHAsthatdonotadministerSection8tenant -basedassistancearenotrequiredtocomplete sub-component4B. **Unlessotherwisespecified,allquestionsinthissectionapplyonlytothetenant basedsection8assistanceprogram(vouchers,anduntilcompletelymergedintothevoucher program,certificates).** 

# (1)PaymentStandards

Describethevoucherpayment standardsandpolicies .

 $\underline{a.W} hat is the PHA's payments tandard? (select the category that best describes your standard)$ 

- Atorabove90%butbelow100%ofFMR
- 100%ofFMR
- Above100%butatorbelow110% ofFMR
  - Above110% of FMR (if HUD approved; describe circumstances below)

b.If the payments tandard is lower than FMR, why has the PHA selected this standard? (select all that apply)

FMRsareadequatetoensuresucce ssamongassistedfamiliesinthePHA'ssegmentoftheFMR area

The PHA has chosen to serve additional families by lowering the payment standard

- Reflectsmarketorsubmarket
- Other(listbelow)
- c.If thepaymentstandardishigherthanFMR,whyhasthePHAchosenthislevel?(selectallthat \_\_apply)
- FMRsarenotadequatetoensuresuccessamongassistedfamiliesinthePHA'ssegmentofthe FMRarea
- Reflectsmarketor submarket
- Toincreasehousingoptionsforfamilies
  - Other(listbelow)

 $\underline{d.H} ow often are payments tandards reevaluated for a dequacy? (selectone)$ 

$\ge$

Annually Other(listbelow)

e.Wh atfactorswillthePHAconsiderinitsassessmentoftheadequacyofitspaymentstandard? (selectallthatapply)

- Successratesofassistedfamilies
- Rentburdensofassistedfamilies

Other(listbelo w)

# (2)MinimumRent

a.WhatamountbestreflectsthePHA'sminimumrent?(selectone)

$\boxtimes$	\$0
	\$1-\$25
	\$26-\$50

b. Yes No:HasthePHAadoptedanydiscretionaryminim umrenthardshipexemptionpolicies? (ifyes,listbelow)

# 5. OperationsandManagement

[24CFRPart903.79(e)]

ExemptionsfromComponent5:HighperformingandsmallPHAsarenotrequiredtocompletethis section.Section8onlyPHAsmustcompletepar tsA,B,andC(2)

# A.PHAManagementStructure

Describe the PHA's management structure and organization.

#### (selectone)

AnorganizationchartshowingthePHA'smanagementstructureandorganizationisattached.

#### AttachmentF

AbriefdescriptionofthemanagementstructureandorganizationofthePHAfollows:

#### **B.HUDProgramsUnderPHAManagement**

ListFederalprogramsadministeredbythePHA,numberoffamiliesservedatthebeginningofthe upcomingfiscalyear,andex pectedturnoverineach.(Use"NA"toindicatethatthePHAdoesnot operateanyoftheprogramslistedbelow.)

ProgramName	UnitsorFamilies ServedatYear Beginning	Expected Turnover
PublicHousing	155	48
Section8Vouchers	1051	96
Section8Cert ificates	0	0
Section8ModRehab	0	0
SpecialPurpose Section8	N/A	
Certificates/Vouchers (listindividually)		
PublicHousingDrug EliminationProgram (PHDEP)	155	N/A
OtherFederal Programs(list individually)	N/A	
ROSS	155	N/A

## C.Manage mentandMaintenancePolicies

ListthePHA'spublichousingmanagementandmaintenancepolicydocuments,manualsandhandbooks thatcontaintheAgency'srules,standards,andpoliciesthatgovernmaintenanceandmanagementof publichousing,includingade scriptionofanymeasuresnecessaryforthepreventionoreradicationof pestinfestation(whichincludescockroachinfestation)andthepoliciesgoverningSection8 management.

(1)PublicHousingMaintenanceandManagement:(listbelow)

ConventionalPub licHousingAdmissionsandContinuedOccupancyPolicy PublicHousingMaintenancePolicy

(2)Section8Management:(listbelow)

#### Section8AdministrativePlan

## 6. PHAGrievanceProcedures

[24CFRPart903.79(f)]

Exemptionsfromcomponent6:Highperformi ngPHAsarenotrequiredtocompletecomponent6. Section8- OnlyPHAsareexemptfromsub -component6A.

#### A. PublicHousing

1. Yes No:HasthePHAestablishedanywrittengrievanceproceduresinadditiontofederal requirementsfoundat24CFRPart966,SubpartB,forresidentsofpublic housing?

Ifyes, list additions to federal requirements below:

2. WhichPHA offices hould residents or applicant stopublic housing contact to initiate the PHA grievance process? (selec tall that apply)

PHAmainadministrativeoffice

PHAdevelopmentmanagementoffices

Other(listbelow)

#### **B.Section8Tenant** -BasedAssistance

1. Yes No:HastheP HAestablishedinformalreviewproceduresforapplicantstotheSection8 tenant-basedassistanceprogramandinformalhearingproceduresforfamilies assistedbytheSection8tenant -basedassistanceprograminadditiontofederal requirementsfoundat24 CFR982?

Ifyes, list additions to federal requirements below:

- 2. Which PHA offices hould applicants or assisted families contact to initiate the informal review and informal hearing processes? (select all that apply)
  - PHAmainadmin istrativeoffice



Other(listbelow)

## 7. CapitalImprovementNeeds

[24CFRPart903.79(g)]

 $\label{eq:component} Exemptions from Component 7: Section 8 only PHAs are not required to complete this component and may skip to Component 8.$ 

#### A.CapitalFundActi vities

 $\label{eq:component} Exemptions from sub-component 7A: PHA sthat will not participate in the Capital Fund Programma y skip to component 7B. All other PHA smust complete 7A as instructed.$ 

# (1)CapitalFundProgramAnnualStatement

UsingpartsI,II,andIIIoftheAn nualStatementfortheCapitalFundProgram(CFP),identifycapital activitiesthePHAisproposingfortheupcomingyeartoensurelong -termphysicalandsocialviability ofitspublichousingdevelopments.ThisstatementcanbecompletedbyusingtheCF PAnnual StatementtablesprovidedinthetablelibraryattheendofthePHAPlantemplate **OR**,atthePHA's option,bycompletingandattachingaproperlyupdatedHUD -52837.

Selectone:

TheCapitalFundProgramAnnualStatementispr ovidedasanattachmenttothePHAPlanat Attachment(statename)

-or-

TheCapitalFundProgramAnnualStatementisprovidedbelow:(ifselected,copytheCFP AnnualStatementfromtheTableLibraryandinserthere)

 ${\ } This document is inserted on the next page$ 

# **CAPITALFUNDPROGRAMTABLESSTARTHERE**

AnnualStatement/PerformanceandEvaluationReport						
CapitalFundProgramandCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF)PartI:Summary						
PHAN	ame:Cit yofGlendaleHousingAuthority	GrantTypeandNumber	GrantTypeandNumber			
		CapitalFundProgramGrantNo			2002	
V O		ReplacementHousingFactorG		- <b>4</b> ( <b>9</b> - <b>9</b>		
	riginalAnnualStatement <b>ReserveforDisast</b> rformanceandEvaluationReportforPeriodEn	ē	PerformanceandEvalu			
Lin	SummarybyDe velopmentAccount	TotalEstimatedCost	r er for manceanur varu	TotalActualCost		
e	SummarybyDe veropmentAccount	TotalEstimatedCost		TotalActualCost		
e No.						
		Original	Revised	Obligated	Expended	
1	Totalnon -CFPFunds					
2	1406Operations					
3	1408ManagementImprovements	16,000.00				
4	1410Administration	29,000.00				
5	1411Audit					
6	1415LiquidatedDamages					
7	1430FeesandCosts	20,000.00				
8	1440SiteAcquisition					
9	1450SiteImprovement	106,370.00				
10	1460DwellingStructures	99,030.00				
11	1465.1DwellingEquipment —	20,000.00				
	Nonexpendable					
12	1470NondwellingStructur es					
13	1475NondwellingEquipment					
14	1485Demolition					
15	1490ReplacementReserve					
16	1492MovingtoWorkDemonstration					

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Ann	ualStatement/PerformanceandEvaluat	ionReport				
Cap	italFundProgramandCapitalFundProg	ramReplaceme	ntHo	ousingFactor(C	CFP/CFPRHF)PartI:	Summary
PHAN	ame:Cit yofGlendaleHousingAuthority	GrantTypeandNumbe				FederalFYofGrant: 2002
			CapitalFundProgramGrantNo: AZ20P00350102			
V O	riginalAnnualStatement ReserveforDisast	ReplacementHousingFa			tomont(novisionno.	)
	rformanceandEvaluationReportforPeriodEn	~ _			EvaluationReport	)
Lin	SummarybyDe velopmentAccount	TotalEstimatedCo	ost		TotalActualCost	
e						
No.						
		Original		Revised	Obligated	Expended
17	1495.1RelocationCosts					
18	1499DevelopmentActivities					
19	1501CollaterizationorDebtService					
20	1502Contingency					
21	AmountofAnnualGrant:(sumoflines2 – 20)	290,40	0.00			
22	Amountofline21RelatedtoLBPActivities					
23	Amountofline21RelatedtoSection504 compliance					
24	Amountofline21RelatedtoSecurity –Soft Costs					
25	AmountofLine21RelatedtoSecurity – HardCosts					
26	Amountofline21RelatedtoEnergyConservationMeasures					
# AnnualStatement/PerformanceandEvaluationReport CapitalFundProgramandCapitalFundProgramReplacementHousingFactor PartII:SupportingPages

(CFP/CFPRHF)

PHAName: CityofGlendaleHousingAuthority		GrantTypeandN		FederalFYofGrant: 2002				
		CapitalFundProg	ramGrantNo: AZ singFactorGrantNo:	20P00350102				
Development Number	GeneralDescriptionofMajor WorkCategories	Dev.Acct No.	Quantity	TotalEstimatedCost		TotalActualCost		Statusof Work
Name/HA-	workeategones	110.						WOIK
Wide								
Activities								
				Original	Revised	Funds Obligated	Funds Expended	
HA-Wide	OfficeFurniture,Computer	1408		16,000.00				
	Hardware/Software							
HA-Wide	AdministrativeCost&Training	1410		29,000.00				
HA-Wide	Architectural&DesignCost	1430		20,000.00				
AZ3 -1	TreeRemoval/Replacement	1450		3,185.00				
AZ3 -1	AbateTile/InstallCarpet&Vin yl	1460		28,515.00				
AZ3 -1	Replace10Refrigerators,10 Ranges&10WaterHeaters	1465		10,000.00				
AZ3 -2	ExteriorUpgrades	1450		100,000.0				
AZ3 -2	TreeRemoval/Replacement	1450		3,185.00				
AZ3 -2	ReplaceInteriorDoors	1460		6,000.00				
AZ3 -2	PhaseIIExteriorPainting	1460		34,000.00				
AZ3 -2	ReplaceSmokeDetectors,Phase II	1460		2,000.00				
AZ3 -2	AbateTile,InstallCarpet&Vinyl	1460		28,515.00				

CapitalFund	ment/PerformanceandEvalua ProgramandCapitalFundPro	-	ementHousir	ngFactor	(CFP/C	CFPRHF)		
PartII:Suppo PHAName: City	ortingPages ofGlendaleHousingAuthority	GrantTypeandN CapitalFundProg ReplacementHous		20P00350102	2	FederalFYofG	rant: 2002	
Development Number Name/HA- Wide Activities	GeneralDescriptionofMajor WorkCategories	Dev.Acct No.	Quantity	TotalEstimatedCost		TotalActualCost		Statusof Work
				Original	Revised	Funds Obligated	Funds Expended	
AZ3 -2	Replace10Refrigerators,10 Ranges&10WaterHeaters	1465		10,000.00				
	Ranges&10WaterHeaters	1465		10,000.00				

# AnnualStatement/PerformanceandEvaluationReport CapitalFundProgramandCapitalFundProgramReplacementHousingFactor(CFP/CFPRHF) PartIII:ImplementationSchedule

PHAName: CityofGler Authority	Capita	GrantTypeandNumber CapitalFundProgramNo: AZ20P00350102 ReplacementHousingFactorNo:				FederalFYofGrant: 2002	
Development Number Name/HA-Wide Activities	AllFundObligated (QuarterEndingDate)		AllFundsExpended (QuarterEndingDate)			ReasonsforRevisedTargetDates	
	Original	Revised	Actual	Original	Revised	Actual	
AZ3 -1	12/31/03			6/30/04			

AnnualStatement CapitalFundProg PartIII:Implement	gramandCa	apitalFuno		-	entHousingFa	actor(CFP	P/CFPRHF)
PHAName:CityofGlendaleHousingGrantTyAuthorityCapitall			T <b>ypeandNuml</b> IFundProgran ementHousing	nNo: AZ20P00	350102		FederalFYofGrant: 2002
Development Number Name/HA-Wide Activities	FundObligate terEndingDa	Obligated		FundsExpendec arterEndingDate		ReasonsforRevisedTargetDates	
	Original	Revised	Actual	Original	Revised	Actual	
AZ3 -2	12/31/03			6/30/04			

# CapitalFundProgramFive -YearActionPlan PartI:Summary

PHAName CityofG HousingAuthority	2			XOriginal5 -YearPlan	
Development Number/Name/H A-Wide	Year1	WorkStatementforYear2 FFYGrant:2003 PHAFY:2003	WorkStatementforYear3 FFYGrant:2004 PHAFY:2004	WorkStatementfor Year4 FFYGrant:2005 PHAFY:2005	WorkStatementfor Year5 FFYGrant:2006 PHAFY:2006
	Annual Stateme nt				
AZ3 -1		45,445.00	98,000.00	88,100.00	172,400.00
AZ3 -2		179,955.00	116,000.00	103,500.00	33,000.00
AZ3 -4		0	11,400.00	33,400.00	20,000.00
HA-Wide		65,000.00	65,000.00	65,000.00	65,000.00
CFPFundsListed for5 -year planning		290,400.00	290,400.00	290,400.00	290,400.00
Replacement HousingFactor Funds					

·	pportingPages —					
Activities		ActivitiesforYear: 2			ActivitiesforYear: 3	
for		FFYGrant:2003			FFYGrant:2004	
Year1		PHAFY:2003			PHAFY:2004	1
	Development	MajorWork	EstimatedCost	Development	MajorWork	EstimatedCost
	Name/Number	Categories		Name/Number	Categories	
See	AZ3 -1	Tile/Carpet	6,000.00	AZ3 -1	RoofReplacement	38,000.00
Annual	AZ3 -1	Appliance	6,000.00	AZ3 -1	ParkingLot	20,000.00
		Replacement			Upgrades	
Statement	AZ3 -1	RoofReplacement	31,125.00	AZ3 -1	ExteriorPainting	40,000.00
	AZ3 -1	Tree	2,320.00			
		Removal/Replace				
					Subtotal	98,000.00
		Subtotal	45,445.00			
				AZ3 -2	ExteriorUpgrades	62,000.00
	AZ3 -2	ExteriorUpgrades	100,000.00	AZ3 -2	RoofReplacement	54,000.00
	AZ3 -2	Tree	2,315.00			
		Removal/Replace				
	AZ3 -2	RoofReplacement	31,125.00		Subtotal	116,000.00
	AZ3 -2	InteriorDoors	6,000.00			
	AZ3 -2	SmokeDetectors	2,000.00	AZ3 -4	ExteriorUpgrades	11,400.00
	AZ3 -2	Tile/Carpet	28,515.00			
	AZ3 -2	Appliance	10,000.00		Subtotal	11,400.00
		Replacement				
		-				
		Subtotal	179,955.00			
	HA-Wide	Management,	<i>CE</i> 000 00			CE 000 00
		AdministrativeFees	65,000.00			65,000.00

CapitalFundProgramFive -YearActionPlan

			I		1	
Tota	ICFPEstimatedCost		\$290,400.00			\$290,400.00
1 0	nFive -YearActionPlan ges —WorkActivities					
<u>_</u>	ActivitiesforYear: 4			ActivitiesforYear:	5	
	FFYGrant:2005			FFYGrant:2006		
	PHAFY:2005			PHAFY:2006		
Development	MajorWork	EstimatedCost	Development	MajorWork	EstimatedCost	
Name/Number	Categories		Name/Number	Categories		
AZ3 -1	SmokeDetectors	5,100.00	AZ3 -1	Tile/Carpet	12,000.00	
AZ3 -1	Appliance	8,000.00	AZ3 -1	PhaseII,IIIWater	70,000.00	
	Replacement	,		Lines	,	
AZ3 -1	ExteriorPainting	10,000.00	AZ3 -1	PhaseIWasteLines	69,400.00	
AZ3 -1	Tile/Carpet	12,000.00	AZ3 -1	Tree	3,000.00	
				Remove/Replace		
AZ3 -1	RevampSewerLine					
	fromOfficetoStreet	5,000.00	AZ3 -1	WindowCovering	3,000.00	
AZ3 -1	RoofReplacement	10,000.00	AZ3 -1	Appliance	10,000.00	
				Replacement		
AZ3 -1	PhaseIWaterLines	35,000.00	AZ3 -1	InteriorPainting	5,000.00	
AZ3 -1	Tree	3,400.00				
	Removal/Replace					
AZ3 -2	ExteriorUpgrades	45,500.00	AZ3 -2	Tile/Carpet	12,000.00	
AZ3 -2	Appliance	8,000.00	AZ3 -2	Tree	3,000.00	
	Replacement			Removal/Replace		
AZ3 -2	CarpetReplacement	12,000.00	AZ3 -2	WindowCovering	3,000.00	
AZ3 -2	Tree	3,000.00	AZ3 -2	Appliance	10,000.00	
	Removal/Replace			Replacement		
AZ3 -2	RoofReplacement	35,000.00	AZ3 -2	InteriorPainting	5,000.00	

AZ3 -4	CarpetReplacement	7,000.00			
AZ3 -4	ExteriorPainting	10,000.00	AZ3 -4	Tree	3,000.00
				Removal/Replace	
AZ3 -4	Appliance	5,000.00	AZ3 -4	WindowCovering	3,000.00
	Replacement				
AZ3 -4	SmokeDetectors	3,400.00	AZ3 -4	Appliance	7,000.00
				Replacement	
AZ3 -4	Tree	3,000.00	AZ3 -4	CarpetReplacement	7,000.00
	Removal/Replace				
AZ3 -4	ReplaceSew er				
	Conjunction&Main	5,000.00			
	Тар				
HA-Wide	Management,		HA-Wide	Management,	
	Administrative, Fees	65,000.00		Administrative,	65,000.00
				Fees	
TotalCFPE	EstimatedCost	\$290,400.00			\$290,400.00

PartI :Summary		SAMI	PLE		
PHAName Anytow HousingAuthority	wn			Original5 -YearPla	n
Development Number/Name/H A-Wide	Year1	WorkStatementforYear2 FFYGrant: 2002 PHAFY: 2002	WorkStatementforYear3 FFYGrant: 2003 PHAFY: 2003	WorkStatementfor Year4 FFYGrant: 2004 PHAFY: 2004	WorkStatementfor Year5 FFYGrant: 2005 PHAFY: 2005
10-01/MainStreet	Annual Stateme nt	\$80,000	\$36,000	\$65,000	\$55,000
10-02/Broadway		\$90,000	\$40,900	\$40,000	\$43,000
HA-wide		\$100,000	\$50,000	\$35,000	\$27,000
CFPFundsListed for5 -year planning		\$270,000	\$162,900	\$140,000	125,000
Replacement HousingFactor Funds		\$40,000			

# CapitalFundProgramFive -YearActionPlan

-	alFundProgramFive -					
PartII:Sup	oportingPages —	WorkActivities	SAMPI	LE		
Activities	A	ActivitiesforYear: 2	2		ActivitiesforYear: <u>3</u>	_
for		FFYGrant: 2002			FFYGrant: 2003	
Year1		PHAFY: 2002	1		PHAFY: 2003	
	Development	MajorWork	EstimatedCost	Development	MajorWork	EstimatedCost
	Name/Number	Categories		Name/Number	Categories	
See	10-01/MainStreet	Porches	\$35,000	10-01/MainStreet	SecurityDoors replaced	\$36,000
		Doors	\$45,000			
	Subtotal		\$80,000			
Annual	10-02/Broadway	Windows	\$55,000	10-02/Broadway	KitchenCabinets	\$40,900
		SiteImprovements	\$35,000			
	G. 1		¢00.000			
	Subtotal		\$90,000			
Statement	HA-wide	Office Equip/Computer Systemupgrade	\$100,000	HA-Wide	Security/Main Officeand CommonHallways	\$50,000

TotalCFPEstimatedC	Cost	\$270,000		\$162,900

CapitalFundProgram Five -YearActionPlan

PartII:SupportingPag	ges —WorkActivities	SAMP	LE(continued)					
	ActivitiesforYear:4			ActivitiesforYear:_5_	_			
	FFYGrant:2004		FFYGrant:2005					
	PHAFY:2004		PHAFY:2005					
Development MajorWork		EstimatedCost	Development	MajorWork	EstimatedCost			
Name/Number	Categories		Name/Number	Categories				
10-01/MainStreet	Storageshedsand landscaping	\$65,000	10-01/MainStreet	Replacebathroom tile	\$55,000			
10-02/Broadway	Tub/shower replacement	\$40,000	10-02/Broadway	Newguttersand interiordoors	\$43,000			
HA-wide	Lead-basedpaint abatement	\$35,000	HA-wide	OfficeFurniture	\$27,000			

TotalCFPEstimatedCost	\$140,000		\$125,000
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HUD50075 OMBApprovalNo:2577 -0226 Expires:03/31/2002

# **B.HOPEVIandPublicHousingDevelopmentandReplacement** Activities(Non -CapitalFund)

 $\label{eq:applicability} Applicability of sub-component 7B: All PHAs administering public housing. Identify any approved HOPEVI and/or public housing development or replacement activities not described in the Capital Fund Program Annual Statement.$ 

Yes	No:a)HasthePHAreceivedaHOPEVIrevitalizationgrant?(ifno,
	skiptoquestionc; if yes, provide responses to question bfor
	eachgrant,cop yingandcompletingasmanytimesasnecessary)
	b)StatusofHOPEVIrevitalizationgrant(completeonesetof
	questionsforeachgrant)

1.Developmentname:

- 2.Development(project)number:
- 3.Statusofgrant:(selectthestatementthatbestdescribesth ecurrent status)

RevitalizationPlanunderdevelopment

u	3)	

- RevitalizationPlansubmitted,pendingapproval
- RevitalizationPlanapproved

ActivitiespursuanttoanapprovedRevitalization Plan underway

#### Yes No:c)DoesthePHAplantoapplyforaHOPEVIRevitalizationgrant inthePlanyear? Ifyes,listdevelopmentname/sbelow:

Yes No:d)WillthePHA beengaginginanymixed -financedevelopment activitiesforpublichousinginthePlanyear? Ifyes,listdevelopmentsoractivitiesbelow:

Yes No:e)WillthePHAbeconductinganyotherpublichousing developmentorreplacementactivitiesnotdiscussedinthe CapitalFundProgramAnnualStatement? Ifyes,listdevelopmentsoractivitiesbelow:

# 8. DemolitionandDisposition

[24CFRPart903.79(h)]

Applicabilityofcomponent8:Section8onlyPHAsarenotre quiredtocompletethis section.

1. Yes No: DoesthePHAplantoconductanydemolitionordisposition activities(pursuanttosection18oftheU.S.HousingActof 1937(42U.S.C.1437p))intheplanFiscalYear? (If"No", skiptocomponent9;if"yes",completeoneactivitydescription foreachdevelopment.)

#### 2. Activity Description

Yes No: HasthePHAprovidedtheactivitiesdescriptioninformationin the **optional**Public HousingAssetManagementTable?(If "yes",skiptocomponent9.If"No",completetheActivity Descriptiontablebelow.)

Demolition/DispositionActivityDescription
1a.Developmentname:
1b.Development(project)number:
2.Activitytype:Demolition
Disposition
3.Applicationstatus(selectone)
Approved
Submitted, pending approval
Plannedapplication
4.Dateapplicationapproved, submitted, or planned for submission: (DD/MM/YY)
5.Numberofunitsaffected:
6.Coverageofaction(selectone)
Partofthedevelopment
Totaldevelopment
7.Timelineforactivity:
a.Actualorprojectedstartdateofactivity:
b.Projectedenddateofactivity:

# 9. DesignationofHous ing

Designation of Public Housing for Occupancy by Elderly Families or Families with Disabilities or Elderly Families and Families with Disabilities

[24CFRPart903.79(i)]

 $\label{eq:component} Exemptions from Component 9; Section 8 only PHAs are not required to complete this section.$ 

1. Yes No: HasthePHAdesignatedorappliedforapprovaltodesignateor doesthePHAplantoapplytodesignateanypublichousingfor occupancyonlybytheelderlyfamiliesoronlybyfamilieswith disabilities,orbyelderlyfamiliesandfamilieswithdisabilities orwillapplyfordesignationforoccupancybyonlyelderly familiesoronlyfamilieswithdisabilities,orbyelderlyfamilies andfamilieswithdisabilitiesasprovidedbysection7oft he U.S.HousingActof1937(42U.S.C.1437e)intheupcoming fiscalyear? (If "No",skiptocomponent10.If "yes",complete oneactivitydescriptionforeachdevelopment,unlessthePHAis eligibletocompleteastreamlinedsubmission;PHAs completingstreamlinedsubmissionsmayskiptocomponent 10.)

2. Activity Description

Yes No:

HasthePHAprovidedallrequiredactivitydescription informationforthiscomponentinthe **optional**PublicHousing AssetManagem entTable?If"yes",skiptocomponent10.If "No",completetheActivityDescriptiontablebelow .

DesignationofPublicHousingActivityDescription		
1a.Developmentname:		
1b.Development(project)number:		
2.Designationtype:		
Occupancybyonlythe elderly		
Occupancybyfamilieswithdisabilities		
Occupancybyonlyelderlyfamiliesandfamilieswithdisabilities		
3.Applicationstatus(selectone)		
Approved;includedinthePHA'sDesignationPl an		
Submitted, pending approval		
Plannedapplication		
4.Datethisdesignationapproved, submitted, or planned for submission: (DD/MM/YY)		
5.Ifapproved, will this designation constitute a (selectone )		
NewDesignationPlan		
Revisionofapreviously -approvedDesignationPlan?		
6. Numberofunitsaffected:		
7.Coverageofaction(selectone)		
Partofthedevelopment		
Totaldevelopment		

# 10. ConversionofPublicHousingtoTenant -BasedAssistance

[24CFRPart903.79(j)]

 $\label{eq:component} Exemptions from Component 10; Section 8 only PHAs are not required to complete this section.$ 

#### A.AssessmentsofReasonableRevitalizationPursua nttosection202oftheHUD FY1996HUDAppropriationsAct

1. Yes No: HaveanyofthePHA'sdevelopmentsorportionsof developmentsbeenidentifiedbyHUDorthePHAascovered undersection202oftheHUDFY1996 HUDAppropriations Act?(If"No",skiptocomponent11;if"yes",completeone activitydescriptionforeachidentifieddevelopment,unless eligibletocompleteastreamlinedsubmission.PHAs completingstreamlinedsubmissionsmayskiptocomponent 11.)

2. ActivityDescription

Yes No:

HasthePHAprovidedallrequiredactivitydescription informationforthiscomponentinthe **optional**PublicHousing AssetManagementTable?If"yes",skiptocomponent11.If "No",c ompletetheActivityDescriptiontablebelow.

ConversionofPublicHousingActivityDescription
1a.Developmentname:
1b.Development(project)number:
2.Whatisthestatusoftherequiredassessment?
Assessmentunderway
AssessmentresultssubmittedtoHUD
AssessmentresultsapprovedbyHUD(ifmarked,proceedtonext
question)
Other(explainbelow)
3. Yes No:IsaConversionPlanrequir ed?(Ifyes,gotoblock4;ifno,goto
block5.)
4.StatusofConversionPlan(selectthestatementthatbestdescribesthecurrent
status)
ConversionPlanindevelopment
ConversionPlansubmittedtoHUDon:(DD /MM/YYYY)
ConversionPlanapprovedbyHUDon:(DD/MM/YYYY)
ActivitiespursuanttoHUD -approvedConversionPlanunderway



B.ReservedforConversionspursuanttoSection22oftheU.S.HousingActof 1937

C.ReservedforConve**s**ionspursuanttoSection33oftheU.S.HousingActof 1937

#### 11. HomeownershipProgramsAdministeredbythePHA

[24CFRPart903.79(k)]

#### A.PublicHousing

ExemptionsfromComponent11A:Section8onlyPHAsarenotrequiredtocomplete 11A.

1. ☐Yes ⊠No: DoesthePHAadministeranyhomeownershipprograms administeredbythePHAunderanapprovedsection5(h) homeownershipprogram(42U.S.C.1437c(h)),oranapproved HOPE Iprogram(42U.S.C.1437aaa)orhasthePHA appliedor plantoapplytoadministeranyhomeownershipprogramsunder section5(h),theHOPEIprogram,orsection32oftheU.S. HousingActof1937(42U.S.C.1437z -4).(If"No",skipto component11B;if"yes",completeoneactivitydescriptionfor eachapplicableprogram/plan,unlesseligibletocompletea streamlinedsubmissiondueto **smallPHA** or **highperforming PHA**status.PHAscompletingstreamlinedsubmissionsmay skiptocomponent11B.)

#### 2. ActivityDescription

Yes No:

HasthePHAprovidedallrequiredactivitydescription informationforthiscomponentinthe **optional**PublicHousing AssetManagementTable?(If"yes",skiptocomponent12.If "No",completetheActivityDescriptiontablebelow.)

PublicHousingHomeownershipActivityDescription (Completeoneforeachdevelopmentaffected)
1a.Developmentname:
1b.Development(project)number:
2.FederalProgramauthority:
HOPEI
5(h)
Turnk eyIII
Section32oftheUSHAof1937(effective10/1/99)
3.Applicationstatus:(selectone)
Approved; included in the PHA's Homeownership Plan/Program
Submitted, pending approval
Plannedapplication
4.DateHomeownershipPlan/Programapproved,submitted,orplannedforsubmission:
(DD/MM/YYYY)
5. Numberofunitsaffected:
6.Coverageofaction:(selectone)
Partofthedevelopment
Totaldevelopment

# **B.Section8TenantBasedAssistance**

1. Yes No: DoesthePHAplantoadministeraSection8Homeownership programpursuanttoSection8(y)oftheU.S.H.A.of1937,as implementedby24CFRpart982?(If"No",skiptocomponent 12;if"yes",describeeachprogramusingthetablebelow(copy andcompletequestionsforeachprogramidentified),unlessthe PHAiseligibletocompleteastreamlinedsubmissiondueto highperformer status. **HighperformingPHAs** mayskipto component12.)

2.ProgramDescription:

a.SizeofProgram

Yes No: WillthePHAlimitthenumberoffamiliesparticipatinginthe section8homeownershipoption?
If the answert othequestion above wasyes, which statement best describes the number of participants ?(selectone)          25 or fewer participants         26 - 50 participants         51 to 100 participants         more than 100 participants
<ul> <li>b.PHA -establishedeligibilitycriteria</li> <li>Yes No:WillthePHA'sprogramhaveeligibilitycriteriaforparticipationin itsSection8HomeownershipOptionprograminadditiontoHUD criteria?</li> <li>Ifyes,listcriteriabelow:</li> </ul>
<b>12. PHACommunityServiceandSelf</b> -sufficiencyPrograms [24CFRPart903.79(1)]
Exemptions from Component 12: High performing and small PHAs are not required

ExemptionsfromComponent12:HighperformingandsmallPHAsarenotrequired tocompletethiscomponent.Section8 -OnlyPHAsarenotrequiredtoco mpletesub - componentC.

#### ASOFFEBRUARY11,2002,THECHSDHASSUSPENDEDTHE IMPLEMENTATIONANDENFORCEMENTOFTHE8 -HOUR COMMUNITYSERVICEREQUIREMENTFORTHISFISCALYEAR,AS RECOMMENDEDBYHUD.

#### A.PHACoordinationwiththeWelfare(TANF)Agency

1.Coo perativeagreements:

Yes No:HasthePHAhasenteredintoacooperativeagreementwiththe TANFAgency,toshareinformationand/ortargetsupportive services(ascontemplatedbysection12(d)(7)oftheHousingAct of 1937)?

If yes, what was the date that a greement was signed? <u>12/15/00</u>

2. Other coordination efforts between the PHA and TANF agency (select all that apply)

Clientreferrals

- Informationsharingregardingmutualclients (forrentdeterminations and otherwise)
- Coordinatetheprovisionofspecificsocialandself -sufficiencyservicesand programstoeligiblefamilies

Jointlyadministerprograms

Partnertoadministera HUDWelfare -to-Workvoucherprogram

Jointadministrationofotherdemonstrationprogram
Other(describe)

#### B. Servicesandprogramsofferedtoresidentsandparticipants

#### (1)General

a.Self -SufficiencyPolicies

Which, if any of the following discretionary policies will the PHA employ to enhance the economic and social self -sufficiency of assisted families in the following areas? (select all that apply)

- Publichousingrentdeterminationpolicies
- Publichousingadmissionspolicies
- Section8admissionspolicies
- Preferenceinadmissiontosection8forcertainpublichousingfamilies
- Preferencesforfamiliesworkingorengagingin trainingoreducation programsfornon -housingprogramsoperatedorcoordinatedbythe PHA
- Preference/eligibilityforpublichousinghomeownershipoption
   participation
- Preference/eligibilityforsection8homeownership optionparticipation
- Otherpolicies(listbelow)

b.EconomicandSocialself -sufficiencyprograms

 $\bigtriangledown$ Yes  $\Box$ No:

o: DoesthePHAcoordinate,promoteorprovideany programstoenhancetheeconomicandsoci alself sufficiencyofresidents?(If"yes",completethefollowing table;if"no"skiptosub -component2,FamilySelf SufficiencyPrograms.Thepositionofthetablemaybe alteredtofacilitateitsuse.)

ServicesandPrograms				
ProgramName& Description(including location,ifappropriate)	Estimate dSize	Allocation Method (waiting list/random selection/speci fic criteria/other)	Access (development office/PHAmain office/other providername)	Eligibility (publichousing or section8 participantsor both)
ROSS	155 families	Homevisitto alltoassess needs	On-siteatoneof threecomplexes, conveniently locatedtoall.	Publichousing

#### (2)FamilySelfSufficiencyprogram/s

#### a.ParticipationDescription

FamilySel fSufficiency(FSS)Participation			
Program	RequiredNumberof	ActualNumberof	
	Participants	Participants	
	(startofFY2000Estimate)	(Asof:02/01/02)	
PublicHousing	N/A	N/A	
Section8	16	14	

b. Yes No: If the PH Aisnot maintaining the minimum programs ize required by HUD, does the most recent FSS Action Planad dress the steps the PHA plans to take to achieve at least the minimum programs ize? If no, list steps the PHA will take below:

#### C.WelfareBenefitReduct ions

1. The PHA is complying with the statutory requirements of section 12(d) of the U.S. HousingActof1937(relatingtothetreatmentofincomechangesresultingfrom welfareprogramrequirements)by:(selectallthatapply)  $\boxtimes$ Adoptingappropriate changest othe PHA's public housing rent determination policiesandtrainstafftocarryoutthosepolicies  $\boxtimes$ Informingresidentsofnewpolicyonadmissionandreexamination Activelynotifyingresidentsofn ewpolicyattimesinadditiontoadmissionand reexamination.  $\boxtimes$ EstablishingorpursuingacooperativeagreementwithallappropriateTANF agenciesregardingtheexchangeofinformationandcoordinationofservices  $\square$ EstablishingaprotocolforexchangeofinformationwithallappropriateTANF agencies Other:(listbelow)

# D.ReservedforCommunityServiceRequirementpursuanttosection12(c)of theU.S.HousingActof1937

# 13. PHASafetyandCrimePreventi onMeasures

[24CFRPart903.79(m)]

ExemptionsfromComponent13:HighperformingandsmallPHAsnotparticipating inPHDEPandSection8OnlyPHAsmayskiptocomponent15.HighPerformingand smallPHAsthatareparticipatinginPHDEPandaresubmit tingaPHDEPPlanwith thisPHAPlanmayskiptosub -componentD.

#### ${\bf A. Need for measures to ensure the safety of public housing residents}$

1.Describetheneedformeasurestoensurethesafetyofpublichousingresidents (selectallthatapply)

- Highincidenceofviolentand/ordrug -relatedcrimeinsomeorallofthePHA's developments
- Highincidenceofviolentand/ordrug -relatedcrimeintheareassurroundingor adjacenttothePHA'sdevelopments
  - Residentsfearfulfortheirsafetyand/orthesafetyoftheirchildren
  - Observedlower -levelcrime, vandalism and/orgraffiti
    - Peopleonwaitinglistunwillingtomoveintooneormoredevelopmentsdueto perceivedand/or actuallevelsofviolentand/ordrug -relatedcrime
  - Other(describebelow)

2. What information or data did the PHA used to determine the need for PHA actions to improve safety of residents (select all that apply).

$\bowtie$	Safetyandsecuritysurveyofresidents
$\boxtimes$	Analysisofcrimestatisticsovertimeforcrimescommitted"inandaround"
	publichousingauthority
	$\label{eq:analysis} Analysis of cost trends over time for repair of van dalism and removal of graffiti$
$\boxtimes$	Residentreports
$\boxtimes$	PHAemployeereports
$\boxtimes$	Policereports
	Demonstrable,quantifiablesuccesswithpreviousorongoinganticrime/anti
	drugprograms
	Other(describebelow)

3.Whichdevelopmentsaremostaffected?(listbelow)

LamarHomes	GlendaleHomes	ChollaVistaApts
6100WestLamarRd	5200W.OcotilloRd	5320W.Maryland
Glendale,AZ	Glendale,AZ	Glendale,AZ

#### **B.CrimeandDrugPreventionactivitiesthePHAha** sundertakenorplansto undertakeinthenextPHAfiscalyear

1. List the crime prevention activities the PHA has under taken or planstounder take: (selectallthatapply)

Contracting without side and/or resident or ganizations for the provisionof crime-and/ordrug -preventionactivities

CrimePreventionThroughEnvironmentalDesign

- Activitiestargetedtoat -riskyouth,adults,orseniors
- VolunteerResidentPatrol/BlockWatchersProg ram
- Other(describebelow)

#### **APoliceOfficerisspecificallyassignedtothePHArentalhousing** communities

2. Which developments are most affected? (list below)

LamarHomes 6100WestLamarRd Glendale,AZ

GlendaleHomes 5200W. OcotilloRd Glendale,AZ

**ChollaVistaApts** 5320W.Maryland Glendale,AZ

# C.CoordinationbetweenPHA and the police

1. Describe the coordination between the PHA and the appropriate police precincts for carryingoutcrimepreventionmeasuresandact ivities:(selectallthatapply)

Policeinvolvementindevelopment, implementation, and/orongoing evaluationofdrug -eliminationplan

 $\square$ 

Policeprovidecrimedatatohousingauthoritystaffforanalysisandaction

$\boxtimes$	Police have established aphysical presence on housing authority property (e.g.,
	communitypolicingoffice,officerinresidence)

Policeregularlytestifyinandotherwisesupportevictioncases

Policeregular lymeetwiththePHAmanagementandresidents

AgreementbetweenPHA and local lawenforcement agency for provision of

above-baselinelawenforcementservices

Otheractivities(listbelow)

2.Whichdevelopmentsaremost affected?(listbelow)

LamarHomes 6100WestLamarRd Glendale,AZ GlendaleHomes 5200W.OcotilloRd Glendale,AZ

ChollaVistaApts 5320W.Maryland Glendale,AZ

#### D.AdditionalinformationasrequiredbyPHDEP/PHDEPPlan

PHAseligibleforFY2 000PHDEPfundsmustprovideaPHDEPPlanmeeting specifiedrequirementspriortoreceiptofPHDEPfunds.

#### Nolongerapplicable.

 Yes No:IsthePHAeligibletoparticipateinthePHDEPinthefiscalyear coveredbyth isPHAPlan?
 Yes No:HasthePHAincludedthePHDEPPlanforFY2002inthisPHA Plan?
 Yes No:ThisPHDEPPlanisanAttachment

# 14. PetPolicy

[24CFRPart903.79(n)]

SummaryofP etPolicyasattachment - AttachmentB

# 15. CivilRightsCertifications

[24CFRPart903.79(o)]

Civil right scertifications are included in the PHAP lanCertifications of Compliance with the PHAP lans and Related Regulations.

# 16. FiscalAudit

[24CFRPart903. 79(p)]
 1. Yes No:IsthePHArequiredtohaveanauditconductedundersection 5(h)(2)oftheU.S.HousingActof1937(42US.C.1437c(h))? (Ifno,skiptocomponent17.)
 2. Yes No:WasthemostrecentfiscalauditsubmittedtoHUD?
 3. Yes No:Werethereanyfindingsastheresultofthataudit?

4. Yes No:	Iftherewereanyfindings,doanyrem	ainunresolved?
	Ifyes, how many unresolved findings re-	emain?
5. Yes No:	Haveresponsestoanyunresolvedfindi	ingsbeensubmittedto
	HUD?	-
	Ifnot, when are they due (state below)?	

# 17. PHAAssetManagement

[24CFRPart 903.79(q)]

Exemptions from component 17: Section 8 Only PHAs are not required to complete this component. High performing and small PHAs are not required to complete this component.

1. Yes No:IsthePHAengaging inanyactivitiesthatwillcontributetothe long-termassetmanagementofitspublichousingstock, includinghowtheAgencywillplanforlong -termoperating, capitalinvestment,rehabilitation,modernization,disposition,and otherneedsthathave **not**beenaddressedelsewhereinthisPHA Plan?

- 2. WhattypesofassetmanagementactivitieswillthePHAundertake?(selectallthat apply)
  - ] Notapplicable
  - Privatemanagement
  - Development-basedaccounting
  - Comprehensivestockassessment
  - Other:(listbelow)

#### **InventoryControlDatabase**

3. Yes No:HasthePHAincludeddescriptionsofassetmanagementactivities inthoptional PublicHousin gAssetManagementTable?

# **18. OtherInformation**

[24CFRPart903.79(r)]

#### 5-YearPlanProgressReportAttachmentE

#### A. ResidentAdvisoryBoardRecommendations

1. Yes No:DidthePHAreceiveanycommentsonthePHAPlanf romthe ResidentAdvisoryBoard/s?

2.Ifyes,thecommentsare:(ifcommentswerereceived,thePHA       MUSTselectone)         □ AttachedatAttachment(Filename)       Providedbelow:						
	"IamhappywiththenewrulesandregulationsandIthinkeverythingisgood." "Weshouldcontinuewiththe5yearplan." "Italllooksfine."					
<ul> <li>3.InwhatmannerdidthePHAaddressthosecomments?(selecta llthatapply)</li> <li>Consideredcomments,butdeterminedthatnochangestothePHAPlanwere necessary.</li> <li>ThePHAchangedportionsofthePHAPlaninresponsetocomments Listchangesbelow:</li> </ul>						
	Other:(listbel o	w)				
<b>B.Des</b>	criptionofElectio	onprocessforResidentsonthePHABoard				
1. 🛛 Y	Zes No:	DoesthePHAmeettheexemptioncriteriapro 2(b)(2)oftheU.S.HousingActof1937?(Ifno question2 ;ifyes,skiptosub -component	,continueto			
2. 🛛 Y	Zes No:	WastheresidentwhoservesonthePHABoard residents?(Ifyes,continuetoquestion3;ifno componentC.)	•			
3.Desc	criptionofResiden	tEl ectionProcess				
<ul> <li>a.Nominationofcandidatesforplaceontheballot:(selectallthatapply)</li> <li>Candidateswerenominatedbyresidentandassistedfamilyorganizations</li> <li>Candidatescouldbenominatedbyanyadultrecipientof PHAassistance</li> <li>Self-nomination:CandidatesregisteredwiththePHAandrequestedaplaceon ballot</li> <li>Other:(describe)</li> </ul>						
<ul> <li>b.Eligiblecandidates:(selectone)</li> <li>AnyrecipientofPHAassistance</li> <li>AnyheadofhouseholdreceivingPHAassistance</li> <li>AnyadultrecipientofPHAassistance</li> <li>Anyadultmemberofaresidentorassistedfamilyorganization</li> <li>Other(list)</li> </ul>						

c.Eligiblevoters:(selectall thatapply)

- AlladultrecipientsofPHAassistance(publichousingandsection8tenant basedassistance)
- Representatives of all PHA resident and assisted family organizations Other (list)

#### $C. Statemen \ tof Consistency with the Consolidated Plan$

For each applicable Consolidated Plan, make the following statement (copy questions as many times as necessary).

- 2. The PHA has taken the following steps to ensure consistency of this PHAP lan with the Consolidated Plan for the jurisdiction: (select all that apply)
- ThePHAhasbaseditsstatementofneedsoffamiliesinthejurisdictiononthe needsexpressedintheConsolidatedPla n/s.
- ThePHAhasparticipatedinanyconsultationprocessorganizedandofferedby theConsolidatedPlanagencyinthedevelopmentoftheConsolidatedPlan.
- ThePHAhasconsulted with the Consolidated Planagency during the development of this PHAP lan.

ActivitiestobeundertakenbythePHAinthecomingyearareconsistentwith theinitiativescontainedintheConsolidatedPlan.(listbelow) See#4below

- Other:(listbelow)
- 4.Th eConsolidatedPlanofthejurisdictionsupportsthePHAPlanwiththefollowing actionsandcommitments:(describebelow) TheCityofGlendale'sConsolidatedPlanfullysupportsthegoalsand

objectivesofthePHAAgencyPlanandwillworkcollaborativel ywiththe CHSDtohelpensurethattheAgencyPlangoalsareachieved.

#### D.OtherInformationRequiredbyHUD

UsethissectiontoprovideanyadditionalinformationrequestedbyHUD.

# DEFINITIONOF"SUBSTANTIALDEVIATION"AND "SIGNIFICANTAMENDMENTOR MODIFICATIONS "[903.7(r)]

Thefollowingdefinitionof "SubstantialDeviation" of the 5-YearPlanand"SignificantAmendmentorModification" of the AnnualPlanfrom the 5-YearPlanhasmetfullpublicprocess requirements, including the Resident AdvisoryBoardReview.

**SUBSTANTIALDEVIATION** : SubstantialDeviationshallbedefinedas amaterialchangeintheCityofGlendale,CommunityHousingServicesDivision's5 YearPlanMissionStatementand/orGoals.

# **SIGNIFICANTAMENDMENTORMODIFICATION:** Significant AmendmentorModificationshallbedefinedasachange,whichfundamentally changesaprovisionintheAnnualPlanorthe5 -YearPlan.

**ADOPTIONOFSUCHCHANGES:** TheCityofGlendaleMayorand Councilshallberequiredtoapprovesuchchanges.Changes approvedbytheMayor andCouncil,orauthorizeddesignee,mustbesubmittedforHUDapprovalpriorto implementation.

PriortoMayorandCouncilapproval,suchchangesmustbesubmittedtotheResident AdvisoryBoardforconsultationandbemadeavailab lefora45 -daypubliccomment period.

**STATUTORY/REGULATORYCHANGES:** Theprovisions of this plan are based upon local, state and Federal law and regulations. Should any applicable law or regulation change, this plan will be automatically revised. To thee xtent that the change is mandatory (allowing no CHSD discretion), the plan will be revised without requirement for administrative processing. By approving this provision, the Mayor and Council and Housing Advisory Board of Commissioners understand that the yare approving future automatic revisions responding to mandatory regulatory changes. The Housing Advisory Board of Commissioners will be made aware of such changes. All such changes will also be submitted to the Department of Housing and Urban Development.

# 19. Attachments

# AttachmentA –

# DeconcentrationAttachment

# Component3,(6)DeconcentrationandIncomeMixing

a. 🗌 Yes 🛛 No:	DoesthePHAhaveanygeneraloccupancy(family)public housingdevelopmentscoveredbyt hedeconcentrationrule?If no,thissectioniscomplete.Ifyes,continuetothenext question.
b. Yes No:	Doanyofthesecovereddevelopmentshaveaverageincomes aboveorbelow85%to115%oftheaverageincomes ofallsuch developments?Ifno,thissectioniscomplete.

If yes, list these developments as follows:

DeconcentrationPolicyforCoveredDevelopments					
Development Number Name: ofUnits		Explanation(ifany)[seestep4at §903.2(c)(1)((iv)]	Deconcentrationpolicy(if noexplanation)[seestep5 at §903.2(c)(1)(v)]		

#### AttachmentB

# PETPOLICYDESCRIPTION

TheCityofGlendale,CommunityHousingServices(CHSD)hasimplemented aPetPolicyforthePublicHousingProgramthatpe rmitsresidentstoownand keepamaximumoftwo(2)commonhouseholdpetsintheirapartments. Residentswillberequiredtorequestprior -approvalforapetandpaya \$100.00petdepositperapartment,payableinsixmonths.

- Residentsmustmaintaincurr entinoculationrecords,doglicenseandvalid tagsontheirpets.
- Pets must be kept inside the apartment, or on a leash, controlled by a responsibleadult.
- Pets must also be kept out of landscaping and other common areas not assigned to the resident.
- Petsmustnotdisturbotherresidents
- Petsmustbespayedorneutered
- Petmustnotbeleftunattendedformorethan24hours.
- Resident will be responsible for reasonable damage charges for repair to the premises, buildings, facilities and common areas caused by the pet.
- Residentmaybedeniedapprovaltoregisterapetif:
  - The resident fails to provide complete petregistration or fails to update the registration annually.
  - TheCHSDdeterminesthatthepetownerwillbeunabletokeepthepet incompl iancewiththepetrules.

#### THECOMPLETEPETPOLICYISCONTAINEDINTHECITYOFGLENDALE, COMMUNITYHOUSINGSERVICESCONVENTIONALPUBLICHOUSING ADMISSIONSANDCONTINUEDOCCUPANCYPOLICY

#### AttachmentC

# 2002AnnualAgencyPlan

# ResidentAdvisoryBoardMe mbershipList

#### **GlendaleHomes**

RosieValles MindyHarrald

#### LamarHomes

BarbaraCraig DeborahLipscomb

# <u>ChollaVista</u>

ManuelSanchez RebaAlexander

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HUD50075 OMBApprovalNo:2577 -0226 Expires:03/31/2002

#### AttachmentD

# **Five-YearProgressReport**

As the Housing Manager of the City of Glendale, I ha ve been delighted with the accomplishments that have taken place with in the Housing Authority. Over the last 12 months we have achieved success with several of the goals and objectives that were established in the fiscal year 2000 -2004 Five Year Agency Pl an. The following are examples of the accomplishment made by Glendale Housing:

 Added several local apartment complexes and private landlords to our list of existing rental stock, which increased the housing choices available to our participants.

Received another CDBG grant in FY 2001 in the amount of \$50,000 dollars to continue the exterior beautification of the three public housing complexes and provide an improved living environment for public housing residents.

- Received FY 2000 and 2001 PHDEP funding in the amount \$35,530 and \$38,08 respectively for added security measures within the public housing complexes.
- Awarded a Resident Opportunities for Self -Sufficiency (ROSS) grant in the amount of \$250,000. The ROSS grant is designed to encourage self sufficiency among public housing residents, and will be used to develop and administeraprogramintherental communities.
- ReceivedaHigh -PerformerratinginPHASscore.
- ReceivedaHigh -PerformerratinginSEMAPscore.

As shown, the City of Glendale has demo nstrated a high level of success in implementing the goals of the Agency Plan. We are committed to and look forward to continuing the success that this HA has achieved in the past. We also look forward to expanding and continuing partnerships that will e nsure the quality of life for the participants of our programs.

#### AttachmentE

# VoluntaryConversionCertification

- 1. Currentlyallthreedevelopmentshavebeenmodernizedandamenities generallyseenintheindustryhavebeenincorporatedintotheunits. The potentialofresidentslocatingandrentinglikeunitsintheareawouldbe limitedandmostrentalsdonotincludetheamenitiesfoundcurrentlyinthe developments.ThePHAcontinuestoaddstreetscapeappealtoallthe developmentsandresidentcom monareas,upgradesthatarelackingin mostofthearea'sotherrentals.
- 2. Currentlyallthreedevelopmentsallowfamiliestochooseeitherincome basedrentdeterminationorflatrents.Ifafamilyweretoconverttoa voucherthepotentialforthefamily topaymoreforrentexistssince vouchersdonothavetheflatrentoption.Also,rentsforlargerbedroom sizescontinuetoincreaseatanalarmingrate,andfamilieswould potentiallypaymoreforrentthantheypresentlydoinpublichousing.

Currentlymanyfamiliesresideinpublichousingforapproximatelytwo yearsandmoveintohomeownershipprograms.Reversibly,voucher holdersgenerallyretainthevoucherandremainontheprogram, convertingpublichousingwouldreducetheavailabilityafforda blehousing.

### RequiredAttachment\_F\_\_\_\_ ResidentMemberonthePHAGoverningBoard

1. Yes No DoesthePHAgoverningboardincludeatleastonememberwhoisdirectly assistedbythePHAthisyear?(ifno,sk ipto#2)

- A. Nameofresidentmember(s)onthegoverningboard:
- B: Howwastheresidentboardmemberselected:(selectone)?

Elected
Appointed

- C. Thetermofappointmentis(includethedatetermexpires):
- 2. A. If the PHA governing board does not have at least one member who is directly assisted by the PHA, why not?

thePHAislocatedinaStatethatrequiresthemembersofagoverningboard tobesalariedandserveonafulltimebasis.

thePHAhaslessthan300publichousingunits, hasprovided reasonable notice to the resident advisory board of the opportunity to serve on the governing board, and has not been notified by any resident of their interest to participate in Board.

the

Other(explain):

ThePHAhaslessthan300publichousingunits.ThegoverningboardforthisPHAis theCityCouncil,chairedbytheMayor.Membersarenotappointed,instead,are electedthroughacitydistrict -wideele ctoralprocess.Interestedpartiesmust completenecessaryintenttorundocuments,runasuccessfulcampaigntowina primaryelection,thensuccessfullywinthegeneralelection.Onceelected,the positionissalariedandisheldforfouryears.Membe rsoftheHAresidentadvisory boardhavebeennotifiedofthisprocess.

B. Dateofnexttermexpirationofagoverningboardmember:

N/A

C. Nameandpositionofappointingofficial(s)forgoverningboard(indicateappointingofficialforthe nextposition ):

Thereisnoappointingofficial.Positionsarebycitydistrict -wideelection.

#### AttachmentG

#### **OrganizationalChart**

CityofGlendale,Arizona CommunityHousingServicesDivision AZ003 AgencyPlan2002 Attachment –OrganizationalChart



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# PHAPlan TableLibrary

# **OptionalPublicHousingAssetManagementTable**

See Technical Guidance for instructions on the use of this table, including information to be provided.

PublicHousingAssetManagement								
	opment fication	ActivityDescription						
Name, Number, and Location	Numberand Typeofunits	CapitalFundProgram PartsIIandIII <i>Component7a</i>	Development Activities Component7b	Demolition/ disposition Component8	Designated housing Component9	Conversion Component10	Home- ownership Component 11a	Other (describe) <i>Component</i> 17

CityofGlendale,Arizona CommunityHousingServicesDivision



# SECTION8

# ADMINISTRATIVE PLAN

RevisionDateApril1,2002


## CITYOFGLENDALE COMMUNITYHOUSINGSE RVICESDIVISION

## SECTION8ADMINISTRA TIVEPLANTABLEOFC ONTENTS

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10.1 10.2 10.3 10.4	<ul> <li>TYPESOFVERIFICATION</li> <li>VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>VERIFICATIONOF SOCIAL SECURITY NUMBERS</li> </ul>	57 60 61
10.2 10.2 10.3 10.4 10.4	<ul> <li>TYPESOFVERIFICATION</li> <li>VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>VERIFICATIONOF SOCIAL SECURITY NUMBERS</li> <li>TIMINGOF VERIFICATION</li> </ul>	57 60 61 61
10.7 10.2 10.3 10.4 10.4 10.6	2       Typesofverification         3       Verificationof Citizenshipor Eligible Noncitizen Status         4       Verificationof Social Security Numbers         5       Timingof Verification         6       Frequency of Obtaining Verification	57 60 61 61 62
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10.2 10.2 10.3 10.4 10.5 10.6 <b>11.0</b>	2       TYPESOFVERIFICATION         3       VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS         4       VERIFICATIONOF SOCIAL SECURITY NUMBERS         5       TIMINGOF VERIFICATION         6       FREQUENCYOF OBTAINING VERIFICATION         7       RENTANDHOUSIN GASSISTANCEPAYMENT         8       GENERAL	57 60 61 61 62 <b>62</b> 62
10.7 10.2 10.3 10.4 10.5 10.6 <b>11.0</b> 11.7 11.2	<ul> <li>TYPESOFVERIFICATION</li></ul>	57 60 61 62 <b>62</b> 62 62 62
10.7 10.2 10.3 10.4 10.6 10.6 <b>11.0</b> 11.2 11.2	<ul> <li>TYPESOFVERIFICATION</li> <li>VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>VERIFICATIONOF SOCIAL SECURITY NUMBERS.</li> <li>TIMINGOF VERIFICATION.</li> <li>FREQUENCYOF OBTAINING VERIFICATION</li> <li>RENTANDHOUSIN GASSISTANCEPAYMENT</li> <li>GENERAL.</li> <li>RENT REASONABLENESS</li> <li>COMPARABILITY</li> </ul>	57 60 61 62 <b>62</b> 62 62 62 62
10.7 10.2 10.3 10.4 10.6 <b>10.6</b> <b>11.0</b> 11.2 11.2 11.3	<ul> <li>TYPESOFVERIFICATION</li> <li>VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>VERIFICATIONOF SOCIAL SECURITY NUMBERS.</li> <li>TIMINGOF VERIFICATION.</li> <li>FREQUENCYOF OBTAINING VERIFICATION</li> <li>RENTANDHOUSIN GASSISTANCEPAYMENT</li> <li>GENERAL.</li> <li>RENT REASONABLENESS</li> <li>COMPARABILITY</li> <li>M AXIMUMSUBSIDY</li> </ul>	57 60 61 62 62 62 62 62 62 62 62
10.7 10.2 10.3 10.4 10.6 <b>10.6</b> <b>11.0</b> 11.2 11.2 11.2 11.2	<ul> <li>TYPESOFVERIFICATION</li> <li>VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>VERIFICATIONOF SOCIAL SECURITY NUMBERS.</li> <li>TIMINGOF VERIFICATION.</li> <li>FREQUENCYOF OBTAINING VERIFICATION</li> <li><b>RENTANDHOUSIN GASSISTANCEPAYMENT</b></li> <li>GENERAL.</li> <li>RENT REASONABLENESS</li> <li>COMPARABILITY</li> <li>M AXIMUMSUBSIDY</li> <li>I.4.1 SETTINGTHE PAYMENT STANDARD</li> </ul>	57 60 61 62 62 62 62 62 63 64
10.7 10.2 10.3 10.4 10.5 10.6 <b>11.0</b> 11.2 11.2 11.2 11.4 11.4	2       TYPESOFVERIFICATION         3       VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS         4       VERIFICATIONOF SOCIAL SECURITY NUMBERS.         5       TIMINGOF VERIFICATION         6       FREQUENCYOF OBTAINING VERIFICATION         7       RENTANDHOUSIN GASSISTANCEPAYMENT         8       GENERAL         9       RENT REASONABLENESS         9       COMPARABILITY         4       M AXIMUMSUBSIDY         1.4.1       SETTINGTHE PAYMENT STANDARD         1.4.2       SELECTINGTHE CORRECT PAYMENT STANDARDFORA FAMILY.	57 60 61 62 62 62 62 62 62 63 64 64
10.7 10.2 10.3 10.4 10.5 10.6 <b>11.0</b> 11.2 11.2 11.2 11.4 11.4	2       TYPESOFVERIFICATION         3       VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS         4       VERIFICATIONOF SOCIAL SECURITY NUMBERS.         5       TIMINGOF VERIFICATION         6       FREQUENCYOF OBTAINING VERIFICATION         7       RENTANDHOUSIN GASSISTANCEPAYMENT         8       GENERAL         9       RENT REASONABLENESS         9       COMPARABILITY         4       M AXIMUMSUBSIDY         1.4.1       SETTINGTHE PAYMENT STANDARD         1.4.2       SELECTINGTHE CORRECT PAYMENT STANDARDFORA FAMILY	57 60 61 62 62 62 62 62 62 63 64 64 64
10.7 10.2 10.3 10.4 10.5 10.6 <b>11.0</b> 11.7 11.2 11.2 11.2 11.2 11.2	2       TYPESOFVERIFICATION         3       VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS         4       VERIFICATIONOF SOCIAL SECURITY NUMBERS.         5       TIMINGOF VERIFICATION         5       FREQUENCYOF OBTAINING VERIFICATION         6       FREQUENCYOF OBTAINING VERIFICATION         7       RENTANDHOUSIN GASSISTANCEPAYMENT         1       GENERAL         2       RENT REASONABLENESS         3       COMPARABILITY         4       M AXIMUMSUBSIDY         1.4.1       SETINGTHE PAYMENT STANDARD         1.4.2       SELECTINGTHE CORRECT PAYMENT STANDARDFORA FAMILY         1.4.3       AREA EXCEPTION RENTS.         5       ASSISTANCEANDRENTFORMULAS	57 60 61 62 62 62 62 62 62 63 64 64 65 65
10.7 10.2 10.3 10.4 10.4 10.4 10.6 <b>11.0</b> 11.2 11.2 11.2 11.2 11.2 11.4 11.4 11.4	<ul> <li>2 TYPESOFVERIFICATION</li> <li>3 VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>4 VERIFICATIONOF SOCIAL SECURITY NUMBERS.</li> <li>5 TIMINGOF VERIFICATION</li> <li>5 FREQUENCYOF OBTAINING VERIFICATION</li> <li>7 RENTANDHOUSIN GASSISTANCEPAYMENT</li> <li>1 GENERAL.</li> <li>2 RENT REASONABLENESS</li> <li>3 COMPARABILITY</li> <li>4 M AXIMUMSUBSIDY</li> <li>1.4.1 SETTINGTHE PAYMENT STANDARD</li> <li>1.4.2 SELECTINGTHE CORRECT PAYMENT STANDARDFORA FAMILY.</li> <li>1.4.3 AREA EXCEPTION RENTS.</li> <li>5 ASSISTANCEANDRENTFORMULAS</li> <li>3 UTILITYALLOWANCE</li> <li>7 DISTRIBUTIONOFHOUS INGASSISTANCEPAYME NT.</li> </ul>	57 60 61 62 62 62 62 62 62 63 64 64 65 65 69 70
10.7 10.2 10.3 10.4 10.6 <b>11.0</b> 11.2 11.3 11.2 11.3 11.4 11.5 11.6	<ul> <li>2 TYPESOFVERIFICATION</li></ul>	57 60 61 62 62 62 62 62 62 63 64 64 65 65 69 70
10.7 10.2 10.3 10.4 10.6 10.6 <b>11.0</b> 11.2 11.2 11.2 11.2 11.2 11.2 11.5 11.6 11.7	<ul> <li>2 TYPESOFVERIFICATION</li></ul>	57 60 61 62 62 62 62 62 62 63 64 64 65 65 69 70 70
10.7 10.2 10.3 10.4 10.6 <b>11.0</b> 11.2 11.2 11.2 11.2 11.2 11.5 11.6 11.7 11.8 <b>12.0</b>	<ul> <li>TYPESOFVERIFICATION</li> <li>VERIFICATIONOF CITIZENSHIPOR ELIGIBLE NONCITIZEN STATUS</li> <li>VERIFICATIONOF SOCIAL SECURITY NUMBERS.</li> <li>TIMINGOF VERIFICATION.</li> <li>FREQUENCYOF OBTAINING VERIFICATION</li> <li><b>RENTANDHOUSIN GASSISTANCEPAYMENT</b></li> <li>GENERAL.</li> <li>RENT REASONABLENESS</li> <li>COMPARABILITY</li> <li>M AXIMUMSUBSIDY</li> <li>4.1 SETTINGTHE PAYMENT STANDARD</li> <li>4.2 SELECTINGTHE CORRECT PAYMENT STANDARDFORA FAMILY.</li> <li>4.3 AREA EXCEPTION RENTS.</li> <li>ASSISTANCEANDRENTFORMULAS</li> <li>UTILITYALLOWANCE</li> <li>DISTRIBUTIONOFHOUS INGASSISTANCEPAYME NT.</li> <li>CHANGEOF OWNERSHIP.</li> </ul>	57 60 61 62 62 62 62 62 62 62 63 64 64 65 65 69 70 70
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## SECTION8ADMINISTRA TIVEPLAN

# STATEMENTOFOVERALLA DMINISTRATIVEAPPROA CH

AmajorgoaloftheCityofGlendaleCommunityHousingServicesDivisionisto develop,promote,andadministeranassistedhousingprogramwithinthe authorizedareaofoperation;toprovidedecent,safeandsa nitaryhousingforlow incomefamiliesinanefficientandeconomicalmannerconsistentwithlocaland federalgoalsandobjectives;toefficientlyadministerprojectsandprogramsas approvedbytheAnnualContributionsContractwiththeHousingandUrban Development(HUD);andtodevelopassistedhousing,therebypromoting increaseddiversityandvitalityofneighborhoodsthroughthespatial deconcentrationofhousingopportunitiesforlowincomepersons.

# **1.0 EQUALOPPORTUNIT Y**

### 1.1 FAIRHOUSING

Itisth epolicyoftheCityofGlendale,CommunityHousingServicesDivision (CHSD)tocomplyfullywithallFederal,State,andlocalnondiscriminationlaws; theAmericansWithDisabilitiesAct;andtheU.S.DepartmentofHousingand UrbanDevelopmentregulatio nsgoverningFairHousingandEqualOpportunity.

Nopersonshall,onthegroundofrace,color,sex,religion,nationalorethnic origin,familialstatus,ordisabilitybeexcludedfromparticipationin,bedeniedthe benefitsof,orbeotherwisesubjecte dtodiscriminationundertheCHSDhousing programs.

TofurtheritscommitmenttofullcompliancewithapplicableCivilRightslaws,the CHSDwillprovideFederal/State/localinformationtoapplicantsforand participantsintheSection8HousingProgram regardingdiscriminationandany recourseavailabletothemiftheybelievetheymaybevictimsofdiscrimination. Suchinformationwillbemadeavailablewiththeapplication,andallapplicable FairHousingInformationandDiscriminationComplaintForms willbemade availableattheCHSDoffice.Inaddition,allwritteninformationand advertisementswillcontaintheappropriateEqualOpportunitylanguageand logo.

TheCHSDwillassistanyfamilythatbelievestheyhavesufferedillegal discriminationby providing them copies of the housing discrimination form. The CHSD will also assist the min completing the form, if requested, and will provide

themwiththeaddressofthenearestHUDOfficeofFairHousingandEqual Opportunity.

Theterm"disability" meansthefollowing:

Aphysicalormentalimpairmentthatsubstantiallylimitsoneormoreofthemajor lifeactivitiesofanindividual; Arecordofsuchimpairment;or Beingregardedashavingsuchanimpairment

NOTE:Thoseindividualshavingsuc hanimpairmentmayincludeconditions suchasobesityorcosmeticdisfigurement.Individualswithcontagiousdiseases whodonotposeadirectthreattoothersarecoveredbytheAct.AIDSvictims andthosewhotestpositivefortheHIVvirusareconsid eredtohaveadisability.

TofurtheritscommitmenttofullcompliancewithapplicableCivilRightslaws,the CHSDwillprovideFederal,State,localinformationtoCertificateandVoucher holdersregarding"discrimination"andanyrecourseavailableto themiftheyare victimsofdiscrimination.Suchinformationwillbemadeavailableduringthe familybriefingsession,andallapplicableFairHousingInformationand DiscriminationComplaintFormswillbemadeapartoftheCertificateand Voucherholde r'sbriefingpacket.

TheCHSD'spoliciesandpracticeswillbedesignedtoprovideassurancesthat allpersonswithdisabilitieswillbeprovidedreasonableaccommodationssothat theymayfullyaccessandutilizethehousingprogramandrelatedservices . The availabilityofspecificaccommodationswillbemadeknownbyincludingnotices onCHSDformsandletterstoallfamilies, and all requests will be verified so that theCHSD can properly accommodate the need presented by the disability. A designee will be allowed to provide some information, but reasonable accommodation will be made for persons with a disability who require an advocate or accessible offices. Request for reasonable accommodations from persons with disabilities will be granted upon verification that they meet the need presented by the disability and they do not create an und ue financial and administrative burden for the CHSD.

<u>ExceptionRentsforPersonwithDisabilities</u>:IntheCertificateprogramthe CHSDwillapproveanexception rentupto120percentoftheFMR,asa reasonableaccommodationtoafamilymemberwhoisapersonwithadisability.

#### 1.2 REASONABLEACCOM MODATION

Sometimespeoplewithdisabilitiesmayneedareasonableaccommodationin ordertotakefulladvantageof theCHSDhousingprogramsandrelatedservices. Whensuchaccommodationsaregrantedtheydonotconferspecialtreatmentor advantageforthepersonwithadisability;rather,theymaketheprogramfully accessibletotheminawaythatwouldotherwisen otbepossibleduetotheir disability.Thispolicyclarifieshowpeoplecanrequestaccommodationsandthe guidelinestheCHSDwillfollowindeterminingwhetheritisreasonabletoprovide arequestedaccommodation.Becausedisabilitiesarenotalwaysap parent,the CHSDwillensurethatallapplicants/participantsareawareoftheopportunityto requestreasonableaccommodations.

<u>SpecialHousingTypes</u>:TheCHSDwillpermituseofanySpecialHousingtypeif itisneededasareasonableaccommodationfor personswithdisabilities.The applicant/participatemustdemonstratethatitisneededasareasonable accommodationforapersonwithadisability.Acceptabledemonstrationwill includedocumentationfromoneormoreknowledgeableprofessionalswhoar familiarwiththeapplicant/participantand/orthetypeofspecialhousing requestedasaccommodation.

AnexampleofacceptabledocumentationwouldbealettertotheCHSD describinghowthespecialhousingtypeprovidestheaccommodationthatthe personisrequesting. Therequestanddocumentationwillbereviewedbythe HousingManager, and awritten responsestating approvalor disapproval will be sentto the applicant/participant within 10 days of receipt of therequest. Acopy of the CHSD's respons ewith supporting documentation will be maintained in the applicant/participant's file. Therequested housing type must be approved by all other HUD standards and HQS requirements in Accordance with 24 CFR 982, Section M, Special Housing Types.

Anyofth efollowingSpecialHousingTypesmaybeused:

- --SingleRoomOccupancyHousing
- --CongregateHousing
- --GroupHome
- --SharedHousing
- --CooperativeHousing

#### 1.3 COMMUNICATION

AnyonerequestinganapplicationwillalsoreceiveaRequestforReasonable AccommodationForm.

Notificationsofreexamination, inspection, appointment, or eviction will include information about requesting areas on able accommodation. Any notification requesting action by the participant will include information about requesting a reasonable accommodation.

Alldecisionsgrantingordenyingrequestswillbeinwriting.

е

### 1.4 QUESTIONSTOASK INGRANTINGTHEACC OMMODATION

A. Istherequestorapersonwithdisabilities?Forthispurposethedefinition ofdisabilitiesisdifferentthanthe definitionusedforadmission.TheFair Housingdefinitionusedforthispurposeis:

> Apersonwithaphysicalormentalimpairmentthat substantiallylimitsoneormoremajorlifeactivities,hasa recordofsuchimpairment,orisregardedashavingsuch an impairment.(Thedisabilitymaynotbeapparenttoothers, i.e.,aheartcondition).

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 reque stedisadisability other than the apparent disability. If the disability is not apparent or documented, the CHSD will obtain verification that the person is a person with a disability.

- B. Istherequestedaccommodationrelatedtothedisability?Ifiti sapparent thattherequestisrelatedtotheapparentordocumenteddisability,the answertothisquestionisyes.Ifitisnotapparent,theCHSDwillobtain documentationthattherequestedaccommodationisneededduetothe disability.TheCHSDwilln otinquireastothenatureofthedisability.
- C. Istherequestedaccommodationreasonable?Inordertobedetermined reasonable,theaccommodationmustmeettwocriteria:
  - 1. Wouldtheaccommodationconstituteafundamentalalteration?The CHSD'sbusine ssishousing.Iftherequestwouldalterthe fundamentalbusinessthattheCHSDconducts,thatwouldnotbe reasonable.Forinstance,theCHSDwoulddenyarequesttohave theCHSDdogroceryshoppingforthepersonwithdisabilities.
  - 2. Wouldthereques tedaccommodationcreateanunduefinancial hardshiporadministrativeburden?Frequentlytherequested accommodationcostslittleornothing.Ifthecostwouldbean undueburden,theCHSDmayrequestameetingwiththeindividual toinvestigateandconsi derequallyeffectivealternatives.

Generallytheindividualknowsbestwhattheyneed;however,theCHSDretains therighttobeshownhowtherequestedaccommodationenablestheindividual toaccessorusetheCHSD'sprogramsorservices.

If more than one accommodation is equally effective in providing access to the CHSD's programs and services, the CHSD retains the right to select the most efficient or economic choice.

If the participant requests, as a reasonable accommodation, that hears he be permitted to make physical modifications to their dwelling unit, at their own expense, the requests hould be made to the property owner/manager. The CHSD does not have responsibility for the owner's unit and does not have responsibility to make the unit acces sible.

Anyrequestforanaccommodationthatwouldenableaparticipanttomaterially violatefamilyobligationswillnotbeapproved.

### 1.5 SERVICESFORNON -ENGLISHSPEAKINGPE RSONSANDPARTICIPAN TS

TheCHSDwillendeavortohavebilingualstafforacces stopeoplewhospeak languagesotherthanEnglish.

### 1.6 FAMILY/OWNEROUT REACH

ProgramadministrationandoutreachwillbedoneinaccordancewiththeEqual HousingOpportunityPlan.Publicnotificationisgiventoapplicantsandowners asmaybeneces saryinlocalEnglishandSpanishnewspapers,radiostations, andtelevisionstations.Alladvertisementscontaintheequalopportunityslogan andlogo.Publicannouncementscontainanexplanationoftheavailabilityofthe programsandinviteparticipat ionbyfamiliesandowners.Pressreleasesare madeasnecessary.Detailsregardingwhereandwhentoapplyareincludedas wellasotherappropriateinformation,toincludenoticeofsuspensionof applicationintake.Specialcontactsaremadeasneeded withlocalagencies whoareserviceprovidersforverylowincome,two -parentworkingfamilies, minority elderlyandpersonswithhandicapsordisabilities.TheCHSDwill conductoutreachtosolicitparticipationofpropertyownersintheSection8 program.Theoutreachwill:

- A. Explainhowtheprogramworks;
- B. Explainhowtheprogrambenefitsowners;
- C. Explainowners'responsibilitiesundertheprogram.Emphasisisplacedon qualityscreeningandwaystheCHSDhelpsownersdobetterscreening; and
- D. Provideanopportunityforownerstoaskquestions,obtainwritten materials,andmeetCHSDstaff.

TheCHSDwillparticularlyencourageownersofsuitableunitslocatedoutsideof low-incomeorminorityconcentrationtoattend.Targetedmailing listswillbe developed and announcements sentout.

#### 1.7 RIGHTTOPRIVACY

Alladultmembersofbothapplicantandparticipanthouseholdsarerequiredto signHUDForm9886, AuthorizationforReleaseofInformationandPrivacyAct Notice.The AuthorizationforReleaseofInformationandPrivacyActNotice stateshowfamilyinformationwillbereleasedandincludesthe FederalPrivacy ActStatement.

Anyrequestforapplicantorparticipantinformationwillnotbereleasedunless there is a signed release of information request from the applicant or participant.

#### 1.8 REQUIREDPOSTING S

TheCHSDwillpostineachofitsofficesinaconspicuousplaceandataheight easilyreadbyallpersonsincludingpersonswithmobilitydisabilities,the followinginformat ion:

- A. Noticeofthestatusofthewaitinglist(openedorclosed)
- B. AddressofallCHSDoffices,officehours,telephonenumbers,TDD numbers,andhoursofoperation
- C. IncomeLimitsforAdmission

## 2.0 CHSD/OWNERRESPO NSIBILITY/OBLIGATIONOFTHE FAMILY

ThisSectionoutlinestheresponsibilities and obligations of the CHSD, the Section 8 owners/landlords, and the participating families.

#### 2.1 CHSDRESPONSIBIL ITIES

A. TheCHSDwillcomplywiththeconsolidatedACC,theapplication,HUD regulationsand otherrequirements,andtheCHSDSection8 AdministrativePlan.

- B. Inadministeringtheprogram, the CHSD must:
  - 1. Publishanddisseminateinformationabouttheavailabilityand natureofhousingassistanceundertheprogram;
  - 2. Explaintheprogramto ownersandfamilies;
  - 3. Seekexpandedopportunitiesforassistedfamiliestolocatehousing outsideareasofpovertyorracialconcentration;
  - 4. Encourageownerstomakeunitsavailableforleasinginthe program,includingownersofsuitableunitsloca tedoutsideareasof povertyorracialconcentration;
  - 5. Affirmativelyfurtherfairhousinggoalsandcomplywithequal opportunityrequirements;
  - 6. Makeeffortstohelpdisabledpersonsfindsatisfactoryhousing;
  - 7. Receiveapplicationsfromfamilies, determineeligibility,maintain thewaitinglist,selectapplicants,issueavouchertoeachselected family,andprovidehousinginformationtofamiliesselected;
  - 8. Determinewhocanliveintheassistedunitatadmissionandduring thefamily'spartici pationintheprogram;
  - 9. Obtainandverifyevidenceofcitizenshipandeligibleimmigration statusinaccordancewith24CFRpart5;
  - 10. Reviewthefamily'srequestforapprovalofthetenancyandthe owner/landlordlease,includingtheHUDprescribedt enancy addendum;
  - 11. Inspecttheunitbeforetheassistedoccupancybeginsandatleast annuallyduringtheassistedtenancy;
  - 12. Determine the amount of the housing assistance payment for a family;
  - 13. Determinethemaximumrenttotheownerandwhethe rtherentis reasonable;
  - 14. Maketimelyhousingassistancepaymentstoanownerin accordancewiththeHAPcontract;

- 15. Examinefamilyincome, sizeand composition at admission and during the family's participation in the program. The examination includes verification of income and other family information;
- 16. EstablishandadjustCHSDutilityallowance;
- 17. Administerandenforcethehousingassistancepaymentscontract withanowner, including taking appropriate action as determined by the CHSD, i ftheowner defaults (e.g., HQS violation);
- 18. Determinewhethertoterminateassistancetoaparticipantfamily forviolationoffamilyobligations;
- 19. ConductinformalreviewsofcertainCHSDdecisionsconcerning applicantsforparticipationinthep rogram;
- 20. ConductinformalhearingsoncertainCHSDdecisionsconcerning participantfamilies;
- 21. Providesoundfinancialmanagementoftheprogram, including engaging an independent public account ant to conduct audits; and
- 22. AdministeranFSSprog ram.

#### 2.2 OWNERRESPONSIBI LITY

(AlsoseeSection12.0foradditionalOwnerResponsibilities)

- A. Theownerisresponsibleforperformingalloftheowner'sobligations undertheHAPcontractandthelease.
- B. Theownerisresponsiblefor:
  - 1. Performingallmanagementandrentalfunctionsfortheassisted unit,includingselectingavoucherholdertoleasetheunit,and decidingifthefamilyissuitablefortenancyoftheunit.
  - 2. MaintainingtheunitinaccordancewithHQS,including performanceofor dinaryandextraordinarymaintenance.
  - 3. Complying with equal opport unity requirements.
  - 4. PreparingandfurnishingtotheCHSDinformationrequiredunder theHAPcontract.

- 5. Collectingfromthefamily:
  - a. Anysecuritydepositrequiredunderthelea se.
  - b. Thetenantcontribution(thepartofrenttoownernotcovered bythehousingassistancepayment.
  - c. Anychargesforunitdamagebythefamily.
- 6. Enforcingtenantobligationsunderthelease.
- 7. Payingforutilitiesandservices(unlesspaid bythefamilyunderthe lease.)
- C. Forprovisionsonmodificationstoadwellingunitoccupiedortobe occupiedbyapersonwithdisabilitiessee24CFR100.203.

#### 2.3 OBLIGATIONSOFT HEPARTICIPANT

ThisSectionstatestheobligationsofaparticipantfa milyundertheprogram.

- A. Supplyingrequiredinformation
  - 1. ThefamilymustsupplyanyinformationthattheCHSDorHUD determinesisnecessaryintheadministrationoftheprogram, includingsubmissionofrequiredevidenceofcitizenshiporeligible immigrationstatus.Informationincludesanyrequestedcertification, releaseorotherdocumentation.
  - 2. ThefamilymustsupplyanyinformationrequestedbytheCHSDor HUDforuseinaregularlyscheduledreexaminationorinterim reexaminationoffamilyin comeandcompositioninaccordancewith HUDrequirements.
  - 3. ThefamilymustdiscloseandverifySocialSecurityNumbersand mustsignandsubmitconsentformsforobtaininginformation.
  - 4. Anyinformationsuppliedbythefamilymustbetrueandcomplete
- B. HQSbreachcausedbytheFamily

ThefamilyisresponsibleforanyHQSbreachcausedbythefamilyorits guests.

C. AllowingCHSDInspection

ThefamilymustallowtheCHSDtoinspecttheunitatreasonabletimes and after at least 2 days notice.

D. ViolationofLease

Thefamilymaynotcommitanyseriousorrepeatedviolationofthelease.

E. FamilyNoticeofMoveorLeaseTermination

ThefamilymustnotifytheCHSDandtheownerbeforethefamilymoves outoftheunitorterminatesthelease byanoticetotheowner.

F. OwnerEvictionNotice

ThefamilymustpromptlygivetheCHSDacopyofanyownereviction noticeitreceives.

- G. UseandOccupancyoftheUnit
  - 1. Thefamilymustusetheassistedunitforaresidencebythefamily. Theunit mustbethefamily'sonlyresidence.
  - TheCHSDmustapprovethecompositionoftheassistedfamily residingintheunit.ThefamilymustpromptlyinformtheCHSDof thebirth,adoptionorcourt -awardedcustodyofachild.Thefamily mustrequestapprov alfromtheCHSDtoaddanyotherfamily memberasanoccupantoftheunit.Nootherperson(i.e.,noone butmembersoftheassistedfamily)mayresideintheunit(except forafosterchild/fosteradultorlive -inaideasprovidedinparagraph (4)ofthi sSection).
  - 3. ThefamilymustpromptlynotifytheCHSDifanyfamilymemberno longerresidesintheunit.
  - 4. If the CHSD has given approval, a foster child/foster adultoralive in a idemay reside in the unit. The CHSD has the discretion to adopt reas on able policies concerning residence by a foster child/foster adultor alive in a ideand defining when the CHSD consent may be given or denied.
  - 5. Membersofthehouseholdmayengageinlegalprofitmaking activitiesintheunit,butonlyifsuchactivit iesareincidentalto primaryuseoftheunitforresidencebymembersofthefamily.Any

businessuses of the unit must comply with zoning requirements and the affected household member must obtain all appropriate licenses.

- 6. Thefamilymustnotsubleas eorlettheunit.
- 7. Thefamilymustnotassigntheleaseortransfertheunit.
- H. AbsencefromtheUnit

Thefamilymustsupplyanyinformationorcertificationrequestedbythe CHSDtoverifythatthefamilyislivingintheunit,orrelatingtofamil y absencefromtheunit,includinganyCHSDrequestedinformationor certificationonthepurposesoffamilyabsences.Thefamilymust cooperatewiththeCHSDforthispurpose.Thefamilymustpromptlynotify theCHSDofitsabsencefromtheunit.

Absencemeansthatnomemberofthefamilyisresidingintheunit.The familymaybeabsentfromtheunitforupto30days.Thefamilymust requestpermissionfromtheCHSDforabsencesexceeding30days.The CHSDwillmakeadeterminationwithin5businessday softherequest.An authorizedabsencemaynotexceed180days.Anyfamilyabsentformore than30dayswithoutauthorizationwillbeterminatedfromtheprogram.

Authorizedabsencesmayinclude, but are not limited to:

- 1. Prolongedhospitalization
- 2. Absencesbeyondthecontrolofthefamily(i.e.,deathinthefamily, otherfamilymemberillness)
- 3. OtherabsencesthataredeemednecessarybytheCHSD
- I. InterestintheUnit

Thefamilymaynotownorhaveanyinterestintheunit(exceptforowners of manufactured housing renting the manufactured homespace).

J. FraudandOtherProgramViolation

Themembersofthefamilymustnotcommitfraud,bribery,oranyother corruptorcriminalactinconnectionwiththeprograms.

K. CrimebyFamilyMemb ers

Themembersofthefamilymaynotengageindrug -relatedcriminal activityorotherviolentcriminalactivity.

L. OtherHousingAssistance

Anassistedfamily,ormembersofthefamily,maynotreceiveSection8 tenant-basedassistancewhilereceivin ganotherhousingsubsidy,forthe sameunitorforadifferentunit,underanyduplicative(asdeterminedby HUDorinaccordancewithHUDrequirements)Federal,Stateorlocal housingassistanceprogram.

M. Conduct

Themembersofthefamilymaynoteng ageintheuseofillegal substancesoralcoholwhichinterfereswiththehealth,safety,orrightto peacefulenjoymentofthepremisesbyotherresidents.

# 3.0 ELIGIBILITYFOR ADMISSION

#### 3.1 INTRODUCTION

Therearefiveeligibilityrequirementsforadmi ssiontoSection8 --qualifiesasa family,hasanincomewithintheincomelimits,meetscitizenship/eligible immigrantcriteria,providesdocumentationofSocialSecurityNumbers,and signsconsentauthorizationdocuments.Inadditiontotheeligibility criteria, familiesmustalsomeettheCHSDscreeningcriteriainordertobeadmittedto theSection8Program.

## 3.2 ELIGIBILITYCRIT ERIA

- A. FamilyStatus
  - 1. A **familywithorwithoutchildren** .Suchafamilyisdefinedasa groupofpeoplerelatedbyblood ,marriage,adoptionoraffinitythat livestogetherinastablefamilyrelationship.
    - a. Childrentemporarilyabsentfromthehomeduetoplacement infostercareareconsideredfamilymembers.
    - b. Unbornchildrenandchildrenintheprocessofbeing adoptedareconsideredfamilymembersforpurposesof

determiningbedroomsize,butarenotconsideredfamily membersfordeterminingincomelimit.

- 2. An **elderlyfamily** ,whichis:
  - a. Afamilywhosehead,spouse,orsolememberisaperson whoisatleast6 2yearsofage;
  - b. Twoormorepersonswhoareatleast62yearsofageliving together;or
  - c. Oneormorepersonswhoareatleast62yearsofageliving withoneormorelive -inaides
- 3. A near-elderlyfamily ,whichis:
  - a. Afamilywhosehead,spouse ,orsolememberisaperson whoisatleast50yearsofagebutbelowtheageof62;
  - b. Twoormorepersonswhoareatleast50yearsofagebut belowtheageof62livingtogether;or
  - c. Oneormorepersonswhoareatleast50yearsofagebut belowth eageof62livingwithoneormorelive -inaides.
- 4. A **disabledfamily** ,whichis:
  - a. Afamilywhosehead,spouse,orsolememberisaperson withdisabilities;
  - b. Twoormorepersonswithdisabilitieslivingtogether;or
  - c. Oneormorepersonswithdisab ilitieslivingwithoneormore live-inaides.
  - d. Forpurposesofqualifyingforlow -incomehousing,doesnot includeapersonwhosedisabilityisbasedsolelyonany drugoralcoholdependence.
- 5. A **displacedfamily** isafamilyinwhicheachmember,orwho se solemember,hasbeendisplacedbygovernmentalaction,or whosedwellinghasbeenextensivelydamagedordestroyedasa resultofadisasterdeclaredorotherwiseformallyrecognized pursuanttoFederaldisasterrelieflaws.

- 6. A remainingmemberof atenantfamily .
- 7. A **singleperson** whoisnotanelderlyordisplacedperson,ora personwithdisabilities,ortheremainingmemberofatenantfamily.
- B. ResidencyStandards

Applicationswillbeacceptedfrombothresidentsandnon -residents. "Residents" are those residing in the area of jurisdiction of the Community Housing Services Division (CHSD). "Non -residents" are all others.

- C. Incomeeligibility
  - 1. Tobeeligibletoreceiveassistanceafamilyshall,atthetimethe familyinitiallyreceives assistanceundertheSection8program shallbealow -incomefamilythatis:
    - a. Anextremelylow -incomeoraverylow -incomefamily;
    - b. Alow -incomefamilycontinuouslyassistedunderthe1937 HousingAct;
    - c. Alow -incomefamilythatmeetsadditionale ligibilitycriteria specifiedbytheCHSD;
    - d. Alow -incomefamilythatisanon -purchasingtenantina HOPE1orHOPE2projectorapropertysubjecttoa residenthomeownershipprogramunder24CFR248.173;
    - e. Alow -incomefamilyormoderate -incomefamily thatis displacedasaresultoftheprepaymentofthemortgageor voluntaryterminationofaninsurancecontractoneligible low-incomehousing.
    - f. Alow -incomefamilythatqualifiesforvoucherassistanceas anon -purchasingfamilyresidinginaHOPE1 (HOPEfor publichousinghomeownership)orHOPE2(HOPEfor homeownershipofmultifamilyunits)project.
  - 2. Incomelimitsapplyonlyatadmissionandarenotapplicablefor continuedoccupancy;however,asincomerisestheassistancewill decrease.

- 3. Theapplicableincomelimitforissuanceofavoucheristhehighest incomelimitforthefamilysizeforareaswithintheCHSD's jurisdiction.Theapplicableincomelimitforadmissiontothe programistheincomelimitfortheareainwhichthefamilyis initiallyassistedintheprogram.Thefamilymayonlyusethe vouchertorentaunitinanareawherethefamilyisincomeeligible atadmissiontotheprogram.
- 4. FamilieswhoaremovingintotheCHSD'sjurisdictionunder portabilityandhavethestatus of applicantratherthanofparticipant attheirinitialCHSD, must meet the income limit for the area where they were initially assisted under the program.
- 5. FamilieswhoaremovingintotheCHSD'sjurisdictionunder portabilityandarealreadyprogram participantsattheirinitialCHSD donothavetomeettheincomeeligibilityrequirementfortheCHSD program.
- 6. Incomelimitrestrictionsdonotapplytofamiliestransferringunits withintheCHSDSection8Program.
- D. Citizenship/EligibleImmigran tstatus

Tobeeligibleeachmemberofthefamilymustbeacitizen, national, ora non-citizenwhohaseligibleimmigrationstatusunderoneofthe categoriessetforthinSection214oftheHousingandCommunity DevelopmentActof1980(see42U.S.C.14 36a(a)).

Familyeligibilityforassistance.

- 1. Afamilyshallnotbeeligibleforassistanceunlesseverymemberof thefamilyresidingintheunitisdeterminedtohaveeligiblestatus, withtheexceptionnotedbelow.
- 2. Despitetheineligibilityofo neormorefamilymembers,amixed familymaybeeligibleforoneofthreetypesofassistance.(See Section11.5(K)forcalculatingrentsunderthenon -citizenrule).
- 3. Afamilywithoutanyeligiblemembersandreceivingassistanceon June19,1995may beeligiblefortemporarydeferraloftermination ofassistance.

E. SocialSecurityNumberDocumentation

FamiliesarerequiredtoprovideSocialSecurityNumbersforallfamily memberspriortoadmission,iftheyhavebeenissuedanumberbythe SocialSecurityAdministration.Applicantsmaynotbecomeparticipants untilthedocumentationisprovided.Theapplicantwillretaintheirposition onthewaitinglistduringthisperiod.Allmembersofthefamilydefined abovemusteither:

- 1. SubmitSocialSecu rityNumberdocumentationor;
- 2. SignacertificationiftheyhavenotbeenassignedaSocialSecurity Number.Iftheindividualisunder18,thecertificationmustbe executedbyhisorherparentorguardianorbytheindividualor otherperson.Ifthep articipantwhohassignedacertificationform obtainsaSocialSecurityNumber,itmustbedisclosedatthenext regularlyscheduledre -examination.
- F. SigningConsentForms
  - 1. Inordertobeeligibleeachmemberofthefamilywhoisatleast18 yearsof age,andeachfamilyheadandspouseregardlessofage, shallsignoneormoreconsentforms.
  - 2. Theconsentformmustcontain,ataminimum,thefollowing:
    - a. AprovisionauthorizingHUDandtheCHSDtoobtainfrom StateWageInformationCollectionAgen cies(SWICAs)any informationormaterialsnecessarytocompleteorverifythe applicationforparticipationorforeligibilityforcontinued occupancy;
    - b. AprovisionauthorizingHUDortheCHSDtoverifywith previousorcurrentemployersincomeinform ationpertinent tothefamily'seligibilityfororlevelofassistance;
    - c. AprovisionauthorizingHUDtorequestincomeinformation fromtheIRSandtheSSAforthesolepurposeofverifying incomeinformationpertinenttothefamily'seligibilityorlev el ofbenefits;and
    - d. Astatementthattheauthorizationtoreleasetheinformation requestedbytheconsentformexpires15monthsafterthe datetheconsentformissigned.

G. Suitabilityfortenancy.TheCHSDdetermineseligibilityforparticipation andwillalsoconductcriminalbackgroundchecksonallhousehold members,16yearsofageorolder,includinglive -inaides.TheCHSDwill denyassistancetoafamilybecauseofdrug -relatedcriminalactivityor violentcriminalactivitybyfamilymember s.Arequestforcriminalhistory backgroundcheckswillbemadethroughtheGlendalePoliceDepartment (GPD)forallhouseholdmembersage16orolder.Ifthebackground checkreceivedfromGPDispositive,theCHSDwillproceedwith InterstateIdentifica tionIndex(III)check.

Arequestwillbesubmittedfortheapplicanttobecheckedagainstthe computerlistingofpriorresidentsofotherCHSD's,wholeftowingmoney, ormovedinviolationofthelease.

TheCHSDwillcheckwiththeStatesexoffender registrationprogram and willbanforlifeanyindividualwhoisregisteredasalifetimesexoffender.

Additionalscreeningistheresponsibilityoftheowner.Upontherequestof aprospectiveowner,theCHSDwillprovideanyfactualinformationorthi partywritteninformationtheyhaverelevanttoavoucherholder'shistory of,orabilityto,complywithmaterialstandardleasetermsoranyhistoryof drugtrafficking.

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## 4.0 MANAGINGTHEWAI TINGLIST

## 4.1 OPENINGANDCLOS INGTHEWAITINGLIST

Applicationswillbetakenattimesandinguantitiesinordertoobtainasufficient numberandvarietyofapplicants.Whenthenumberofapplicantswhocanbe servedwithinareasonableperiodoftimeisreached, the application waiting list maybeclosed.Not iceofopeningofapplicationsshallbemadeinanewspaper ofgeneralcirculationaswellasthroughminoritymediaandothersuitable means.Applicationintakewilloccuronlyduringpubliclyannouncedperiodsof ionintakewilloccuronlywhentheCHSD time.Restrictionandclosureofapplicat hasanadequatepoolofapplicantswhoarelikelytoqualifyforapreferenceand whenanyadditionalapplicantswouldnotgualifyforassistancebeforethose applicantsalreadyonthewaitinglist.Theannouncement willspecifythedates, times, locations, and methods by which a prospective applicant can provide the informationnecessaryforcompletionofanapplication.Allnoticeswillincludethe FairHousinglogoandsloganandotherwisebeincompliancewithFa irHousing requirements.

### 4.2 TAKINGAPPLICATIONS

DuringOpenEnrollmentperiodscompletedapplicationswillbeacceptedfromall applicants. The following process will be followed for families wishing to apply for the Section 8 Program.

- A. Completeanappl icationforhousingassistance.Applicationswillbe acceptedduringregularbusinesshours BYPHONEAT:(623)930 -2199/ TDD(623)930 -2197.TheCHSDwilllaterverifytheinformationinthe applicationsrelevanttotheapplicant'seligibility,admission, andlevelof benefit.
- B. Anapplicationwillbemailedtotheapplicantstampedwiththetimeand dateofthephonerequest.Uponreturnofthecompletedapplication,the applicant'snameisplacedonthewaitinglistindateandtimeorder.
- C. Personswithdisabilitieswhorequireareasonableaccommodationin completinganapplicationmaycalltheCHSDtomakespecial arrangementstocompletetheirapplication.ATelecommunicationDevice fortheDeaf(TDD)isavailable.TheTDDtelephonenumberis(62 3)930 -2197or1 -800-367-8939.
- D. Theapplicationprocesswillinvolvetwophases.Thefirstphaseisthe initialapplicationforhousingassistanceorthe pre-application.Thepre applicationrequiresthefamilytoprovidelimitedbasicinformation establishinganypreferencestowhichtheymaybeentitled.Thisfirst phaseresultsinthefamily'splacementonthewaitinglist.
- E. Uponreceiptofthefamiliespre -application,theCHSDwillmakea preliminarydeterminationofeligibility.TheCHSDwillno tifythefamilyin writingofthedateandtimeandpreferenceofplacementonthewaiting list.IftheCHSDdeterminesthefamilytobeineligible,thenoticewillstate thereasonsthereforeandofferthefamilytheopportunityofaninformal reviewoft hisdetermination.
- F. ApplicantsonthewaitinglistmustalsoreporttotheCHSDanychangesin familycompositionoraddressastheyoccur.Anysuchchangescould affecttheapplicant'sstatusoreligibilityforhousing.Anyapplicant knowinglyprovidin gfalseinformationorfraudulentstatementsaffecting theapplicant'sstatusoreligibilityforhousingwillberemovedfromthe waitinglist.
- G. Thesecondphaseisthefinaldeterminationofeligibility,referredtoasthe fullapplication.Thefullap plicationtakesplacewhenthefamilynearsthe topofthewaitinglist.TheCHSDwillensurethatverificationofall

preferences, eligibility, suitability selection factors are current in order to determine the family's final eligibility for admission in to the Section 8 Program.

## 4.3 ORGANIZATIONOF THEWAITINGLIST

Anapplicantwillbeassignedtothewaitinglistaccordingtothedateandtime thattheapplicationinformationwasinitiallyprovidedandthepreferenceclaimed. Theapplicantwillbeinf ormedoftheirassignedapplicationnumberandhowto checktheirstatusonthewaitinglist. Theapplicantwillalsobeprovided informationonthehousingprogramanditsrequirements. Onlytwoseparate waitinglistswillbemaintained; one consolidate dlistforallresident -based programsadministeredbytheCHSD(CertificateandVoucherPrograms) and one consolidatedlistforallproject -basedprograms(PublicHousingand ModerateRehabilitationPrograms) administeredbytheCHSD.

Thewaitinglistwi Ilbemaintainedinaccordancewiththefollowingguidelines:

- A. Theapplicationwillbeapermanentfile;
- B. AnycontactbetweentheCHSDandtheapplicantwillbedocumentedin theapplicantfile.

Note:Thewaitinglistcannotbemaintainedbybedroom sizeundercurrentHUD regulations.

#### 4.4 FAMILYBREAKUP

Whenafamilyonthewaitinglistsplitsintotwootherwiseeligiblefamiliesdueto divorceorlegalseparationandthenewfamiliesbothclaimthesameplacement onthelist,andthereisnocour tdetermination,theCHSDwillmakethedecision takingintoconsiderationthefollowingfactors:

- A. Whichfamilymemberappliedasheadofhousehold.
- B. Whichfamilyunitretainstheminorchildrenoranyill,disabledorelderly members.
- C. Restrictionsthatwer einplaceatthetimethefamilyapplied.
- D. Roleofdomesticviolenceinthesplit, actual orthreatened.
- E. Recommendationsofsocialserviceagenciesorqualifiedprofessionals suchschildren'sprotectiveservices.
- F. OtherfactorsspecifiedbytheCHSD.

Documentation of these factors is the responsibility of the applicant families. If either or both of the families do not provide the documentation, they many be denied placement on the waiting list for failure to supply information requested by the CHSD.

#### This sectionwillalsoapplytofamiliesadmittedtotheprogram.

#### 4.5 FAMILIESNEARING THETOPOFTHEWAIT INGLIST

Whenafamilyisclosetothetopofthewaitinglist, the verification process will begin. It is at this point in time that the family's waitin glist preference will be verified. If the family no longer qualifiest oben ear the top of the list, the family's name will be returned to the appropriate spot on the waiting list. The CHSD must notify the family in writing of this determination, and give the family the opport unity for an informal review.

Oncetheincomelevelandthepreferencehavebeenverifiedandeligibilityhas beendetermined, CHSDproceedstorequestthenecessary information.

#### 4.6 MISSEDAPPOINTME NTS

Allapplicantswhofailtok eepascheduledappointmentasstatedbelowwillbe sentanoticeofdenial.

TheCHSDwillallowthefamilytorescheduleappointmentsforgoodcause. Generally,nomorethanoneopportunitywillbegiventoreschedulewithoutgood cause,andnomorethan twoopportunitiesforgoodcause.Whenagoodcause exists,theCHSDwillworkcloselywiththefamilytofindamoresuitabletime. Applicantswillbeofferedtherighttoaninformalreviewbeforebeingremoved fromthewaitinglist.

#### 4.7 PURGINGTHEWA ITINGLIST

TheCHSDwillupdateandpurgeitswaitinglistatleastannuallytoensurethat thepoolofapplicantsreasonablyrepresentsinterestedfamiliesforwhom the CHSD has current information.

#### 4.8 REMOVALOFAPPLI CANTSFROMTHEWAITI NGLIST

The CHSDwillnotremoveanapplicant'snamefrom the waiting listunless:

- A. Theapplicantrequeststhatthenameberemoved;
- B. Theapplicantfailstorespondtoawrittenrequestforinformationora requesttodeclaretheircontinuedinterestintheprog ramormisses scheduledappointments;or

C. Theapplicantdoesnotmeeteithertheeligibilityorscreeningcriteriafor theprogram.

#### 4.9 GROUNDSFORDENI AL

TheCHSDwilldenyassistancetoapplicantswho:

- A. Donotmeetanyoneormoreoftheeligib ilitycriteria;
- B. Donotsupplyinformationordocumentationrequiredbytheapplication process;
- C. Failtorespondtoawrittenrequestforinformationorarequesttodeclare theircontinuedinterestintheprogram;
- D. Failtocompleteanyaspectof theapplicationorlease -upprocess;
- E. Haveahistoryofcriminalactivitybyanyhouseholdmemberinvolving crimesofphysicalviolenceagainstpersonsorproperty,andanyother criminalactivityincludingdrug -relatedcriminalactivitythatwould adverselyaffectthehealth,safety,orwellbeingofothertenantsorstaff, orcausedamagetotheproperty.
- F. CurrentlyowesrentorotheramountstotheCHSDoranyotherCHSDin connectionwiththepublichousingorSection8Programs.
- G. Has,asapr eviousparticipantintheSection8orpublichousingprogram, notreimbursedtheCHSDoranotherCHSDforanyamountspaidtoan ownerunderahousingassistancecontractforrentorotheramountsowed bythefamilyunderitslease,orforavacatedunit.
- H. Havecommittedfraud,bribery,oranyothercorruptioninconnectionwith anyFederalhousingassistanceprogram,includingtheintentional misrepresentationofinformationrelatedtotheirhousingapplicationor benefitsderivedtherefrom;
- I. Have ahouseholdmemberwhowasevictedfrompublichousingwithin thelastthreeyears;
- J. Haveahouseholdmemberwhowasevictedfromassistedhousingwithin fiveyearsoftheprojecteddateofadmissionbecauseofdrug -related criminalactivityinvolvingt heillegalmanufacture,sale,distribution,or possessionwiththeintenttomanufacture,sell,distributeacontrolled

substanceasdefinedinSection102oftheControlledSubstancesAct,21 U.S.C.802;

- K. Haveahouseholdmemberwhoisillegallyusing acontrolledsubstanceor abusesalcoholinawaythatmayinterferewiththehealth,safety,orright topeacefulenjoymentofthepremisesbyotherresidents.TheCHSDmay waivethisrequirementif:
  - 1. ThepersondemonstratestotheCHSD'ssatisfaction thatthe personisnolongerengagingindrug -relatedcriminalactivityor abuseofalcohol;
  - 2. Thepersonhassuccessfullycompletedasuperviseddrugor alcoholrehabilitationprogram;
  - 3. Thepersonhasotherwisebeenrehabilitatedsuccessfully;or
  - 4. Thepersonisparticipatinginasuperviseddrugoralcohol rehabilitationprogram.
- L. Haveengagedinorthreatenedabusiveorviolentbehaviortowardsany CHSDstafforresidents;
- M. HaveahouseholdmemberwhohasbeenterminatedundertheCertificat orVoucherProgramduringthelastthreeyears;

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- N. Haveahouseholdmemberwhohasbeenconvictedofmanufacturingor producingmethamphetamine(speed) (Deniedforlife);
- O. HaveahouseholdmemberwithalifetimeregistrationunderaStatesex offenderregistrationprogram (Deniedforlife).

## 4.10 NOTIFICATIONOF NEGATIVEACTIONS

Anyapplicantwhosenameisbeingremovedfromthewaitinglistwillbenotified bytheCHSD,inwriting,thattheyhaveten(10)businessdays,fromthedateof thewritten correspondence,topresentmitigatingcircumstancesorrequestan informalreview.Theletterwillalsoindicatethattheirnamewillberemovedfrom thewaitinglistiftheyfailtorespondwithinthetimeframespecified.TheCHSD's systemofremovingap plicants'namesfromthewaitinglistwillnotviolatethe rightsofpersonswithdisabilities.Ifanapplicant'sfailuretorespondtoarequest forinformationorupdateswascausedbytheapplicant'sdisability,theCHSDwill provideareasonableaccomm odation.Iftheapplicantindicatesthattheydidnot respondduetoadisability,theCHSDwillverifythatthereisinfactadisability andthattheaccommodationtheyarerequestingisnecessarybasedonthe disability.Anexampleofareasonableaccom modationwouldbetoreinstatethe applicantonthewaitinglistbasedonthedateandtimeoftheoriginalapplication.

## 4.11 INFORMALREVIEW

If the CHSD determines that an applicant does not meet the criteria for receiving Section 8 assistance, the CHS Dwill promptly provide the applicant with written notice of the determination. The notice must contain a brief statement of the reason(s) for the decision, and state that the applicant may request an informal review of the decision within 10 business days of the denial. The CHSD will describe how to obtain the informal review. The informal review process is described in Section 16.2 of this Plan.

# 5.0 SELECTINGFAMILI ESFROMTHEWAITING LIST

## 5.1 WAITINGLISTADM ISSIONSANDSPECIAL ADMISSIONS

The CHSDma yadmitanapplicant for participation in the programe itherasa special admission or as a waiting list admission.

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

## 5.2 PREFERENCES

ConsistentwiththeCHSDAgencyPlan,thefollowingpreferences,basedon localhousingneedsandpriorities,willbeusedtodetermineplacementonthe waitinglist:

- A. TheCHSDwillselectfamiliesb asedonthedateandtimeofthe applicationsubmittedbythefamily,andthefollowinglocalpreferences:
  - 1. Glendaleresidents;
  - 2. Glendaleresidentsdisplacedbygovernmentactionordisaster;
  - 3. Personsworkingorhiredtoworkwithinthecitylimit sofGlendale
- B. Applicants62yearsorolder,orreceivingSocialSecurityDisability, SupplementalSecurityDisabilityoranypaymentsbasedoninabilityto work,willbegivenbenefitoftheworkingpreference.

- C. Thefollowingadmissionsgivepreferen cestoafamilywhose:
  - 1. Headsolememberisadisplacedperson; or
  - 2. Headorspouseorsolememberisanelderlypersonoradisabled personoverasinglepersonthatisnotelderly,disabled,or displaced.
- D. ApplicationofRankingPreferencesAmong PreferenceHolders:Ranking preferenceswillbeappliedtopreferenceholdersonthewaitinglistinthe followingorder:
  - 1. Glendaleresidentswhoaredisplacedbygovernmentactionor disaster.
  - 2. Glendaleresidentswhoareemployed.
    - a. over10yearsdu ration
    - b. between5yearsandupto10yearsduration
    - c. between3yearsandupto5yearsduration
    - d. between1yearandupto3yearsduration
  - 3. Glendaleresidentswhoareunemployed.
  - 4. Non-GlendaleresidentswhoareemployedinGlendale.
    - a. over10yearsdurat ion
    - b. between5yearsandupto10yearsduration
    - c. between3yearsandupto5yearsduration
    - d. between1yearandupto3yearsduration
  - 5. Non-Glendaleresidentswhoareunemployed.
- E. DefinitionsforPreferences:Forpurposesofrankingpreferencesonly, the followingdefinitionsshallbeused:
  - 1. "Glendaleresident"shallmeananyfamily,includingsinglemember familiesthat:
  - 2. physicallyresidewithinthecitylimitsofGlendale,Arizona.(A mailingaddresswillnotautomaticallyqualifyanapplicant forthis preference;physicalresidencemustbeverifiable.)OR
  - 3. areemployed within the citylimits of Glendale OR

- 4. havebeenhiredforemploymentwithinthecitylimitsofGlendale OR
- F. "Employed"shallmeanthatthefamily: hasindependentver ifiableemploymentthatgeneratesannualincome;or netincomefromoperationofabusinessorprofessionequivalenttoat leastonehalfofpermanent,fulltimeemployment.OR
  - 1. hasaheadandspouse,orsolemember,whoareage62orolder, OR
  - 2. hasaheadandspouse,orsolemember,whoarereceivingsocial securitydisability,supplementalsecurityincomedisabilitybenefits, oranyotherpaymentsbaseduponanindividualsinabilitytowork.
- G. SpecialAdmission(non -waitinglist):Assistancetarget edbyHUD:IfHUD awardstheCHSDprogramfundingthatistargetedforfamilieslivingin specifiedunits,theHAmustusetheassistanceonlyforthefamiliesliving inthoseunits.TheCHSDmayadmitafamilythatisnotonthewaiting list,orwithout consideringthefamily'swaitinglistposition.TheCHSDwill maintainrecordsshowingthatthefamilywasadmittedwithHUDtargeted assistance.TheCHSDhasnodiscretiontodeterminethefamiliesortypes ofprogramfundingthatmayfullunderthispro vision,consequently,they willadministersuchtargetedfundsonlyinaccordancewithanycurrent HUDregulationsaffectingsuchtargetedfunds.
- H. <u>Drug-RelatedDenialofPreference</u>
  - 1. TheCHSDwillcontinuetodenyanyapplicationfromafamily becauseofd rug-relatedcriminalactivityorviolentcriminalactivity, asauthorizedunderfederalregulations.
  - 2. TheCHSDmaynotgiveapreferencetoanapplicantifany memberofthefamilyisapersonwhowasevictedduringthelast threeyearsbecauseofdrug -relatedcriminalactivityfromhousing assistanceundera1937HousingActprogram.

## 5.3 SELECTIONFROMT HEWAITINGLIST

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

A Notwithstandingt heabove,familieswhoareelderly,disabled,or displacedwillbeofferedhousingbeforeothersinglepersons.

- B. Notwithstandingtheabove,ifnecessarytomeetthestatutoryrequirement that75%ofnewlyadmittedfamiliesinanyfiscalyearbefamilie swhoare extremelylow -income,theCHSDretainstherighttoskiphigherincome familiesonthewaitingtoreachextremelylow -incomefamilies.This measurewillonlybetakenifitappearsthegoalwillnototherwisebemet. Toensurethisgoalismet,t heCHSDwillmonitorincomesofnewly admittedfamiliesandtheincomeofthefamiliesonthewaitinglist.
- C. If the rearenotenough extremely low -income families on the waiting list the CHSD will conduct out reach on an on -discriminatory basis to attract text remely low -income families to reach the statutory requirement.
- D. Eligibleapplicantsshallbeofferedavoucherinsequencefromthewaiting list,accordingtoavailability.Iftheassistanceisrefused,theapplicantwill beremovedfromthewaitin glist.Theapplicantmayreapplyifapplications arebeingacceptedatthattime.Selectionpoliciesandproceduresshallbe incompliancewithstate,localandfederallawsandregulations,including thenondiscriminationrequirementsofTitleVlofthe CivilRightsActof 1964,andtheprovisionsoftheAnnualContributionsContract.
- E. RentalRehabilitation:HousingVouchersshallbeissued,asdescribed below,toeligiblefamilieswhoresideinaRentalRehabilitationproject(on thedatetheagreem entissigned)andare;
  - 1. ForcedbyRentalRehabilitationactivitiesunder24CFR,Part511 tovacateaunitbecauseofphysicalconstruction,housing overcrowding,orachangeinuseoftheunit;or
  - 2. Wouldhaveapost -rehabilitationrentburdengreaterth an35 percentofthefamily'sadjustedgrossincomeasaresultofthe rehabilitation.Applicationswillbeaccepted,withoutreopening thewaitinglist,andavoucherwillbeissued.
- F. Section8Opt -OutProjects:Applicationswillbeaccepted,withou t reopeningthewaitinglist,andassistanceprovidedwithpreferenceover otherapplicantsonthewaitinglisttofamilieslivinginaSection8"Opt Out"Project.
- G. AlternativeVouchers:PhysicallychallengedapplicantsforConventional LowRentPublic Housingmaybeofferedavouchertoobtainamodifiedor adapteddwellingassetforthintheCHSD'sapproved504TransitionPlan. Thenumberofassistanceavailablethroughthisprogramwillnotexceed eight(8)vouchers.

# 6.0 ASSIGNMENTOFBE DROOMSIZE S

TheCHSDwillissueavoucherforaparticularbedroomsize –thebedroomsize isafactorindeterminingthefamily'slevelofassistance.Thefollowingguidelines willdetermineeachfamily'sunitsizewithoutovercrowdingorover -housing:

Thesesta ndardsarebasedontheassumptionthateachbedroomwill accommodatenomorethantwo(2)persons.Twoadultswillshareabedroom unlessrelatedbyblood.

Indeterminingbedroomsize, the CHSD will include the presence of children to be born to a pregna ntwoman, children who are in the process of being adopted, children who secustody is being obtained, children who are temporarily away at school or temporarily infoster - care.

NumberofBedrooms	NumberofPersons	
	Minimum	Maximum
0	1	1
1	1	2
2	2	4
3	3	6
4	4	8

Bedroomsizewillalsobedeterminedusingthefollowingguidelines:

- A. Childrenofthesamesex will shareabedroom.
- B. Childrenoftheoppositesex,bothundertheageof **4years** willsharea bedroom.
- C. Adultsandchildrenunderthe ageof18monthsmayshareabedroom.
- D. Foster–adultsandchildrenwillnotberequiredtoshareabedroomwith familymembers.
- E. Live-inaideswillgetaseparatebedroom.

TheCHSDwillgrantexceptionstonormaloccupancystandardswhenafamily requestsalargersizethantheguidelinesallowanddocumentsamedicalreason whythelargersizeisnecessary.

ThefamilyunitsizewillbedeterminedbytheCHSDinaccordancewiththe aboveguidelinesandwilldeterminethemaximumrentsubsidyforthe family; however,thefamilymayselectaunitthatmaybelargerorsmallerthanthe familyunitsize.Ifthefamilyselectsasmallerunit,thepaymentstandardforthe smallersizewillbeusedtocalculatethesubsidy.Ifthefamilyselectsalarger size,thepaymentstandardforthefamilyunitsizewilldeterminethemaximum subsidy.

#### 6.1 BRIEFING

When the CHSD selects a family from the waiting list, the family will be invited to attenda briefing explaining how the program works. In order to receiv eavoucher the family is required to attend the briefing. If they cannot attend the originally scheduled briefing, they may attend a later session. If the family fails to attend two briefings without good cause, they will be denied admission.

Ifanappl icantwithadisabilityrequiresauxiliaryaidstogainfullbenefitfromthe briefing,theCHSDwillfurnishsuchaidswheredoingsowouldnotresultina fundamentalalterationofthenatureoftheprogramorinanunduefinancialor administrativeburd en.Indeterminingthemostsuitableauxiliaryaid,theCHSD willgiveprimaryconsiderationtotherequestsoftheapplicant.Familiesunableto attendabriefingduetoadisabilitymayrequestareasonableaccommodation suchashavingthebriefingprese ntedatanalternatelocation.

Thebriefingwillcoveratleastthefollowingsubjects:

- A. Adescriptionofhowtheprogramworks;
- B. Familyandownerresponsibilities;
- C. Wherethefamilymayrentaunit,includinginsideandoutsidetheCHSD's jurisdiction;
- D. Typesofeligiblehousing;
- E. ForfamiliesqualifiedtoleaseaunitoutsidetheCHSD'sjurisdictionunder portability, an explanation of how portability works;
- F. Anexplanationoftheadvantagesoflivinginanareathatdoesnothav ea highconcentrationofpoorfamilies;and

G. Anexplanationthatthefamilyshareofrentmaynotexceed40%ofthe family'smonthlyadjustedincome.

### 6.2 PACKET

During the briefing, the CHSD will give the family apacket covering at least the following subjects:

- A. ThetermofthevoucherandtheCHSD'spolicyonextensionsand suspensionsoftheterm.Thepacketwillincludeinformationonhowto requestanextensionandformsforrequestingextensions;
- B. HowtheCHSDdeterminesthehousingassis tancepaymentandtotal tenantpaymentforthefamily;
- C. Informationonthepaymentstandard,exceptionpaymentstandardrent areas,andtheutilityallowanceschedule;
- D. HowtheCHSDdeterminesthemaximumrentforanassistedunit;
- E. Wherethe familymayleaseaunit.Forfamiliesqualifiedtoleaseoutside theCHSD'sjurisdiction,thepacketincludesanexplanationofhow portabilityworks;
- F. TheHUD -requiredtenancyaddendumthatprovidesthelanguagethat mustbeincludedinanyassistedl ease,andasamplecontract;
- G. Therequestforapprovalofthetenancyformandanexplanationofhowto requestCHSDapprovalofaunit;
- H. AstatementoftheCHSD'spolicyonprovidinginformationtoprospective owners.Thispolicyrequiresapplican tstosigndisclosurestatements allowingtheCHSDtoprovideprospectiveownerswiththefamily'scurrent andprioraddressesandthenamesandaddressesofthelandlordsfor thoseaddresses.Uponrequest,theCHSDwillalsosupplyanyfactual informationorthirdpartyverificationrelatingtotheapplicant'shistoryasa tenantortheirabilitytocomplywithmaterialstandardleasetermsorany historyofdrugtrafficking,drug -relatedcriminalactivityoranyviolent criminalactivity;
- I. TheCHSD's subsidystandards,includingwhentheCHSDwillconsider grantingexceptionstothestandards;
- J. TheHUDbrochureonhowtoselectaunit("AGoodPlacetoLive");

- K. TheHUD -requiredlead -basedpaintbrochure;
- L. InformationonFederal,State,and localequalopportunitylaws;the brochure"FairHousing:It'sYourRight;"andacopyofthehousing discriminationcomplaintform;
- M. AlistoflandlordsorotherpartiesknowntotheCHSDwhomaybewilling toleaseaunittothefamilyorhelpthefa milyfindaunit;
- N. Noticethatifthefamilyincludesapersonwithdisabilities,thefamilymay requestacurrentlistofaccessibleunitsknowntotheCHSDthatmaybe available;
- O. Thefamily'sobligationsundertheprogram;
- P. Thegroundsupon whichtheCHSDmayterminateassistancebecauseof thefamily'sactionorinaction;
- Q. CHSDinformalhearingprocedures,includingwhentheCHSDisrequired toprovidetheopportunityforaninformalhearing,andinformationonhow torequestahearing; and
- R. TheCHSDownerinformationbrochure.Thisbrochurecanbegivenbythe applicanttoaprospectiveownertohelpexplaintheprogram.

## 6.3 ISSUANCEOFVOUC HER; REQUESTFORAPP ROVALOFTENANCY

BeginningAugust12,1999,theCHSDwillissueonlyvou chers.Treatmentof previouslyissuedcertificatesandvoucherswillbedealtwithasoutlinedin Section21.0TransitiontotheNewHousingChoiceVoucherProgram.

- A. Onceallfamilyinformationhasbeenverified,theireligibilitydetermined, theirsubsidy calculated,andtheyhaveattendedthefamilybriefing,the CHSDwillissuethevoucher.Atthispoint,thefamilybeginstheirsearch foraunit.
- B. Whenthefamilyfindsaunitthattheowneriswillingtoleaseunderthe program,thefamilyandtheowner willcompleteandsignaproposed lease,theHUDrequiredtenancyaddendumandtherequestforapproval ofthetenancyform.Thefamilywillsubmittheproposedleaseandthe requestformtotheCHSDduringthetermofthevoucher.TheCHSDwill reviewth erequest,thelease,andtheHUDrequiredtenancyaddendum andmakeaninitialdeterminationofapprovaloftenancy.TheCHSDmay assistthefamilyinnegotiatingchangesthatmayberequiredforthe tenancytobeapprovable.Onceitappearsthetenancym aybeapproved,

the CHSD wills chedule an appointment to inspect the unit within 15 days after the receipt of inspection request from the family and owner. The 15 dayperiod is suspended during any period the unit is unavailable for inspection. The CHSD wi Il promptly notify the owner and the family whether the unit and ten ancy are approved.

- C. Duringtheinitialstageofqualifyingtheunit,theCHSDwillprovidethe prospectiveownerwithinformationregardingtheprogram.Informationwill includeCHSDando wnerresponsibilitiesforscreeningandotheressential programelements.TheCHSDwillprovidetheownerwiththefamily's currentandprioraddressasshownintheCHSDrecordsalongwiththe nameandaddress(ifknown)ofthelandlordsforthoseaddress es.
- D. Additionalscreeningistheresponsibilityoftheowner.Uponrequestbya prospectiveowner,theCHSDwillprovideanyfactualinformationorthird partywritteninformationtheyhaverelevanttoavoucherholder'shistory of,orabilityto,complyw ithstandardmaterialleaseterms.

## 6.4 TERMOFTHEVOUC HER

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

- A. TheHousingAuthoritymaygrantoneormoreextensionsoftheterm,but theinitialtermplusany extensionswillneverexceed120calendardays fromtheinitialdateofissuance.Toobtainanextension,thefamilymust makearequestinwritingpriortotheexpirationdate.Astatementofthe effortsthefamilyhasmadetofindaunitmustaccompanyt herequest.A sampleextensionrequestformandaformforrecordingtheirsearch effortswillbeincludedinthefamily'sbriefingpacket.Ifthefamilyhas adequatelydocumentstheireffortstothesatisfactionoftheCHSDand additionaltimecanreasona blybeexpectedtoresultinsuccess,the HousingAuthoritywillgrantthelengthofrequestsoughtbythefamilyor 60days,whicheverisless.
- B. If the family includes a person with disabilities and the family requires an extension due to the disability, the Housing Authority will grant an extension allowing the family the full 120 days search time. If the Housing Authority determines that additionals earch time would be are as on able accommodation, the Housing Authority may grant an additional extension beyond the 120 day period.

## 6.5 APPROVALTOLEAS EAUNIT

TheCHSDwillapproveaHAPcontractifallofthefollowingconditionsaremet:

- A. Theunitiseligible;
- B. TheunitisinspectedbytheCHSDandpassesHQS;
- C. TheHAPcontractisapprovableandincludes thelanguageofthetenancy addendum;
- D. Therenttoownerisreasonable;
- E. Thefamily'sshareofrentdoesnotexceed40%oftheirmonthlyadjusted income;
- F. Theownerhasnotbeenfoundtobedebarred,suspended,orsubjecttoa limiteddenialofparticipat ionbyHUDortheCHSD;and
- G. Thefamilycontinuestomeetalleligibilityandscreeningcriteria.
- H. Iftenancyapprovalisdenied,theCHSDwilladvisetheownerandthe familyinwritingandadvisethemalsoofanyactionstheycouldtakethat wouldenable theCHSDtoapprovethetenancy.
- I. Theleasetermmaybeginonlyafterallofthefollowingconditionsaremet:
  - 1. TheunitpassestheCHSDHQSinspection;
  - 2. Thefamily'sshareofrentdoesnotexceed40%oftheirmonthly adjustedincome;
  - 3. Thelandlordandt enantsigntheleasetoincludetheHUDrequired addendum;and
  - 4. TheCHSDapprovestheleasingoftheunit.
- J. TheCHSDwillpreparethecontractwhentheunitisapprovedfortenancy. Generally,thelandlord,simultaneouslywiththesigningoftheleaseand theHUDrequiredtenancyaddendum,willexecutethecontract.Upon receiptoftheexecutedleaseandthesignedcontractbythelandlord,the CHSDwillexecutethecontract.TheCHSDwillnotpayanyhousing assistancetotheowneruntilthecontractise xecuted.
- K. Innocasewillthecontractbeexecutedlaterthan60daysafterthe beginningoftheleaseterm.

- L. Anycontractexecutedafterthe60 -dayperiodwillbevoidandtheCHSD willnotpayhousingassistancetotheowner.
- M. ContractRentAdjustments :
  - 1. Beforetheinitialcontractisexecuted,ownersareinformedof programregulationsregardingbothannualadjustmentsandspecial adjustments.OwnersarealsomadeawareoftheCHSD'sreview processregardingcontractrentadjustments.
  - 2. Uponreceiptof anowner'srequestforanannualrentadjustment, thefollowingwillbereviewed:
    - a. thetimelinessoftheowner'srequest,
    - b. thecurrentHousingQualityStandardsinspection,
    - c. thereasonablenessoftherequestedrentinrespectto upgradescompleted,ong oingpropertymaintenance,and thelimitationoftheappropriateannualadjustmentfactor.
  - 3. Anyadjustmentcannotexceedtheamountdeterminedtobe reasonableunderrentreasonablenesscomparability.CHSD approvalisrequiredforallrentincreases.
  - 4. Noannualincreasewillbegivenforunitsiftheamountofthe increaserequestedexceedstheannualadjustmentfactorpublished intheFederalRegisterforthecurrentperiod.Rentspaidfor assistedunitsmustbetheleastof:
    - a. themaximumamountallowab lebyapplicationoftheannual adjustmentfactor,or
    - b. theamountdeterminedtobeRentReasonable,or
    - c. therentchargedforcomparableunassistedunitsownedby thesameowner.
  - 5. <u>Voucher</u>: The amount of the monthly rent may not be increased during the first year of the lease. After the first year rents may be increased if the owner gives at least 60 days written notice to the family and the CHSD prior to the start of the increased rent. The notices hall state both the new rental amount and the date from which the increased rent is payable.
#### 6.5 CARETAKERFORCH ILDREN

- A. If neither parent remains in the household and the appropriate agency has determined that another adult is to be brought into the assisted unit to care for the children for an indefinite period , the CHSD will treat that adult as visitor for the first thirty (30) days.
- B. If by the end of that period, court -awarded custody or legal guardianship has been awarded to the caretaker, the Voucher will be transferred to the caretaker.
- C. If the appropriat eagency cannot confirm the guardianship status of the caretaker, the CHSD will review the status at 30 day intervals.
- D. If custody or legal guardianship has not been awarded by the court, but the action is in process, the CHSD will secure verification from social services staffor the attorney as to the status.
- E. If custody is a warded for a limited time in excess of stated period, the CHSD will state in writing that the transfer of the Voucher is for that limited time or as long as they have custody of the children. The CHSD will use discretion as deemed appropriate indetermining any further assignation of the Voucher on behalf of the children.
- F. Thecaretakerwillbeallowedtoremainintheunit,asavisitor,untila determinationofcustodyismade.
- G. TheCHSDwilltransferthevouchertothecaretaker,intheabsenceofa courtorder,ifthecaretakerhasbeenintheunitformorethan12months anditisreasonabletoexpectthatcustodywillbegranted.
- H. WhentheCHSDapprovesapersontoresideinthe unitascaretakerfor thechild/children,theincomeshouldbecountedpendingafinal disposition.TheCHSDwillworkwiththelandlordandtheappropriate serviceagenciestoprovideasmoothtransitioninthesecases.
- I. <u>Ifamemberofthehouseholdissu</u> <u>bjecttoacourtorderthatrestricts</u> <u>him/herfromthehomeformorethan30days,thepersonwillbe</u> <u>consideredpermanentlyabsent.</u>

#### 6.6 CHSDDISAPPROVAL OFOWNER

TheCHSDwilldenyparticipationbyanowneratthedirectionofHUD.The CHSDwillalsode nytheowner'sparticipationforanyofthefollowingreasons:

- A. TheownerhasviolatedanyobligationsunderaSection8Housing AssistancePaymentsContract;
- B. Theownerhascommittedfraud,bribery,oranyothercorruptorcriminal actinconnectionwith anyFederalhousingprogram;
- C. Theownerhasengagedindrug -relatedcriminalactivityoranyviolent criminalactivity;
- D. Theownerhasahistoryorpracticeofnon -compliancewithHQSforunits leasedunderSection8orwithapplicablehousingstandardsfo runits leasedwithproject -basedSection8assistanceorleasedunderanyother Federalhousingprogram;
- E. TheownerhasahistoryorpracticeofrentingunitsthatfailtomeetState orlocalcodes;or
- F. TheownerhasnotpaidStateorlocalrealestateta xes,fines,or assessments.
- G. Theownerrefuses(orhasahistoryofrefusing)toevictfamiliesfordrug relatedorviolentcriminalactivity,orforactivitythatthreatensthehealth, safetyorrightofpeacefulenjoymentofthe:
  - 1. premisesbytenants,CH SDemployeesorowneremployees;or
  - 2. residencesbyneighbors;
- H. OtherconflictsofinterestunderFederal,State,orlocallaw.

#### 6.7 INELIGIBLE/ELIGIBLEHOUSING

ThefollowingtypesofhousingcannotbeassistedundertheSection8Tenant BasedProgram:

- A. ApublichousingorIndianhousingunit;
- B. Aunitreceivingproject -basedassistanceunderaSection8Program;
- C. Nursinghomes,boardandcarehomes,orfacilitiesprovidingcontinual psychiatric,medicalornursingservices;
- D. Collegeorotherschooldor mitories;

- E. Unitsonthegroundsofpenal,reformatory,medical,mental,andsimilar publicorprivateinstitutions;
- F. Aunitoccupiedbyitsowner.Thisrestrictiondoesnotapplyto cooperativesortoassistanceonbehalfofamanufacturedhomeowner leasingamanufacturedhomespace;
- G. AunitreceivinganyduplicativeFederal,State,orlocalhousingsubsidy. Thisdoesnotprohibitrentingaunitinataxcreditdevelopment.);
- H. Housingownedinwholeorinpart,bythefamilytobeassisted;
- I. Housingowned byaparent,child,grandparent,grandchild,sisteror brotherofanyfamilyreceivinghousingassistance.TheHAwillwaivethis restrictioniftheunitisneededasareasonableaccommodationfora familymemberwhoisapersonwithadisability.
- J. TheC HSD **willnot** approvealeaseforanyofthefollowingspecial housingtypes,exceptasareasonableaccommodationforafamilywith disabilities:
  - 1. Congregatehousing
  - 2. Grouphomes
  - 3. Sharedhousing
  - 4. Cooperativehousing
  - 5. Singleroomoccupancyhousing
- K. TheCHSD willapproveleasesforthefollowinghousingtypes:
  - 1. Singlefamilydwellings
  - 2. Apartments
  - 3. Manufacturedhousing:

Ownersofmanufacturedhomescanobtainhousingassistanceonlyto rentthehomeandspace.TheCHSD **willnot** provideassistancefora familythatownsthemanufacturedhomeandleasesonlythespace.The propertymustmeetalltheHQSrequirements,andbesecurelyanchored byatie -downdevice. 4. SingleRoomOccupancy:

SingleRoomOccupancyHousing(SRO)iseligibleforassistance ontheVo ucherProgramif:

- a. thepropertyislocatedinanareawherethereissignificant demandforSROunits(asdeterminedbyHUD),
- b. theCHSDapprovestheuseofSROunitsforsuchpurposes;
- c. theCHSDcertifiestoHUDthatthepropertymeets applicablelocalh ealthandsafetystandardsforSRO housing.

#### 6.8 SECURITYDEPOSIT

Theownermaycollectasecuritydepositfromthetenantinanamountnotin excessofamountschargedinprivatemarketpracticeandnotinexcessof amountschargedbytheownertounassi stedtenants.

Whenthetenantmovesoutofthedwellingunit,theowner,subjecttoStateor locallaw,mayusethesecuritydeposit,includinganyinterestonthedeposit,in accordancewiththelease,asreimbursementforanyunpaidrentpayablebythe tenant,damagestotheunitorforotheramountsthetenantowesunderthe lease.

Theownermustgivethetenantawrittenlistofallitemschargedagainstthe securitydepositandtheamountofeachitem.Afterdeductingtheamount,ifany, usedtore imbursetheowner,theownermustrefundpromptlythefullamountof theunusedbalancetothetenant.Ifthesecuritydepositisnotsufficienttocover amountsthetenantowesunderthelease,theownermayseektocollectthe balancefromthetenant.

# 7.0 MOVESWITHCONTI NUEDASSISTANCE

Aleasecoversa12 -monthtimeperiod.Participatingfamiliesareallowedto movetoanotherunitafterthe12monthshasexpired.Ifthelandlordandthe participanthavemutuallyagreedtoterminatetheleasepriort othe12 <sup>th</sup>month,a mutualrecisionmustbesigned.TheCHSDwillissuethefamilyanewvoucherif thefamilydoesnotowetheCHSD(oranyotherHA)money,hasnotviolateda FamilyObligation,hasnotmovedorbeenissuedavoucherwithinthelast12 months,andiftheCHSDhassufficientfundingforcontinuedassistance.Ifthe moveisnecessitatedforareasonotherthanfamilychoice,ortheHAPcontract wasterminatedbytheCHSD,the12 -monthrequirementwillbewaived.

#### 7.1 WHENAFAMILYMA YMOVE

ForfamiliesalreadyparticipatingintheVoucherProgram,theCHSDwillallow thefamilytomovetoanewunitif:

- A. Theassistedleasefortheoldunithasterminated;
- B. Theownerhasgiventhetenantanoticetovacate,hascommencedan actiontoe victthetenant,orhasobtainedacourtjudgmentorother processallowingtheownertoevictthetenant;or
- C. Thetenanthasgivennoticeofleasetermination(ifthetenanthasaright toterminatetheleaseonnoticetotheowner).

#### 7.2 OVERLAPPINGO FTHEHAPWHENAFAM ILYMOVES

If a participant family moves from a unit without eviction or termination, the term of the lease for the new unit may be gind uring the month the family moves out of the first assisted unit. This is a ten ant transfer and the CHSD will pay over lapping payments for up to 14 days to enable the participant family to move without interruption of assistance. The overlap of the last HAP for the old unit and the first HAP for the new unit does not constitute aduplicative housing subsidy.

#### 7.3 PROCEDURESREGAR DINGFAMILYMOVES

Familiesarerequiredtogiveproperwrittennoticeoftheirintenttoterminatethe lease.InaccordancewithHUDregulations,nonoticerequirementmayexceed 60days.Duringtheinitialterm,familiesmayno tendtheleaseunlesstheyand theownermutuallyagreetoendthelease.Ifthefamilymovesfromtheunit beforetheinitialtermoftheleaseendswithouttheowner'sandtheCHSD's approval,itwillbeconsideredaseriousleaseviolationandsubject thefamilyto terminationfromtheprogram.

ThefamilyisrequiredtogivetheCHSDacopyofthenoticetoterminatethe leaseatthesametimeasitgivesthenoticetothelandlord.Afamily'sfailureto provideacopyoftheleaseterminationnoticet otheCHSDwillbeconsidereda violationofFamilyObligationsandmaycausethefamilytobeterminatedfrom theprogram.

Afamilywhogivesnoticetoterminatetheleasemustmailthenoticebycertified mailorhavethelandlordorhisagentsignast atementstatingthedateandtime received. The family will be required to provide the certified mail receipt and a copy of the lease termination notice to the CHSD, or a copy of the lease termination notice and the signed statements taking the date and time the notice was received. If the landlor dorhis/heragent does not accept the certified mail receipt, the family will be required to provide the receipt and envelopes howing that the attempt was made.

Failuretofollowtheaboveproceduresmaysubject thefamilytoterminationfrom theprogram.

# 8.0 PORTABILITY

# 8.1 GENERALPOLICIES OFTHECHSD

Afamilywhoseheadorspousehasadomicile(legalresidence)orworksinthe jurisdictionoftheCHSDatthetimethefamilyfirstsubmitsitsapplicationforr participationintheprogramtotheCHSDmayleaseaunitanywhereinthe jurisdictionoftheCHSDoroutsidetheCHSDjurisdictionaslongasthereis anotherentityoperatingatenant -basedSection8programcoveringthelocation oftheproposedunit.

If the headors pouse of the assisted family does not have a legal residence or work in the jurisdiction of the CHSD at the time of its application, the family will not have any right to lease a unitout side of the CHSD jurisdiction for a 12 -r period beginning when the family is first admitted to the program. During this period, the family may only lease a unit located in the jurisdiction of the CHSD.

-month

FamiliesparticipatingintheVoucherProgramwillnotbeallowedtomovemore thanonceinany12 -monthperiodandundernocircumstanceswilltheCHSD allowaparticipanttoimproperlybreakalease.Underextraordinary circumstancestheCHSDmayconsiderallowingmorethanonemoveina12 monthperiod.

Familiesmayonlymovetoajurisdictionwherea Section8Programisbeing administered.

Ifafamilyhasmovedoutoftheirassistedunitinviolationofthelease,theCHSD willnotissueavoucher,andwillterminateassistanceincompliancewithSection 17.0,GroundsforTerminationoftheLeasean dContract.

## 8.2 INCOMEELIGIBILI TY

#### A. Admission

Afamilymustbeincome -eligibleintheareawherethefamilyfirstleasesa unitwithassistanceintheVoucherProgram.

B. IfaportablefamilyisalreadyaparticipantintheInitialHousingAuthority 's VoucherProgram,incomeeligibilityisnotre -determined.

#### 8.3 PORTABILITY: ADM INISTRATIONBYTHEC HSDASRECEIVINGHOU SING AUTHORITY

- A. WhenafamilyutilizesportabilitytomovetoanareaoutsidetheInitial HousingAuthorityjurisdiction,CHSDwill administerassistanceforthe family.
- B. TheCHSDwillissuethefamilyavoucher.

#### 8.4 PORTABILITYPROC EDURES

- A. WhentheCHSDistheInitialHousingAuthority
  - 1. TheCHSDwillbriefthefamilyontheprocessthatmusttakeplace toexerciseportabi lity.Thefamilywillberequiredtoattendthis meeting.
  - 2. TheCHSDwilldeterminewhetherthefamilyisincome -eligiblein theareawherethefamilywantstoleaseaunit(ifapplicable).
  - 3. TheCHSDwilladvisethefamilyhowtocontactandrequest assistancefromtheReceivingHousingAuthority.
  - 4. TheCHSDwill,withinten(10)calendardays,notifytheReceiving HousingAuthoritytoexpectthefamily.
  - 5. TheCHSDwillimmediatelymailtotheReceivingHousingAuthority themostrecentHUDForm50 058(FamilyReport)forthefamily, andrelatedverificationinformation.
- B. WhentheCHSDistheReceivingHousingAuthority
  - 1. WhentheportablefamilyrequestsassistancefromtheCHSD,the CHSDwillwithinten(10)calendardaysinformtheInitialHousi ng

AuthoritythatitwillbilltheInitialHousingAuthorityforassistance onbehalfoftheportablefamily.

- 2. TheCHSDwillissueavouchertothefamily.Thetermofthe CHSD'svoucherwillnotexpirebeforetheexpirationdateofany InitialHousing Authority'svoucher.TheCHSDwilldetermine whethertoextendthevoucherterm.Thefamilymustsubmita requestfortenancyapprovaltotheCHSDduringthetermofthe CHSD'svoucher.
- TheCHSDwilldeterminethefamilyunitsizefortheportablefam ily. ThefamilyunitsizeisdeterminedinaccordancewiththeCHSD's subsidystandards.
- 4. TheCHSDwill,withinten(10)calendardays,notifytheInitial HousingAuthorityifthefamilyhasleasedaneligibleunitunderthe program,orifthefamilyfa ilstosubmitarequestfortenancy approvalforaneligibleunitwithinthetermofthevoucher.
- 5. If the CHSD optstoconductanew reexamination, the CHSD will not delay issuing the family avouch error otherwised elay approval of a unit unless there -certification is necessary to determine income eligibility.
- 6. Inordertoprovidetenant -basedassistanceforportablefamilies, theCHSDwillperformallHousingAuthorityprogramfunctions, suchasreexaminationsoffamilyincomeandcomposition.Atan y time,eithertheInitialHousingAuthorityortheCHSDmaymakea determinationtodenyorterminateassistancetothefamilyin accordancewith24CFR982.552.
- C. AbsorptionbytheCHSD
  - 1. UnlessnewHUDfundingismadeavailableforabsorptionof portablevouchers,theCHSDwillbilltheInitialHousingAuthority andwillnotabsorbthefamilyintotheCHSDVoucherProgram.
- D. PortabilityBilling
  - 1. Tocoverassistanceforaportablefamily,theCHSDwillbillthe InitialHousingAuthorityforhous ingassistancepaymentsand administrativefees.Thebillingprocedurewillbeasfollows:
    - a. AstheInitialHousingAuthority,theCHSDwillpromptly reimbursetheReceivingHousingAuthorityforthefull

amountofthehousingassistancepaymentsmadeby the ReceivingHousingAuthorityfortheportablefamily.The amountofthehousingassistancepaymentforaportable familyintheCHSD'sprogramisdeterminedinthesame mannerasforotherfamiliesintheCHSD'sprogram.

- b. TheCHSDwillpromptlyreim bursetheReceivingHousing Authorityfor80%oftheCHSD'son -goingadministrativefee foreachunitmonththatthefamilyreceivesassistanceunder thetenant -basedprogramsandisassistedbytheReceiving HousingAuthority.Ifbothpartiesagree,adif ferentamount ofreimbursementmaybenegotiated.
- E. WhenaPortableFamilyMoves

Whenaportablefamilymovesoutofthetenant -basedprogramofthe CHSD,theHousingAuthorityinthenewjurisdictiontowhichthefamily movesbecomestheReceivingHou singAuthority,andtheCHSD(asfirst ReceivingHousingAuthority)isnolongerrequiredtoprovideassistance forthefamily.

# 9.0 DETERMINATIONOF FAMILYINCOME

#### 9.1 INCOME, EXCLUSIO NSFROMINCOME, DEDU CTIONSFROMINCOME

Todetermineannualincome,th eCHSDcountstheincomeofallfamily members,excludingthetypesandsourcesofincomethatarespecifically excluded.Oncetheannualincomeisdetermined,theCHSDsubtractsoutall allowabledeductions(allowances)asthenextstepindeterminingthe Total TenantPayment.

#### 9.2 INCOME

- A. Annualincomemeansallamounts,monetaryornot,that:
  - 1. Goto(oronbehalfof)thefamilyheadorspouse(evenif temporarilyabsent)ortoanyotherfamilymember,or
  - 2. Areanticipatedtobereceivedfroma sourceoutsidethefamily duringthe12 -monthperiodfollowingadmissionorannual reexaminationeffectivedate;and
  - 3. Arenotspecificallyexcludedfromannualincome.

Ifitisnotfeasibletoanticipatealevelofincomeovera12 -month period(e.g. seasonalorcyclicincome),ortheCHSDbelievesthat pastincomeisthebestavailableindicatorofexpectedfuture income,theCHSDmayannualizetheincomeanticipatedfora shorterperiod,subjecttoaredeterminationattheendoftheshorter period.

- B. Annualincomeincludes, but is not limited to:
  - 1. Thefullamount,beforeanypayrolldeductions,ofwagesand salaries,overtimepay,commissions,fees,tipsandbonuses,and othercompensationforpersonalservices.
  - 2. Thenetincomefrom the operation of a business or profession. Expenditures for business expansion or a mortization of capital indebted ness are not used as deductions indetermining net income. An allowance for depreciation of assets used in a business or profession may be deducted, based on straight -line depreciation, as provided in Internal Revenue Service regulations. Any with drawal of cash or assets from the operation of a business or profession is included in income, except to the extent the with drawal is reimbursement of cash or assets invested in the operation by the family.
  - 3. Interest, dividends, and other net income of any kindfrom real or personal property. Expenditures for a mortization of capital indebted nessare not used as deductions indetermining net income. An allow anceford e preciation of assets used in a business or profession may be deducted, based on straight -line depreciation, as provided in Internal Revenue Service regulations. Any with drawal of cashor assets from an investment is included in income, except to the extent the with drawal is reimbursement of cashor assets invested by the family. Where the family has net family assets in excess of \$5,000, annual income includes the greater of the actual income derived from all net family assets or a percentage of the value of such assets based on the current passbooks avings rate, as determined by HUD.
  - 4. ThefullamountofperiodicamountsreceivedfromSocialSecurity, annuities,insurancepolicies,retirementfunds,pensions,disability ordeathbenefits,ando thersimilartypesofperiodicreceipts, includingalump -sumamountorprospectivemonthlyamountsfor thedelayedstartofaperiodicamount.(However,deferredperiodic amountsfromsupplementalsecurityincomeandSocialSecurity benefitsthatarerece ivedinalumpsumamountorinprospective

monthlyamountsareexcluded.)

- 5. Paymentsinlieuofearnings, such as unemployment and disability compensation, worker's compensation and severance pay. (However, lumpsum additions such as insurance payments from worker's compensation are excluded.)
- 6. Welfareassistance.
  - a. If the welf are assistance payment includes an amount specifically designated for shelter and utilities that is subject to adjust ment by the welf are assistance agency in accordance with the actual cost of shelter and utilities, the amount of welf are assistance income to be included as income consists of:
    - i. Theamountoftheallowanceorgrantexclusiveofthe amountspecificallydesignatedforshelterorutilities; plus
    - ii. Themax imumamountthatthewelfareassistance agencycouldinfactallowthefamilyforshelterand utilities.Ifthefamily'swelfareassistanceisratably reducedfromthestandardofneedbyapplyinga percentage,theamountcalculatedunderthis requirement istheamountresultingfromone applicationofthepercentage.
  - b. Imputedwelfareincome.
    - i. Afamily'sannualincomeincludestheamountof imputedwelfareincome(becauseofaspecified welfarebenefitsreduction,asspecifiedinnoticeto theCHSDby thewelfareagency),plusthetotal amountofotherannualincome.
    - ii. AttherequestoftheCHSD,thewelfareagencywill informtheCHSDinwritingoftheamountandtermof anyspecifiedwelfarebenefitreductionforafamily member,andthereasonfo rsuchreduction,andwill alsoinformCHSDofanysubsequentchangesinthe termoramountofsuchspecifiedwelfarebenefit reduction.TheCHSDwillusethisinformationto determinetheamountofimputedwelfareincomefora family.

- iii. Afamily'sann ualincomeincludesimputedwelfare incomeinfamilyannualincome,asdeterminedatan interimorregularreexaminationoffamilyincomeand composition,duringthetermofthewelfarebenefits reduction(asspecifiedininformationprovidedtothe CHSDb ythewelfareagency).
- iv. Theamountoftheimputedwelfareincomeisoffset bytheamountofadditionalincomeafamilyreceives thatcommencesafterthetimethesanctionwas imposed.Whensuchadditionalincomefromother sourcesisatleastequalto theimputedwelfare income,theimputedwelfareincomeisreducedto zero.
- v. TheCHSDwillnotincludeimputedwelfareincomein annualincomeifthefamilywasnotanassisted residentatthetimeofthesanction.
- vi. Ifaparticipantisnotsatisfiedthatth eCHSDhas calculatedtheamountofimputedwelfareincomein accordancewithHUDrequirements,andiftheCHSD deniesthefamily'srequesttomodifysuchamount, thentheCHSDshallgivetheresidentwrittennoticeof suchdenial,withabriefexplanation ofthebasisfor theCHSD'sdeterminationoftheamountofimputed welfareincome.TheCHSD'snoticeshallalsostate thatiftheresidentdoesnotagreewiththe determination,theresidentmaycontestthedecision inaccordancewithourinformalreview policy.
- c. Relationswithwelfareagencies
  - i. TheCHSDwillaskwelfareagenciestoinformitof anyspecifiedwelfarebenefitsreductionforafamily member,thereasonforsuchreduction,thetermof anysuchreduction,andanysubsequentwelfare agencydeterminationaffectingtheamountortermof aspecifiedwelfarebenefitsreduction.Ifthewelfare agencydeterminesaspecifiedwelfarebenefits reductionforafamilymember,andgivestheCHSD writtennoticeofsuchreduction,thefamily'sannual incomesshallincludetheimputedwelfareincome becauseofthespecifiedwelfarebenefitsreduction.

- ii. TheCHSDisresponsiblefordeterminingtheamount ofimputedwelfareincomethatisincludedinthe family'sannualincomeasaresultofaspecified welfarebenefitsreductionasdeterminedbythe welfareagency,andspecifiedinthenoticebythe welfareagencytotheagency.However,theCHSDis notresponsiblefordeterminingwhetherareductionof welfarebenefitsbythewelfareagencywascorrectl y determinedbythewelfareagencyinaccordancewith welfareprogramrequirementsandprocedures,nor forprovidingtheopportunityforrevieworhearingon suchwelfareagencydeterminations.
- iii. Suchwelfareagencydeterminationsarethe responsibilityofthewelfareagency,andthefamily mayseekappealofsuchdeterminationsthroughthe welfareagency'snormaldueprocessprocedures. TheCHSDshallrelyonthewelfareagencynoticeto theCHSDofthewelfareagency'sdeterminationofa specifiedwel farebenefitsreduction.
- 7. Periodicanddeterminableallowances, such as a limony and child support payments, and regular contributions or gifts received from organizations or from persons not residing in the dwelling.
- 8. Allregularpay,specialpay,a ndallowancesofamemberofthe ArmedForces.(Specialpaytoamemberexposedtohostilefireis excluded.)

#### 9.3 EXCLUSIONSFROM INCOME

Annualincomedoesnotincludethefollowing:

- A. Income from employment of children (including foster children) und er the age of 18 years;
- B. Paymentsreceivedforthecareoffosterchildrenorfosteradults(usually personswithdisabilities,unrelatedtothetenantfamily,whoareunableto livealone);
- C. Lump-sumadditionstofamilyassets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains and settlement for personal or property losses;

- D. Amountsreceivedbythefamilythatisspecificallyfor,orinreimbursement of,thec ostofmedicalexpensesforanyfamilymember;
- E. Incomeofalive -inaide;
- F. Thefullamountofstudentfinancialassistancepaiddirectlytothestudent ortotheeducationalinstitution;
- G. ThespecialpaytoafamilymemberservingintheArmedFor ceswhois exposed to hostile fire;
- H. Theamountsreceivedfromthefollowingprograms:
  - 1. AmountsreceivedundertrainingprogramsfundedbyHUD;
  - 2. Amountsreceivedbyapersonwithadisabilitythataredisregarded foralimitedtimeforpurposesof SupplementalSecurityIncome eligibilityandbenefitsbecausetheyaresetasideforuseundera PlantoAttainself -sufficiency(PASS);
  - 3. Amountsreceivedbyaparticipantinotherpubliclyassisted programsthatarespecificallyfororinreimbursemen tof out-of-pocketexpensesincurred(specialequipment,clothing, transportation,childcare,etc.)andthataremadesolelytoallow participationinaspecificprogram;
  - 4. Amountsreceivedunderaresidentservicestipend.Aresident servicestipendis amodestamount(nottoexceed\$200permonth) receivedbyaresidentforperformingaservicefortheCHSDor owner,onapart -timebasis,thatenhancesthequalityoflifeinthe development.Suchservicesmayinclude,butarenotlimitedto,fire patrol,hallmonitoring,lawnmaintenance,andresidentinitiative coordination.Noresidentmayreceivemorethanonesuchstipend duringthesameperiodoftime;
  - 5. Incrementalearningsandbenefitsresultingtoanyfamilymember fromparticipationinqualif yingStateorlocalemploymenttraining programs(includingtrainingprogramsnotaffiliatedwithalocal government)andtrainingofafamilymemberasresident managementstaff.Amountsexcludedbythisprovisionmustbe receivedunderemploymenttrainin gprogramswithclearlydefined goalsandobjectivesandareexcludedonlyfortheperiodduring whichthefamilymemberparticipatesintheemploymenttraining program;

- 6. Temporary,non -recurring,orsporadicincome(includinggifts);
- 7. Reparationpay mentspaidbyaforeigngovernmentpursuantto claimsfiledunderthelawsofthatgovernmentbypersonswho werepersecutedduringtheNaziera;
- 8. Earningsinexcessof\$480foreachfull -timestudent18yearsold orolder(excludingtheheadofhouseho Idandspouse);
- 9. Adoptionassistancepaymentsinexcessof\$480peradoptedchild;
- 10. DeferredperiodicamountsfromSupplementalSecurityIncomeand SocialSecuritybenefitsthatarereceivedinalumpsumamountor inprospectivemonthlyamounts;
- 11. Amountsreceivedbythefamilyintheformofrefundsorrebates underStateorlocallawforpropertytaxespaidonthedwellingunit;
- 12. AmountspaidbyaStateagencytoafamilywithamemberwho hasadevelopmentaldisabilityandislivingathom etooffsetthe costofservicesandequipmentneededtokeepthe developmentallydisabledfamilymemberathome;or
- 13. AmountsspecificallyexcludedbyanyotherFederalstatutefrom considerationasincomeforpurposesofdeterminingeligibilityor benefits.

These exclusions include:

- a. Thevalueoftheallotmentprovidedtoaneligiblehousehold undertheFoodStampActof1977(7U.S.C.2017(b));
- b. PaymentstoVolunteersunderthedomesticVolunteer ServicesActof1973(42U.S.C.5044(g),5058);
- c. PaymentsreceivedundertheAlaskaNativeClaims SettlementAct(43U.S.C.1626(c));
- d. IncomederivedfromcertainsubmarginallandoftheUnited StatesthatisheldintrustforcertainIndiantribes(25U.S.C. 459e);

- e. Paymentsorallowancesmad eundertheDepartmentof HealthandHumanServices'Low -IncomeHomeEnergy AssistanceProgram(42U.S.C.8624(f));
- f. Paymentsreceivedunderprogramsfundedinwholeorin partundertheJobTrainingPartnershipAct(29U.S.C. 1552(b);(effectiveJuly1 ,2000,referencestoJobTraining PartnershipActshallbedeemedtorefertothe correspondingprovisionoftheWorkforceInvestmentActof 1998(29U.S.C.2931);
- g. IncomederivedfromthedispositionoffundstotheGrand RiverBandofOttawaIndians (Pub.L.94 –540,90Stat. 2503–04);
- h. Thefirst\$2000ofpercapitasharesreceivedfromjudgment fundsawardedbytheIndianClaimsCommissionortheU.S. ClaimsCourt,theinterestsofindividualIndiansintrustor restrictedlands,includingthefirs t\$2000peryearofincome receivedbyindividualIndiansfromfundsderivedfrom interestsheldinsuchtrustorrestrictedlands(25U.S.C. 1407–1408);
- i. AmountsofscholarshipsfundedundertitleIVoftheHigher EducationActof1965,includingaward sunderFederal work-studyprogramorundertheBureauofIndianAffairs studentassistanceprograms(20U.S.C.1087uu);
- j. PaymentsreceivedfromprogramsfundedunderTitleVof theOlderAmericansActof1985(42U.S.C.3056(f));
- k. Paymentsreceived onorafterJanuary1,1989,fromthe AgentOrangeSettlementFundoranyotherfund establishedpursuanttothesettlementin *InReAgent* productliabilitylitigation,M.D.L.No.381(E.D.N.Y.);
- I. PaymentsreceivedundertheMaineIndianClaims SettlementActof1980(25U.S.C.1721);
- m. Thevalueofanychildcareprovidedorarranged(orany amountreceivedaspaymentforsuchcareor reimbursementforcostsincurredforsuchcare)underthe ChildCareandDevelopmentBlockGrantActof1990(42 U.S.C.9858q);

- n. Earnedincometaxcredit(EITC)refundpaymentsreceived onorafterJanuary1,1991(26U.S.C.32(j));
- PaymentsbytheIndianClaimsCommissiontothe ConfederatedTribesandBandsofYakimaIndianNationor theApacheTribeofMescalero Reservation(Pub.L.95 – 433);
- p. Allowances, earnings and payments to AmeriCorps participants under the National and Community Service Act of 1990 (42U.S.C.12637(d));
- q. Anyallowancepaidundertheprovisionsof38U.S.C.1805 toachildsufferingfr omspinabifidawhoisthechildofa Vietnamveteran(38U.S.C.1805);
- r. Anyamountofcrimevictimcompensation(undertheVictims ofCrimeAct)receivedthroughcrimevictimassistance(or paymentorreimbursementofthecostofsuchassistance) asde terminedundertheVictimsofCrimeActbecauseofthe commissionofacrimeagainsttheapplicantunderthe VictimsofCrimeAct(42U.S.C.10602);and
- s. Allowances, earnings and payments to individuals participating in programs under the Workforce Inv estment Actor 1998 (29 U.S.C. 2931).

#### 9.4 DEDUCTIONSFROM ANNUALINCOME

Thefollowingdeductionswillbemadefromannualincome:

- A. \$480foreachdependent
- B. \$400foranyelderlyfamilyordisabledfamily
- C. Thesumofthefollowing,totheextentth esumexceedsthreepercentof annualincome:
  - 1. Unreimbursedmedicalexpensesofanyelderlyfamilyordisabled family;and
  - 2. Unreimbursedreasonableattendantcareandauxiliaryapparatus expensesforeachmemberofthefamilywhoisapersonwith disabilities,totheextentnecessarytoenableanymemberofthe family(includingthememberwhoisapersonwithdisabilities)tobe

employed, but this allowance may not exceed the earned income received by family members who are a 18 years of a georol der who are able to work because of such attendant care or auxiliary apparatus; and

- D. Reasonablechildcareexpensesnecessarytoenableamemberofthe familytobeemployedortofurtherhisorhereducation.Thisdeduction shallnotexceedtheamountofemployment incomethatisincludedin annualincome.
- E. Forpersonswithdisabilities,theincrementalearningsduetoemployment duringacumulative12 -monthperiodfollowingdateoftheinitialhireshall beexcluded.Thisexclusionisonlyavailabletothefollowing families:
  - 1. Familieswhoseincomeincreasesasaresultofemploymentofa disabledfamilymemberwhowaspreviouslyunemployed(defined asworkinglessthan10hoursaweekattheestablishedminimum wage)foroneormoreyears.
  - 2. Familieswhoseincomeincre asesduringtheparticipationofa disabledfamilymemberinanyeconomicself -sufficiencyorother jobtrainingprogram.
  - 3. Personswithdisabilitieswhoareorwere,within6months,assisted underaStateTANForWelfare -to-Workprogramforatleast\$500.

Duringthesecondcumulative12 -monthperiodafterthedateofinitialhire, 50% of the increased incomes hall be excluded from income.

The disallowance of increased income of an individual family member is limited to a lifetime 48 - month period. It only applies for 12 months of the 100% exclusion and 12 months of the 50% exclusion.

# 9.5 RECEIPTOFALETTER ORNOTICEFROMHUDC ONCERNINGINCOME

- A. IfaSection8participantreceivesaletterornoticefromHUDconcerning theamountorverificationoffamilyinco me,thelettershallbebroughtto thepersonresponsibleforincomeverificationwithinthirty(30)daysof receiptbytheparticipant.
- B. TheCHSDDirector orauthorizeddesignee shallreconcileanydifference betweentheamountreportedbytheparticipant andtheamountlistedin theHUDcommunication.Thisshallbedoneaspromptlyaspossible.
- C. Afterthereconciliationiscomplete,theCHSDshalladjusttheparticipant's rentalcontributionbeginningatthestartofthenextmonthunlessthe

reconciliationiscompletedduringthefinalfive(5)daysofthemonthand thenthenewrentshalltakeeffectonthefirstdayofthesecondmonth followingtheendofthecurrentmonth.Inaddition,iftheparticipanthad notpreviouslyreportedtheproperincome, theCHSDshalldooneofthe following:

- 1. Immediatelycollectthebackoverpaidassistancepaidbythe agency;
- 2. Establisharepaymentplanfortheresidenttopaythesumdueto theagency;
- 3. Terminatetheparticipantfromtheprogramforfailuretoreport income;or
- 4. Terminatetheparticipantfromtheprogramforfailuretoreport incomeandcollectthebackoverpaidassistancepaidbythe agency.

## 9.6 COOPERATINGWITH WELFAREAGENCIES

TheCHSDwillmakeitsbesteffortstoenterintocooperationagreemen tswith localwelfareagenciesunderwhichthewelfareagencieswillagree:

- A. Totargetassistance, benefits and services to families receiving assistance in the public housing and Section 8 ten ant -based assistance program to achieve self -sufficiency.
- B. Top rovidewrittenverificationtotheCHSDconcerningwelfarebenefitsfor familiesapplyingfororreceivingassistanceinourhousingassistance programs.

# **10.0 VERIFICATION**

TheCHSDwillverifyinformationrelatedtowaitinglistpreferences, eligibility , admissionandlevelofbenefitspriortoadmission. Periodicallyduringoccupancy, itemsrelatedtoeligibilityandrentdeterminationshallalsobereviewedand verified. Income, assets, and expenses will be verified, as well as disability status, need foralive -inaideandotherreasonable accommodations, full time studentstatusoffamilymembers 18 years of age and older, Social Security Numbers, citizenship/eligiblenon -citizenstatus. Age and relationship will only be verified in those instances where ereneeded to make a determination of level of assistance.

## 10.1 ACCEPTABLEMETH ODSOFVERIFICATION

Age, relationship, U.S. citizenship, and Social Security Numbers will generally be verified with documentation provided by the family. For citizenship, th efamily's certification will be accepted. (Or for citizenship documentation such as listed below will be required.) Verification of these items will include photocopies of the Social Security cards and other documents presented by the family, the INS SAVE approval code, and forms signed by the family.

Otherinformationwillbeverifiedbythirdpartyverification.Thistypeof verificationincludeswrittendocumentation(withformssentdirectlytoand receiveddirectlyfromasource,notpassedthrought hehandsofthefamily).This verificationmayalsobedirectcontactwiththesource,inpersonorbytelephone. ItmayalsobeareportgeneratedbyarequestfromtheCHSDorautomatically byanothergovernmentagency,i.e.theSocialSecurityAdministr ation. Verificationformsandreportsreceivedwillbecontainedintheapplicant/tenant file.Oralthirdpartydocumentationwillincludethesameinformationasifthe documentationhadbeenwritten,i.e.namedateofcontact,amountreceived,etc.

Whenthirdpartyverificationcannotbeobtained,theCHSDwillaccept documentationreceivedfromtheapplicant/participant.Hand -carried documentationwillbeacceptediftheCHSDhasbeenunabletoobtainthird partyverificationinafourweekperiodof time.Photocopiesofthedocuments providedbythefamilywillbemaintainedinthefile.

Whenneitherthirdpartyverificationnorhand -carriedverificationcanbe obtained,theCHSDwillacceptanotarizedstatementsignedbythehead, spouseorco -head.Suchdocumentswillbemaintainedinthefile.

#### 10.2 TYPESOFVERIFI CATION

Thefollowingchartoutlinesthefactorsthatmaybeverifiedandgivescommon examplesoftheverificationthatwillbesought.Toobtainwrittenthirdparty verification,theC HSDwillsendarequestformtothesourcealongwitharelease formsignedbytheapplicant/participantviafirstclassmail.

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> partyverification	Hand carriedverification		
GeneralEligibilityItems				
SocialSecurityNumber	Letter from Social Security, electronicreports	SocialSecuritycard		

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> partyverification	Hand carriedverification		
Citizenship	N/A	Signed certification, voter's registration card, birth certificate,etc.		
Eligible immigration status	INSSAVEconfi rmation#	INScard		
Disability	Letterfrommedicalprofessional, SSI,etc	Proof of SSI or Social Securitydisabilitypayments		
Full time student status (if>18)	Letterfromschool	For high school students, any document evidencing enrollment		
Need foralive -inaide	Letter from doctor or other professional knowledgeable of condition	N/A		
Childcarecosts	Letterfromcareprovider	Billsandreceipts		
Disability assistance expenses	Letters from suppliers, care givers,etc.	Billsandrecords ofpayment		
Medicalexpenses	Lettersfromproviders, prescription record from pharmacy,medicalprofessional's letter stating assistance or a companionanimalisneeded	Bills, receipts, records of payment, dates of trips, mileage log, receipts for faresandtolls		
ValueofandIncomefrom	Assets	-		
Savings, checking accounts	Letterfrominstitution	Passbook, most current statements		
CDs,bonds,etc	Letterfrominstitution	Tax return, information brochurefrominstitution,the CD,thebond		
Stocks	Letter from broker or holding company	Stock or most current statement, price in newspaper or through Internet		

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> partyverification	Hand carriedverification		
Realproperty	Letter from tax office, assessment,etc.	Property tax statement (for current value), assessment, records or income and expenses,taxreturn		
Personalproperty	Assessment,bluebook,etc	Receipt for purchase, other evidenceofworth		
Cash value of life insurancepolicies	Letterfrominsurancecompany	Currentstatement		
Assets disposed of for less than fair market value	NA	Original receipt and receipt at disposition, other evidenceofworth		
Income				
Earnedincome	Letterfromemployer	Multiplepaystubs		
Self-employed	N/A	Tax return from prior year, booksofaccounts		
Regular gifts and contributions	Letter fr om source, letter from organization receiving gift (i.e., if grandmother pays day care provider, the day care provider couldsostate)	Bank deposits, other similar evidence		
Alimony/childsupport	Court order, letter from source, letterfromHumanServic es	Record of deposits, divorce decree		
Periodic payments (i.e., social security, welfare, pensions, workers' comp,unemployment)	Letter or electronic reports from thesource	Award letter, letter announcing change in amountoffuturepayments		
Training program participation	Letter from program provider indicating -whetherenrolled -whethertrainingisHUD -funded -whetherStateorlocalprogram - whether it is employment training - whether payments are for out -	N/A		

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> partyverification	Hand carriedverification		
	of-pocket expenses incurred in ordertoparticipateinaprogram			

#### 10.3 VERIFICATIONOF CITIZENSHIPORELIG IBLENONCITIZENSTAT US

Thecitizenship/eligiblenon -citizenstatusofeachfamilymemberregardlessof agemustbedetermined.

Priortobeingadmitted,oratthe firstreexamination,allcitizensandnationalswill berequiredtosignadeclarationunderpenaltyofperjury.(Theywillberequired toshowproofoftheirstatusbysuchmeansasSocialSecuritycard,birth certificate,militaryIDormilitaryDD214 Form.)

Priortobeingadmittedoratthefirstreexamination,alleligiblenon -citizenswho are62yearsofageorolderwillberequiredtosignadeclarationunderpenaltyof perjury.Theywillalsoberequiredtoshowproofofage.

Priortobeingadmi ttedoratthefirstreexamination,alleligiblenon -citizensmust signadeclarationoftheirstatusandaverificationconsentformandprovidetheir originalINSdocumentation.TheCHSDwillmakeacopyoftheindividual'sINS documentationandplaceth ecopyinthefile.TheCHSDalsowillverifytheir statusthroughtheINSSAVEsystem.IftheINSSAVEsystemcannotconfirm eligibility,theCHSDwillmailinformationtotheINSsoamanualcheckcanbe madeofINSrecords.

Familymemberswhodonotcl aimtobecitizens, nationalsoreligiblenon citizens, orwhosestatus cannot be confirmed, must be listed on a statement of non-eligible members and the list must be signed by the head of the household.

Non-citizenstudentsonstudentvisas,thoughint hecountrylegally,arenot eligibletobeadmittedtotheSection8Program.

Anyfamilymemberwhodoesnotchoosetodeclaretheirstatusmustbelistedon thestatementofnon -eligiblemembers.

If no family member is determined to be eligible under the is Section, the family's admission will be denied.

Thefamily'sassistancewillnotbedenied,delayed,reducedorterminated becauseofadelayintheprocessofdeterminingeligiblestatusunderthis Section,excepttotheextentthatthedelayiscause dbythefamily.

If the CHSD determines that a family member has knowingly permitted an ineligible non -citizen (other than any ineligible non -citizen slisted on the lease) to permanently reside in their Section 8 unit, the family's assistance will be terminated. Such family will not be eligible to be readmitted to Section 8 for a period of 24 months from the date of termination.

#### 10.4 VERIFICATIONOF SOCIALSECURITYNUM BERS

Priortoadmission, all family members must provide verification of his or her Social Security Number. Social Security Numbers must be provided for all new family members prior to be ingadded to the lease.

ThebestverificationoftheSocialSecurityNumberistheoriginalSocialSecurity card.Ifthecardisnotavailable,theCHSD willacceptlettersfromSocialSecurity thatestablishandstatethenumber.

If an individual states that they do not have a Social Security Number they will be required to sign as tatement to this effect. The CHSD will not require any individual who do esnot have a Social Security Number to obtain a Social Security Number.

If a member of an applicant family indicates they have a Social Security Number, but cannot readily verify it, the family cannot be assisted until verification is provided.

If a mem berofatenantfamily indicates they have a Social Security Number, but cannot readily verify it, they shall be asked to certify to this fact and shall have up to 60 days to provide the verification. If the individual is at least 62 years of age, they will be given 120 days to provide the verification. If the individual fails to provide the verification within the time allowed, the family will be denied assistance or will have the irassistance terminated.

# 10.5 TIMINGOFVERIF ICATION

Verificationmustbe datedwithin90daysofcertificationorreexamination.If the verificationisolder than this, the source will be contacted and asked to provide information regarding any changes.

Whenaninterimreexaminationisconducted,theCHSDwillverifyandupdat e onlythoseelementsreportedtohavechanged.

### 10.6 FREQUENCYOFOB TAININGVERIFICATION

Foreachfamilymember, citizenship/eligiblenon -citizenstatus will be verified only once. This verification will be obtained prior to admission. If the status of a familymember was not determined prior to admission, verification of their status will be obtained at the next regular reexamination. Prior to an ewmember joining the family, the irst at us will be verified.

Foreachfamilymember,verificationofSocia ISecurityNumberwillbeobtained onlyonce.Thisverificationwillbeaccomplishedpriortoadmission.Whena familymemberwhodidnothaveaSocialSecurityNumberatadmissionreceives aSocialSecurityNumber,thatnumberwillbeverifiedatthenext regular reexamination.

# **11.0 RENTANDHOUSIN GASSISTANCEPAYMENT**

#### 11.1 GENERAL

AfterAugust12,1999,theCHSDwillissueonlyvoucherstoapplicants,movers, andfamiliesenteringthejurisdictionthroughportability.Certificatescurrentlyheld willcontinuetobehonoreduntilthetransitionofthemergeroftheSection8 CertificateandVoucherprogramsasoutlinedin24CFR982.502iscomplete (seeSection21.0foradditionalguidance).

#### 11.2 RENTREASONABLESS

TheCHSDwillnotapproveanini tialrentorarentincreaseinanyofthetenant basedprogramswithoutdeterminingthattherentamountisreasonable.

Reasonablenessisdeterminedpriortotheinitialleaseandatthefollowingtimes:

- A. Beforeanyincreaseinrenttoownerisapp roved;
- B. If 60 days before the contract anniversary date there is a 5% decrease in the published FMR as compared to the previous FMR; and
- C. If the CHSD or HUD directs that reasonable ness bere -determined.

#### 11.3 COMPARABILITY

Inmakingarentreasona blenessdetermination,theCHSDwillcomparetherent fortheunittotherentofcomparableunitsinthesameorcomparable neighborhoods.TheCHSDwillconsiderthelocation,quality,size,numberof

bedrooms, age, amenities, housing services, maintenanc eandutilitiesoftheunit andthecomparableunits.

TheCHSDwillmaintaincurrentsurveyinformationonrentalunitsinthe jurisdiction.TheCHSDwillalsoobtainfromlandlordassociationsand managementfirmsthevalueofthearrayofamenities.

TheCHSDwillestablishminimumbaserentamountsforeachunittypeand bedroomsize.TothebasetheCHSDwillbeabletoaddorsubtractthedollar valueforeachcharacteristicandamenityofaproposedunit.

Ownersareinvitedtosubmitinformationt othesurveyatanytime.Ownersmay reviewthedeterminationmadeontheirunitandmaysubmitadditional informationormakeimprovementstotheunitthatwillenabletheCHSDto establishahighervalue.

Theownermustcertifytherentschargedforoth erunits.Byacceptingthe housingassistancepaymenteachmonththeowneriscertifyingthattherentto ownerisnotmorethantherentchargedbytheownerforcomparableunassisted unitsinthepremises.

#### 11.4 MAXIMUMSUBSID Y

TheFairMarketRent(F MR)publishedbyHUDortheexceptionpayment standardrent(requestedbytheCHSDandapprovedbyHUD)determinesthe maximumsubsidyforafamily.

ForaregulartenancyundertheCertificateProgram,theFMR/exceptionrentlimit isthemaximuminitialg rossrentundertheassistedlease. Thisonly applies until thetransitionofthemergeroftheSection8CertificateandVoucherprogramsas outlinedin24CFR982.502iscomplete.

FortheVoucherProgram, the maximum payments tandard will be 110% of t he FMRwithoutpriorapprovalfromHUD, or the exception payments tandard approvedbyHUD.

Foravouchertenancyinaninsuredornoninsured236project,a515projectof theRuralDevelopmentAdministration,oraSection221(d)(3)belowmarket interest rateprojectthepaymentstandardmaynotexceedthebasicrent chargedincludingthecostoftenant -paidutilities.

Formanufacturedhomespacerental, the maximum subsidy under any form of assistanceistheFairMarketRentforthespaceasoutlinedin 24CFR982.888.

#### 11.4.1 **SettingthePaymentStandard**

HUDrequiresthatthepaymentstandardbesetbytheCHSDatbetween100 and110%oftheFMR.TheCHSDwillreviewitsdeterminationofthepayment standardannuallyafterpublicationoftheFMRs.The CHSDwillconsider vacancyratesandrentsinthemarketarea, sizeandqualityofunitsleased under theprogram, rents for units leased under the program, success rates of voucher holdersinfindingunits, and the percentage of annual income families ar epaying forrentundertheVoucherProgram.Ifitisdeterminedthatsuccessrateswill sufferorthatfamiliesarehavingtorentlowqualityunitsorpayover40% of income forrent, the payments tandard may be raised to the level judged necessarytoal leviatethesehardships.

TheCHSDmayestablishahigherpaymentstandard(althoughstillwithin110%) ofthepublishedfairmarketrent)asareasonableaccommodationforafamily thatincludespeoplewithdisabilities.WithapprovalfromtheHUDFieldO ffice. thepaymentstandardcangoto120%.

Paymentstandardswillnotberaisedsolelytoallowtherentingofluxuryquality units.

Ifsuccesslevelsareprojectedtobeextremelyhighandrentsareprojectedtobe atorbelow30%ofincome.theCHSDw illreducethepaymentstandard. Paymentstandardsforeachbedroomsizeareevaluatedseparatelysothatthe paymentstandardforonebedroomsizemayincreaseordecreasewhileanother remainsunchanged. The CHSD may consider adjusting payments tandards timesotherthantheannualreviewwhencircumstanceswarrant.

at

Beforeincreasinganypaymentstandard,theCHSDwillconductafinancial feasibilitytesttoensurethatinusingthehigherstandard.adeguatefundswill continuetobeavailabletoassis tfamiliesintheprogram.

#### 11.4.2 SelectingtheCorrectPaymentStandardforaFamily

- Forthevouchertenancy, the payments tandard for a family is the lower of: Α.
  - 1. Thepaymentstandardforthefamilyunitsize;or
  - 2. Thepaymentstandardfort heunitsizerentedbythefamily.
- Β. If the unitrented by a family is located in an exception rentarea, the CHSDwillusetheappropriatepaymentstandardfortheexceptionrent area.
- C. Duringthefirst24monthsoftheHAPcontractterm,thepaym entstandard

forafamilyisthehigherof:

- 1. TheinitialpaymentstandardatthebeginningoftheHAPcontract term, inaccordance with this section, minusany amount by which the initial rent to owner exceeds the current rent to owner, or
- 2. Thepaymen tstandard,inaccordancewiththissection,as determinedatthemostrecentregularreexaminationoffamily incomeandcomposition,effectiveafterthebeginningoftheHAP contractterm.
- D. Afterthefirst24monthsoftheHAPcontract,thepaymentsta ndard,as determinedatthemostrecentregularreexaminationoffamilyincomeand compositionafterthebeginningoftheHAPcontractterm,willbeused.
- E. Atthenextregularreexaminationfollowingachangeinfamilysizeor compositionthatcausesa changeinfamilyunitsizeduringtheHAP contractterm,andforanyexaminationthereafterduringtheterm:
  - 1. Thepaymentstandardusedisthepaymentstandardforthenew familyunitsize,eveniftheinitialrenttoownerexceedsthecurrent renttoo wner

# 11.4.3 AreaExceptionRents

Inordertohelpfamiliesfindhousingoutsideareasofhighpovertyorwhen voucherholdersarehavingtroublefindinghousingforleaseundertheprogram, theCHSDmayrequestthatHUDapproveanexceptionpaymentstand ardrent forcertainareaswithinitsjurisdiction.Theareasmaybeofanysize,though generallynotsmallerthanacensustract.TheCHSDmayrequestonesuch exceptionpaymentstandardareaormany.Exceptionpaymentstandardrent authoritymayberequ estedforallorsomeunitsizes,orforallorsomeunit types.

WhenanexceptionpaymentstandardrenthasbeenapprovedandtheFMR increases,theexceptionrentremainsunchangeduntilsuchtimeastheCHSD requestsandHUDapprovesahigherexception paymentstandardrent.Ifthe FMRdecreases,theexceptionpaymentstandardrentauthorityautomatically expires.

#### 11.5 ASSISTANCE ANDRENT FORMULAS

A. TotalTenantPayment

Thetotaltenantpaymentisequaltothehighestof:

- 1. 10%ofmonthlyincome
- 2. 30% of adjusted monthly income
- 3. Minimumrent

Plusanyrentabovethepaymentstandard.

B. MinimumRent

TheCHSDhassettheminimumrentas **\$0(Zero)**.

- C. Section8MergedVouchers
  - 1. ThepaymentstandardissetbytheCHSDbetween90%and110 % oftheFMRorhigherorlowerwithHUDapproval.
  - 2. TheparticipantpaysthegreateroftheTotalTenantPaymentorthe minimumrent,plustheamountbywhichthegrossrentexceedsthe paymentstandard.

Noparticipantwheninitiallyreceivingtenant -basedassistanceonaunitshallpaymore than40% of their monthly -adjusted income.

- D. Section8PreservationVouchers
  - 1. PaymentStandard
    - a. Thepaymentstandardisthelowerof:
      - i. Thepaymentstandardamountfortheappropriate familyunitsize;or
      - ii. Thepaym entstandardamountforthesizeofthe dwellingunitactuallyrentedbythefamily.
    - b. If the dwelling unitis located in an exception area, the CHSD will use the appropriate payments tandard for the exception area.
    - c. DuringtheHAPcontractterm,thepaymen tstandardforthe familyisthehigherof:
      - i. Theinitialpaymentstandard(atthebeginningofthe HAPcontractterm),asdeterminedinaccordancewith

paragraph(1)(a)or(1)(b)ofthissection,minusany amountbywhichtheinitialrenttotheownerexc eeds thecurrentrenttotheowner;or

- ii. Thepaymentstandardasdeterminedinaccordance withparagraph(1)(a)or(1)(b)ofthissection,as determinedatthemostrecentregularreexamination offamilyincomeandcompositioneffectiveafterthe beginning oftheHAPcontractterm.
- d. Atthenextregularreexaminationfollowingachangein familycompositionthatcausesachangeinfamilyunitsize duringtheHAPcontractterm,andforanyexamination thereafterduringtheterm:
  - i. Paragraph(c)(i)ofthissecti ondoesnotapply;and
  - ii. Thenewfamilyunitsizemustbeusedtodetermine thepaymentstandard.
- 2. TheCHSDwillpayamonthlyhousingassistancepaymenton behalfofthefamilythatequalsthelesserof:
  - a. Thepaymentstandardminusthetotaltenantpayment ;or
  - b. Thegrossrentminusthetotaltenantpayment.
- E. ManufacturedHomeSpaceRental:Section8Vouchers
  - 1. Thepaymentstandardforaparticipantrentingamanufactured homespaceisthepublishedFMRforrentalofamanufactured homespace.
  - 2. Thespace rentisthesumofthefollowingasdeterminedbythe CHSD:
    - a. Renttotheownerforthemanufacturedhomespace;
    - b. Ownermaintenanceandmanagementchargesforthe space;and
    - c. Utilityallowancefortenantpaidutilities.
  - 3. Theparticipantpaystherentto ownerlesstheHAP.

- 4. HAPequalsthelesserof:
  - a. Thepaymentstandardminusthetotaltenantpayment;or
  - b. Therentpaidforrentaloftherealpropertyonwhichthe manufacturedhomeownedbythefamilyislocated.
- F. RentforFamiliesundertheN on-citizenRule

Amixedfamilywillreceivefullcontinuationofassistanceifallofthe followingconditionsaremet:

- 1. ThefamilywasreceivingassistanceonJune19,1995;
- 2. Thefamilywasgrantedcontinuationofassistancebefore November29,1996 ;
- 3. Thefamily'sheadorspousehaseligibleimmigrationstatus;and
- 4. Thefamilydoesnotincludeanypersonwhodoesnothaveeligible statusotherthantheheadofhousehold,thespouseoftheheadof household,anyparentoftheheadorspouse,or anychild(under theageof18)oftheheadorspouse.

Ifamixedfamilyqualifiesforproratedassistancebutdecidesnotto acceptit,orifthefamilyhasnoeligiblemembers,thefamilymaybe eligiblefortemporarydeferralofterminationofassistan cetopermitthe familyadditionaltimefortheorderlytransitionofsomeorallofits memberstolocateotheraffordablehousing.Underthisprovisionthe familyreceivesfullassistance.Ifassistanceisgrantedunderthisprovision priortoNovember2 9,1996,itmaylastnolongerthanthreeyears.If grantedafterthatdate,themaximumperiodoftimeforassistanceunder theprovisionis18months.TheCHSDwillgranteachfamilyaperiodof6 monthstofindsuitableaffordablehousing.Ifthefamily cannotfind suitableaffordablehousing,theCHSDwillprovideadditionalsearch periodsuptothemaximumtimeallowable.

Suitablehousingmeanshousingthatisnotsubstandardandisof appropriatesizeforthefamily.Affordablehousingmeansthatit canbe rentedforanamountnotexceedingtheamountthefamilypaysforrent, plusutilities,plus25%.

Thefamily'sassistanceisprorated in the following manner:

- 1. Findtheproratedhousingassistancepayment(HAP)bydividing theHAPbythetotaln umberoffamilymembers,andthen multiplyingtheresultbythenumberofeligiblefamilymembers.
- 2. ObtaintheproratedfamilysharebysubtractingtheproratedHAP fromthegrossrent(contractrentplusutilityallowance).
- 3. Theproratedtenantrent equalstheproratedfamilyshareminusthe fullutilityallowance.

#### 11.6 UTILITYALLOWAN CE

TheCHSDmaintainsautilityallowancescheduleforalltenant -paidutilities (excepttelephone),forcostoftenant -suppliedrefrigeratorsandranges,andfor othertenant -paidhousingservices(e.g.,trashcollection(disposalofwasteand refuse)).

Theutilityallowancescheduleisdeterminedbasedonthetypicalcostofutilities andservicespaidbyenergy -conservativehouseholdsthatoccupyhousingof similarsizeandtypeinthesamelocality.Indevelopingtheschedule,theCHSD usesnormalpatternsofconsumptionforthecommunityasawholeandcurrent utilityrates.

The CHSDreviewstheutilityallowancescheduleannuallyandrevisesany allowancefor autilitycategoryiftherehasbeenachangeof10%ormoreinthe utilityratesincethelasttimetheutilityallowanceschedulewasrevised.The CHSDmaintainsinformationsupportingtheannualreviewofutilityallowances andanyrevisionsmadeinits utilityallowanceschedule.Participantsmayreview thisinformationatanytimebymakinganappointmentwiththe **CHSDOffice**.

TheCHSDusestheappropriateutilityallowanceforthesizeofdwellingunit actuallyleasedbythefamily(ratherthanthe familyunitsizeasdeterminedunder theCHSDsubsidystandards).

Ateachreexamination, the CHSD applies the utility allowance from the most current utility allowances chedule.

TheCHSDwillapprovearequestforautilityallowancethatishighertha nthe applicableamountontheutilityallowancescheduleifahigherutilityallowanceis neededasareasonableaccommodationtomaketheprogramaccessibletoand usablebythefamilymemberwithadisability.

Theutilityallowancewillbesubtracted fromthefamily'ssharetodeterminethe amountoftheTenantRent.TheTenantRentistheamountthefamilyoweseach monthtotheowner.Theamountoftheutilityallowanceisthenstillavailableto

thefamilytopaythecostoftheirutilities.Anyuti litycostabovetheallowanceis theresponsibilityofthetenant.Anysavingsresultingfromutilitycostsbelowthe amountoftheallowancebelongtothetenant.

## 11.7 DISTRIBUTIONOF HOUSINGASSISTANCE PAYMENT

TheCHSDpaystheownerthelesserofthe housingassistancepaymentorthe renttoowner.Ifpaymentsarenotmadewhendue,theownermaychargethe CHSDalatepayment,agreedtointheContractandinaccordancewith generallyacceptedpracticesintheCityofGlendale.

## 11.8 CHANGEOFOWNER SHIP

The CHSD requires a written request by the owner who executed the HAP contractinor der to make changes regarding who is to receive the CHSD's rent payment or the address as to where the rent payment should be sent.

Inaddition,theCHSDrequiresaw rittenrequestfromthenewownertoprocess achangeofownership.Thefollowingdocumentsmustaccompanythewritten request:

- A. DeedofTrustshowingthetransferoftitle;and
- B. TaxIdentificationNumberorSocialSecurityNumber.

Newownerswillb erequiredtoexecuteIRSformW -9.TheCHSDmaywithhold therentpaymentuntilthetaxpayeridentificationnumberisreceived.

# 12.0 INSPECTIONPOLI CIES, HOUSINGQUALIT Y STANDARDS, ANDDAMAG ECLAIMS

TheCHSDwillinspectallunitstoensurethattheym eetHousingQuality Standards(HQS).NounitwillbeinitiallyplacedontheSection8Existing ProgramunlesstheHQSismet.Unitswillbeinspectedatleastannually,andat othertimesasneeded,todetermineiftheunitsmeetHQS.

TheCHSDmustbeal lowedtoinspectthedwellingunitatreasonabletimeswith reasonablenotice. The family and owner will be notified of the inspection appointment by first classmail. If the family cannot be athome for the scheduled inspection appointment, the family mu st call and reschedule the inspection or make arrangements to enable the CHSD to enter the unit and complete the inspection.

If the family misses the schedule dinspection and fails to reschedule the inspection, the CHSD will only schedule one more inspect ion. If the family misses two inspections, the CHSD will consider the family to have violated a Family Obligation and their assistance will be terminated.

#### 12.1 TYPESOFINSPEC TIONS

ThereareseventypesofinspectionstheCHSDwillperform:

- A. Initial Inspection An inspection that must take place to insure that the unit passes HQS before assistance can be gin.
- B. AnnualInspection -Aninspectiontodeterminethattheunitcontinuesto meetHQS.
- C. ComplaintInspection -AninspectioncausedbytheAu thorityreceivinga complaintontheunitbyanyone.
- D. SpecialInspection -Aninspectioncausedbyathirdparty,i.e.HUD, needingtoviewtheunit.
- E. Emergency Aninspection that takes place in the event of a perceived emergency. These will take precedence over all other inspections.
- F. MoveOutInspection(ifapplicable) -Aninspectionrequiredforunitsin servicebeforeOctober2,1995,andoptionalafterthatdate.These inspectionsdocumenttheconditionoftheunitatthetimeofthemove -out.
- G. QualityControlInspection -Supervisoryinspectionsonatleast5%ofthe totalnumberofunitsthatwereunderleaseduringtheCHSD'sprevious fiscalyear.

#### 12.2 OWNERANDFAMIL YRESPONSIBILITY

- A. OwnerResponsibilityforHQS
  - 1. Theownerm ustmaintaintheunitinaccordancewithHQS.
  - 2. If the owner fails to maintain the dwelling unit in accordance with HQS, the CHSD will take prompt and vigorous action to enforce the owner obligations. The CHSD's remedies for such breach of the HQS include termination, suspension or reduction of housing assistance payments and termination of the HAP contract.

- 3. TheCHSDwillnotmakeanyhousingassistancepaymentsfora dwellingunitthatfailstomeettheHQS,unlesstheownercorrects thedefectwithi ntheperiodspecifiedbytheCHSDandtheCHSD verifiesthecorrection.Ifadefectislifethreatening,theownermust correctthedefectwithinnomorethan24hours.Forotherdefects theownermustcorrectthedefectwithinnomorethan30calendar days(oranyCHSDapprovedextension).
- 4. TheownerisnotresponsibleforabreachoftheHQSthatisnot causedbytheowner,andforwhichthefamilyisresponsible. Furthermore,theCHSDmayterminateassistancetoafamily becauseoftheHQSbreachcau sedbythefamily.
- B. FamilyResponsibilityforHQS
  - 1. ThefamilyisresponsibleforabreachoftheHQSthatiscausedby anyofthefollowing:
    - a. Thefamilyfailstopayforanyutilitiesthattheownerisnot requiredtopayfor,butwhicharetobe paidbythetenant;
    - b. Thefamilyfailstoprovideandmaintainanyappliancesthat theownerisnotrequiredtoprovide,butwhicharetobe providedbythetenant;or
    - c. Anymemberofthehouseholdoraguestdamagesthe dwellingunitorpremises(dam agebeyondordinarywear andtear).
  - 2. IfanHQSbreachcausedbythefamilyislifethreatening,thefamily mustcorrectthedefectwithinnomorethan24hours.Forother family-causeddefects,thefamilymustcorrectthedefectwithinno morethan30c alendardays(oranyCHSDapprovedextension).
  - 3. If the family has caused abreach of the HQS, the CHSD will take prompt and vigorous action to enforce the family obligations. The CHSD may terminate assistance for the family in accordance with 24 CFR 982 .552.

# 12.3 HOUSINGQUALITY STANDARDS(HQS)24 CFR982.401

ThisSectionstatesperformanceandacceptabilitycriteriaforthesekeyaspects of the following housing quality standards:

A. SanitaryFacilities

1. PerformanceRequirements

Thedwellingu nitmustincludesanitaryfacilitieslocatedintheunit. Thesanitaryfacilitiesmustbeinproperoperatingconditionand adequateforpersonalcleanlinessandthedisposalofhuman waste.Thesanitaryfacilitiesmustbeusableinprivacy.

- 2. AcceptabilityCriteria
  - a. Thebathroommustbelocatedinaseparateprivateroom and have a flush to ilet in proper operating condition.
  - b. Thedwellingunitmusthaveafixedbasininproperoperating condition, with a sinktrapandhotand coldrunning water.
  - c. Thedwellingunitmusthaveashoweroratubinproper operatingconditionwithhotandcoldrunningwater.
  - d. Thefacilitiesmustutilizeanapprovablepublicorprivate disposalsystem(includingalocallyapprovableseptic system).
- B. FoodPrepara tionandRefuseDisposal
  - 1. PerformanceRequirements
    - a. Thedwellingunitmusthavesuitablespaceandequipment tostore,prepare,andservefoodsinasanitarymanner.
    - b. Theremustbeadequatefacilitiesandservicesforthe sanitarydisposaloffo odwastesandrefuse,including facilitiesfortemporarystoragewherenecessary(e.g., garbagecans).
  - 2. AcceptabilityCriteria
    - a. Thedwellingunitmusthaveanoven,astoveorrange,and arefrigeratorofappropriatesizeforthefamily.Allofthe equipmentmustbeinproperoperatingcondition.Eitherthe ownerorthefamilymaysupplytheequipment.Amicrowave ovenmaybesubstitutedforatenant -suppliedovenand stoveorrange.Amicrowaveovenmaybesubstitutedforan owner-suppliedovenands toveorrangeifthetenantagrees andmicrowaveovensarefurnishedinsteadofanovenand
stoveorrangetobothsubsidizedandunsubsidizedtenants inthebuildingorpremises.

- b. Thedwellingunitmusthaveakitchensinkinproper operatingconditio n,withasinktrapandhotandcoldrunning water.Thesinkmustdrainintoanapprovablepublicor privatesystem.
- c. Thedwellingunitmusthavespaceforthestorage, preparation, and serving offood.
- d. Theremustbefacilitiesandservicesforthe sanitary disposaloffoodwasteandrefuse,includingtemporary storagefacilitieswherenecessary(e.g.,garbagecans).
- C. SpaceandSecurity
  - 1. PerformanceRequirement

Thedwellingunitmustprovideadequatespaceandsecurityfor the family.

- 2. AcceptabilityCriteria
  - a. Ataminimum,thedwellingunitmusthavealivingroom,a kitchenarea,andabathroom.
  - b. Thedwellingunitmusthaveatleastonebedroomorliving/ sleepingroomforeachtwopersons.Childrenofopposite sex,otherthan veryyoungchildren,maynotberequiredto occupythesamebedroomorliving/sleepingroom.
  - c. Dwellingunitwindowsthatareaccessiblefromtheoutside, suchasbasement,firstfloor,andfireescapewindows,must belockable(suchaswindowunitswit hsashpinsorsash locks,andcombinationwindowswithlatches).Windowsthat arenailedshutareacceptableonlyifthesewindowsarenot neededforventilationorasanalternateexitincaseoffire.
  - d. Theexteriordoorsofthedwellingunitmustbe lockable. Exteriordoorsaredoorsbywhichsomeonecanenterorexit thedwellingunit.
- D. ThermalEnvironment
  - 1. PerformanceRequirement

Thedwellingunitmusthaveandbecapableofmaintaininga thermalenvironmenthealthyforthehumanbody.

- 2. AcceptabilityCriteria
  - a. Theremustbeasafesystemforheatingthedwellingunit (andasafecoolingsystem,wherepresent).Thesystem mustbeinproperoperatingcondition.Thesystemmustbe abletoprovideadequateheat(andcooling,ifapplicabl e), eitherdirectlyorindirectly,toeachroom,inordertoassurea healthylivingenvironmentappropriatetotheclimate.
  - b. Thedwellingunitmustnotcontainunventedroomheaters thatburngas,oil,orkerosene.Electricheatersare acceptable.
- E. IlluminationandElectricity
  - 1. PerformanceRequirement

Eachroommusthaveadequatenaturalorartificialilluminationto permitnormalindooractivitiesandtosupportthehealthandsafety ofoccupants.Thedwellingunitmusthavesufficientelect rical sourcessooccupantscanuseessentialelectricalappliances.The electricalfixturesandwiringmustensuresafetyfromfire.

- 2. AcceptabilityCriteria
  - a. Theremustbeatleastonewindowinthelivingroomandin eachsleepingroom.
  - b. Thekit chenareaandthebathroommusthaveapermanent ceilingorwalllightfixtureinproperoperatingcondition. The kitchenareamustalsohaveatleastoneelectricaloutletin properoperatingcondition.
  - c. Thelivingroomandeachbedroommusthaveatl easttwo electricaloutletsinproperoperatingcondition.Permanent overheadorwall -mountedlightfixturesmaycountasoneof therequiredelectricaloutlets.

- F. StructureandMaterials
  - 1. PerformanceRequirement

Thedwellingunitmustbestructu rallysound.Thestructuremust notpresentanythreattothehealthandsafetyoftheoccupantsand mustprotecttheoccupantsfromtheenvironment.

- 2. AcceptabilityCriteria
  - a. Ceilings, walls, and floors must not have any serious defects such as sever ebulging or leaning, largeholes, loose surface materials, severe buckling, missing parts, or other serious damage.
  - b. Theroofmustbestructurallysoundandweathertight.
  - c. Theexteriorwallstructureandsurfacemustnothaveany seriousdefects suchasseriousleaning,buckling,sagging, largeholes,ordefectsthatmayresultinairinfiltrationor vermininfestation.
  - d. Theconditionandequipmentofinteriorandexteriorstairs, halls,porches,walkways,etc.,mustnotpresentadangerof trippingandfalling.Forexample,brokenormissingstepsor looseboardsareunacceptable.
  - e. Elevatorsmustbeworkingandsafe.
- G. InteriorAirQuality
  - 1. PerformanceRequirement

Thedwellingunitmustbefreeofpollutantsintheairatlevelst hat threatenthehealthoftheoccupants.

- 2. AcceptabilityCriteria
  - a. Thedwellingunitmustbefreefromdangerouslevelsofair pollutionfromcarbonmonoxide,sewergas,fuelgas,dust, andotherharmfulpollutants.
  - b. Theremustbeadequateairci rculationinthedwellingunit.

- c. Bathroomareasmusthaveonewindowthatcanbeopened orotheradequateexhaustventilation.
- d. Anyroomusedforsleepingmusthaveatleastonewindow. If the window is designed to be opened, the window must work.
- H. WaterSupply
  - 1. PerformanceRequirements

Thewatersupplymustbefreefromcontamination.

2. AcceptabilityCriteria

Thedwellingunitmustbeservedbyanapprovablepublicorprivate watersupplythatissanitaryandfreefromcontaminatio n.

- I. Lead-basedPaint
  - 1. Definitions
    - a. Chewablesurface:Protrudingpaintedsurfacesuptofive feetfromthefloororgroundthatarereadilyaccessibleto childrenundersixyearsofage;forexample,protruding corners,windowsillsandframe s,doorsandframes,and otherprotrudingwoodwork.
    - b. Component:Anelementofaresidentialstructureidentified bytypeandlocation,suchasabedroomwall,anexterior windowsill,abaseboardinalivingroom,akitchenfloor,an interiorwindowsil linabathroom,aporchfloor,stairtreads inacommonstairwell,oranexteriorwall.
    - c. Defectivepaintsurface:Asurfaceonwhichthepaintis cracking,scaling,chipping,peeling,orloose.
    - d. Elevatedbloodlevel(EBL):Excessiveabsorptionofle ad. Excessiveabsorptionisaconfirmedconcentrationofleadin wholebloodof20ug/dl(microgramsofleadperdeciliter)for asingletestorof15 -19ug/dlintwoconsecutivetests3 -4 monthsapart.
    - e. HEPA:Ahighefficiencyparticleaccumulatorasu sedinlead abatementvacuumcleaners.

- f. Lead-basedpaint:Apaintsurface,whetherornotdefective, identifiedashavingaleadcontentgreaterthanorequalto1 milligrampercentimetersquared(mg/cm<sup>2</sup>),or0.5%by weightor5000partspermillion(PPM).
- 2. PerformanceRequirements
  - a. ThepurposeofthisparagraphofthisSectionistoimplement Section302oftheLead -BasedPaintPoisoningPrevention Act,42U.S.C.4822,byestablishingprocedurestoeliminate asfaraspracticablethehazardsoflea d-basedpaint poisoningforunitsassistedunderthispart.Thisparagraph isissuedunder24CFR35.24(b)(4)andsupersedes,forall housingtowhichitapplies,therequirementsofsubpartCof 24CFRpart35.
  - b. Therequirementsofthisparagraphoft hisSectiondonot applyto0 -bedroomunits,unitsthatarecertifiedbya qualifiedinspectortobefreeoflead -basedpaint,orunits designatedexclusivelyfortheelderly.Therequirementsof subpartAof24CFRpart35applytoallunitsconstructed priorto1978coveredbyaHAPcontractunderpart982.
  - c. Ifadwellingunitconstructedbefore1978isoccupiedbya familythatincludesachildundertheageofsixyears,the initialandeachperiodicinspection(asrequiredunderthis part),mustinc ludeavisualinspectionfordefectivepaint surfaces.Ifdefectivepaintsurfacesarefound,suchsurfaces mustbetreatedinaccordancewithparagraphkofthis Section.
  - d. TheCHSDmayexemptfromsuchtreatmentdefectivepaint surfacesthatarefound inareportbyaqualifiedlead -based paintinspectornottobelead -basedpaint,asdefinedin paragraph1(f)ofthisSection.ForpurposesofthisSection, aqualifiedlead -basedpaintinspectorisaStateorlocal healthorhousingagency,alead -based paintinspector certifiedorregulatedbyaStateorlocalhealthorhousing agency,oranorganizationrecognizedbyHUD.
  - e. Treatmentofdefectivepaintsurfacesrequiredunderthis Sectionmustbecompletedwithin30calendardaysof CHSDnotification totheowner.Whenweatherconditions preventtreatmentofthedefectivepaintconditionson

exteriorsurfaceswithinthe30 -dayperiod,treatmentas requiredbyparagraphkofthisSectionmaybedelayedfora reasonabletime.

- f. Therequirementsinthi sparagraphapplyto:
  - i. Allpaintedinteriorsurfaceswithintheunit(including ceilingsbutexcludingfurniture);
  - ii. Theentranceandhallwayprovidingaccesstoaunit inamulti -unitbuilding;and
  - iii. Exteriorsurfacesuptofivefeetfromthefl ooror groundthatarereadilyaccessibletochildrenunder sixyearsofage(includingwalls,stairs,decks, porches,railings,windowsanddoors,butexcluding outbuildingssuchasgaragesandsheds).
- g. Inadditiontotherequirementsofparagraphcof this Section,foradwellingunitconstructedbefore1978thatis occupiedbyafamilywithachildundertheageofsixyears withanidentifiedEBLcondition,theinitialandeachperiodic inspection(asrequiredunderthispart)mustincludeatest forlead -basedpaintonchewablesurfaces.Testingisnot requiredifprevioustestingofchewablesurfacesisnegative forlead -basedpaintorifthechewablesurfaceshave alreadybeentreated.
- h. TestingmustbeconductedbyaStateorlocalhealthor housingagency,aninspectorcertifiedorregulatedbya Stateorlocalhealthorhousingagency,oranorganization recognizedbyHUD.Leadcontentmustbetestedbyusing anX -rayfluorescenceanalyzer(XRF)orbylaboratory analysisofpaintsamples.Where lead -basedpainton chewablesurfacesisidentified,treatmentofthepaint surfaceinaccordancewithparagraphkofthisSectionis required,andtreatmentshallbecompletedwithinthetime limitsinparagraphcofthisSection.
- i. Therequirementsin paragraphgofthisSectionapplytoall protrudingpaintedsurfacesuptofivefeetfromtheflooror groundthatarereadilyaccessibletochildrenundersixyears ofage:

- i. Withintheunit;
- ii. Theentranceandhallwayprovidingaccesstoaunit inamulti -unitbuilding;and
- iii. Exteriorsurfaces(includingwalls,stairs,decks, porches,railings,windowsanddoors,butexcluding outbuildingssuchasgaragesandsheds).
- j. Inlieuoftheproceduressetforthinparagraphgofthis Section,theCH SDmay,atitsdiscretion,waivethetesting requirementandrequiretheownertotreatallinteriorand exteriorchewablesurfacesinaccordancewiththemethods setoutinparagraphkofthisSection.
- k. Treatmentofdefectivepaintsurfacesandchewabl esurfaces mustconsistofcoveringorremovalofthepaintin accordancewiththefollowingrequirements:
  - i. Adefectivepaintsurfaceshallbetreatedifthetotal areaofdefectivepaintonacomponentis:
    - (1) Morethan10squarefeetonanexteriorw all;
    - (2) Morethan2squarefeetonaninterioror exteriorcomponentwithalargesurfacearea, excludingexteriorwallsandincluding,butnot limitedto,ceilings,floors,doors,andinterior walls;
    - (3) Morethan10%ofthetotalsurfaceareaonan interiororexteriorcomponentwithasmall surfacearea,including,butnotlimitedto, windowsills,baseboardsandtrim.
  - ii. Acceptablemethodsoftreatmentarethefollowing: removalbywetscraping,wetsanding,chemical strippingonoroffsite,replac ingpaintedcomponents, scrapingwithinfra -redorcoiltypeheatgunwith temperaturesbelow1100degrees,HEPAvacuum sanding,HEPAvacuumneedlegun,contained hydroblastingorhighpressurewashwithHEPA vacuum,andabrasivesandblastingwithHEPA vacuum.Surfacesmustbecoveredwithdurable materialswithjointedgessealedandcaulkedas

neededtopreventtheescapeofleadcontaminated dust.

- iii. Prohibitedmethodsofremovalarethefollowing:open flameburningortorching,machinesandingor grindingwithoutaHEPAexhaust,uncontained hydroblastingorhighpressurewash,anddry scrapingexceptaroundelectricaloutletsorexcept whentreatingdefectivepaintspotsnomorethantwo squarefeetinanyoneinteriorroomorspace (hallway,pantry, etc.)ortotalingnomorethantwenty squarefeetonexteriorsurfaces.
- iv. Duringexteriortreatmentsoilandplayground equipmentmustbeprotectedfromcontamination.
- v. Alltreatmentproceduresmustbeconcludedwitha thoroughcleaningofallsurfa cesintheroomorarea oftreatmenttoremovefinedustparticles.Cleanup mustbeaccomplishedbywetwashingsurfaceswith aleadsolubilizingdetergentsuchastrisodium phosphateoranequivalentsolution.
- vi. Wasteanddebrismustbedisposedofin accordance withallapplicableFederal,State,andlocallaws.
- I. Theownermusttakeappropriateactiontoprotectresidents andtheirbelongingsfromhazardsassociatedwithtreatment procedures.Residentsmustnotenterspacesundergoing treatmentunti Icleanupiscompleted.Personalbelongings thatareinworkareasmustberelocatedorotherwise protectedfromcontamination.
- m. PriortoexecutionoftheHAPcontract,theownermust informtheCHSDandthefamilyofanyknowledgeofthe presenceofle ad-basedpaintonthesurfacesofthe residentialunit.
- n. TheCHSDmustattempttoobtainannuallyfromlocalhealth agenciesthenamesandaddressesofchildrenwith identifiedEBLsandmustannuallymatchthisinformation withthenamesandaddresseso fparticipantsunderthis part.lfamatchoccurs,theCHSDmustdeterminewhether localhealthofficialshavetestedtheunitforlead -based paint.lftheunithaslead -basedpaint,theCHSDmust

requiretheownertotreatthelead -basedpaint.lftheown er doesnotcompletethecorrectiveactionsrequiredbythis Section,thefamilymustbeissuedavouchertomove.

- TheCHSDmustkeepacopyofeachinspectionreportforat leastthreeyears.lfadwellingunitrequirestesting,orifthe dwellinguni trequirestreatmentofchewablesurfacesbased onthetesting,theCHSDmustkeepthetestresults indefinitelyand,ifapplicable,theownercertificationand treatment.Therecordsmustindicatewhichchewable surfacesinthedwellingunitshavebeente stedandwhich chewablesurfacesweretestedortestedandtreatedin accordancewiththestandardsprescribedinthisSection, suchchewablesurfacesdonothavetobetestedortreated atanysubsequenttime.
- p. Thedwellingunitmustbeabletobeused andmaintained withoutunauthorizeduseofotherprivateproperties.The buildingmustprovideanalternatemeansofexitincaseof fire(suchasfirestairsoregressthroughwindows).
- J. Access
  - 1. PerformanceRequirements

Thedwellingunitmustbe abletobeusedandmaintainedwithout unauthorizeduseofotherprivateproperties.Thebuildingmust provideanalternatemeansofexitincaseoffire(suchasfirestairs oregressthroughwindows).

- K. SiteandNeighborhood
  - 1. PerformanceRequirem ents

Thesiteandneighborhoodmustbereasonablyfreefromdisturbing noisesandreverberationsandotherdangerstothehealth, safety, and general welf are of the occupants.

2. AcceptabilityCriteria

Thesiteandneighborhoodmaynotbesubjecttos eriousadverse environmentalconditions, naturalormanmade, suchasdangerous walksorsteps; instability; flooding, poordrainage, septictankback upsorsewagehazards; mudslides; abnormalairpollution, smoke ordust; excessive noise, vibration or veh icular traffic; excessive accumulations of trash; verminor rodent infestation; or fire hazards.

- L. SanitaryCondition
  - 1. PerformanceRequirements

Thedwellingunitanditsequipmentmustbeinsanitarycondition.

2. AcceptabilityCriteria

Thed wellingunitanditsequipmentmustbefreeofverminand rodentinfestation.

- M. SmokeDetectors
  - 1. PerformanceRequirements
    - a. ExceptasprovidedinparagraphbbelowofthisSection, eachdwellingunitmusthaveatleastonebattery -operated orhar d-wiredsmokedetector,inproperoperatingcondition, oneachlevelofthedwellingunit,includingbasementsbut exceptingcrawlspacesandunfinishedattics.Smoke detectorsmustbeinstalledinaccordancewithandmeetthe requirementsoftheNational FireProtectionAssociation Standard(NFPA)74(oritssuccessorstandards).Ifthe dwellingunitisoccupiedbyanyhearing -impairedperson, smokedetectorsmusthaveanalarmsystem,designedfor hearing-impairedpersonsasspecifiedinNFPA74(or successorstandards).
    - b. ForunitsassistedpriortoApril24,1993,ownerswho installedbattery -operatedorhard -wiredsmokedetectors priortoApril24,1993,incompliancewithHUD'ssmoke detectorrequirements,includingtheregulationspublished onJuly 30,1992,(57FR33846),willnotberequired subsequentlytocomplywithanyadditionalrequirements mandatedbyNFPA74(i.e.,theownerwouldnotberequired toinstallasmokedetectorinabasementnotusedforliving purposes,norwouldtheownerbe requiredtochangethe locationofthesmokedetectorsthathavealreadybeen installedontheotherfloorsoftheunit).

### 12.4 EXCEPTIONSTOT HEHQSACCEPTABILITY CRITERIA

TheCHSDwillutilizetheacceptabilitycriteriaasoutlinedabovewithapplicabl Stateandlocalcodes.Additionally,theCHSDhasreceivedHUDapprovalto requirethefollowingadditionalcriteria:

- A. Ineachroom, there will be at least one exterior window that can be opened and that contains a screen.
- B. Ownerswillberequired toscrapepeelingpaintandrepaintallsurfaces citedforpeelingpaintwith2coatsofnon -leadpaint.Anextensionmaybe grantedasasevereweatherrelateditemasdefinedbelow.
- C. Adequateheatshallbeconsideredtobe68degrees.
- D. Inunitswh erethetenantmustpayforutilities,eachunitmusthave separatemeteringdevice(s)formeasuringutilityconsumption.
- E. A<sup>3</sup>/<sub>4</sub>"overflowpipemustbepresentonthehotwaterheatersafetyvalves and installed down to within 6 inchesofthe floor.

### 12.5 TIMEFRAMESANDCOR RECTIONSOFHQSFAIL ITEMS

A. CorrectingInitialHQSFailItems

TheCHSDwillscheduleatimelyinspectionoftheunitonthedatethe ownerindicatesthattheunitwillbereadyforinspection,orassoonas possiblethereafter(with in5workingdays)uponreceiptofaRequestfor TenancyApproval.Theownerandparticipantwillbenotifiedinwritingof theresultsoftheinspection.IftheunitfailsHQSagain,theownerandthe participantwillbeadvisedtonotifytheCHSDtoresc heduleare inspectionwhentherepairshavebeenproperlycompleted.

Onaninitialinspection, the owner will be given up to 30 days to correct the items noted as failed, depending on the extent of the repairs that are required to be made. No unit will be placed in the program until the unit meets the HQS requirements.

B. HQSFailItemsforUnitsunderContract

Theownerorparticipantwillbegiventimetocorrectthefaileditemscited ontheinspectionreportforaunitalreadyundercontract.Ifth efaileditems endangerthefamily'shealthorsafety(usingtheemergencyitemlist below),theownerorparticipantwillbegiven24hourstocorrectthe violations.Forlessseriousfailures,theownerorparticipantwillbegiven upto30daystocorre ctthefaileditem(s).

If the ownerfails to correct the HQS failed items after propernotification has been given, the CHSD will abate payment and terminate the contract in accordance with Sections 12.7 and 17.0 (B) (3).

If the participant fails to correc the HQS failed items that are family - caused after propernotification has been given, the CHSD will terminate assistance for the family in accordance with Sections 12.2 (B) and 17.0 (B) (3).

- C. TimeFramesforCorrections
  - 1. Emergencyrepairitemsmustb eabatedwithin24hours.
  - 2. Repairofrefrigerators,rangeandoven,oramajorplumbingfixture suppliedbytheownermustbeabatedwithin72hours.
  - 3. Non-emergencyitemsmustbecompletedwithin10daysofthe initialinspection.
  - 4. Formajorrepai rs,theownerwillhaveupto30daystocomplete.
- D. Extensions

AtthesolediscretionoftheCHSD, extensionsofupto30daysmaybe grantedtopermitanownertocompleterepairsiftheownerhasmadea goodfaithefforttoinitiaterepairs.lfrepa irsarenotcompletedwithin60 daysaftertheinitialinspectiondate, theCHSD will abate the rent and cancel the HAP contract for owner noncompliance. Appropriate extensions will be granted if a severe weather condition exists for such items as exterior painting and outside concrete work for porches, steps, and side walks.

#### 12.6 EMERGENCYFAIL ITEMS

The following items are to be considered examples of emergency items that need to be abated within 24 hours:

- A. Nohotorcoldwater
- B. Noelectricity
- C. Inabilitytomaintainadequateheat

- D. Majorplumbingleak
- E. Naturalgasleak
- F. Brokenlock(s)onfirstfloordoorsorwindows
- G. Brokenwindowsthatundulyallowweatherelementsintotheunit
- H. Electricaloutletsmokingorsparking
- I. Exposedel ectricalwireswhichcouldresultinshockorfire
- J. Unusabletoiletwhenonlyonetoiletispresentintheunit
- K. Securityriskssuchasbrokendoorsorwindowsthatwouldallowintrusion
- L. Otherconditionswhichposeanimmediatethreattohealtho rsafety

### 12.7 ABATEMENT

WhenaunitfailstomeetHQSandtheownerhasbeengivenanopportunityto correctthedeficiencies, buthasfailedtodosowithinintherequiredtimeframe, therentforthedwellingunitwillbeabated.Innoeventshallth eperiodoftime allowedtocorrectthedeficienciesexceed30daysfromthedateofthe inspection.

Theinitialabatementperiodwillnotexceed7days.Ifthecorrectionsof deficienciesarenotmadewithinthe7 -daytimeframe,theabatementwill continueuntiltheHAPcontractisterminated.Whenthedeficienciesare corrected,theCHSDwillendtheabatementthedaytheunitpassesinspection. Rentwillresumethefollowingdayandbepaidthefirstdayofthenextmonth.

FortenantcausedHQSdefici encies,theownerwillnotbeheldaccountableand therentwillnotbeabated.Thetenantisheldtothesamestandardandtime framesforcorrectionofdeficienciesasowners.Ifrepairsarenotcompletedby thedeadline,theCHSDwillsendanoticeoft erminationtoboththetenantand theowner.Thetenantwillbegiventheopportunitytorequestaninformal hearing.

Failuretomaintainutilityserviceswhicharedesignatedintheleaseasbeingthe responsibilityofthefamilywillresultintheunit failinghousingqualitystandards inspection. If theservice is not restored within 24 hours, the contract will be canceled, and assistance to the family will be terminated. A cancellation notice will be sent to the landlord and family by certified mail.

## 13.0 OWNERCLAIMSFO RDAMAGES,UNPAIDRE NT,AND VACANCYLOSSANDPAR TICIPANT'SENSUING RESPONSIBILITIES

ThisSectiononlyappliestoHAPcontractsineffectbeforeOctober2,1995. Certificateshaveaprovisionfordamages,unpaidrent,andvacancyloss Vouchershaveaprovisionfordamagesandunpaidrent.Novacancylossispaid onvouchers.NoDamageClaimswillbeprocessedunlesstheCHSDhas performedamove -outinspection.Eitherthetenantortheownercanrequestthe move-outinspection.Ultima tely,itistheowner'sresponsibilitytorequestthe move-outinspectionifhe/shebelievestheremaybeaclaim.

Damageclaimsarelimitedinthefollowingmanner:

- A. IntheCertificateProgram,ownersareallowedtoclaimuptotwo(2) monthscontract rentminusgreaterofthesecuritydepositcollectedorthe securitydepositthatshouldhavebeencollectedunderthelease.
- B. IntheVoucherProgram,ownersareallowedtoclaimuptoone(1)month contractrentminusgreaterofthesecuritydepositc ollectedorthesecurity depositthatshouldhavebeencollectedunderthelease.Therewillbeno paymentforvacancylossesundertheVoucherProgram.
- C. Nodamageclaimswillbepaidundereitherprogrameffectiveonorafter October2,1995.

### 13.1 OWNERCLAIMSFORPRE -OCOBER2,1995,UNITS

InaccordancewiththeHAPcontract,ownerscanmakespecialclaimsfor damages,unpaidrent,andvacancyloss(vacancylosscannotbeclaimedfor vouchers)afterthetenanthasvacatedoraproperevictionprocee dinghasbeen conducted.

Ownerclaimsfordamages, unpaidrent, and vacancyloss are reviewed for accuracy and completeness. Claims are then compared to the move - in and move-out inspections to determine if an actual claim is warranted. Noclaim will bepa idfornormal wear and tear. Unpaidutility bills are not an eligible claim item.

TheCHSDwillmakepaymentstoownersforapprovedclaims. Itshouldbenoted that the tenantisultimately responsible for any damages, unpaidrent, and vacancy loss paidt othe owner and will be held responsible to repay the CHSD to remain eligible for the Section 8 Program.

Actualbillsandreceiptsforrepairs, materials, and labormust support claims for damages. The CHSD will develop a list of reasonable costs and char ges for items routinely included on damage claims. This list will be used as aguide.

OwnerscanclaimunpaidrentownedbythetenantuptothedateofHAP termination.

In the Certificate Program, owners can claim for avacancy loss as outlined in the HAP contract. In order to claim avacancy loss, the owner must notify the CHSD immediately upon learning of the vacancy or suspected vacancy. The owner must make ago odf aitheffort to rent the unit as quickly as possible to another renter.

Allclaimsand supportingdocumentationunderthisSectionmustbesubmittedto theCHSDwithinthirty(30)daysofthemove -outinspection.Anyreimbursement shallbeappliedfirsttowardsanyunpaidrent.Noreimbursementmaybeclaimed forunpaidrentfortheperiod afterthefamilyvacates.

### 13.2 PARTICIPANTRES PONSIBILITIES

Ifadamageclaimorunpaidrentclaimhasbeenpaidtoanowner,theparticipant isresponsibleforrepayingtheamounttotheCHSD.Thisshallbedonebyeither payingthefullamountdueimm ediatelyupontheCHSDrequestingitorthrough aRepaymentAgreementthatisapprovedbytheCHSD.

If the participant is not current on any Repayment Agreements or has unpaid claims on more than one unit, the participant shall be terminated from the program. The participant retains the right to request an informal hearing.

## **14.0 RECERTIFICATION**

### 14.1 ANNUALREEXAMIN ATION

AtleastannuallytheCHSDwillconductareexaminationoffamilyincomeand circumstances. The results of the reexamination determine (1) the rent the family willpay, and (2) whether the family subsidy is correct based on the family unit size.

TheCHSDwillsendanotificationlettertothefamilylettingthemknowthatitis timefortheirannualreexaminationandschedulinganappoinntment.Theletter includesformsforthefamilytocompleteinpreparationfortheinterview.The letterincludesinstructionspermittingthefamilytorescheduletheinterviewif necessary. Thelettertellsfamilies who may need to make alternate arrangements due to a disability that they may contact staff to request an accommodation of their needs.

Duringtheinterview,thefamilywillprovideallinformationregardingincome, assets,expenses,andotherinformationnecessarytodeterminethefamily's shareofrent.ThefamilywillsigntheHUDconsentformandotherconsentforms thatlaterwillbemailedtothesourcesthatwillverifythefamilycircumstances.

Uponreceiptofverification, the CHSD will determine the family's annual income and will calculate their family share.

### 14.1.1 EffectiveDateofRentChangesforAnnualReexaminations

Thenewfamilysharewillgenerallybeeffectiveupontheanniversarydatewith 30 days notice of any rent increase to the family.

If the rent determination is delayed due to a reason beyond the control of the family, then any rent increase will be effective the first of the month in which the family receives a 30 day notice of the amount. If the new rent is a reduction and the delay is beyond the control of the family, the reduction will be effective as scheduled on the anniversary date.

If the family caused the delay, the nany increase will be effective on the anniversary date. Any reduction will be effective the first of the month after the rentamount is determined.

### 14.1.2 MissedAppointments

If the family fails to respond to the letter and fails to attend the interview, a second letter will be mailed. The second letter will advise of an ewtime and date for the interview, allowing for the same considerations for rescheduling and accommodation as above. The letter will also advise that failure by the family to attend the second schedule dinterview will result in the CHSD taking action to terminate the family's assistance.

### 14.2 INTERIMREEXAMI NATIONS

Familiesarerequiredtoreportonlythefollowingchangesbetweenregular reexaminations. These changes will trigger an interimree xamination. During an interimree xamination only the information affected by the changes being reported will be rev iewed and verified.

A. Allchangesresultinginrentdecreasesexpectedtolastatleast30days.

B.Allincomechangesforfamiliesthatdeclarezeroincome.

- C. Amemberhasbeenaddedtothefamilythroughbirthoradoptionorcourt awardedcustod y.
- D. Ahouseholdmemberisleavingorhasleftthefamilyunit.

Inordertoaddahouseholdmemberotherthanthroughbirthoradoption (includingalive -inaide)thefamilymustrequestthatthenewmemberbeadded.

Beforeaddingthenewmember,the individualmustcompleteanapplicationform statingtheirincome,assets,andallotherinformationrequiredofanapplicant. TheindividualmustprovidetheirSocialSecurityNumberiftheyhaveone,and mustverifytheircitizenship/eligibleimmigrant status.Thenewfamilymemberwill gothroughthescreeningprocesssimilartotheprocessforapplicants.The CHSDwilldeterminetheeligibilityoftheindividualbeforeallowingthemtobe added.

If the individual is found to be in eligible or does not pass the screening criteria, the ywill be advised in writing and given the opport unity for an informal review. If they are found to be eligible and dop ass the screening criteria, the CHSD will grant approval to add their name. At the same time, the family 's annual income will be recalculated taking into account the income and circumstances of the new family member.

1. <u>FamilyCompositionChanges</u>:Allchangesmustbereportedtothe CHSD.Additionstothefamilyotherthanbirthofachildmusthave priorwrittenapprovaloftheownerandtheCHSD.

Additionstothefamilywillbedeniedto:

- a. Personswhohavebeenevictedfrompublichousing.
- b. Personswhohavepreviouslyviolatedafamilyobligationas listedin24CFR982.51oftheHUDregulations.
- c. Personswhocommitdrug -relatedcriminalactivityorviolent criminalactivity.
- d. Personswhocommitfraud,briberyoranyothercorruptor criminalactinconnectionwithanyfederalhousingprogram.
- e. Personswhocurrentlyowerentorotheramountst othe CHSDortoanotherCHSD.
- 2. EffectiveDateofRentChangesDuetoInterimRecertification :
  - a. <u>RentDecreases</u>:Ifachangeinfamilycircumstancesor incomeresultsinarentdecrease,theadjustmentinrentwill

beeffectivethefirstdayofthemon thfollowingthedateof reportedchange.Decreaseinrentwillnotbegranted withoutverificationofthedecreaseinincome.

- b. <u>RentIncrease:</u> Ifachangeinfamilycircumstancesor incomeresultsinarentincrease, the adjustmentinrent will bemadeef fective the first day of the second month following that in which the change infamily circumstances or income occurred.
- c. <u>NotificationofChange</u>:Residentandownerwillbenotified astoanychangesintheHousingAssistancePaymentor tenantrent.

If an error in rentisrevealed at any time during the income year, proper adjustment will be made to correct the error as follows:

- 1. <u>ErrorsWhicharetheFaultofResident</u>:
  - a. <u>ResultinginIncrease</u>:Iftheerroristhefaultoftheresident,and resultsi ntheresidentowingadditionalrent,suchrentshallbe repaidbythefamilywithinareasonableperiodoftime.Failure torepaymayresultintermination.
  - b. <u>ResultinginDecrease</u>:Iftheerroristhefaultoftheresident anditresultsinadecrease, thechangewillbemadeeffective thefirstofthemonthfollowingthemonthinwhichthechangeis reportedordiscovered.
- 2. <u>ErrorsWhichareNottheFaultofResident</u>:
  - a. <u>ResultinginIncrease</u>:Iftheerrorisnotthefaultoftheresident andit resultsinincreasedtenantrent,suchrentshallbemade effectivethefirstdayofthesecondmonthfollowingthedatethe changeiscorrected.
  - b. <u>ResultinginDecrease</u>:Iftheerrorisnotthefaultofthe resident,andcorrectiveactionresultsina decreasedrent,such rentshallbemadeeffectiveasofthedatetheerrorwasmade. Ifarefundisnecessary,becauseofadecreaseinrent,itshall beprocessedimmediately.

### 14.2.1 SpecialReexaminations

Ifafamily'sincomeistoounstabletoproje ctfor12months,includingfamilies thattemporarilyhavenoincomeorhaveatemporarydecreaseinincome,the CHSDmayschedulespecialreexaminationsevery60daysuntiltheincome stabilizesandanannualincomecanbedetermined.

### 14.2.2 EffectiveD ateofRentChangesDuetoInterimorSpecial Reexaminations

Unlessthereisadelayinreexaminationprocessingcausedbythefamily,any rentincreasewillbeeffectivethefirstofthesecondmonthafterthemonthin whichthefamilyreceivesnoticeof thenewrentamount.Ifthefamilycauses adelay,thentherentincreasewillbeeffectiveonthedateitwouldhavebeen effectivehadtheprocessnotbeendelayed(evenifthismeansaretroactive increase).

If the new rentisared uction and any dela yis beyond the control of the family, the reduction will be effective the first of the monthafter the interim reexamination should have been completed.

If the new rentisared uction and the family caused the delay or did not report the change in a time elymanner, the change will be effective the first of the monthafter the rentamount is determined.

### 15.0 TERMINATIONOF ASSISTANCETOTHEFA MILYBY THECHSD

TheCHSDmayatanytimeterminateprogramassistanceforaparticipant, becauseofanyofthe actionsorinactionbythehousehold:

- A. If the family violates any family obligation sunder the program.
- B. Ifafamilymemberfailstosignandsubmitconsentforms.
- C. Ifafamilyfailstoestablishcitizenshiporeligibleimmigrantstatusandis noteligibleforordoesnotelectcontinuationofassistance,pro -rationof assistance,ortemporarydeferralofassistance.IftheCHSDdetermines thatafamilymemberhasknowinglypermittedanineligiblenon -citizen (otherthananyineligiblenon -citizenslistedonthelease)topermanently resideintheirSection8unit,thefamily'sassistancewillbeterminated.

SuchfamilywillnotbeeligibletobereadmittedtoSection8foraperiodof 24monthsfromthedateoftermination.

- D. If anymember of the family has ever been evicted from public housing.
- E. If the CHSD has ever terminated assistance under the Certificateor Voucher Program for any member of the family.
- F. Anycriminalactivityonthepropertybytheleaseholder,amemberofthe household,oraguest,oranycriminalactivityonoroffthepropertybythe leaseholderorahouseholdmember.
- G. If any member of the family commits fraud, bribery or any other corruptor criminal actin connection with any Federal housing program.
- H. If the family currently owes rentor other amounts to the CHSD or to another Housing Authority in connection with Section 8 or public housing assistance under the 1937 Act.
- I. If the family has not reimbursed the CHSD or any other Housing Authority for amounts paid to an owner under a HAP contract for rent, damages to the unit, or other amounts owed by the family under the lease.
- J. If the family breaches an agreement with the CHSD top ay any amounts owed (as referenced above), the CHSD may, at its discretion , offera family the opport unity to enter an agreement top ay amount sowed. The CHSD may prescribe the terms of the agreement.
- K. IfafamilyparticipatingintheFSSprogramfailstocomply,withoutgood cause,withthefamily'sFSScontractofparticip ation.
- L. If the family has engaged in or threatened abusive or violent behavior toward CHSD personnel.
- M. If anyhousehold member is subject to a lifetime registration requirement under a States exoffender registration program.
- N. Ifahouseholdmembe r'sillegaluse(orpatternofillegaluse)ofa controlledsubstance,orwhoseabuse(orpatternofabuse)ofalcohol,is determinedbytheCHSDtointerferewiththehealth,safety,orrightto peacefulenjoymentofthepremisesbyotherresidents.

## 16.0 COMPLAINTS, INFORM ALREVIEWSFORAPPLI CANTS, INFORMALHEARINGSFO RPARTICIPANTS

### 16.1 COMPLAINTS

The CHSD will investigate and respond to complaints by participant families, owners, and the general public. The CHSD may require that complaints other than HQS violations beput in writing. Anonymous complaints are investigated whenever possible.

### 16.2 INFORMALREVIE**RORTHEAPPLICANT**

A. InformalReviewfortheApplicant

TheCHSDwillgiveanapplicantforparticipationintheSection8Existing Programpromptnoticeofadecisiondenyingassistancetotheapplicant. ThenoticewillcontainabriefstatementofthereasonsfortheCHSD decision.Thenoticewillstatethattheapplicantmayrequestaninformal reviewwithin10businessdaysofthedenial andwilldescribehowto obtaintheinformalreview.

B. WhenanInformalReviewisnotRequired

The CHSD will not provide the applicant an opport unity for an informal review for any of the following reasons:

- 1. Adeterminationofthefamilyunitsizeun dertheCHSDsubsidy standards.
- 2. ACHSDdeterminationnottoapproveanextensionorsuspension of acertificateorvoucherterm.
- 3. ACHSDdeterminationnottograntapprovaltoleaseaunitunder theprogramortoapproveaproposedlease.
- 4. ACHSD determinationthataunitselectedbytheapplicantisnotin compliancewithHQS.
- 5. ACHSDdeterminationthattheunitisnotinaccordancewithHQS becauseoffamilysizeorcomposition.
- 6. Generalpolicyissuesorclassgrievances.
- 7. DiscretionaryadministrativedeterminationsbytheCHSD.

C. InformalReviewProcess

TheCHSDwillgiveanapplicantanopportunityforaninformalreviewof theCHSDdecisiondenyingassistancetotheapplicant.Theprocedureis asfollows:

- 1. Thereviewwillbeco nductedbyanypersonorpersonsdesignated bytheCHSDotherthanthepersonwhomadeorapprovedthe decisionunderrevieworasubordinateofthisperson.
- 2. Theapplicantwillbegivenanopportunitytopresentwrittenororal objectionstotheCHSDd ecision.
- D. ConsideringCircumstances

Indecidingwhethertodenyassistancebecauseofactionorinactionby membersofthefamily,theCHSDmayconsiderallofthecircumstancesin eachcase,includingtheseriousnessofthecase,theextentof participationorculpabilityofindividualfamilymembers,andtheeffectsof denialorterminationofassistanceonotherfamilymemberswhowerenot involvedintheactionorfailure.

TheCHSDmayimpose, as a condition of assistance for other family members, are quirement that family members who participated in or were culpable for the action or failure will not reside in the unit. The CHSD may permit the other members of a participant family to receive assistance.

If the CHSD seeks to deny assistance becaus eofillegaluse, or possession for personaluse, of a controlled substance, or pattern of a buse of alcohol, such use or possession or pattern of a buse of alcohol, such use or possession or pattern of a buse of alcohol, such use or possession or pattern of a buse of alcohol, such use or possession or pattern of a buse of alcohol, such use or possession or pattern of a buse of a buse of alcohol, such use or possession or pattern of a buse of a buse of alcohol, such use or possession or pattern of a buse of alcohol, such use or possession or pattern of a buse of alcohol, such use or possession or pattern of a buse of a buse of alcohol, such use or possession or pattern of a buse of a bus

- 1. Hassuccessfullycompletedasuperviseddrugoralcohol rehabilitationprogram(a sapplicable)andisnolongerengagingin theillegaluseofacontrolledsubstanceorabuseofalcohol;
- 2. Hasotherwisebeenrehabilitatedsuccessfullyandisnolonger engagingintheillegaluseofacontrolledsubstanceorabuseof alcohol;or

- 3. Isparticipatinginasuperviseddrugoralcoholrehabilitation programandisnolongerengagingintheillegaluseofacontrolled substanceorabuseofalcohol.
- E. InformalReviewProceduresforDenialofAssistanceontheBasisof IneligibleImmigra tionStatus

TheapplicantfamilymayrequestthattheCHSDprovideforaninformal reviewafterthefamilyhasnotificationoftheINSdecisiononappeal,orin lieuofrequestofappealtotheINS.Thisrequestmustbemadebythe applicantfamilywithin 30daysofreceiptofthe *NoticeofDenialor TerminationofAssistance*, orwithin30daysofreceiptoftheINSappeal decision.

Forapplicantfamilies, the Informal Review Processabove will be utilized with the exception that the applicant family will have up to 30 days of receipt of the *Notice of Denial or Termination of Assistance*, or of the INS appeal decision to request the review.

### 16.3 INFORMALHEARIN GSFORPARTICIPANTS

- A. WhenaHearingisRequired
  - 1. TheCHSDwillgiveaparticipantfamilya nopportunityforan informalhearingtoconsiderwhetherthefollowingCHSDdecisions relatingtotheindividualcircumstancesofaparticipantfamilyarein accordancewiththelaw,HUDregulations,andCHSDpolicies:
    - a. Adeterminationofthefamily's annualoradjustedincome, andtheuseofsuchincometocomputethehousing assistancepayment.
    - b. Adeterminationoftheappropriateutilityallowance(ifany) fortenant -paidutilitiesfromtheCHSDutilityallowance schedule.
    - c. Adeterminationofth efamilyunitsizeundertheCHSD subsidystandards.
    - d. AdeterminationthataVoucherProgramfamilyisresidingin aunitwithalargernumberofbedroomsthanappropriatefor thefamilyunitsizeundertheCHSDsubsidystandards,or theCHSDdeterminat iontodenythefamily'srequestforan exceptionfromthestandards.

- e. Adeterminationtoterminateassistanceforaparticipant familybecauseofthefamily'sactionorfailuretoact.
- f. Adeterminationtoterminateassistancebecausethe participantfamilyhasbeenabsentfromtheassistedunitfor longerthanthemaximumperiodpermittedundertheCHSD policyandHUDrules.
- 2. Incasesdescribedinparagraphs16.3(A)(1)(d),(e),and(f),ofthis Section,theCHSDwillgivetheopportunityforanin formalhearing beforetheCHSDterminateshousingassistancepaymentsforthe familyunderanoutstandingHAPcontract.
- B. WhenaHearingisnotRequired

TheCHSDwillnotprovideaparticipantfamilyanopportunityforan informalhearingforanyofth efollowingreasons:

- 1. DiscretionaryadministrativedeterminationsbytheCHSD.
- 2. Generalpolicyissuesorclassgrievances.
- 3. EstablishmentoftheCHSDscheduleofutilityallowancesfor familiesintheprogram.
- 4. ACHSDdeterminationnottoappro veanextensionorsuspension of avoucherterm.
- 5. ACHSDdeterminationnottoapproveaunitorlease.
- 6. ACHSDdeterminationthatanassistedunitisnotincompliance withHQS.(However,theCHSDwillprovidetheopportunityforan informalhearing foradecisiontoterminateassistanceforabreach oftheHQScausedbythefamily.)
- 7. ACHSDdeterminationthattheunitisnotinaccordancewithHQS becauseofthefamilysize.
- 8. AdeterminationbytheCHSDtoexerciseornotexerciseanyright or remedyagainsttheownerunderaHAPcontract.
- C. NoticetotheFamily
  - 1. Inthecasesdescribedinparagraphs16.3(A)(1)(a),(b),and(c),of thisSection,theCHSDwillnotifythefamilythatthefamilymayask

foranexplanationofthebasisoftheC HSD'sdetermination, and thatifthefamilydoesnotagreewiththedetermination, thefamily mayrequestaninformal hearing on the decision.

- 2. Inthecasesdescribedinparagraphs16.3(A)(1)(d),(e),and(f),of thisSection,theCHSDwillgivethefam ilypromptwrittennotice thatthefamilymayrequestahearingwithin10businessdaysof thenotification.Thenoticewill:
  - a. Containabriefstatementofthereasonsforthedecision; and
  - b. Statethisifthefamilydoesnotagreewiththedecision, the familymayrequestaninformalhearingonthedecision within10businessdaysofthenotification.
- D. HearingProcedures

TheCHSDandparticipantswilladheretothefollowingprocedures:

- 1. Discovery
  - a. Thefamilywillbegiventheopportunityt oexaminebefore thehearinganyCHSDdocumentsthataredirectlyrelevant tothehearing.Thefamilywillbeallowedtocopyanysuch documentatthefamily'sexpense.IftheCHSDdoesnot makethedocument(s)availableforexaminationonrequest ofthef amily,theCHSDmaynotrelyonthedocumentatthe hearing.
  - b. TheCHSDwillbegiventheopportunitytoexamine,atthe CHSD'sofficesbeforethehearing,anyfamilydocuments thataredirectlyrelevanttothehearing.TheCHSDwillbe allowedtocopya nysuchdocumentattheCHSD'sexpense. Ifthefamilydoesnotmakethedocument(s)availablefor examinationonrequestoftheCHSD,thefamilymaynotrely onthedocumentatthehearing.

Note: Theterm **document**includesrecordsand regulations.

2. RepresentationoftheFamily

Atitsownexpense, alawyerorotherrepresentative may represent the family.

- 3. HearingOfficer
  - a. Thehearingwillbeconductedbyanypersonorpersons designatedbytheCHSD,otherthanapersonwhomadeor approvedth edecisionunderrevieworasubordinateofthis person.
  - b. Thepersonwhoconductsthehearingwillregulatethe conductofthehearinginaccordancewiththeCHSDhearing procedures.
- 4. Evidence

TheCHSDandthefamilymusthavetheopportunitytop resent evidenceandmayquestionanywitnesses.Evidencemaybe consideredwithoutregardtoadmissibilityundertherulesof evidenceapplicabletojudicialproceedings.

5. IssuanceofDecision

Thepersonwhoconducts the hearing must is sue awritten decision within 14 calendardays from the date of the hearing, stating briefly the reasons for the decision. Factual determinations relating to the individual circumstances of the family shall be based on a preponder ance of the evidence presented at the hearing.

6. EffectoftheDecision

TheCHSDisnotboundbyahearingdecision:

- a. ConcerningamatterforwhichtheCHSDisnotrequiredto provideanopportunityforaninformalhearingunderthis Section,orthatotherwiseexceedstheauthorityofth e personconductingthehearingundertheCHSDhearing procedures.
- b. ContrarytoHUDregulationsorrequirements,orotherwise contrarytoFederal,State,orlocallaw.
- c. If the CHSD determines that it is not bound by a hearing decision, the CHSD will not if y the family within 14 calendar days of the determination, and of the reasons for the determination.

### E. ConsideringCircumstances

Indecidingwhethertoterminateassistancebecauseofactionorinaction bymembersofthefamily,theCHSDmayconsid erallofthe circumstancesineachcase,includingtheseriousnessofthecase,the extentofparticipationorculpabilityofindividualfamilymembers,andthe effectsofdenialorterminationofassistanceonotherfamilymemberswho werenotinvolvedi ntheactionorfailure.

TheCHSDmayimpose, as a condition of continued assistance for other family members, are quirement that family members who participated in or we reculpable for the action or failure will not reside in the unit. The CHSD may permit the other members of a participant family to continue receiving assistance.

If the CHSD seeks to terminate assistance because of illegaluse, or possession for personaluse, of a controlled substance, or pattern of abuse of alcohol, such use or possess ion or pattern of abuse must have occurred within one year before the date that the CHSD provides notice to the family of the CHSD determination to deny or terminate assistance. In determining whether to terminate assistance for these reasons the CHSD will consider evidence of whether the house hold member:

- 1. Hassuccessfullycompletedasuperviseddrugoralcohol rehabilitationprogram(asapplicable)andisnolongerengagingin theillegaluseofacontrolledsubstanceorabuseofalcohol;
- 2. Hasoth erwisebeenrehabilitatedsuccessfullyandisnolonger engagingintheillegaluseofacontrolledsubstanceorabuseof alcohol;or
- 3. Isparticipatinginasuperviseddrugoralcoholrehabilitation programandisnolongerengagingintheillegaluse of a controlled substanceorabuseofalcohol.
- F. InformalHearingProceduresforDenialofAssistanceontheBasisof IneligibleImmigrationStatus

TheparticipantfamilymayrequestthattheCHSDprovideforaninformal hearingafterthefamilyhasnot ificationoftheINSdecisiononappeal,orin lieuofrequestofappealtotheINS.Thisrequestmustbemadebythe participantfamilywithin30daysofreceiptofthe *NoticeofDenialor TerminationofAssistance*, orwithin30daysofreceiptoftheINS appeal decision.

Fortheparticipantfamilies,theInformalHearingProcessabovewillbe utilizedwiththeexceptionthattheparticipantfamilywillhaveupto30 daysofreceiptofthe *NoticeofDenialorTerminationofAssistance,* orof theINSappea Idecision.

## **17.0 TERMINATIONOF THELEASEANDCONTRA CT**

ThetermoftheleaseandthetermoftheHAPcontractarethesame.Theybegin onthesamedateandtheyendonthesamedate.Theleasemaybeterminated bytheowner,bythetenant,orbythemut ualagreementofboth.Theownermay onlyterminatethecontractbyterminatingthelease.TheHAPcontractmaybe terminatedbytheCHSD.Undersomecircumstancesthecontractautomatically terminates.

- A. Terminationofthelease
  - 1. Bythefamily

Thefamilymayterminatetheleasewithoutcauseuponproper noticetotheownerandtotheCHSDafterthefirstyearofthe lease.Thelengthofthenoticethatisrequiredisstatedinthelease (generally30days).

- 2. Bytheowner
  - a. Theownermayterm inatetheleaseduringitstermonthe followinggrounds:
    - i. Seriousorrepeatedviolationsofthetermsor conditionsofthelease;
    - ii. ViolationofFederal,State,orlocallawthatimpose obligationsonthetenantinconnectionwiththe occupancyoru seoftheunitanditspremises;
    - iii. Criminalactivitybythehousehold,aguest,oranother personunderthecontrolofthehouseholdthat threatensthehealth,safety,orrighttopeaceful enjoymentofthepremisesbyotherpersonsresiding intheimme diatevicinityofthepremises;
    - iv. Anydrug -relatedcriminalactivityonornearthe premises;

- v. Othergoodcause.Othergoodcausemayinclude, butisnotlimitedto:
  - (1) Failurebythefamilytoaccepttheofferofa newlease;
  - (2) Familyhistoryofd isturbancesofneighborsor destructionofproperty,orlivingor housekeepinghabitsresultingindamagetothe propertyorunit;
  - (3) Theowner's desire toutilize the unit for personal or family use or for a purpose other than use as a residential rent a lunit;
  - (4) Abusinessoreconomicreasonsuchassaleof theproperty,renovationoftheunit,desireto rentatahigherrentalamount.
- b. Duringthefirstyeartheownermaynotterminatetenancyfor othergoodcauseunlessthereasonisbecauseof something thehouseholddidorfailedtodo.
- c. Theownermayonlyevictthetenantbyinstitutingcourt action.TheownermustgivetheCHSDacopyofanyowner evictionnoticetothetenantatthesametimethattheowner givesthenoticetothetenant .
- d. Theownermayterminatethecontractattheendoftheinitial leasetermoranyextensionoftheleasetermwithoutcause byprovidingnoticetothefamilythattheleasetermwillnot berenewed.
- 3. TerminationoftheLeasebymutualagreement

Thefamilyandtheownermayatanytimemutuallyagreeto terminatethelease.

- B. TerminationoftheContract
  - 1. AutomaticterminationoftheContract
    - a. If the CHSD terminates assistance to the family, the contract terminates automatically.

- b. If the family moves out of the unit (including abandon ment), the contract terminates automatically.
- c. The contract terminates automatically 180 calendardays after the last housing assistance payment to the owner.
- 2. Terminationofthecontractbythe owner

Theownermayonlyterminatetenancyinaccordancewithlease and State and local law.

3. TerminationoftheHAPcontractbytheCHSD

TheCHSDmayterminatetheHAPcontractbecause:

- a. TheCHSDhasterminatedassistancetothefamily.
- b. The unitdoesnotmeetHQSspacestandardsbecauseofan increaseinfamilysizeorchangeinfamilycomposition.
- c. The unitis larger than appropriate for the family size or composition under the regular Voucher Program.
- d. Whenthefamilybreaksupandth eCHSDdeterminesthat thefamilymemberswhomovefromtheunitwillcontinueto receivetheassistance.
- e. TheCHSDdeterminesthatthereisinsufficientfundingin theircontractwithHUDtosupportcontinuedassistancefor familiesintheprogram.
- f. Theownerhasbreachedthecontractinanyofthefollowing ways:
  - i. If the owner has violated any obligation under the HAP contract for the dwelling unit, including the owner's obligation to maintain the unit in accordance with the HQS.
  - ii. If the own erhasviolated any obligation under any other housing assistance payments contract under Section 80 fthe 1937.

- iii. If the owner has committed fraud, bribery, or any other corruptor criminal actin connection with any Federal housing program.
- iv. FoprojectswithmortgagesinsuredbyHUDorloans madebyHUD,iftheownerhasfailedtocomplywith theregulationsfortheapplicablemortgageinsurance orloanprogram,withthemortgageormortgagenote, orwiththeregulatoryagreement;
- v. If the ow nerhas engaged indrugt rafficking.
- 4. FinalHAPpaymenttoowner

TheHAPpaymentstopswhentheleaseterminates.Theowner maykeepthepaymentforthemonthinwhichthefamilymovesout. Iftheownerhasbegunevictionproceedingsandthefamily continuestooccupytheunit,theCHSDwillcontinuetomake paymentsuntiltheownerobtainsajudgmentorthefamilymoves out.

### 18.0 CHARGESAGAINST THESECTION8ADMIN ISTRATIVE FEERESERVE

Occasionally, it is necessary for the CHSD to spend money of its Section 8 Administrative FeeReserve to meet unseen or extraordinary expenditures or for its other housing related purposes consistent with Statelaw.

TheCHSDBoardofCommissionersauthorizestheExecutiveDirectortoexpend withoutpriorBoardapp rovalupto **\$25,000** forauthorizedexpenditures.

Anyitem(s)exceeding **\$25,000**willrequirepriorBoardofCommissionerapproval beforeanychargeismadeagainsttheSection8AdministrativeFeeReserve.

## **19.0 INTELLECTUALPR OPERTYRIGHTS**

Noprogramre ceiptsmaybeusedtoindemnifycontractorsorsubcontractorsof the CHSD against costs associated with any judgment of intellectual property rights.

## 20.0 MONITORINGPROG RAMPERFORMANCE

Astrongemphasisisplacedonstaffcommunication inmonthlystaffmeetings. Problemsandpotentialproblemsareinvestigated,discussedandhandledusing teameffort.CHSDmanagementpolicyisformulatedaccordingly.

Internalpolicies and procedures, as required for the implementation of the Administrative Plan, shall be developed as necessary.

ManagementAssessmentObjectives:TheCHSDoperatesitshousing assistanceprogramwithefficiencyandcandemonstratetoHUDauditorsthatthe CHSDisusingitsresourcesinamannerthatreflectsitscommitm enttoquality andservice.TheCHSDpoliciesandpracticesareconsistentwiththegoalsand objectivesofthefollowingHUDSEMAPindicators:

- SelectionfortheWaitingList
- ReasonableRent
- DeterminationofAdjustedIncome
- UtilityAllowanceSchedule
- HQSQualityControlInspections
- HQSEnforcement
- ExpandingHousingOpportunities
- FMR/exceptionRent&PaymentStandards
- AnnualRe -examinations
- CorrectTenantRentCalculations
- Pre-ContractHQSInspections
- AnnualHQSInspections
- Lease-up
- FamilySelf -SufficiencyEnrollment
- PercentofFSSParticipantswithEscrowAccountBalances

InordertodemonstratecompliancewithHUDandotherpertinentregulations, theCHSDwillmaintainrecords, reports and other documentation for a time that isinaccordancewithHUDreq uirements and in a manner that will allow an auditor, housing professional or other interested party to follow, monitor and assess the CHSD's operational procedures. Records and reports will be maintained for the purpose of:

- A. Demonstratingthatatleast 98%offamilieswereselectedfromthewaiting listinaccordancewiththepoliciesandmetthecorrectselectioncriteria.
- B. Determiningthatatleast98%ofrandomlyselectedtenantfilesindicate thattheCHSDapprovedreasonablerentsatthetimeof initiallease -up andbeforeanyincreaseinrent.

- C. MonitoringCHSDpracticesforobtainingincomeinformation,proper calculationofallowancesanddeductions,andutilityallowancesusedto determineadjustedincomeforfamilies.
- D. Demonstrating tha the CHSD has analyzed utility rates locally to determine if there has been achange of 10% or more since the last time the utility schedule was revised.
- E. DeterminingthatduringthefiscalyeartheCHSDperformssupervisory HQSqualitycontrolinspect ionsforatleast5%ofallunitsundercontract.
- F. Determiningthatareviewofselectedfilesindicatethatforatleast98%of failedinspections,theCHSDensurestimelycorrectionofHQS deficienciesorabatesCHSD'sortakesactiontoenforcefamil y obligations.
- G. DemonstratingthattheCHSDprovidesfamiliesandownersinformation whichactivelypromotesthedeconcentrationofassistedfamiliesinlow incomeneighborhoods.
- H. Demonstratingthatatleast90% of units newly leased have an initial gross rentwhich does not exceed the FMR, as ide from OFT Oten ancies and Voucher payments tandards are not less than 80% of the current FMR/exception rent limit unless otherwise approved by HUD.
- I. Demonstratingthatatleast96% -100%ofreexamsareproc essedon time.
- J. Demonstratingthatlessthan2%ofalltenantfileshaverentcalculation discrepancies.
- K. Demonstratingthatnotlessthan98%ofnewlyleasedunitspassedHQS inspectionsbeforetheCHSDcontractdate.
- L. DemonstratingthattheCHSD performsannualHQSinspectionsontime fornotlessthan98%ofallunitsundercontract.
- M. DemonstratingthattheCHSDleasesnotlessthan90%ofbudgetedunits duringthefiscalyear.
- N. DeterminingthattheCHSDhasfilledatleast80%ofitsFSS slots.
- O. Demonstratingthatatleast30%oftheCHSD'sFSSparticipantshave escrowbalances.

P. InadditiontotheSEMAPfactors,toensurequalitycontrol,supervisory staffwillauditthefollowingfunctions:reexaminations,newapplications, andan ydamageclaimsprocessed.

Changesinapproachareinitiatedonanas -neededbasis,subjecttoprogram regulationsandfundinglimitations.

## 21.0 TRANSITIONTOT HENEWHOUSINGCHOIC E VOUCHERPROGRAM

A. NewHAPContracts

OnandafterAugust12,1999,theC HSDwillonlyenterintoaHAP contractforatenancyunderthevoucherprogram,andwillnotenterintoa newHAPcontractforatenancyunderthecertificateprogram.

B. Over-FMRTenancy

If the CHSD hadentered into any HAP contract for an over -FMR tenancy under the certificate program prior to the merger date of August 12, 1999, on and after August 12, 1999 such tenancy shall be considered and treated as a tenancy under the voucher program, and will be subject to the voucher program requirements under 24 CFR 982.502, including calculation of the voucher housing assistance payment in accordance with 24 CFR 982.505. However, 24 CFR 982.505 (b) (2) will not be applicable for calculation of the housing assistance payment prior to the effective date of the secon dregular reexamination of family income and composition on or after the merger date of August 12, 1999.

C. VoucherTenancy

If the CHSD hadentered into any HAP contract for avoucher tenancy prior to the merger date of August 12, 1999, on and after August 12, 1999 such tenancy will continue to be considered and treated as a tenancy under the voucher program, and will be subject to the voucher program requirements under 24 CFR 982.502, including calculation of the voucher housing assistance payment in accord ance with 24 CFR 982.505. However, 24 CFR 982.505 (b) (2) will not be applicable for calculation of the housing assistance payment prior to the effective date of the second regular reexamination of family in come and composition on or after the merger date of August 12, 1999.

D. RegularCertificateTenancy

TheCHSDwillterminateprogramassistanceunderanyoutstandingHAP contractforaregulartenancyunderthecertificateprogramenteredinto priortothemergerdateofAugust12,1999attheeffectiveda teofthe secondregularreexaminationoffamilyincomeandcompositiononor afterthemergerdateofAugust12,1999.Uponsuchterminationof assistance,theHAPcontractforsuchtenancyterminatesautomatically. TheCHSDwillgiveatleast120days writtennoticeofsuchterminationto thefamilyandtheowner,andtheCHSDwillofferthefamilythe opportunityforcontinuedtenant -basedassistanceunderthevoucher program.TheCHSDmaydenythefamilytheopportunityforcontinued assistance ordancewith24CFR982.552and24CFR982.553.

# GLOSSARY

**1937HousingAct:** TheUnitedStatesHousingActof1937[42U.S.C.1437etseq.)

**Absorption:** Inportability, the point at which are ceiving CHSD stops billing the initial CHSD for assistance on behalf of a portable family. [24 CFR 982.4]

**AdjustedAnnualIncome:** Theamountofhouseholdincome,afterdeductionsfor specifiedallowances,onwhichtenantrentisbased.

AdministrativeFee: FeepaidbyHUDtotheCHSDfortheadministrationofthe program.

**AdministrativePlan:** TheplanthatdescribesCHSDpoliciesfortheadministrationof thetenant -basedprograms.

Admission: Thepointwhenthefamilybecomesaparticipantintheprogram.Ina tenant-basedprogram,thedateusedforthispurpose istheeffectivedateofthefirst HAPContractforafamily(firstdayofinitialleaseterm).

**Adult:** Ahouseholdmemberwhois18yearsorolderorwhoistheheadofthe household,orspouse,orco -head.

Allowances: Amountsdeductedfromthehouseho Id'sannualincomeindetermining adjustedannualincome(theincomeamountusedintherentcalculation).Allowances aregivenforeIderlyfamilies,dependents,medicalexpensesforeIderlyfamilies, disabilityexpenses,andchildcareexpensesforchildr enunder13yearsofage. Other allowancecanbegivenatthediscretionoftheCHSD.

**AmortizationPayment:** Inamanufacturedhomespacerental:Themonthlydebt servicepaymentbythefamilytoamortizethepurchasepriceofthemanufactured home.

**AnnualContributionsContract(ACC):** ThewrittencontractbetweenHUDanda CHSDunderwhichHUDagreestoprovidefundingforaprogramunderthe1937Act, andtheCHSDagreestocomplywithHUDrequirementsfortheprogram.

AnnualIncome: Allamounts,mone taryornot,that:

- a. Goto(oronbehalfof)thefamilyheadorspouse(eveniftemporarilyabsent)orto anyotherfamilymember,or
- b. Areanticipatedtobereceivedfromasourceoutsidethefamilyduringthe12 -month periodfollowingadmissionora nnualreexaminationeffectivedate;and
- c. ArenotspecificallyexcludedfromAnnualIncome.
- d. AnnualIncomealsoincludesamountsderived(duringthe12 -monthperiod)from assetstowhichanymemberofthefamilyhasaccess.

**Applicant(applicantfami ly):** Afamilythathasappliedforadmissiontoaprogrambut isnotyetaparticipantintheprogram.

**AreaofOperation** : The recognized Citylimits of the City of Glendalewhich shall not conflict with any other area of jurisdiction.

Assets: Seenetfa milyassets.

**AssetIncome:** Incomereceivedfromassetsheldbyhouseholdmembers.Ifassets totalmorethan\$5,000,incomefromtheassetsis"imputed"andthegreaterofactual assetincomeandimputedassetincomeiscountedinannualincome.

**Assisted Lease(lease):** Awrittenagreementbetweenanownerandafamilyforthe leasingofadwellingunittothefamily.Theleaseestablishestheconditionsfor occupancyofthedwellingunitbyafamilywithhousingassistancepaymentsundera HAPcontractbet weentheownerandtheCHSD.

**Certificate:**AdocumentissuedbyaCHSDtoafamilyselectedforadmissiontothe CertificateProgram.Thecertificatedescribestheprogramandtheproceduresfor CHSDapprovalofaunitselectedbythefamily.Thecertific atealsostatesthe obligationsofthefamilyundertheprogram.

**Certification:**Theexaminationofahousehold'sincome,expenses,andfamily compositiontodeterminethehousehold'seligibilityforprogramparticipationandto calculatethehousehold's rentforthefollowing12months.

**Child:** Forpurposesofcitizenshipregulations, a member of the family other than the family head or spouse who is under 18 years of age

of

**ChildCareExpenses:** Amountsanticipatedtobepaidbythefamilyforthecare childrenunder13yearsofage,duringtheperiodforwhichannualincomeiscomputed, butonlywheresuchcareisnecessarytoenableafamilymembertoactivelyseek employment,begainfullyemployed,ortofurtherhisorhereducationandonlytothe extentsuchamountsarenotreimbursed.Theamountdeductedshallreflectreasonable chargesforchildcare.Inthecaseofchild -carenecessarytopermitemployment,the amountdeductedshallnotexceedtheamountofemploymentincomethatisincludedin annualincome.

Citizen: AcitizenornationaloftheUnitedStates.

**CommonSpace:** Insharedhousing:Spaceavailableforusebytheassistedfamilyand otheroccupantsoftheunit.

**CongregateHousing:** Housingforelderlyorpersonswithdisabilitie sthatmeetsthe HQSforcongregatehousing.

**ConsentForm:** AnyconsentformapprovedbyHUDtobesignedbyassistance applicantsandparticipantsforthepurposeofobtainingincomeinformationfrom employersandSWICAs,returninformationfromtheSoci alSecurityAdministration,and returninformationforunearnedincomefromtheInternalRevenueService.Theconsent formsmayauthorizethecollectionofotherinformationfromassistanceapplicantsor participanttodetermineeligibilityorlevelofben efits.

**ContiguousMSA:** Inportability,anMSAthatsharesacommonboundarywiththeMSA inwhichthejurisdictionoftheinitialCHSDislocated.

**ContinuouslyAssisted:** Anapplicantiscontinuouslyassistedunderthe1937Housing Actifthefamilyis alreadyreceivingassistanceunderany1937HousingActprogram whenthefamilyisadmittedtotheVoucherProgram.

**Cooperative:** Housingownedbyanon -profitcorporationorassociation, and wherea memberof the corporation or association has the right to reside in a partment, and to participate in management of the housing.

**CoveredFamilies:** Familieswhoreceivewelfareassistanceorotherpublicassistance benefits("welfarebenefits")fromaStateorotherpublicagency("welfareagency") underaprogramforwhichFederal,State,orlocallawrequiresthatamemberofthe familymustparticipateinaneconomicself -sufficiencyprogramasaconditionforsuch assistance.

**Domicile:** Thelegalresidenceofthehouseholdheadorspouseasdet erminedin accordancewithStateandlocallaw.

**Decent,Safe,andSanitary:** Housingisdecent,safe,andsanitaryifitsatisfiesthe applicablehousingqualitystandards.

Department: The Department of Housing and Urban Development.

**Dependent:**Amemb erofthefamily(exceptfosterchildrenandfosteradults)otherthan thefamilyheadorspouse,whoisunder18yearsofage,orisapersonwithadisability, orisafull -timestudent.

**Delay(IntheProvisionofAssistancetoNon** -Citizens):Assistanc etoanapplicant maybedelayeduntilaftertheconclusionoftheINSappealprocess,butnotdenieduntil aftertheconclusionoftheCHSDinformalhearingprocess.

**DisabilityAssistanceExpenses:** Reasonableexpensesthatareanticipated,duringthe periodforwhichannualincomeiscomputed,forattendantcareandauxiliaryapparatus foradisabledfamilymemberandthatarenecessarytoenableafamilymember (includingthedisabledmember)tobeemployed,providedthattheexpensesareneither paidto amemberofthefamilynorreimbursedbyanoutsidesource

**DisabledFamily:** Afamilywhosehead,spouse,orsolememberisapersonwith disabilities;ortwoormorepersonswithdisabilitieslivingtogether;oroneormore personswithdisabilitiesli vingwithoneormorelive -inaides.

DisabledPerson: See"personwithdisabilities."

**DisplacedFamily:** Afamilyinwhicheachmember,orwhosesolemember,isaperson displacedbygovernmentalaction,orapersonwhosedwellinghasbeenextensively damagedordestroyedasaresultofadisasterdeclaredorotherwiseformally recognizedpursuanttoFederaldisasterrelieflaws

**DisplacedPerson:** Apersondisplacedbygovernmentalaction(suchasurban renewal),orapersonwhosedwellinghasbeenext resultofadisasterdeclaredorotherwiseformallyrecognizedpursuanttoFederal disasterrelieflaws .

**DrugRelatedCriminalActivity:** Illegaluseorpersonaluseofacontrolledsubstance, andtheillegalmanufacture ,sale,distribution,useorpossessionwithintentto manufacture,sell,distributeoruse,ofacontrolledsubstance.

**DrugTrafficking:** Theillegalmanufacture,sale,ordistribution,orthepossessionwith intenttomanufacture,sell,ordistribute,of acontrolledsubstance.

**EconomicSelf -sufficiencyProgram:** Anyprogramdesignedtoencourage, assist, train orfacilitate the economic independence of HUD -assisted families or to provide work for such families. These programs include programs for jobtr aining, employment counseling, work placement, basicskills training, education, English proficiency, work fare, financial or household management, apprentices hip, and any program necessary to ready a participant for work (including a substance abuse or men talhealth treatment program), or other work activities.

**ElderlyFamily:** Afamilywhosehead,spouse,orsolememberisapersonwhoisat least62yearsofage;ortwoormorepersonswhoareatleast62yearsofageliving together;oroneormoreperso nswhoareatleast62yearsofagelivingwithoneor morelive -inaides.

ElderlyPerson: Apersonwhoisatleast62yearsofage.

**Evidence(Credible):** CredibleEvidenceincludes,butisnotlimitedto,evidence obtainedfrompoliceand/orcourtreco rds.Testimonyfromneighbors,whencombined withotherfactualevidence,canbeconsideredcredibleevidence.Othercredible evidenceincludes,butisnotlimitedto,documentationofdrugraidsorarrestwarrants.

**Evidence(Preponderance):** PreponderanceofEvidenceisdefinedasevidencewhich isofgreaterweightormoreconvincingthantheevidencewhichisofferedinopposition toit;thatis,evidencewhichasawholeshowsthatthefactsoughttobeprovedismore probablethannot.Theintentisno ttoprovecriminalliability,buttoestablishthatthe act(s)occurred.

**EvidenceofCitizenshiporEligibleStatus:** Thedocumentsthatmustbesubmittedto evidencecitizenshiporeligibleimmigrationstatus.

ExceptionRent: Anamountthatexceedsthe publishedfairmarketrent.

**ExtremelyLow -incomeFamilies:** Thosefamilieswhoseincomesdonotexceed30% ofthemedianincomeforthearea,asdeterminedbyHUDwithadjustmentsforsmaller andlargerfamilies,exceptthatHUDmayestablishincomeceil ingshigherorlowerthan 30% of the medianin comefor thearea if HUD finds that such variations are necessary because of unusually high or low family incomes.

**FairHousingAct:** TitleVIIIoftheCivilRightsActof1968,asamendedbytheFair HousingA mendmentsActof1988(42U.S.C.3601etseq .).

**FairMarketRent(FMR):** Therent,includingthecostofutilities(excepttelephone),as establishedbyHUDforunitsofvaryingsizes(bynumberofbedrooms),thatmustbe paidinthehousingmarketareat orentprivatelyowned,existing,decent,safeand sanitaryrentalhousingofmodest(non -luxury)naturewithsuitableamenities.Inthe certificateprogramonly,theOver -FMRtenancyoption(OFTO),10%overtheFMRmay apply.FMRsarepublishedperiodical lyintheFederalRegister.

Familyincludesbutisnotlimitedto

a. Afamilywithorwithoutchildren(thetemporaryabsenceofachildfromthehome duetoplacementinfostercareshallnotbeconsideredindeterminingfamily compositionandfamily size);

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- b. Anelderlyfamily;
- c. Anear -elderlyfamily;
- d. Adisabledfamily;
- e. Adisplacedfamily;
- f. Theremainingmemberofatenantfamily;and
- g. Asinglepersonwhoisnotanelderlyordisplacedperson,orapersonwith disabilities,orthere mainingmemberofatenantfamily.

**FamilyMembers:** includeallhouseholdmembersexceptlive -inaides,fosterchildren andfosteradults.Allfamilymemberspermanentlyresideintheunit,thoughtheymay betemporarilyabsent.Allfamilymembersarelis tedontheHUD -50058.

**FamilySself-sufficiencyProgram(FSSprogram):** Theprogramestablishedbya CHSDtopromoteself -sufficiencyofassistedfamilies,includingthecoordinationof supportiveservices(42U.S.C.1437u).

FamilyShare: Theportionofre ntandutilitiespaidbythefamily.

FamilyUnitSize: The appropriate number of bedrooms for a family as determined by the CHSD under the CHSD's subsidy standards.

**50058Form:** TheHUDformthatCHSD'sarerequiredtocompleteforeachassisted householdinpublichousingtorecordinformationusedinthecertificationandre certificationprocess, and, at the option of the CHSD, for interimree xaminations.

**FMR/ExceptionRentLimit:** TheSection8existinghousingfairmarketrentpublished byHUDheadq uarters,oranyexceptionrent.ForatenancyintheVoucherProgram, theCHSDmayadoptapaymentstandarduptotheFMR/exceptionrentlimit

**Full-timeStudent:** Apersonwhoisattendingschoolorvocationaltrainingonafull -time basis.

GrossRent: Thesumoftherenttotheownerplusanyutilities.

**GroupHome:** AdwellingunitthatislicensedbyaStateasagrouphomeforthe exclusiveresidentialuseoftwototwelvepersonswhoareelderlyorpersonswith disabilities(includinganylive -ina ide).

**HeadofHousehold:** Theadultmemberofthefamilywhoistheheadofthehousehold forpurposesofdeterminingincomeeligibilityandrent.

**HouseholdMembers:** includeallindividualswhoresideorwillresideintheunitand whoarelistedonthe lease,includinglive -inaides,fosterchildrenandfosteradults.

**HousingAssistancePayment(HAP):** ThemonthlyassistancebyaCHSD,which includes(1)apaymenttotheownerforrenttotheownerunderthefamily'slease,and (2)anadditionalpayment tothefamilyifthetotalassistancepaymentexceedstherent toowner.

**HousingQualityStandards(HQS):** TheHUDminimumqualitystandardsforhousing assistedundertheSection8program.

**HousingVoucher:** AdocumentissuedbyaCHSDtoafamilyselec tedforadmissionto theVoucherProgram.Thisdocumentdescribestheprogramandtheproceduresfor CHSDapprovalofaunitselectedbythefamily.Thevoucheralsostatestheobligations ofthefamilyundertheprogram.

HousingVoucherHolder: Afamily thathasanunexpiredhousingvoucher

**ImputedIncome:** Forhouseholdswithnetfamilyassetsofmorethan\$5,000,the amountcalculatedbymultiplyingnetfamilyassetsbyaHUD -specifiedpercentage.If imputedincomeismorethanactualincomefromasse ts,theimputedamountisusedin determiningannualincome.

**ImputedWelfareIncome:** Theamountofannualincomenotactuallyreceivedbya family,asaresultofaspecifiedwelfarebenefitreduction,thatisnonethelessincluded inthefamily'sannuali ncomeforpurposesofdeterminingrent.

**IncomeCategory:** Designatesafamily'sincomerange.Therearethreecategories:low income,verylowincomeandextremelylow -income.

**IncrementalIncome:** Theincreasedportionofincomebetweenthetotalamountof welfareandearningsofafamilymemberpriortoenrollmentinatrainingprogramand welfareandearningsofthefamilymemberafterenrollmentinthetrainingprogram.All otheramounts, increases and decreases, are treated in the usual manner in determining annual income.

**InitialCHSD:** Inportability,both:(1)aCHSDthatoriginallyselectedafamilythatlater decidestomoveoutofthejurisdictionoftheselectingCHSD;and(2)aCHSDthat absorbedafamilythatlaterdecidestomoveoutofthejur isdictionoftheabsorbing CHSD.

**InitialPaymentStandard:** ThepaymentstandardatthebeginningoftheHAPcontract term.

InitialRenttoOwner: Therenttoowneratthebeginningoftheinitialleaseterm.

**INS**:TheU.S.ImmigrationandNaturalizati onService.

**Interim(Examination):** Areexaminationofahousehold'sincome,expenses,and householdstatusconductedbetweentheannualrecertificationswhenachangeina household'scircumstanceswarrantsuchareexamination.

**InvoluntaryDisplacement** : Anapplicantisorwillbeinvoluntarilydisplacedifthe applicanthasvacatedorwillhavetovacatetheunitwheretheapplicantlivesbecause of one or more of the following:

- a. Displacementbydisaster.Anapplicant'sunitisuninhabitablebecauseo fadisaster suchasafireorflood.
- b. Displacementbygovernmentaction.ActivitycarriedonbyanagencyoftheUnited StatesorbyanyStateorlocalgovernmentalbodyoragencyinconnectionwithcode enforcementorapublicimprovementordevelopme ntprogram.
- c. DisplacementbecauseofDomesticViolence,Anapplicantmustrelocatebecauseof adomesticviolencesituation.

Jurisdiction: TheareainwhichtheCHSDhasauthorityunderStateandlocallawto administertheprogram.

**Lease:** Awritten agreementbetweenanownerandtenantfortheleasingofadwelling unittothetenant.Theleaseestablishestheconditionsforoccupancyofthedwelling unitbyafamilywithhousingassistancepaymentsunderaHAPContractbetweenthe ownerandtheCHSD .

**Live-inAide:** Apersonwhoresideswithoneormoreelderlypersons,ornear -elderly persons,orpersonswithdisabilities,andwho:

- a. Isdeterminedtobeessentialtothecareandwell -beingofthepersons;
- b. Isnotobligatedforthesupport of thepersons; and
- c. Wouldnotbelivingintheunitexcepttoprovidethenecessarysupportiveservices.

Low-incomeFamilies: Thosefamilieswhoseincomesdonotexceed80%ofthe medianincomeforthearea,asdeterminedbyHUDwithadjustmentsforsma llerand largerfamilies,exceptthatHUDmayestablishincomeceilingshigherorlowerthan80% ofthemedianfortheareaonthebasisofHUD'sfindingsthatsuchvariationsare necessarybecauseofunusuallyhighorlowfamilyincomes.

**ManufacturedHo me:**Amanufacturedstructurethatisbuiltonapermanentchassis, is designedforuseasaprincipalplaceofresidence, and meets the HQS.

**ManufacturedHomeSpace:** Inmanufacturedhomespacerental:Aspaceleasedby anownertoafamily.Amanufactur edhomeownedandoccupiedbythefamilyis locatedonthespace.

**MedicalExpenses:** Medicalexpenses, including medical insurance premiums, that are anticipated during the period for which annual income is computed, and that are not covered by insurance.

**Minor**: Apersonless than eighteen years of age. (Head of household, spouse, or an unbornchild may not be counted as a minor for purposes of allowing a deduction.)

**MixedFamily:** Afamilywhosemembersincludethosewithcitizenshiporeligible immigrationstatus, and those without citizenshiporeligible immigration status.

**ModerateRehabilitation:** Rehabilitationinvolvingaminimumexpenditureof\$1000for aunit,includingitsproratedshareofworktobeaccomplishedoncommonareasor systems,t o:

- a. Upgradetodecent,safeandsanitaryconditiontocomplywiththeHousingQuality StandardsorotherstandardsapprovedbyHUD,fromaconditionbelowthese standards(improvementsbeingofamodestnatureandotherthanroutine maintenance;or
- b. Repairorreplacemajorbuildingsystemsorcomponentsindangeroffailure.

MonthlyAdjustedIncome: Onetwelfthofadjustedincome.

MonthlyIncome: Onetwelfthofannualincome.

MutualHousing isincludedinthedefinitionof" cooperative".

**Natioal:** ApersonwhoowespermanentallegiancetotheUnitedStates,forexample, asaresultofbirthinaUnitedStatesterritoryorpossession.

**Near-elderlyFamily:** Afamilywhosehead,spouse,orsolememberisapersonwhois atleast50yearsofageb utbelowtheageof62;ortwoormorepersons,whoareat least50yearsofagebutbelowtheageof62,livingtogether;oroneormorepersons whoareatleast50yearsofagebutbelowtheageof62livingwithoneormorelive aides.

#### **NetFamily Assets:**

- a. Netcashvalueafterdeductingreasonablecoststhatwouldbeincurredindisposing ofrealproperty,savings,stocks,bonds,andotherformsofcapitalinvestment, excludinginterestsinIndiantrustlandandexcludingequityaccountsinHUD homeownershipprograms.Thevalueofnecessaryitemsofpersonalpropertysuch asfurnitureandautomobilesshallbeexcluded.
- b. Incaseswhereatrustfundhasbeenestablishedandthetrustisnotrevocableby, orunderthecontrolof,anymemberofthefami lyorhousehold,thevalueofthetrust fundwillnotbeconsideredanassetsolongasthefundcontinuestobeheldintrust. Anyincomedistributedfromthetrustfundshallbecountedwhendetermining annualincome.

-in

c. Indeterminingnetfamilyasset s,housingauthoritiesorowners,asapplicable,shall includethevalueofanybusinessorfamilyassetsdisposedofbyanapplicantor tenantforlessthanfairmarketvalue(includingadispositionintrust,butnotina foreclosureorbankruptcysale) duringthetwoyearsprecedingthedateof applicationfortheprogramorreexamination,asapplicable,inexcessofthe considerationreceivedtherefor.Inthecaseofadispositionaspartofaseparation ordivorcesettlement,thedispositionwillnotb econsideredtobeforlessthanfair marketvalueiftheapplicantortenantreceivesimportantconsiderationnot measurableindollarterms.

Non-citizen: Aperson who is neither a citizen nornational of the United States.

**NoticeOfFundingAvailabil ity(NOFA):** ForbudgetauthoritythatHUDdistributesby competitiveprocess,theFederalRegisterdocumentthatinvitesapplicationsfor funding.Thisdocumentexplainshowtoapplyforassistance,andthecriteriafor awardingthefunding .

**OccupancySt andards:** ThestandardsthattheCHSDestablishesfordeterminingthe appropriatenumberofbedroomsneededtohousefamiliesofdifferentsizesor composition.

**Owner:** Anypersonorentity, including a cooperative, having the legal right to lease or sublease existing housing.

**Participant(participantfamily):** AfamilythathasbeenadmittedtotheCHSD's programandiscurrentlyassistedintheprogram.Thefamilybecomesaparticipanton theeffectivedateofthefirstHAPcontractexecutedbytheCHSD forthefamily(first dayofinitiallease).

**PaymentStandard:** Inavouchertenancy,themaximummonthlyassistancepayment forafamily(beforedeductingthetotaltenantpaymentbyfamilycontribution).Fora vouchertenancy,theCHSDsetsapaymentst andardintherangefrom90%to110%of thecurrentFMR.

#### PersonwithDisabilities: Apersonwho:

- a. Hasadisabilityasdefinedin42U.S.C.423.
- b. Isdetermined, pursuant to HUD regulations, to have apply sical, mental, oremotional impairment that:
  - 1. Isexpectedtobeoflong -continuedandindefiniteduration;
  - 2. Substantiallyimpedeshisorherabilitytoliveindependently; and

- 3. Isofsuchanaturethattheabilitytoliveindependentlycouldbeimprovedby moresuitablehousingconditions;or
- b. Hasadevelopmentaldisabilityasdefinedin42U.S.C.6001.

Thisdefinition does not exclude persons who have the disease of acquired immunodeficiency syndrome or any conditions arising from the etiologic agent for acquired immunodeficiency syndrome.

Forpurposesofqualifyingforlow -incomehousing, it does not include a person whose disability is based solely on any drugoral cohold ependence.

**Portability:**RentingadwellingunitwithSection8tenant -basedassistanceoutsidethe jurisdictionofthe initialCHSD.

**Premises:** Thebuildingorcomplexinwhichthedwellingunitislocated,including commonareasandgrounds.

**PrivateSpace:** Insharedhousing:Theportionofacontractunitthatisfortheexclusive useofanassistedfamily.

**Preservation:**Thisprogramencouragesownersofeligiblemultifamilyhousingprojects topreservelow -incomehousingaffordabilityandavailabilitywhilereducingthelong termcostofprovidingrentalassistance.Theprogramoffersseveralapproachesto restructuringthedebtofpropertiesdevelopedwithproject -basedSection8assistance whoseHAPcontractsareabouttoexpire.

**ProcessingEntity**Thepersonorentitywhoisresponsibleformakingeligibilityand relateddeterminationsandanincomereexaminatio n.IntheSection8andpublic housingprogramstheprocessingentityistheresponsibilityentity.

**ProrationofAssistance:** Thereductioninafamily'shousingassistancepaymentto reflecttheproportionoffamilymembersinamixedfamilywhoareelig iblefor assistance.

**PublicHousing:** Housingassistedunderthe1937Act,otherthanunderSection8. Publichousingincludesdwellingunitsinamixedfinanceprojectthatareassistedbya PHAwithcapitaloroperatingfunds.

**PublicHousingAgency:** A State,county,municipalityorothergovernmentalentityor publicbody(oragencyorinstrumentalitythereof)authorizedtoengageinorassistin thedevelopmentoroperationoflow -incomehousing.

**ReasonableRent:** Arenttoownerthatisnotmorethan charged:(a)forcomparable unitsintheprivateunassistedmarket;and(b)foracomparableunassistedunitinthe premises.

**ReceivingCHSD:** Inportability,aCHSDthatreceivesafamilyselectedforparticipation inthetenant -basedprogramofanother CHSD.ThereceivingCHSDissuesacertificate orvoucher,andprovidesprogramassistancetothefamily.

**Re-certification:**Areexaminationofahousehold'sincome,expenses,andfamily compositiontodeterminethehousehold'srentforthefollowing12 months.

**RemainingMemberofaTenantFamily:** Amemberofthefamilylistedonthelease whocontinuestoliveinanassistedhouseholdafterallotherfamilymembershaveleft.

**RenttoOwner:** Themonthlyrentpayabletotheownerunderthelease.Rent toowner coverspaymentforanyhousingservices,maintenance,andutilitiesthattheowneris requiredtoprovideandpayfor.

#### **ResponsibleEntity:**

- a. Forthepublichousingprogram,theSection8tenant -basedassistanceprogram24 CFR982),andtheSec tion8project -basedcertificateorvoucherprogram(24CFR 983),andtheSection8moderaterehabilitationprogram(24CFR882),responsible entitymeansthePHAadministeringtheprogramunderanACCwithHUD;
- b. ForallotherSection8programs,respon sibleentitymeanstheSection8project owner.

**ResidentofArea** :AfamilylivingintheCHSD'sjurisdiction,workingintheCHSD's jurisdiction,ornotifiedthattheyarehiredtoworkintheCHSD'sjurisdiction.Thelength oftimethefamilyhaslived orworkedinthejurisdictionmaynotbeconsidered.

**Set-upCharges:** Inamanufacturedhomespacerental, chargespayable by the family for assembly, skirting and an choring the manufactured home.

**SharedHousing:** Aunitoccupiedbytwoormorefamilies. Theunitconsistsofboth commonspaceforsharedusebytheoccupantsoftheunitandseparateprivatespace foreachassistedfamily.

**ShelterAllowance:** Thatportionofawelfarebenefit(e.g.,TANF)thatthewelfare agencydesignatestobeusedforre ntandutilities.

**SinglePerson:** Someonelivingaloneorintendingtolivealonewhodoesnotqualifyas anelderlyperson, aperson with disabilities, a displaced person, or the remaining memberofaten ant family.

**SingleRoomOccupancyHousing(SRO):** Aunitforoccupancybyasingleeligible individualcapableofindependentlivingthatcontainsnosanitaryfacilitiesorfood preparationfacilities, or containseither, but not both, typesoffacilities.

**SpecialAdmission** :Admissionofanapplicantth atisnotontheCHSDwaitinglist,or withoutconsideringtheapplicant'swaitinglistposition.

**SpecialHousingTypes:** Specialhousingtypesinclude:SROhousing,congregate housing,grouphomes,sharedhousing,cooperatives(includingmutualhousing), and manufacturedhomes(includingmanufacturedhomespacerental).

#### SpecifiedWelfareBenefitReduction:

- a. Areductionofwelfarebenefitsbythewelfareagency,inwholeorinpart,forafamily member,asdeterminedbythewelfareagency,becauseof fraudbyafamily memberinconnectionwiththewelfareprogram;orbecauseofwelfareagency sanctionagainstafamilymemberfornoncompliancewithawelfareagency requirementtoparticipateinaneconomicself -sufficiencyprogram.
- b. "Specifiedwelfareb enefitreduction"doesnotincludeareductionorterminationof welfarebenefitsbythewelfareagency:
  - 1. attheexpirationofalifetimeorothertimelimitonthepaymentofwelfare benefits;
  - 2. becauseafamilymemberisnotabletoobtainemploymen t,eventhoughthe familymemberhascompliedwithwelfareagencyeconomicself -sufficiencyor workactivitiesrequirements;or
  - 3. becauseafamilymemberhasnotcomplied with other welfare agency requirements.

**StateWageInformationCollectionAgency( SWICA):** TheStateagencyreceiving quarterlywagereportsfromemployersintheState,oranalternativesystemthathas beendeterminedbytheSecretaryofLabortobeaseffectiveandtimelyinproviding employment-relatedincomeandeligibilityinformat ion.

**StatementofFamilyResponsibility:** AnagreementintheformprescribedbyHUD, betweentheCHSDandaFamilytobeassistedundertheModerateRehabilitation Program, stating the obligations and responsibilities of the family.

**SubsidyStandards:** StandardsestablishedbyaCHSDtodeterminetheappropriate numberofbedroomsandamountofsubsidyforfamiliesofdifferentsizesand compositions.

**Suspension:**Stoppingtheclockonthetermofafamily'scertificateorvoucher,forsuch periodasde terminedbytheCHSD,fromthetimewhenthefamilysubmitsarequestfor CHSDapprovaltoleaseaunit,untilthetimewhentheCHSDapprovesordeniesthe request.Alsoreferredtoastolling.

**Tenant:**Thepersonorpersons(otherthanalive -inaide) whoexecutestheleaseas lesseeofthedwellingunit.

**TenantRent:** Theamountpayablemonthlybythefamilyasrenttotheownerminus anyutilityallowance.

**Third party(verification):** Oralorwrittenconfirmationofahousehold'sincome, expenses, or rhouseholdcompositionprovidedbyasourceoutsidethehousehold, such asanemployer, doctor, schoolofficial, etc.

Tolling: Seesuspension.

#### TotalTenantPayment(TTP):

a. TotaltenantpaymentistheamountcalculatedunderSection3(a)(1)ofthe19 37Act. whichisthehigherof:

30% of the family's monthly adjusted income;

10%ofthefamily'smonthlyincome;

Minimumrent;or

If the family is receiving payments for welf are assistance from a public agency and a part of such payments, adjusted in accordance with the family's actual housing costs, is specifically designated by such agency to meet the family's housing costs, the portion of such payments which is so designated.

If the family's welf are assistance is ratably reduced from the standardo fneed by applying apercentage, the amount calculated under Section 3(a)(1) shall be the amount resulting from one application of the percentage.

**UtilityAllowance** :If the cost of utilities (except telephone) and other housing services for an assisted units not included in the ten antrent but is the responsibility of the family occupying the unit, an amount equal to the estimatemade or approved by a CHSD or HUD of the monthly cost of a reasonable consumption of such utilities and other services for the unit by an energy -conservative house hold of modest circumstances consistent with the requirements of as a fe, sanitary, and healthfulliving environment.

**UtilityHook -upCharge:** Inamanufacturedhomespacerental,costspayablebya familyforconnectin gthemanufacturedhometoutilitiessuchaswater,gas,electrical andsewerlines.

**UtilityReimbursement:** Theamount, if any, by which the utility allowance for the unit, if applicable, exceeds the total tenant payment for the family occupying the unit

#### Verification:

- a. Theprocessofobtainingstatementsfromindividualswhocanattesttotheaccuracy of the amounts of income, expenses, or household memberstatus (e.g., employers, publicassistance agency staff, doctors).
- c. Thethreetypesofverifi cationare:
  - 1. Third-partyverification, eitherwrittenororal, obtained from employers, public assistance agencies, schools, etc.)
  - 2. Documentation, such as a copy of a birth certificate or bank statement
  - 3. Familycertificationordeclaration(only usedwhenthird -partyordocumentation verificationisnotavailable)

**VeryLow -incomeFamilies:** Familieswhoseincomesdonotexceed50%ofthe medianfamilyincomeforthearea,asdeterminedbyHUDwithadjustmentsforsmaller andlargerfamilies,excep tthatHUDmayestablishincomeceilingshigherorlowerthan 50%ofthemedianfortheareaifHUDfindsthatsuchvariationsarenecessarybecause ofunusuallyhighorlowfamilyincomes.

**ViolentCriminalActivity:** Anyillegalcriminalactivitythatha sasoneofitselements theuse,attempteduse,orthreateneduseofphysicalforceagainstthepersonor propertyofanother.

**Voucher(rentalvoucher):** AdocumentissuedbyaCHSDtoafamilyselectedfor admissiontotheHousingChoiceVoucherProgram .Thisdocumentdescribesthe programandtheproceduresforCHSDapprovalofaunitselectedbythefamilyand statestheobligationsofthefamilyundertheprogram.

VoucherHolder: Afamilyholdingavoucherwithunexpiredsearchtime.

WaitingListA dmission: Anadmission from the CHSD waiting list. [24CFR982.4]

**WelfareAssistance** .Welfareorotherpaymentstofamiliesorindividuals,basedon need,thataremadeunderprogramsfundedbyFederal,Stateorlocalgovernments. [24CFR5.603(d)]

## ACRONYMS

ACC	AnnualContributionsContract
CACC	ConsolidatedAnnualContributionsContract
CFR	CodeofFederalRegulations
FMR	FairMarketRent
FSS	FamilySelfSufficiency(program)
HA	HousingAuthority
HAP	HousingAssistancePayment
HCDA	HousingandCommunityDevelopmentAct
HQS	HousingQualityStandards
HUD	DepartmentofHousingandUrbanDevelopment
INS	(U.S.)ImmigrationandNaturalizationService
NAHA	(Cranston-Gonzalez)NationalAffordableHousingAct
NOFA	NoticeofFundingAvai lability
OMB	(U.S.)OfficeofManagementandBudget
PBC	Project-BasedCertificate(program)
QHWRA	QualityHousingandWorkResponsibilityActof1998
РНА	PublicHousingAgency
TTP	TotalTenantPayment

## APPENDIXA -CALCULATIONFORMULAS

- A. <u>Income</u>:Annualincomeisthegrossincomeanticipatedtobereceivedbythe familyduringthe12monthsfollowingtheeffectivedateofadmissionorre examination.(SeeDefinitionofAnnualIncome).
  - 1. <u>ComputationofAnnualIncome</u>
    - a. Usecurrentfamily circumstancestoanticipateincome,unlessthe verificationindicatesanimminentchange.
    - b. Annualizeallincome,includingincomethatmaynotlastthefull12 months(suchasunemploymentbenefits).Whencircumstances change,aninterimre -examinationma ybeprocessed.
  - 2. <u>CalculationExamples</u>
    - a. <u>RegularEmployment</u>:
      - i. Hourly:Averagehourlyratexaveragehoursworkedperweekx 52=annualincome.
      - ii. Salaried:Monthlysalaryx12=annualincome.
      - iii. Tips:Averagetipsperweekx52=averageannualtips.
      - iv. Overtime:Averageovertimehoursperweekxovertimeratex 52=annualovertime.
    - b. <u>Non-RegularEmployment</u>:Includesemploymentwherewages, hours,andemployersworkedforareflexibleandnobusiness -related deductionsareclaimed.Ingeneral,thiscategorya ppliestothose typesofemploymentwhichdonotreadilyfitintheregular employmentcategory.Forexample,apersonwhodoesyardworkfor thesameemployers,samewage,samenumberofhoursperperiod couldandshouldbeverifiedundertheprocedures forregular employment.However,iftheclient'swages,employers,andhours changefrequently,theiremploymentwouldbeconsidered non-regular.
      - i. Verification:TheclientmustSelf -Declarethefollowing information:

- aa. Typeofworkorservicesperformed
- bb. Averageamountofincomeearnedpermonth
- cc. Signatureofclientanddateprepared
- ii. Calculation:Averagemonthlyincometimes12=annualincome fromnon -regularemployment.
- c. <u>PublicAssistance:</u> (IncludesbutnotlimitedtoAFDC,General Assistance,Suppl ementalSecurityBenefits,andUnemployment Compensation.)Seecalculationbelow:
  - i. MonthlyBenefitx12=annualbenefit
  - ii. Overpayments:Inthecaseofbenefitswhereaprevious overpaymentiscurrentlybeingdeducted,thegrossamountof thebenefitminus thedeductionforrepaymentshallbeused.
- d. <u>Pensions/SocialSecurity:</u> IncludesSocialSecuritybenefits,Veterans benefits,Pension,retirement,andannuitybenefits.Seecalculation below:
  - i. Monthlybenefitx12=annualbenefit
  - ii. Overpayments:Inthecas eofbenefitswhereaprevious overpaymentiscurrentlybeingdeducted,thegrossamountof thebenefitminusthedeductionforrepaymentshallbeused.
- e. <u>ChildSupport,Alimony,andSupportpaymentsmadebyother</u> <u>individuals:</u>Includesregularpaymentsmad ebyaparentforthe supportofaminorchildresidinginthehousehold,regularpayments madebyaformerspouse,andanyregularpaymentsmadeby relatives,friends,orotherpersonstothefamily,oronbehalfofthe familyforbasicrentandutilities .Seecalculationbelow:
  - i. Amountofpaymentxfrequency=annualsupportincome
  - ii. Monthly(12) weekly(52)=Frequency bi-monthly(24) bi-weekly(26)
- f. <u>Lump-SumPayments:</u> Generallylump -sumamountsreceivedbya familyareconsideredasset s,notincome,i.e.inheritances,insurance, settlements,proceedsfromthesaleofproperty,etc.Deferred paymentsmadebecauseofadelayinprocessingaperiodicpayment suchasunemployment,socialsecurity,welfarebenefits,etc. <u>mustbe</u> <u>countedas income.</u>Ifaninterimre -examinationwas <u>not</u>conductedto reducethetotaltenantpayment,anylumpsumamountsreceivedby thefamilywillbetreatedasanasset.Thefollowingexamplewill

applyonlyifaninterimre -examinationtoreducethetotalten ant payment <u>is</u>conducted.Example:

FamilymemberlosesherjobonOctober10,1986.Unemployment benefitsaredelayed.OnDecember10,1986,familyreceiveda lump-sumpaymentof\$600forOctober21,1986throughDecember 7,1986.BeginningDecember8,1986,thefamilyreceives\$100per weekinunemploymentbenefits.

- i. FamilyrequestsandtheCHSDprocessesaninterimre examination.Theinterimre -examinationreducesthefamily's totaltenantpaymentandiseffectiveNovember1,1986.After familyreceiveslump -sumpaymentinDecember,CHSD processesanotherinterimre -examination.Interimiseffective February1,1987andAnnualIncomeiscomputedasshown below.CHSDannualizesincomeeventhoughunemployment incomeisnotexpectedtolastthe fulltwelvemonthsand remindsfamilytocomeinforaninterimwhencircumstances change.
- ii. Anyamountsdeductedfromlumpsumpaymentsforattorney's feesshallbedeductedfromthelumpsumamountwhichis countedasincome.
- iii. Anylumpsumamounts, countedasincome,shallbeincluded asincomefortheentireyear(untilthenextannualre examination),orfor12months,whicheverisgreater.An exampleofthiscalculationis: \$600(Lump -sumpayment)plus\$5200(\$100/week unemployment)=AnnualInc omefromunemployment.
- B. <u>Assets</u>:FamilyAssetsincludeinterest,dividends,andanyothernetincomeof anykindfromrealorpersonalproperty,toincludeanyassetsdisposedofatless thanfairmarketvaluewithinthelasttwoyears.
  - 1. <u>TotalValue ofAssetsCalculation</u>:
    - a. <u>SavingsandCheckingAccounts,CertificatesofDeposit,IRAand</u> <u>KEOGHAccounts:</u> Accountbalanceorcertificateofdepositvalue= totalassetvalueofsavingsandcheckingaccounts/certificatesof deposit,IRAandKEOGHaccounts.
    - b. <u>Stocks:</u>Numberofsharesxcurrentpersharevalue=totalasset valueofstocks.
    - c. <u>Bonds:</u>Cashvalueofbondxnumberofbonds=totalassetvalueof bonds.
    - d. <u>NotesandMortgagesHeld:</u> Principalamountremaining=totalasset valueofnotesandmortgagesh eld.
    - e. <u>Trusts:</u>

- i. Iftrustisnon -revocable, it is not counted as an asset.
- ii. Iftrustisrevocable,currentamountoftrust=totalasset valueoftrust.
- f. <u>RealPropertyOwned:</u> Currentmarketvalueminusamountowed(if any)=totalassetvalueofrealpro pertyowned.
- 2. <u>IncomefromAssetsCalculation</u>:
  - a. <u>SavingsandCheckingAccounts,certificatesofDeposit,IRAand</u> <u>KEOGHAccounts:</u> Accountbalancexinterestrate=annualincome fromsavings/certificatesofdeposit,IRAandKEOGHaccounts.
  - b. <u>Stocks:</u>Amoun tofdividendspaidxfrequencyofpayment=annual dividendincome.
  - c. <u>NotesandMortgagesHeld:</u> Interestportionofthepaymentx frequencyofpayment=annualnoteormortgageincome. (Repaymentofprincipalisnotconsideredincome.)
  - d. <u>Trusts:</u>Useamount ofannualproceedsasdeterminedthrough verification.
  - e. <u>RealPropertyOwned(ifpropertyisincomeproducing):</u>
    - i. If incometax return for property is available, use the amount of net annual income from tax return.
    - ii. If noincometax return is available, on lythefollowing deductions will be allowed:
      - aa. amountofpaymentsreceivedxfrequencyofpayment= grossannualincome,then
      - bb. ifbalanceowedonproperty,amountofinterestportionof paymentsmadexfrequencyofpayment=annualinterest deduction.
  - f. <u>AssetsDisposedof:</u> ClientmustsignaCertificationofDivestitureof Assetsateachcertificationorrecertification.Assetsdisposedoffor lessthanfairmarketvalueduringthetwoyearsprecedingeffective dateofcertificationorrecertificationareincl udedasassets.Cash valueoftheasset,theamountthefamilywouldreceiveiftheasset wereconvertedtocash,mustbeused.Cashvalueismarketvalue minusreasonablecoststhatwereorwouldbeincurredinsellingor convertingtheassettocash. Expenseswhichmaybededucted includethefollowing:
    - i. Penaltiesforwithdrawingfundsbeforematurity
    - ii. Brokers/legalfeesassessedtosellorconverttheassetto cash

iii. Settlementcostforrealestatetransactions.

If the fairmarket value ex ceeds the gross amount the family received by more than \$1,000, count the whole difference between the cash value and the amounts received. If the difference is less than \$1,000, ignore it.

Assetsdisposedofforlessthanfairmarketvalue,asaresult ofa foreclosure,bankruptcy,divorceorseparation,arenotcounted.

Assetsputintotrustsorbusinessassetsdisposedofforlessthanfair marketvaluearecounted.Seecalculationbelow:

Include the difference between cash value and the amount rece ived for any asset disposed of at less than fairmarket value within the last two years. (Cash value = the fairmarket value less reasonable costs.)

- 3. <u>OverallAssetCalculation:</u> Todeterminewhatamounttouseforassetsin theoverallcalculationoft otalannualincomeforbothrentandeligibility, usethefollowingcalculations:
  - a. Addtotalvalueofallassets=totalassetvalue
  - b. Addtotalincomefromallassets=totalassetincome
  - c. Iftotalassetvalue(#1above)islessthan\$5,000,usetot alasset income(#2above)indeterminingtotalannualincome
  - d. Iftotalassetvalue(#1above)is\$5,000,ormore,usethelargerof thefollowing:
    - i. totalassetvaluex5.5percent
    - ii. totalassetincome
- 4. <u>AssetVerificationGuide</u>
  - a. <u>Savingsand CheckingAccounts,CertificatesofDeposit,IRAand</u> <u>KEOGHAccounts:</u> Statementfromthefinancialinstitutioncontaining thefollowinginformation:
    - i. dateprepared
    - ii. accountnumber
    - iii. accountbalance
    - iv. interestrate(iftherateisvariable,statementmus tgivethe currentapplicablerate)
    - v. nameoftheaccountholder(s)
    - vi. signatureofauthorizedperson

- b. <u>Stocks</u>:Astatementfromabrokerorastatementfromtheissuing corporationcontainingthefollowinginformation:
  - i. dateprepared
  - ii. account number
  - iii. numberofshares
  - iv. currentpersharevalueorcurrenttotalvalueofshares
  - v. amountofdividendsearned
  - vi. frequencyofpaymentofdividends
  - vii. name(s)ofshareholders
  - viii. ifastatementfrombroker,authorizedsignature
- c. <u>Bonds:</u>A copyofthefaceofthebondshowingthefollowing information:
  - i. facevalue
  - ii. maturitydate
  - iii. interestrate(ifany)
  - iv. typeofbond
- d. <u>Trusts:</u>Clientmustprovideacopyofthetrustdocumentsora statementfromthetrustofficercontaining thefollowinginformation:
  - i. amountoftrust
  - ii. typeoftrust(revocableornonrevocable)
  - iii. annualproceedsoftrust
  - iv. beneficiaryoftrust
  - v. ifstatementfromtrustofficer:
    - aa. dateprepared
    - bb. authorizedsignature
- **NOTE:** Duetotypeofveri ficationrequired,thefollowingformsofverificationshallbe providedbytheclient:
  - e. <u>NotesandMortgagesHeld:</u> (Thisiswheretheclientreceives paymentsratherthanmakespayments.)Theclientmustprovidea copyofthenoteormortgagedocumen tscontainingthefollowing information:
    - i. dateoftransaction
    - ii. amountoftransaction
    - iii. balanceowing
    - iv. amountofpaymentsreflectingthedistributionbetween principalandinterest(repaymentofprincipalamountisnot consideredincome)
    - v. frequencyofpayments

- vi. interestrate
- vii. nameofperson(s)holdingthenoteormortgage
  - aa. Clientmustprovideacurrentappraisalorcurrent marketanalysispreparedbyalicensedrealestate agent,broker,ormobilehomedealercontainingthe followininformation:
- f. RealPropertyOwned:(IncludesMobileHomes)
- i. dateprepared
- ii. currentmarketvalueoftheproperty
- iii. Authorizedsignature
- iv. copyofthedeedorothertitleinstrumentshowingthename(s)of theowner(s)
- v. ifpropertyismortg aged,astatementfrommortgagor(s)showing:
  - aa. balanceowedonproperty
  - bb. amountofpaymentsreflectingdistributionbetweeninterest andprincipal
  - cc. frequencyofpayments
- vi. forincome -producingproperty:
  - aa. Copyofleaseorrentalagreementscont ainingthefollowing information:
- i. term
- ii. amountofpayments
- iii. frequencyofpayments
  - bb. Copyofrentalincomeschedulefromincometaxreturnor copyofpropertytaxstatement.Thisinformationwillbeused todetermineallowableexpenses.

## APPENDIXB -REVISIONSTOADMINIS TRATIVEPLAN

Theprovisions of this planare based upon local, state and Federal law and regulations. Should any applicable law or regulation change, this planwill be automatically revised. To the extent that the change is mandatory (allowing no CHSD discretion), the planwill be revised without requirement for administrative processing. By approving this provision, the Mayor and Council and Housing Advisory Board of Commissioners understand that they are approving future automatic revisions responding to mandatory regulatory changes. The Housing Advisory Board of Commissioners will be made aware of such changes. All such changes will also be submitted to the Department of Housing and Urban Development.

CityofGlendale,Arizona CommunityHousingServicesDivision



## **ConventionalPublicHousing**

# ADMISSIONSAND CONTINUEDOCCUPANCY POLICY



RevisionDateApril1,2002

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## CITYOFGLENDALE COMMUNITYHOUSINGSERVICESDIVISION ADMISSIONSANDCONTI NUEDOCCUPANCYPOLIC Y

This Admissions and Continued Occupancy Policy defines the City of Glendale, CommunityHousingServicesDivi sion (CHSD) policies for the operation for the Public Housing Program, incorporating Federal, State and local law. If there is any conflict between this policy and laws or regulations, the laws and regulations will prevail.

## 1.0 FAIRHOUSING

It is the pollicy of the CHSD to fully comply with all Federal, State and local nondiscrimination laws; the Americans with Disabilities Act; and the U. S. Department of Housing and Urban Development regulations governing Fair Housing and Equal Opportunity. The CHSD shall affirmatively further fair housingintheadministrationofitspublichousingprogram.

No person shall, on the grounds of race, color, sex, religion, national or ethnic origin, familial status, or disability be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under the CHSD's programs.

TofurtheritscommitmenttofullcompliancewithapplicableCivilRightslaws,the CHSD will provide Federal/State/local information to applicants/tenants of the PublicHousingProgram regarding discrimination and any recourse available to themiftheybelievetheymaybevictimsof discrimination. Such information will be made available with the application, and all applicable Fair Housing Information and Discrimi nation Complaint Forms will be made available at the CHSD office. In addition, all written information and advertisements will contain theappropriateEqualOpportunitylanguageandlogo.

The CHSD will assist any family that believes they have suffered i llegal discriminationbyproviding them copies of the appropriate housing discrimination forms. The CHSD will also assist the min completing the forms if requested, and will provide them with the address of the nearest HUD office of Fair Housing and Equal Opport unity.

## 2.0 REASONABLEACCOM MODATION

Sometimes people with disabilities may need a reasonable accommodation in ordertotakefulladvantageoftheCHSDhousingprogramsandrelatedservices. When such accommodations are granted, they do not conferrest 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. Thispolicyclarifieshowpeoplecanrequestaccommodations and the guidelines the 504 transition plan the CHSD will follow in determining whether it is reasonable to provide a requested accommodation. Because disabilities are not always apparent, the CHSD will ensure that all applicants/tenants are aware of the opportunity typore questre as on able accommodations.

#### 2.1 COMMUNICATION

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

Notifications of reexamination, inspection, appointment, or eviction will include information about requesting a reasonable accommodation. Any notification requesting action by the tenant will include information about requesting a reasonableaccommodation.

All decisions granting or denying requests for reasonable accommodations will beinwriting.

#### 2.2 QUESTIONSTOASK INGRANTINGTHEACC OMMODATION

A. Istherequestorapersonwithdisabilities?Forthispurpose,thedefinition of person with disabilities is different than the definition used for admission.TheFairHousingdefinitionusedforthi spurposeis:

> 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.,ahea rtcondition).

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 CHSD will obtain verification that the person is a person with a disability.

- B. Is the requested accommodation related to the disability? If it is apparent that the request is related to the apparent or documented di sability, the answer to this question is yes. If it is not apparent, the CHSD will obtain documentation that the requested accommodation is needed due to the disability. The CHSD will not inquire ast othen a ture of the disability.
- C. Is the requested ac commodation reasonable? In order to be determined reasonable, the accommodation must meet two criteria:
  - 1. Would the accommodation constitute a fundamental alteration? The CHSD's business is housing. If the request would alter the fundamental business that the CHSD conducts, that would not be

reasonable.Forinstance,theCHSDwoulddenyarequesttohave theCHSDdogroceryshoppingforapersonwithdisabilities.

- 2. Would the requested accommodation create an undue financial hardship or administrati ve burden? Frequently the requested accommodation costs little or nothing. If the cost would be an undueburden, the CHSD may request a meeting with the individual to investigate and consider equally effective alternatives.
- D. Generally the individual k nows best what it is they need; however, the CHSD retains the right to be shown how the requested accommodation enables the individual to accessor use the CHSD's programs or services.

If more than one accommodation is equally effective in providing acces s to the CHSD's programs and services, the CHSD retains the right to select the most efficient or economic choice.

The cost necessary to carry out approved requests, including requests for physical modifications, will be borne by the CHSD if there is no one else willing to pay for the modifications. If another party pays for the modification, the CHSD will seek to have the same entity pay for any restoration costs.

If the individual requests as a reasonable accommodation that they be permittedtomakep hysicalmodificationsattheirownexpense, the CHSD will generally approve such request if it does not violate codes or affect thestructuralintegrity of the unit. If theneeds of the individual can be met by a currently existing modified unit at one of the rental housing communities, they may be offered that unit. If there are no individuals requesting reasonable accommodation, a modified vacant unit will be filled with an on -challenged applicant. However, the lease should provide that, should a chall enged person requesting an accommodation later become available for the unit, the non -challenged tenant agrees to move to another suitable unit.

If there are no accessible units available, or the accessible unit does not meet the needs of the person/famil y requesting a reasonable accommodation, a Section 8 Certificate will be issued.

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 enjoymentofothers, etc.

## 3.0 SERVICESFORNON -ENGLISHSPEAKINGAP PLICANTS ANDRESIDENTS

The CHSD will endeavor to have bilingual staff or access to people who speak languages other than English.

## 4.0 FAMILYOUTREACH

The CHSD will publicize the availability and nature of the Public Housing Program for extremely low -income, very low and low -income families in a newspaperofgeneralcirculation,minoritymedia,andbyothersuitablemeans.

To reach people who cannot o r do not read the newspapers, the CHSD will distribute fact sheets to the broadcasting media and initiate personal contacts with members of the newsmedia and community service personnel. The CHSD will also try toutilize public service announcements.

The CHSD will communicate the status of housing availability to other service providers in the community and inform them of housing eligibility factors and guidelinessotheycanmakeproperreferralsforthePublicHousingProgram.

## 5.0 **RIGHTTOPRIVACY**

Alladultmembers of both applicant and tenant households are required to sign HUD Form 9886, Authorization for Release of Information and Privacy Act Notice. The Authorization for Release of Information and Privacy Act Notice states how family information will be released and includes the Federal Privacy ActStatement.

Any request for applicant or tenant information will not be released unless there is a signed release of information request from the applicant or tenant.

## 6.0 REQUIREDPOSTING S

Ineach of its offices, the CHSD will post, in a conspicuous place and a taheight easily read by all persons including persons with mobility disabilities, the following information:

- A. Statement of Policies and Procedures governing Admission and ContinuedOccupancy
- B. Noticeofthestatusofthewaitinglist(openedorclosed)
- C. Alistingofallthedevelopmentsbyname,address,numberofunits,units designed with special accommodations, address of all project offices, office hours, telephone numbers, TDD number s, and Resident Facilities and operation hours
- D. IncomeLimitsforAdmission
- E. UtilityAllowanceSchedule
- F. CurrentScheduleofRoutineMaintenanceCharges
- G. DwellingLease
- H. GrievanceProcedure
- I. FairHousingPoster
- J. EqualOpportunityinEm ploymentPoster
- K. AnycurrentCHSDNotices

### 7.0 TAKINGAPPLICATI ONS

During Open Enrollment periods, completed applications will be accepted from allapplicants. The following process will be followed for families wishing to apply for the Section 8 Program.

- A. Complete an application for housing assistance. Applications will be accepted during regular businesshours BYPHONEAT: (623)930 -2199/ TDD (623)930 -2197. The CHSD will later verify the information in the applications relevant to the applicant 's eligibility, admission, and level of benefit.
- B. An application will be mailed to the applicant stamped with the time and date of the phone request. Upon return of the completed application, the applicant's name is placed on the waiting list indate and time order.

- C. Persons with disabilities who require a reasonable accommodation in completing an application may call the CHSD to make special arrangementstocompletetheirapplication.ATelecommunicationDevice fortheDeaf(TDD)isavailable.The TDDtelephonenumberis(623)930 2197or1 -800-367-8939.
- D. The application process will involve two phases. The first phase is the initial application for housing assistance or the pre-application. The pre-application requires the family to provide I imited basic information establishing any preferences to which they may be entitled. This first phaseresults in the family's placement on the waiting list.
- E. Upon receipt of the families pre -application, the CHSD will make a preliminary determination of eligibility. The CHSD will notify the family in writing of the date and time and preference of placement on the waiting list. If the CHSD determines the family to be ineligible, the notice will state the reasons therefore and offer the family the oppor tunity of an informal review of this determination.
- F. ApplicantsonthewaitinglistmustalsoreporttotheCHSDanychangesin family composition or address as they occur. Any such changes could affect the applicant's status or eligibility for housing . Any applicant knowingly providing false information or fraudulent statements affecting the applicant's status or eligibility for housing will be removed from the waitinglist.
- G. Thesecondphaseisthefinaldeterminationofeligibility,referredtoa sthe fullapplication. Thefullapplicationtakesplacewhenthefamilynearsthe top of the waiting list. The CHSD will ensure that verification of all preferences, eligibility, suitability selection factors are current in order to determine the family 's final eligibility for admission into the Section 8 Program.

## 8.0 ELIGIBILITYFOR ADMISSION

#### 8.1 INTRODUCTION

There are five eligibility requirements for admission to public housing: qualifies as a family, has an income within the income limits, meet s citizenship/eligible immigrantcriteria, provides documentation of Social Security numbers, and signs consent authorization documents. In addition to the eligibility criteria, families must also meet the CHSD screening criteria in order to be admitted t o public housing.

#### 8.2 ELIGIBILITYCRIT ERIA

A. FamilyStatus.

- 1. 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. A head of household under the age of 18 may apply for housing assistance.
  - a. Children temporarily absent from the home due to placementinfostercareareconsideredfamilymembers.
  - b. 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 incomelimit.

#### 2. An elderlyfamily ,whichis:

- a. A family whose head, spouse, or sole member is a person whoisatleast62yearsofage;
- b. Twoormorepersonswhoareatleast62yearsofageliving together;or
- c. Oneormorepersonswhoareatleast62yearsofageliving withoneormorelive -inaides.

#### 3. A near-elderlyfamily ,whichis:

- a. A family whose head, spouse, or sole member is a person whoisatleast50 years of a gebut below the age of 62;
- b. Two or more persons, who are at least 50 years of age but below the age of 62, living together; or
- c. One or more persons, who are at least 50 years of age but below the age of 62, I iving with one or more live -inaides.

#### 4. A **disabledfamily** ,whichis:

- a. A family whose head, spouse, or sole member is a person with disabilities;
- b. Twoormorepersonswithdisabilitieslivingtogether;or
- c. Oneormorepersonswithdisabilitiesliving withoneormore live-inaides.
- d. Forpurposes of qualifying for low -income housing, does not include a person whose disability is based solely on any drugoral cohold ependence.
- 5. A **displaced family**, which 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 pursuanttoFederaldisasterrelieflaws.
- 6. A remainingmemberofatenan tfamily .
- 7. A **single person** who is not an elderly or displaced person, a person with disabilities, or the remaining member of a tenant family.
- B. ResidencyStandards

Applications will be accepted from both residents and non -residents. "Residents" are those residing in the area of jurisdiction of the Community Housing Services Division (CHSD). "Non -residents" areallothers.

- C. IncomeEligibility
  - 1. Tobeeligibleforadmissiontodevelopmentsorscattered -siteunits that were available for occupancy before 10/1/81, the family's annual income must be within the low -income limit set by HUD. This means the family income cannot exceed 80 percent of the medianincomeforthearea.
  - 2. Income limits apply only at admission and are not applicable for continuedocc upancy.
  - 3. A family may not be admitted to the public housing program from anotherassisted 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 th eCHSD.

- 4. Income limit restrictions do not apply to families transferring within our Public Housing Program.
- 5. The CHSD may allow police officers who would not otherwise be eligible for public housing occupancy to reside in a public housing unit. Such housing must be needed to increase security for public housing residents. Their rent shall at least equal the cost of operating the public housing unit.
- 6. If there are no eligible families on the waiting list and the CHSD has published a 30 -day notice of av ailable units in at least one newspaper of general circulation, families above the applicable income limit may be housed. They must vacate the unit if an eligible family applies.
- D. Citizenship/EligibilityStatus
  - 1. To be eligible each member of the family must be a citizen, national, or a noncitizen who has eligible immigration status under one of the categories set for thin Section 214 of the Housing and Community Development Act of 1980 (see 42U.S.C.1436a(a)).
  - 2. Familyeligibilityforassistance.
    - a. A family shall not be eligible for assistance unless every member of the family residing in the unit is determined to haveeligiblestatus, with the exception noted below.
    - b. Despite the ineligibility of one or more family members, a mixed family may be el igible for one of three types of assistance. (SeeSection13.6forcalculatingrentsunderthe noncitizenrule)
    - c. A family without any eligible members and receiving assistance on June 19, 1995 may be eligible for temporary deferral of termination of ass istance.
- E. SocialSecurityNumberDocumentation

Tobeeligible,allfamilymembersmustprovideaSocialSecuritynumber or certify that they do not have one. Applicants may not become participants until the documentation is provided. Applicants wil I retain their position on the waiting list during this period. All members of the familydefinedabovemusteither:

a. Submitsocialsecuritynumberdocumentation;or,
- b. Sign a certification if they have not been assigned a social security number. If the individual is under 18, the certification must be executed by his or her parent or guardian. If the participant who has signed a certification form obtains a social security number, it must be disclosed at the next regularly scheduledincomere -examination.
- F. SigningInformationReleaseForm:
  - 1. Inordertobeeligible, each member of the family who is at least 18 years of age, and each family head and spouse regardless of age, shall sign form HUD -9886 (7/94), Authorization for the Release of Information.
  - 2. The consent form must contain, at a minimum, the following:
    - a. A provision authorizing HUD or the CHSD to obtain from StateWageInformationAgencies(SWICAs)anyinformation or materials necessary to complete or verify the application forparticipati onorforeligibilityforcontinuedoccupancy;
    - b. A provision authorizing HUD or the CHSD to verify with previous or current employers income information pertinent tothefamily'seligibilityfororlevelofassistance.
    - c. A provision authorizing HUD to reques t income information from the IRS or the SSA for the sole purpose of verifying income information pertinent to the family's eligibility or level of benefits; and
    - d. A statement that the authorization to release the information requested by the consent form e xpires 15 months after the date the consent form issigned.

## 8.3 SUITABILITY

- A. Applicant families will be evaluated to determine whether, based on their recent behavior, such behavior could reasonably be expected to result in noncompliance with the publ ichousing lease. The CHSD will look at past conduct as an indicator of future conduct. Emphasis will be placed on whether a family's admission could reasonably be expected to have a detrimental effect on the development environment, other tenants, CHSD employees, or other people residing in the immediate vicinity of the property. Otherwise eligible families will be denied admission if they fail to meet the suitability criteria.
- B. The CHSD will consider objective and reasonable aspects of the family's background, including the following:

- 1. Historyofmeetingfinancialobligations,especiallyrent;
- 2. Ability to maintain (or with assistance would have the ability to maintain) their housing in a decent and safe condition based on living or housekeeping habits and whether such habits could adverselyaffectthehealth,safety,orwelfareofothertenants;
- 3. History of criminal activity by any household member involving crimes of physical violence against persons or property and any other criminal activit y including drug -related criminal activity that would adversely affect the health, safety, or well being of other tenantsorstafforcausedamagetotheproperty;
- 4. Historyofdisturbingneighborsordestructionofproperty;
- 5. Having committed fraud in c onnection with any Federal housing assistance program, including the intentional misrepresentation of information related to their housing application or benefits derived therefrom; and
- 6. History of abusing alcohol in a way that may interfere with the health,safety,orrighttopeacefulenjoymentbyothers.
- 7. History of mental or physical condition which may prevent him/her fromfulfillinghis/herobligations under the terms of the lease. If the applicant has supportive services (i.e. live -in aide, agenc y assistance, family assistance, etc.) which enable him/her to fulfill their lease obligations, the mental or physical condition shall not preventhim/herfrom receiving housing assistance.
- 8. Personsevictedfrompublichousing,IndianHousing,Section2 3, oranySection8programbecauseofdrugoralcohol -related criminalactivityorviolentcriminalactivityareineligiblefor admissiontohousingforathree -yearperiodbeginningonthedate ofsucheviction.TheCHSDwillnotwaivethispolicy.
- C. The CHSD will ask applicants to provide information demonstrating their ability to comply with the essential elements of the lease. The CHSD will verify the information provided. Such verification may include but may not belimited to the following:
  - 1. A c redit check of the head, spouse, co -head and all other householdmembersage16andolder;
  - 2. A rental history check with previous landlords and/or other references of all adult family members. (Applicants must complete and submit a reference check form.) A request will be submitted

for the applicant to be checked against the computer listing of prior residents of other CHSD'S, who left owing money, or moved in violation of the lease.

- 3. A criminal background check on all adult household members, including live -in aides. This check will be made through State or local law enforcement or court records in those cases where the household member has lived in the local jurisdiction for the last three years. Where the individual has lived outside the local area, the CHSD may contact law enforcement agencies where the individual had lived or request a check through the FBI's National CrimeInformationCenter(NCIC);
- 4. Allhouseholdmembers16yearsofageandolder,mustbe fingerprintedandarequestforcriminal historybackgroundchecks willbemadethroughtheGlendalePoliceDepartment(GPD).Ifthe backgroundcheckreceivedfromGPDispositive,theCHSDwill proceedwiththeInterstateIdentificationIndexfingerprintcheck.
- 5. Ahomevisit. The homevisit provides the opport unity for the family to demonstrate their ability to maintain their home in a safe and sanitary manner. This inspection considers clean liness and care of rooms, appliances, and appurtenances. The inspection may also consider any evidence of criminal activity; and
- 6. AcheckoftheState'slifetimesexoffenderregistrationprogramfor eachadulthouseholdmember,includinglive -inaides.Noindividual registeredwiththisprogramwillbeadmittedtopublichousing.
- 7. Criminal histor y/background check on all family members 16 years of age and older, the applicant must sign an "Agreement to Vacate" form. This form states that if the background check reveals that eligibility requirements have not been met because of a criminal history/background and/or because of false/untrue information provided by the tenant, the tenant must vacate the unit within ten days. If this happens, the CHSD must dothe following:
  - a. Sendaletterexplainingthereasonforterminationwithinten working days af ter all information is received and a determinationforeligibilityhasbeenmade.Thetenantmust be given the right to submit in writing a request for an informalreview.
  - b. Provide the applicant with a copy of the criminal record and/or the adverse r eference information, and an opportunity to dispute the record/information. If the terminationisupheldortheapplicantfailstosubmitawritten request for review within ten working days from receipt of

his/hernotification of ineligibility, the tenan tmust vacate the unitandwait three years to reapply for the program.

- D. EvaluationofInformationRelatingtoPreviousConductofApplicant.
  - 1. <u>Preponderance of Evidence</u> - The CHSD may deny assistance if the **preponderance** of evidence establishes that afamilymember has engaged in drug or alcohol -related criminal or violent criminal activity, regardless of whether the family member has been arrested or convicted (24CFR 982.553). Preponderance of evidenceisevidence, which is of greater weight or more convincina thantheevidencethatisofferedinoppositiontoit.Evidencewhich as a whole shows that the facts sought to be proved is more probablethannot.CredibleEvidenceincludes,butisnotlimitedto, evidence obtained from police and/or court records. Testimony from neighbors, when combined with other factual evidence, can beconsideredcredibleevidence.Othercredibleevidenceincludes, butisnotlimitedto.documentationofdrugraidsorarrestwarrants.
  - ScreeningCriteria TheCHSDwi Ilusepriorconduct(asdescribed 2. in Section 8, C, 1 -7) to evaluate the suitability of an applicant for tenancy. The CHSD will consider applications for residence by persons on a case -by-case basis, focusing on the concrete evidence of the seriousness an d recentness of criminal or other unsuitable activity as the best predictors of tenant suitability. The CHSD will also take into account the extent of criminal or suitable activityandanyadditionalfactorsthatmightsuggestalikelihoodof favorable conductin the future, such as evidence of rehabilitation. Applicants denied assistance based upon a history of previous unsuitablebehaviorwillbeunabletoreapplyforthreeyearsdating from the last occurrence of unsuitable behavior. In the case of denial of assistance for criminal activity, the three years will date from either the last occurrence of criminal behavior or the end of incarcerationorprobation, which ever is latest.
  - 3. <u>Evidence of Rehabilitation</u> In the event of the receipt of unfavorable information with respect to an applicant, consideration shall be given to the time, nature, and extent of the applicant's conduct and to factors which might indicate a reasonable probability of favorable future conduct or financial prospects. Further information may be requested, or received from the applicant to show extenuating circumstances and/or rehabilitation efforts.

## 8.4 GROUNDSFORDENI AL

TheCHSDisnotrequiredorobligatedtoassistapplicantswho:

A. Donotmeetanyoneormoreofthee ligibilitycriteria;

- B. Do not supply information or documentation required by the application process;
- C. Havefailedtorespondtoawrittenrequestforinformationorarequestto declaretheircontinuedinterestintheprogram;
- D. Haveahistoryof notmeetingfinancialobligations, especially rent;
- E. Do not have the ability to maintain (with assistance) their housing in a decent and safe condition where such habits could adversely affect the health, safety, or welfare of other tenants;
- F. Have a h istory of criminal activity by any household member involving crimes of physical violence against persons or property and any other criminal activity including drug -related criminal activity that would adverselyaffectthehealth,safety,orwellbeingof othertenantsorstaffor causedamagetotheproperty;
- G. Haveahistoryofdisturbingneighborsordestructionofproperty;
- H. Currently owes rent or other amounts to any housing authority in connectionwiththeirpublichousingorSection8program.
  - 1. AfamilymusthavepaidinfullanyoutstandingdebtowedtoCHSD or any another Housing Authority for previous tenancy in Public HousingorSection8Housing,oranyotherassistedhousing.
  - 2. Applicants who owe on vacated accounts shall be offered the opportunity to pay the debt in full within 30 days from the date the family is initially notified by the CHSD of their appointment for final eligibility determination. If the debt is not paid in full within the 30 dayperiod, the applicant shall be remove dfrom the waiting list.
- I. Have committed fraud, bribery or any other corruption in connection with any Federal housing assistance program, including the intentional misrepresentation of information related to their housing application or benefits derive dtherefrom;
- J. Were evicted from assisted housing within three years of the projected date of admission because of drug -related criminal activity involving the personal use or possession for personal use (CHSD will not waive this policy);
- K. Wereevicted from assisted housing within five years of the projected date of admission because of drug -related criminal activity involving the illegal manufacture, sale, distribution, or possession with the intent to manufacture, sell, distribute a controlled substanc eas defined in Section

102 of the Controlled Substances Act, 21 U.S.C. 802 (CHSD will not waivethispolicy);

- L. Are illegally using a controlled substance or are abusing alcoholin a way that may interfere with the health, safety, or right to peacefule njoyment of the premises by other residents. The CHSD may waive this requirement if:
  - 1. The person demonstrates to the CHSD's satisfaction that the person is no longer engaging in drug -related criminal activity or abuseofalcohol;
  - 2. Has successfully completed a supervised drug or alcohol rehabilitationprogram;
  - 3. Hasotherwisebeenrehabilitatedsuccessfully;or
  - 4. Is participating in a supervised drug or alcohol rehabilitation program.
- M. Have engaged in or threatened abusive or violent behavior to ward any CHSDstaffmemberorresidents;
- N. Have a household member who has ever been evicted from public housing;
- O. Have a family household member who has been terminated under the certificateorvoucherprogram;
- P. **Denied for Life:** If any family memb er has been convicted of manufacturing or producing methamphetamine (speed) in a public housingdevelopmentorinaSection8assistedproperty;
- Q. **Denied for Life:** Has a lifetime registration under a State sex offender registrationprogram.

## 8.5 INFORMALREVIEW

A. If the CHSD determines that an applicant does not meet the criteria for receiving public housing assistance, the CHSD will promptly provide the applicant with written notice of the determination. The notice must contain a brief statement of the reason(s) for the decision and state that the applicant may request an informal review of the decision within 10 business days of the denial. The CHSD will describe how to obtain the informal review.

The informal review may be conducted by any person de signated by the CHSD, other than a person who made or approved the decision under review or subordinate of this person. The applicant must be given the

opportunity to present written or oral objections to the CHSD's decision. The CHSD must notify the applicant of the final decision within 14 calendardays after the informal review, including a brief statement of the reasons for the final decision.

B. The participant family may request that the CHSD provide for an Informal Hearing after the family has notif ication of an INS decision on their citizenship status on appeal, or in lieu of request of appeal to the INS. This request must be made by the participant family within 30 days of receipt of the Notice of Denial or Termination of Assistance, or within 30 days of freceipt of the INS appeal decision.

For the participant families, the Informal Hearing Process above will be utilized with the exception that the participant family will have up to 30 days of receipt of the Notice of Denial or Termination of Assist ance, or of the INS appeal decision.

# 9.0 MANAGINGTHEWAI TINGLIST

## 9.1 OPENINGANDCLOS INGTHEWAITINGLIST

Applications will be taken at times and inquantities in order to obtain a sufficient number and variety of applicants. When the number of appli cants who can be served within a reasonable period of time is reached, the application waiting list may be closed. Notice of opening of applications shall be made in a new spaper of general circulation as well as through minority media and other suitable means. Application intake will occur only during publicly announced periods of time. Restriction and closure of application intake will occur only during publicly announced periods of the as an adequate pool of applicants who are likely to qualify for a preference and when any additi onal applicants would not qualify for assistance before those applicants already on the waiting list. The announcement will specify the dates, times, locations, and methods by which a prospective applicant can provide the information necessary for completi on of an application. All notices will include the Fair Housing logo and slogan and other wise bein compliance with Fair Housing requirements.

## 9.2 ORGANIZATIONOF THEWAITINGLIST

Thewaitinglistwillbemaintainedinaccordancewiththefollowingguide lines:

- A. Theapplicationwillbeapermanentfile;
- B. All applications will be maintained in order of bedroom size, preference, and then in order of date and time of application; and
- C. AnycontactsbetweentheCHSDandtheapplicantwillbedocumented in theapplicantfile.

D. Moderate Rehabilitation - a separate waiting list may be maintained for theModerateRehabilitationProgram.Whenafamilyisselectedfromthe waiting list for a moderate rehabilitation unit, the family's name is submitted to the owner. If the family is not selected by the owner, their namewillbereturnedtoitspreviousplaceonthewaitinglist. However, if the referrals of applicants made by the CHSD within 30 days of the owner's notification to the CHSD of a vacancy fai I to result in the unit being rented, the owner shall be instructed to advertise or solicit applications from very low income families and refer such families to the CHSD. Final determination of eligibility will be made by the CHSD. If these referrals do not have a preference and they are housed, they will count against the 10% limitation. However, for those persons already in residenceatthetimetheunitsentertheprogram, the 10% limitation does notapply.

## 9.3 FAMILYBREAKUP

Whenafamilyonthew aitinglistsplitsintotwootherwiseeligiblefamiliesdueto divorceorlegalseparation, and the newfamilies both claim the same placement on the list, and there is no court determination, the CHSD will make the decision taking into consideration the formula of the ollowing factors:

- A. Whichfamilymemberappliedasheadofhousehold.
- B. Which family unit retains the minor children or any ill, disabled or elderly members.
- C. Restrictionsthatwereinplaceatthetimethefamilyapplied.
- D. Roleofdomesticviolenceinthespli t,actualorthreatened.
- E. Recommendations of social service agencies or qualified professionals suchschildren'sprotectiveservices.
- F. OtherfactorsspecifiedbytheCHSD.

Documentation of these factors is the responsibility of the applicant families. If either or both of the families do not provide the documentation, they may be deniedplacementon the waiting list for failure to supply information requested by CHSD.

## 9.4 FAMILIESNEARING THETOPOFTHEWAIT INGLIST

When a family is close to the top of the waiting list, the verification process will be gin. It is at this point in time that the family's waiting list preference will be verified. If the family no longer qualifiest obenear the top of the list, the family's namewill be returned to the approprime tates poton the waiting list. The CHSD must notify the family in writing of this determination, and give the family the opportunity for an informal review.

Once the income level and the preference have been verified and eligibility has been determined, CHSD proceeds to request the necessary information.

#### 9.5 PURGINGTHEWAIT INGLIST

The CHSD will update and purge its waiting list at least annually to ensure that the pool of applicants reasonably represents the interested families for whom the CHSD has current information.

#### 9.6 REMOVALOFAPPLI CANTSFROMTHEWAITI NGLIST

TheCHSDwillnotremoveanapplicant'snamefrom the waiting list unless:

- A. Theapplicantrequestsinwritingthatthenameberemoved;
- B. The applicant fails to respond to a written re quest for information or a requesttodeclaretheircontinuedinterestintheprogram; or
- C. The applicant does not meet either the eligibility or suitability criteria for the program.

#### 9.7 MISSEDAPPOINTME NTS

All applicants who fail to keep a scheduled a ppointment with the CHSD will be sentanotice of eligibility and removal from the waiting list.

TheCHSDwillallowthefamilytorescheduleforgoodcause.Generally,nomore than one opportunity will be given to reschedule without good cause, and no more than two opportunities will be given for good cause. When good cause exists for missing an appointment, the CHSD will work closely with the family to find a more suitable time. Applicants will be offered the right to an informal reviewbeforebeing remo ved from the waiting list.

### 9.8 NOTIFICATIONOF NEGATIVEACTIONS

Anyapplicantwhosenameisbeingremovedfrom the waitinglist will be notified by the CHSD, in writing, that they have ten (10) calendar days from the date of the written correspondence to present mitigating circumstances or request an informal review. The letter will also indicate that the ir name will be removed from the waiting list if they fail to respond within the time frame specified. The CHSD system of removing applicant names from t he waiting list will not violate the rights of persons with disabilities. If an applicant claims that their failure to respond to a request for information or updates was caused by a disability, the CHSD will verify that there is in fact a disability and t he disability caused the failure to respond, and provide a reasonable accommodation. An example of a reasonable accommodation would be to reinstate the applicant on the waiting list based on the date and time of the original application.

# **10.0 TENANTSELE CTIONANDASSIGNMENT PLAN**

### 10.1 PREFERENCES

The CHSD will select families based on the following preferences within each bedroomsizecategory, based upon our local needs and priorities:

- A. TheCHSDwillselectfamiliesbasedonthedateandtimeofthe applicationsubmittedbythefamily,andthefollowinglocalpreferences:
  - 1. Glendaleresidents;
  - 2. Glendaleresidentsdisplacedbygovernmentaction;
  - 3. PersonsworkingorhiredtoworkwithinthecitylimitsofGlendale.
- B. Applicants 62 years or older, or receiving Social Security Disability, Supplemental Social Security Disability or any payments based on inabilitytowork,willbegiventhebenefitoftheworkingpreference,itemC listedabove.
- C. Thefollowingadmissionsgivepreferencestoafamily whose:
  - 1. Headsolememberisadisplacedperson; or
  - 2. Headorspouseorsolememberisanelderlypersonoradisabled person over a single person that is not elderly, disabled, or displaced.
- D. Application of Ranking Preferences Among Preference Hol ders: Ranking preferences will be applied to preference holders on the waiting list in the following order:
  - 1. Glendale residents who are displaced by government action or disaster
  - 2. Glendaleresidentswhoareemployed
    - a. over10yearsduration
    - b. between5 yearsandupto10yearsduration
    - c. between3yearsandupto5yearsduration
    - d. between1yearandupto3yearsduration
  - 3. Glendaleresidentswhoareunemployed
  - 4. Non-Glendaleresidentswhoareemployed
    - a. over10yearsduration
    - b. between5yearsandupto1 0yearsduration

- c. between3yearsandupto5yearsduration
- d. between1yearandupto3yearsduration
- 5. Non-Glendaleresidentswhoareunemployed
- E. DefinitionsforPreferences:Forpurposesofrankingpreferencesonly,the followingdefinitionsshall beused:
  - 1. "Glendaleresident"shallmeananyfamily,includingsinglemember familiesthat:
  - 2. Physically reside within the city limits of Glendale, Arizona. (A mailing address will not automatically qualify an applicant for this preference; physicalr esidencemustbeverifiable.)OR
  - 3. Areemployed within the citylimits of Glendale OR
  - 4. Have been hired for employment within the city limits of Glendale OR
- F. "Employed"shallmeanthatthefamily: hasindependent verifiable employment that generate sannual income; or net income from operation of a business or profession equivalent to at least one half of permanent, full time employment. OR
  - 1. Hasaheadandspouse,orsolemember,whoareage62orolder, OR
  - 2. Hasaheadandspouse, or solemem ber, who are receiving social security disability, supplemental security income disability benefits, or any other payments based upon an individual sin ability to work.
- G. Special Admission (non -waitinglist): Assistance targeted by HUD: If HUD awards the CHS D program funding that is targeted for families living in specified units, the HAmustuse the assistance only for the families living in those units. The CHSD may admit a family that is not on the waiting list, or without considering the family's waiting list position. The CHSD will maintain records showing that the family was admitted with HUD targeted assistance. The CHSD has no discretion to determine the families or types of program funding that may full under this provision, consequently, they will administer such targeted funds only in accordance with any current HUD regulations affecting such targeted funds.
- H. Drug-RelatedDenialofPreference
  - 1. The CHSD will continue to deny any application from a family because of drug -related criminal activity or violent criminal activity, asauthorized underfederal regulations.

2. The CHSD may not give a preference to an applicant if any member of the family is a person who was evicted during the last three years because of drug -related criminal activity from housi ng assistanceundera1937HousingActprogram.

## 10.2 ASSIGNMENTOFB EDROOMSIZES

The following guidelines will determine each family's unit size without overcrowdingorover -housing:

NumberofBedrooms	NumberofPersons	
	Minimum	Maximum
0	1	1
1	1	2
2	2	4
3	3	6
4	4	8

<u>Criteria for Unit Assignment</u> - For the purpose of determining the appropriate bedroomsizeatthetimeofinitialoccupancy, the following criteria will be used:

- A. A family consisting of a single parent and one child over the ag e of 18 months, orasingle person in the process of securing legal custody of one or more individual(s) who has/have not attained the age of 18 years, shall occupy at wobed room unit or larger.
- B. In a family consisting of a single parent and three or mo re children, the youngest child under the age of 18 months may occupy a bedroom with the parent.
- C. Other than heads of household, persons of the opposite sex who are 4 yearsofageorolderorwhowillreachtheir4thbirthdayduringthefirst12 months of the leases hall not occupy the same bedroom.
- D. Two children of the same sex, regardless of age, will be assigned to occupythesamebedroom.
- E. Thefollowingmaybeapprovedforassignmentofadditionalbedrooms:
  - 1. A household requiring an addition al bedroom due to documented medical reasons.
  - 2. Ahouseholdthatincludesalive -inaid(seedefinitions).
- F. Dwellings will be assigned so as not to require the use of the living room forsleeping purposes.

- G. Everyfamilymember, regardlessofage, istobecounted as a person to determine initial eligibility. However, as inglepregnant woman only qualifies for a one -bedroom unit.
- H. <u>ExceptionstoOccupancyCriteria</u> -Thecriteria and standards prescrib ed for the determination of the family's unit size should apply to the vast majority of families. However, in some cases, the relationship, age, sex, health, orhandicapof the familymembers may warrant the assignment of a larger or smaller unit. Such fl exibility is permissible to the extent that determinations are made on the basis of these factors. Such cases must be recommended by the Housing Representative and approved by the Housing Supervisor and documented in the file. The proper unit size may be determined during continued occupancy by counting the living room as asleeping room.

## 10.3 SELECTIONFROM THEWAITINGLIST

The CHSD shall follow the statutory requirement that at least 40% of newly admitted families in any fiscal year be families whose a nnual income is at or below30% of the area median income. To insure this requirement is met CHSD shall quarterly monitor the incomes of newly admitted families and the incomes of the families on the waiting list. If it appears that the requirement to hous e extremely low -income families will not be met, CHSD will skip higher income families on the waiting list to reachextremely low -income families.

If there are not enough extremely low -income families on the waiting list, CHSD will conduct outreach on a n on-discriminatory basis to attract extremely low income families to reach the statutory requirement.

### 10.4 DECONCENTRATIONPOLICY

TheGlendaleCommunityHousingServicesDivision(CHSD)willprovidefor deconcentrationofpovertyandencourageincomemixi ngbybringinghigher incomefamiliesintolowerincomedevelopmentsandlowerincomefamiliesinto higherincomedevelopments.

CHSDwillaffirmativelymarketallhousingopportunitiestoalleligibleincome groups.Lowerincomeresidentswillnotbest eeredtowardlowerincome developmentsandhigherincomeresidentswillnotbesteeredtowardhigher incomedevelopments.

Priortothebeginningofeachfiscalyear, CHSD will analyze the income levels of families residing in each of the Public Housing an dthe income levels of the families on the waiting list. Based on this analysis, we will determine the level of marketing strategies and deconcentration incentives to implement.

Basedontheannualanalysisasdeemednecessary;CHSDmayofferincentives to encourage applicant families whose income classification would help to meet

thedeconcentrationgoalsofaparticulardevelopment.CHSDmayskipfamilies onthewaitinglisttoreachotherfamilieswithalowerorhigherincomelevels. Variousincentive smaybeusedatdifferenttimes,butwillalwaysbeprovidedin aconsistentandnondiscriminatorymanner.

### 10.5 DECONCENTRATIONINCENTIVES

The CHSD may offer one or more incentives to encourage applicant families whose income classification would help t o meet the deconcentration goals of a particular development.

Various incentives may be used at different times, or under different conditions, but will always be provided in a consistent and nondiscriminatory manner.

#### 10.6 OFFEROFAUNIT

When the CHSD discovers that a unit will become available, we will contact the first family on the waiting list who has the highest priority for this type of unit or development and whose income category would help to meet the deconcentration goal and/or the income targ etinggoal.

The CHSD will contact the family first by telephone to make the unit offer. If the family cannot be reached by telephone, the family will be notified of a unit offer via first class mail. The family will be given five (5) business days from the the letter was mailed to contact the CHSD regarding the offer.

Thefamilywillbeofferedtheopportunitytoviewtheunit. Aftertheopportunityto view the unit, the family will have two (2) business days to accept or reject the unit. This verba I offer and the family's decision must be documented in the tenantfile. If the family rejects the offer of the unit, the CHSD will send the family aletter documenting the offer and the rejection.

In the Moderate Rehabilitation Program, when a family is selected from the waiting list for a moderate rehabilitation unit, the family's name is submitted to theowner. If the family is not selected by the owner, their name will be returned to its previous place on the waiting list. However, if the referrals o fapplicants made by the CHSD within 30 days of the owner's notification to the CHSD of a vacancy fail to result in the unit being rented, the owner shall be instructed to advertise or solicit applications from very low income families and refer such families to the CHSD. Final determination of eligibility will be made by the CHSD. If the sereferrals donothave apreference and they are housed, they will count against the 10% limitation. However, for those persons already in residence at the time the unit is enter the program, the 10% limitation does not apply.

## 10.7 REJECTIONOFUN IT

If in making the offer to the family the CHSD skipped over other families on the waiting list in order to meet their deconcentration goal or offered the family any other de concentration incentive and the family rejects the unit, the family will not lose their place on the waiting list and will not be otherwise penalized.

If the CHSD did not skip over other families on the waiting list to reach this family, did not offer any other deconcentration incentive, and the family rejects the unit without good cause, the family will forfeit their application's date and time. The family will keep their preferences, but the date and time of application will be changed to the date and time metheunit was rejected.

If the family rejects with good cause any unit offered, they will not lose their place on the waiting list. Good cause includes reasons related to health, disability, or at the discretion of the CHSD. The family will be offered the right to an informal review of the decision to alter the ir application status.

## 10.8 ACCEPTANCEOFU NIT

A. Leasing

Adwellinglease is to be entered into between the CHSD and each tenant family member over the age of 18. The dwelling lease is to be kep t current at all times and is to reflect the rent being charged, and the conditions governing occupancy. Any changes to the lease, including changes in rent, must be accomplished by written amendment to the lease signed by both parties.

If, through any c ause, the signer of the dwelling lease ceases to be a memberofthetenantfamily,theleaseistobevoided,andanewdwelling lease executed and signed by a head of household and co -head, if there isone.

If a tenant family transfers to a different HUD -aided housing unit operated by the CHSD, the existing lease is to be canceled and a new lease executed by the head of household or co -head, if there is one, for the dwelling unit into which the family is to move.

The applicant will be provided a copy of the lease, the grievance procedure, utility allowances, utility charges, the current schedule of routine maintenance charges, and a request for reasonable accommodation form. These documents will be explained in detail. The applicant will sign a certificat ion that they have received these documents and that they have reviewed them with Housing Authority personnel. The certification will be filed in the tenant's file.

- B. SecurityDeposit
  - 1. A security deposit of \$200.00 or one month's rent whichever is greaterwillberequiredfromeachfamily.

- 2. Should rent increase more than 10% after the amount of security deposit is originally determined, an additional amount will be required to bring the amount of security to an amount equal to the new one month's re nt.
- 3. The security deposit is to be paid immediately upon execution of thelease, unless this creates a hardship. In this case, the security deposit may be paid in six installments over the period of the six monthprobationary lease. Security deposits will be held on account by the CHSD accruing no interest, and will be returned to the tenant aftermove -outif the following conditions are met:
  - a. Thereisnounpaidrentorotherchargesforwhichthetenant is liable under the lease or as a result of brea ching the lease;
  - b. The unit and all equipment are left clean, and all trash and debrishavebeen removed by the family;
  - c. Thereisnobreakageordamagebeyondthatexpectedfrom normalwearandtear;and,
  - d. There was proper notice given under the le ase and all keys issued have been returned to the CHSD when the family vacates the unit.
- C. CaretakerforChildren
  - 1. If neither parent remains in the household and the appropriate agency has determined that another adult is to be unit to the assisted unit to carefor the children for an indefinite period, the CHSD will treat that adult as a visitor for the first four teen (14) days, asstated in Section 14.0.B.
  - 2. Ifbytheendofthatperiod,court -awardedcustodyorlegal guardianshiphasbeenawardedt othecaretaker,theVoucherwillbe transferredtothecaretaker.
  - 3. If the appropriate agency cannot confirm the guardian shipst at us of the caretaker, the CHSD will review the status at 30 day intervals. Each case will be considered on its individual meri ts and a determination will be made based on the specifics of each case alone.
  - 4. If custody or legal guardianship has not been awarded by the court, but the action is in process, the CHSD will secure verification from social services staffor the attorney as to the status.

- 5. If custody is a warded for a limited time in excess of stated period, the CHSD will state in writing that the transfer of the Voucheris for that limited time or as long as they have custody of the children. The CHSD will use discretion as deemed appropriate indetermining any further assignation of the Voucher on behalf of the children.
- 6. Thecaretakerwillbeallowedtoremainintheunit,asavisitor,untila determinationofcustodyismade.
- 7. TheCHSDwilltransferthevouchertotheca retaker, in the absence of acourtorder, if the caretaker has been in the unit formore than 12 months and it is reasonable to expect that custody will be granted.
- 8. WhentheCHSDapprovesapersontoresideintheunitascaretaker forthechild/children, theincomeshouldbecountedpendingafinal disposition.TheCHSDwillworkwiththeappropriateserviceagencies toprovideasmoothtransitioninthesecases.
- 9. <u>If a member of the household is subject to a court order that restricts</u> <u>him/her from the hom e for more than 30 days, the person will be</u> <u>considered permanently absent.</u>

# 11.0 INCOME, EXCLUSI ONSFROMINCOME, AND DEDUCTIONSFROMINCO ME

Todetermine annual income, the CHSD adds the income of all family members, excluding the types and sources of inc ome that are specifically excluded. Once the annual income is determined, the CHSD subtracts all allowable deductions (allowances) to determine the Total Tenant Payment.

## 11.1 INCOME

Annualincomemeansallamounts,monetaryornot,that:

- A. Go to (or on b ehalf of) the family head or spouse (even if temporarily absent)ortoanyotherfamilymember;or
- B. Areanticipatedtobereceivedfromasourceoutsidethefamilyduringthe 12-month period following admission or annual reexamination effective date;and
- C. Arenotspecificallyexcludedfromannualincome.

If it is not feasible to anticipate a level of income over a 12 -month period (e.g. seasonalor cyclic income), or the CHSD believes that past income is the best available indicator of expected future income, the CHSD may annualize the income anticipated for a shorter period, subject to a redeterminationattheendoftheshorterperiod.

Annualincomeincludes, butisnotlimited to:

- A. The full amount, before any payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensationforpersonalservices.
- B. The net income from the operation of a business or profession. Expenditures for business expansion or amortization of capital indebtedness are not used as deductions in determining net income. An allowancefordepreciationofassets used in abusiness or profession may be deducted, based on straight -line depreciation, as provided in Internal Revenue Service regulations. Any withdrawal of cash or assets from the operation of abusiness or profession is included in income, except to the extent the withdrawal is are imbursement of cash or assets invested in the operation by the family.
- C. Interest, dividends, and other netincome of any kindfrom real or personal property. Expenditures for amortization of capital indebtedness are not used as deductions in determining net income. An allowance for depreciation of assets used in abusiness or profession may be deducted, based on straight -line depreciation, as provided in Internal Revenue Service regulations. Any with drawal of cash or assets from an investment is included in income, except to the extent the with drawal is reimbursement of cash or assets invested by the family. Where the family has net family assets in excess of \$5,000, annual income includes the greater of the actual income derived from all net family assets or a percentage of the value of such assets based on the current passbook savings rate, as determined by HUD.
- D. The full amount of periodic am ounts received from Social Security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts, including a lump-sumamountorprospectivemonthlyamountsforthedelayedstartof a periodic amount. (However, deferred periodic amounts from supplemental security income and Social Security benefits that are received in a lump sum amount or in prospective monthly amounts are excluded.)
- E. Payments in lieu of earnings, such as unemploy ment and disability compensation, worker's compensation, and severance pay. (However, lump sum additions such as insurance payments from worker's compensationareexcluded.)
- F. Welfareassistance

CITYOFGLENDALEOCC UPANCYPOLICY

- The full amount of the allowance or grant received from th DepartmentofEconomicSecurity
- 2. If the amount of welfare is reduced due to an act of fraud by a family member or because of any family member's failure to comply with requirements to participate in an economic self sufficiencyprogramorworkactivity, the amount of rent required to be paid by the family will not be decreased. In such cases, the amount of income attributable to the family will include what the family would have received had they complied with the welfare requirements and/orhadnotcommi ttedanactoffraud.
- 3. Imputedwelfareincome

1.

- a. A family's annual income includes the amount of imputed welfare income (because of a specified welfare benefits reduction, as specified in notice to the CHSD by the welfare agency) plus the total amount of ot herannual income.
- b. At the request of the CHSD, the welfare agency will inform the CHSD in writing of the amount and term of any specified welfare benefit reduction for a family member, and the reason for such reduction, and will also inform the CHSD of any subsequent changes in the term or amount of such specified welfare benefit reduction. CHSD will use this information to determine the amount of imputed welfare income for a family.
- c. Afamily'sannualincomeincludesimputedwelfareincomein familyannua lincome,asdeterminedataninterimorregular reexamination of family income and composition, during the term of the welfare benefits reduction (as specified in information provided to the CHSD by the welfare agency).

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- d. The amount of the imputed welfare income is offset by the amount of additional income a family receives that commences after the time the sanction was imposed. When such additional income from other sources is at least equal to the imputed welfare income, the imputed welfare income isred uced to zero.
- e. TheCHSDwillnotincludeimputedwelfareincomeinannual incomeifthefamilywasnotanassistedresidentatthetime ofthesanction.
- f. If a resident is not satisfied that the CHSD has calculated the amount of imputed welfare income in ac cordance with HUD requirements, and if the CHSD denies the family's request to modify such amount, then the CHSD shall give the resident written notice of such denial, with a brief explanation of the basis for the CHSD determination of the amount of impute d welfare income. The CHSD notice shall also state that if the resident does not agree with the determination, the resident may grieve the decision in accordance with our grievance policy. The resident is not required to pay an escrow deposit for the porti on of the resident's rent attributable to the imputed welfare income in ordertoobtainagrievancehearing.
- 4. Relationswithwelfareagencies
  - a. The CHSD will ask welfare agencies to inform it of any specifiedwelfarebenefitsreductionforafamilyme mber, the reason for such reduction, the term of any such reduction, and any subsequent welfare agency determination affecting the amount or term of aspecified welfarebenefits reduction. If the welfare agency determines a specified welfarebenefits reduction for a family member, and gives the CHSD written notice of such reduction, the family's annual incomes shall include the imputed welfare income because of the specified welfarebenefits reduction.
  - b. The CHSD is responsible for determining the amount of imputed welfare income that is included in the family's annual income as a result of a specified welfare benefits reduction as determined by the welfare agency, and specified inthenotice by the welfare agency to the housing authority. However, the CHS D is not responsible for determining whether a reduction of welfare benefits by the welfare agency was correctly determined by the welfare agency in accordance with welfare program requirements and procedures, norfor providing the opportunity for review orhearing on such welfare agency determinations.

- c. Suchwelfareagencydeterminationsaretheresponsibilityof thewelfareagency,andthefamilymayseekappealofsuch determinations through the welfare agency's normal due process procedures. The CHSD shall rely on the welfare agency notice to the CHSD of the welfare agency's determinationofaspecifiedwelfarebenefitsreduction.
- G. Periodic and determinable allowances, such as alimony, child support payments, and regular contributions or gifts rece ived from organizations or from persons not residing in the dwelling.
- H. All regular pay, special pay, and allowances of a member of the Armed Forces. (Special paytoamember exposed to hostile fire is excluded.)

### 11.2 ANNUALINCOME

Annualincomedoe snotincludethefollowing:

- A. Income from employment of children (including foster children) under the age of 18 years;
- B. Payments received for the care of foster children or foster adults (usually persons with disabilities, unrelated to the tenant fa mily, who are unable to liveal one);
- C. Lump-sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains, and settlement for personal or propertylosses;
- D. Amountsreceivedbythefamilythatarespecificallyfor,orin reimbursementof,thecostofmedicalexpensesforanyfamilymember;
- E. Incomeofalive -inaide;
- F. Thefullamountofstudentfinancialassistancepaiddirectlytothestude nt ortotheeducationalinstitution;
- G. ThespecialpaytoafamilymemberservingintheArmedForceswhois exposed to hostile fire;

- H. Theamountsreceivedfromthefollowingprograms:
  - 1. AmountsreceivedundertrainingprogramsfundedbyHUD;
  - 2. Amountsreceivedbyapersonwithadisabilitythataredisregarded foralimitedtimeforpurposesofSupplementalSecurityIncome eligibilityandbenefitsbecausetheyaresetasideforuseundera PlantoAttainSelf -Sufficiency(PASS);
  - 3. Amountsrece ivedbyaparticipantinotherpubliclyassisted programsthatarespecificallyfororinreimbursementofout -ofpocketexpensesincurred(specialequipment,clothing, transportation,childcare,etc.)andthataremadesolelytoallow participationina specificprogram;
  - 4. Amountsreceivedunderaresidentservicestipend.Aresident servicestipendisamodestamount(nottoexceed\$200per month)receivedbyaresidentforperformingaserviceforthe HousingAuthorityorowner,onapart -timebasis, thatenhances thequalityoflifeinthedevelopment.Suchservicesmayinclude, butarenotlimitedto,firepatrol,hallmonitoring,lawnmaintenance, andresidentinitiativescoordination.Noresidentmayreceivemore thanonesuchstipendduringthesa meperiodoftime;
  - 5. Incrementalearningsandbenefitsresultingtoanyfamilymember fromparticipationinqualifyingStateorlocalemploymenttraining programs(includingtrainingprogramsnotaffiliatedwithalocal government)andtrainingofafami lymemberasresident managementstaff.Amountsexcludedbythisprovisionmustbe receivedunderemploymenttrainingprogramswithclearlydefined goalsandobjectivesandareexcludedonlyfortheperiodduring whichthefamilymemberparticipatesinthe employmenttraining program;
  - 6. Temporary,non -recurringorsporadicincome(includinggifts);
  - 7. Reparationpaymentspaidbyaforeigngovernmentpursuantto claimsfiledunderthelawsofthatgovernmentbypersonswho werepersecutedduringtheNazi era;
  - 8. Earningsinexcessof\$480foreachfull -timestudent18yearsold orolder(excludingtheheadofhouseholdandspouse);
  - 9. Adoptionassistancepaymentsinexcessof\$480peradoptedchild;
  - 10. Forfamilymemberswhoenrolledincertaintrainin gprogramsprior to10/1/99,theearningsandbenefitsresultingfrom the participation if the program provides employment training and

supportiveservicesinaccordancewiththeFamilySupportActof 1988,Section22ofthe1937Act(42U.S.C.1437t),or any comparableFederal,State,orlocallawduringtheexclusionperiod. Forpurposesofthisexclusionthefollowingdefinitionsapply:

- a. ComparableFederal,Stateorlocallawmeansaprogram providingemploymenttrainingandsupportiveservicesthat:
  - i. IsauthorizedbyaFederal,Stateorlocallaw;
  - ii. IsfundedbytheFederal,Stateorlocalgovernment;
  - iii. Isoperatedoradministeredbyapublicagency;and
  - iv. Hasasitsobjectivetoassistparticipantsinacquiring employmentskills.
- b. Exclusionperiodmeanstheperiodduringwhichthefamily memberparticipatesinaprogramdescribedinthissection, plus18monthsfromthedatethefamilymemberbeginsthe firstjobacquiredbythefamilymemberaftercompletionof suchprogramthatis notfundedbypublichousing assistanceunderthe1937Act.Ifthefamilymemberis terminatedfromemploymentwithgoodcause,theexclusion periodshallend.
- c. Earningsandbenefitsmeanstheincrementalearningsand benefitsresultingfromaqualifyi ngemploymenttraining programorsubsequentjob.
- 11. Theincrementalearningsduetoemploymentduringacumulative 12-monthperiodfollowingdateoftheinitialhireshallbeexcluded. Thisexclusion(paragraph11)willnotapplyforanyfamilywho concurrentlyiseligibleforexclusion#10.Additionally,thisexclusion isonlyavailabletothefollowingfamilies:
  - a. Familieswho'sincomeincreasesasaresultofemployment ofafamilymemberwhowaspreviouslyunemployedforone ormoreyears.
  - b. Familieswho'sincomeincreasesduringtheparticipationof afamilymemberinanyeconomicself -sufficiencyorother jobtrainingprogram.
  - c. Familieswhoareorwere,within6months,assistedundera StateTANForWelfaretoWorkprogram.TANFincludes regularmonthlyincomeandone -timebenefitsand/or servicesthattotalatleast\$500overasix -monthperiod.

Duringthesecondcumulative12 -monthperiodafterthedateof initialhire,50% of the increased incomes hall be excluded from

income.

Thedisal lowanceofincreasedincomeofanindividualfamily memberislimitedtoalifetime48 -monthperiod.Itonlyappliesfor 12monthsofthe100%exclusionand12monthsofthe50% exclusion.

(WhileHUDregulationsallowforthehousingauthoritytoofferan escrowaccountinlieuofhavingaportionoftheirincomeexcluded underthisparagraph,itisthepolicyofthishousingauthorityto providetheexclusioninallcases.)

- 12. Deferredperiodicamountsfromsupplementalsecurityincomeand SocialSecuri tybenefitsthatarereceivedinalumpsumamountor inprospectivemonthlyamounts;
- 13. Amountsreceivedbythefamilyintheformofrefundsorrebates underStateorlocallawforpropertytaxespaidonthedwellingunit;
- 14. AmountspaidbyaState agencytoafamilywithamemberwho hasadevelopmentaldisabilityandislivingathometooffsetthe costofservicesandequipmentneededtokeepthe developmentallydisabledfamilymemberathome;or
- 15. AmountsspecificallyexcludedbyanyotherFed eralstatutefrom considerationasincomeforpurposesofdeterminingeligibilityor benefits.Theseexclusionsinclude:
  - a. Thevalueoftheallotmentprovidedtoaneligiblehousehold undertheFoodStampActof1977(7U.S.C.2017(b));
  - b. PaymentstoV olunteersunderthedomesticVolunteer ServicesActof1973(42U.S.C.5044(g),5058);
  - c. PaymentsreceivedundertheAlaskaNativeClaims SettlementAct(43U.S.C.1626(c));
  - d. IncomederivedfromcertainsubmarginallandoftheUnited Statesthatishe IdintrustforcertainIndiantribes(25U.S.C. 459e);
  - e. PaymentsorallowancesmadeundertheDepartmentof HealthandHumanServices'Low -IncomeHomeEnergy AssistanceProgram(42U.S.C.8624(f));
  - f. Paymentsreceivedunderprogramsfundedinwholeo rin partundertheJobTrainingPartnershipAct(29U.S.C. 1552(b);(effectiveJuly1,2000,referencestoJobTraining

PartnershipActshallbedeemedtorefertothe correspondingprovisionoftheWorkforceInvestmentActof 1998(29U.S.C.2931);

- g. IncomederivedfromthedispositionoffundstotheGrand RiverBandofOttawaIndians(Pub.L.94 –540,90Stat. 2503–04);
- h. Thefirst\$2000ofpercapitasharesreceivedfromjudgment fundsawardedbytheIndianClaimsCommissionortheU.S. ClaimsCourt ,theinterestsofindividualIndiansintrustor restrictedlands,includingthefirst\$2000peryearofincome receivedbyindividualIndiansfromfundsderivedfrom interestsheldinsuchtrustorrestrictedlands(25U.S.C. 1407–1408);
- i. Amountsofs cholarshipsfundedundertitleIVoftheHigher EducationActof1965,includingawardsunderFederal work-studyprogramorundertheBureauofIndianAffairs studentassistanceprograms(20U.S.C.1087uu);
- j. Paymentsreceivedfromprogramsfundedunder TitleVof theOlderAmericansActof1985(42U.S.C.3056(f));
- k. PaymentsreceivedonorafterJanuary1,1989,fromthe AgentOrangeSettlementFundoranyotherfund establishedpursuanttothesettlementin *InReAgent* productliabilitylitigation,M .D.L.No.381(E.D.N.Y.);
- I. PaymentsreceivedundertheMaineIndianClaims SettlementActof1980(25U.S.C.1721);
- m. Thevalueofanychildcareprovidedorarranged(orany amountreceivedaspaymentforsuchcareor reimbursementforcostsincurred forsuchcare)underthe ChildCareandDevelopmentBlockGrantActof1990(42 U.S.C.9858q);
- n. Earnedincometaxcredit(EITC)refundpaymentsreceived onorafterJanuary1,1991(26U.S.C.32(j));
- PaymentsbytheIndianClaimsCommissiontothe ConfederatedTribesandBandsofYakimaIndianNationor theApacheTribeofMescaleroReservation(Pub.L.95 – 433);

- p. Allowances, earnings and payments to AmeriCorps participants under the National and Community Service Act of 1990 (42U.S.C.12637(d));
- q. Anyallowancepaidundertheprovisionsof38U.S.C.1805 toachildsufferingfromspinabifidawhoisthechildofa Vietnamveteran(38U.S.C.1805);
- r. Anyamountofcrimevictimcompensation(undertheVictims ofCrimeAct)receivedthroughcrim evictimassistance(or paymentorreimbursementofthecostofsuchassistance) asdeterminedundertheVictimsofCrimeActbecauseof thecommissionofacrimeagainsttheapplicantunderthe VictimsofCrimeAct(42U.S.C.10602);and
- s. Allowances, earningsandpaymentstoindividuals participatinginprogramsundertheWorkforceInvestment Actof1998(29U.S.C.2931).

The CHSD will not provide exclusions from income in addition to those already provided for by HUD.

## 11.3 DEDUCTIONSFROM ANNUALIN COME

Thefollowingdeductionswillbemadefromannualincome:

- A. \$480foreachdependent;
- B. \$400foranyelderlyfamilyordisabledfamily;
- C. Thesumofthefollowing,totheextentthesumexceedsthree(3)%of annualincome:
  - 1. Unreimbursedmedica lexpensesofanyelderlyfamilyordisabled family;and
  - 2. Unreimbursedreasonableattendantcareandauxiliaryapparatus expensesforeachmemberofthefamilywhoisapersonwith disabilities,totheextentnecessarytoenableanymemberofthe family(i ncludingthememberwhoisapersonwithdisabilities)tobe employed,butthisallowancemaynotexceedtheearnedincome receivedbyfamilymemberswhoare18yearsofageorolderwho areabletoworkbecauseofsuchattendantcareorauxiliary apparatus.
- D. Reasonablechildcareexpensesnecessarytoenableamemberofthe familytobeemployedortofurtherhisorhereducation. Thisdeduction

shallnotexceedtheamountofemploymentincomethatisincludedin annualincome.

### 11.4 RECEIPTOFALE TTERORNOTICEFROMHUD CONCERNINGINCOME

- A. If a public housing resident receives a letter or notice from HUD concerning the amount or verification of family income, the letter shall be brought to the person responsible for income verification with inthirty (30) days of receipt by the resident.
- B. The **CHSDDIRECTOR, or authorized designee** shall reconcileany difference between the amount reported by the resident and the amount listed in the HUD communication. This shall be done as promptly as possible.
- C. Afterthe reconciliationiscomplete,theCHSDshalladjusttheresident's rentbeginningatthestartofthenextmonthunlessthereconciliationis completedduringthefinalfive(5)daysofthemonthandthenthenew rentshalltakeeffectonthefirstdayofth esecondmonthfollowingthe endofthecurrentmonth.Inaddition,iftheresidenthadnotpreviously reportedtheproperincome,theCHSDshalldooneofthefollowing:
  - 1. Immediatelycollectthebackrentduetotheagency;
  - 2. Establisharepaymentplanfor theresidenttopaythesumdueto theagency;
  - 3. Terminatetheleaseandevictforfailuretoreportincome;or
  - 4. Terminatethelease,evictforfailuretoreportincome,andcollect thebackrentduetotheagency.

### 11.5 COOPERATINGWIT HWELFAREAGENCIES

TheCHSDwillmakeitsbesteffortstoenterintocooperationagreementswith localwelfareagenciesunderwhichthewelfareagencieswillagree:

- A. Totargetassistance, benefits and services to families receiving assistance in the public housing and Section n8 ten ant -based assistance program to achieve self -sufficiency; and
- B. ToprovidewrittenverificationtotheCHSDconcerningwelfarebenefitsfor familiesapplyingfororreceivingassistanceinourhousingassistance programs.

# **12.0 VERIFICATION**

TheCHS Dwillverifyinformationrelatedtowaitinglistpreferences, eligibility, admission, and level of benefits prior to admission. Periodically during occupancy, items related to eligibility and rent determination shall also be reviewed and verified. Income, assets, and expenses will be verified, as well as disability status, needforalive -inaide and other reasonable accommodations; full timest udents tatus of family members 18 years of age and older; Social Security numbers; and citizenship/eligible nonci tizenstatus. Age and relationship will only be verified in those instances where needed to make a determination of level of assistance.

Anapplicantmayclaimqualificationforarankingpreferencebycertifyingtothe suchpreference(s).However,beforean CHSDthatthefamilyqualifiesfor applicantisadmittedonthebasisofarankingpreference, the applicant must provideinformationneededbytheCHSDtoverifythattheapplicantqualifiesfor thepreferencebecauseoftheapplicant'scurrentstatu s.Theapplicant'scurrent statusmustbedeterminedwithoutregardtowhethertherehasbeenachangein the applicant's gualification for a preference between the certification and selectionforadmission, including a change from one preference category to another.OncetheCHSDhasverifiedanapplicant'squalificationfora preference, the CHSD will not verify such qualification again unless over 60 days haspassedsinceverificationortheCHSDhasreasonablegroundstobelieve ngergualifiesforapreference. thattheapplicantnolo

## 12.1 ACCEPTABLEMETH ODSOFVERIFICATION

Age, relationship, U.S. citizenship, and Social Security numbers will generally be verified with documentation provided by the family. For citizenship, the family's certification will be accepted. (Or, for citizenship documentation, such as listed below will be required.) Verification of these items will include photocopies of the Social Security cards and other documents presented by the family, the INS SAVE approval code, and forms signed by the family.

Otherinformationwillbeverifiedbythirdpartyverification.Thistypeof verificationincludeswrittendocumentationwithformssentdirectlytoand receiveddirectlybyasource,notpassedthroughthehandsofthefamily.This verificationmayalsobedirectcontactwiththesource,inpersonorbytelephone. ItmayalsobeareportgeneratedbyarequestfromtheCHSDorautomatically byanothergovernmentagency,i.e.,theSocialSecurityAdministration. Verificationformsan dreportsreceivedwillbecontainedintheapplicant/tenant file.Oralthirdpartydocumentationwillincludethesameinformationasifthe documentationhadbeenwritten,i.e.,name,dateofcontact,amountreceived, etc.

Whenthirdpartyverification cannotbeobtained,theCHSDwillaccept documentationreceivedfromtheapplicant/tenant.Hand -carrieddocumentation willbeacceptediftheCHSDhasbeenunabletoobtainthirdpartyverificationin a4 -weekperiodoftime.Photocopiesofthedocuments providedbythefamily willbemaintainedinthefile. Whenneitherthirdpartyverificationnorhand -carriedverificationcanbe obtained,theCHSDwillacceptanotarizedstatementsignedbythehead, spouseorco -head.Suchdocumentswillbemaintained inthefile.

## 12.2 TYPESOFVERIFI CATION

Thechartbelowoutlinesthefactorsthatmaybeverifiedandgivescommon examplesoftheverificationthatwillbesought.Toobtainwrittenthirdparty verification,theCHSDwillsendarequestformtothesou rcealongwitha releaseformsignedbytheapplicant/tenantviafirstclassmail.

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> PartyVerification	Hand carriedVerification		
GeneralEligibilityItems				
SocialSecurityNumbe r	LetterfromSocialSecurity, SocialSecuritycar electronicreports			
Citizenship	N/A	Signedcertification,voter's registrationcard,birth certificate,etc.		
Eligibleimmigration status	INSSAVEconfirmation#	INScard		
Disability	Letterfrom medicalprofessional, SSI,etc	ProofofSSIorSocial Securitydisabilitypayments		
Fulltimestudentstatus (if>18)	Letterfromschool	Forhighschoolstudents, anydocumentevidencing enrollment		
Needforalive -inaide	Letterfromdoctororot her professionalknowledgeableof condition	N/A		
Childcarecosts	Letterfromcareprovider	Billsandreceipts		
Disabilityassistance expenses	Lettersfromsuppliers,care givers,etc.	Billsandrecordsofpayment		
Medicalexpenses	Lettersfromp roviders, prescriptionrecordfrom pharmacy,medicalprofessional's letterstatingassistanceora companionanimalisneeded	Bills,receipts,recordsof payment,datesoftrips, mileagelog,receiptsfor faresandtolls		
ValueofandIncomefromAssets				

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> PartyVerification	Hand carriedVerification		
Savings,checking accounts	Letterfrominstitution	Passbook,mostcurrent statements		
CDS,bonds,etc	Letterfrominstitution	Taxreturn,information brochurefrominstitution,the CD,thebond		
Stocks	Letterfrombrokerorholding company	Stock ormostcurrent statement,pricein newspaperorthrough Internet		
Realproperty	Letterfromtaxoffice, assessment,etc.	Propertytaxstatement(for currentvalue),assessment, recordsorincomeand expenses,taxreturn		
Personalproperty	Assessment,bluebook,etc	Receiptforpurchase,other evidenceofworth		
Cashvalueoflife insurancepolicies	Letterfrominsurancecompany	Currentstatement		
Income				
Earnedincome	Letterfromemployer	Multiplepaystubs		
Self-employed	N/A	Taxreturnfr omprioryear, booksofaccounts		
Regulargiftsand contributions	Letterfromsource,letterfrom organizationreceivinggift(i.e.,if grandmotherpaysdaycare provider,thedaycareprovider couldsostate)	Bankdeposits,othersimilar evidence		
Alimony/childsupport	Courtorder,letterfromsource, letterfromHumanServices	Recordofdeposits,divorce decree		
Periodicpayments(i.e., socialsecurity,welfare, pensions,workers compensation, unemployment)	Letterorelectronicreportsfrom Awardletter,letter thesource announcingchangein amountoffuturepayme			
Trainingprogram participation	Letterfromprogramprovider indicating	N/A		

VerificationRequirementsforIndividualItems				
ItemtoBeVerified	3 <sup>rd</sup> PartyVerification	Hand carriedVerification		
	<ul> <li>-whetherenrolledorcompleted</li> <li>-whethertrainingisHUD -funded</li> <li>-whetherFederal,State,local</li> <li>govt., orlocalprogram</li> <li>-whetheritisemployment</li> <li>training</li> <li>-whetherithasclearlydefined</li> <li>goalsandobjectives</li> <li>-whetherprogramhas</li> <li>supportiveservices</li> <li>-whetherpaymentsareforout</li> <li>of-pocketexpensesincurredin</li> <li>ordertoparticipateinaprogram</li> <li>-dateof firstjobafterprogram</li> </ul>	Evidenceofjobstart		

### 12.3 VERIFICATIONOF CITIZENSHIPORELIG IBLENONCITIZENSTAT US

Thecitizenship/eligiblenoncitizenstatusofeachfamilymemberregardlessof agemustbedetermined.

Priortobe ingadmitted,oratthefirstreexamination,allcitizensandnationalswill berequiredtosignadeclarationunderpenaltyofperjury.Theywillberequired toshowproofoftheirstatusbysuchmeansasaSocialSecuritycard,birth certificate,militar yID,ormilitaryDD214Form.

Priortobeingadmittedoratthefirstreexamination,alleligiblenon -citizenswho are62yearsofageorolderwillberequiredtosignadeclarationunderpenalty ofperjury.Theywillalsoberequiredtoshowproofofa ge.

Priortobeingadmittedoratthefirstreexamination,alleligiblenon -citizensmust signadeclarationoftheirstatusandaverificationconsentformandprovidetheir originalINSdocumentation.TheCHSDwillmakeacopyoftheindividual'sINS documentationandplacethecopyinthefile.TheCHSDwillalsoverifytheir statusthroughtheINSSAVEsystem.IftheINSSAVEsystemcannotconfirm eligibility,theCHSDwillmailinformationtotheINSinorderthatamanualcheck canbemadeofINSrec ords.

Familymemberswhodonotclaimtobecitizens, nationals, oreligiblenon - citizensmustbelistedonastatementofnon -eligiblemembersandthelistmust besignedbytheheadofthehousehold.

Non-citizenstudentsonstudentvisas,thoughinthe countrylegally,arenot eligibletobeadmittedtopublichousing.

Anyfamilymemberwhodoesnotchoosetodeclaretheirstatusmustbelisted onthestatementofnon -eligiblemembers.

Ifnofamilymemberisdeterminedtobeeligibleunderthissectio n,thefamily's eligibilitywillbedenied.

Thefamily'sassistancewillnotbedenied,delayed,reduced,orterminated becauseofadelayintheprocessofdeterminingeligiblestatusunderthis section,excepttotheextentthatthedelayiscausedbyt hefamily.

If the CHSD determines that a family member has knowingly permitted an ineligible non -citizen (other than any ineligible non -citizen slisted on the lease) to permanently reside in the irpublic housing unit, the family will be evicted. Such family will not be eligible to be readmitted to public housing for a period of 24 months from the date of eviction or termination.

## 12.4 VERIFICATIONOF SOCIAL SECURITYNUM BERS

Priortoadmission, each family member must provide verification of their Social Security number. New family members must provide this verification prior to being added to the lease.

ThebestverificationoftheSocialSecuritynumberistheoriginalSocialSecurity card.

If an individual states that they do not have a Social Secur ity number, they will be required to sign as tatement to this effect. The CHSD will not require any individual who does not have a Social Security number to obtain a Social Security number.

If a member of an applicant family indicates they have a Social Security number, but cannot readily verify it, the family cannot behoused until verification is provided.

If a member of a tenant family indicates they have a Social Security number, but cannot readily verify it, they shall be asked to certify to this fac tands hall have up to sixty (60) days to provide the verification. If the individual is at least 62 years of age, they will be given one hundred and twenty (120) days to provide the verification. If the individual fails to provide the verification within the time allowed, the family will be evicted.

## 12.5 TIMINGOFVERIF ICATION

Verificationinformationmustbedatedwithinninety(90)daysofcertificationor reexamination.Iftheverificationisolderthanthis,thesourcewillbecontacted andaskedto provideinformationregardinganychanges.

Whenaninterimreexaminationisconducted,CHSDwillverifyandupdateall informationrelatedtofamilycircumstancesandlevelofassistance.(Or,CHSD willonlyverifyandupdatethoseelementsreportedtoh avechanged.)

## 12.6 FREQUENCYOFOB TAININGVERIFICATION

Foreachfamilymember, citizenship/eligiblenon -citizenstatus will be verified only once. This verification will be obtained prior to admission. If the status of any familymember was not determine dprior to admission, verification of their status will be obtained at the next regular reexamination. Prior to an ewmember joining the family, the ircitizenship/eligible non -citizenstatus will be verified.

# 13.0 DETERMINATIONO FTOTALTENANTPAYME NTAN D TENANTRENT

### 13.1 FAMILYCHOICE

Atadmissionandeachyearinpreparationfortheirannualreexamination, each familyisgiventhechoiceofhavingtheirrentdeterminedundertheincome methodorhavingtheirrentsetattheflatrentamount.

- A. Familieswhooptfortheflatrentwillberequiredtogothroughtheincome reexaminationprocesseverythreeyears,ratherthantheannualreview theywouldotherwiseundergo.However,anychangestotheFlatRent amountsduetomarketchangeswillbeeffective ontheannual anniversarydateforeachaffectedfamily.
- B. Familieswhooptfortheflatrentmayrequesttohaveareexamination andreturntotheincome -basedmethodatanytimeforanyofthe followingreasons:
  - 1. Thefamily'sincomehasdecreased.
  - 2. Thefamily'scircumstanceshavechangedincreasingtheir expensesforchildcare,medicalcare,etc.
  - 3. Othercircumstancescreatingahardshiponthefamilysuchthat theformulamethodwouldbemorefinanciallyfeasibleforthe family.
- C. Familieshaveonly onechoiceperyearexceptforfinancialhardship cases.Inorderforfamiliestomakeinformedchoicesabouttheirrent options,theCHSDwillprovidethemwiththefollowinginformation whenevertheyhavetomakerentdecisions:
  - 1. TheCHSD'spolicieson switchingtypesofrentincaseofa financialhardship;and

2 Thedollaramountoftenantrentforthefamilyundereachoption.If thefamilychoseaflatrentforthepreviousyear,theCHSDwill providetheamountofincome -basedrentforthesubseque ntyear onlytheyeartheCHSDconductsanincomereexaminationorifthe familyspecificallyrequestsitandsubmitsupdatedincome information.

## 13.2 THEINCOMEMETH OD

Thetotaltenantpaymentisequaltothehighestof:

- A. 10% of the family's monthly inc ome; or
- B. 30% of the family's adjusted monthly income; or
- C. If the family is receiving payments for welf are assistance from a public agency and a part of those payments, adjusted in accordance with the family's actual housing costs, is specifically designate dby such agency to meet the family's housing costs, the portion of those payments which is so designated. If the family's welf are assistance is ratably reduced from the standard of need by applying apercentage, the amount calculated under this provision is the amount resulting from one application of the percentage; or
- D. Theminimumrentof\$ Zero(0).

## 13.3 MINIMUMRENT

TheCHSDhassettheminimumrentat\$ **Zero(0)**.Ifthefamilyrequestsa hardshipexemption,however,theCHSDwillsuspendtheminimum rent beginningthemonthfollowingthefamily'srequestuntiltheCHSDcandetermine whetherthehardshipexistsandwhetherthehardshipisofatemporaryorlong termnature.

- A. Ahardshipexistsinthefollowingcircumstances:
  - 1. Whenthefamilyhas losteligibilityfororiswaitinganeligibility determinationforaFederal,State,orlocalassistanceprogram, includingafamilythatincludesamemberwhoisanon -citizen lawfullyadmittedforpermanentresidenceundertheImmigration andNationalit yActwhowouldbeentitledtopublicbenefitsbutfor titleIVofthePersonalResponsibilityandWorkOpportunityActof 1996;
  - 2. Whenthefamilywouldbeevictedbecauseitisunabletopaythe minimumrent;

- 3. Whentheincomeofthefamilyhasdecrea sedbecauseofchanged circumstances,includinglossofemployment;and
- 4. Whenadeathhasoccurredinthefamily.
- B. Nohardship.lftheCHSDdeterminesthereisnoqualifyinghardship,the minimumrentwillbereinstated,includingrequiringbackpaym entof minimumrentforthetimeofsuspension.
- C. Temporaryhardship.lftheCHSDreasonablydeterminesthatthereisa qualifyinghardshipbutthatitisofatemporarynature,theminimumrent willbenotbeimposedforaperiodof90daysfromthebe ginningofthe suspensionoftheminimumrent.Attheendofthe90 -dayperiod,the minimumrentwillbeimposedretroactivelytothetimeofsuspension.The CHSDwillofferarepaymentagreementinaccordancewithSection19of thispolicyforanyrentno tpaidduringtheperiodofsuspension.During thesuspensionperiod,theCHSDwillnotevictthefamilyfornonpayment oftheamountoftenantrentowedforthesuspensionperiod.
- D. Long-termhardship.lftheCHSDdeterminesthereisalong -term hardship,thefamilywillbeexemptfromtheminimumrentrequirement untilthehardshipnolongerexists.
- E. Appeals.Thefamilymayusethegrievanceproceduretoappealthe CHSD'sdeterminationregardingthehardship.Noescrowdepositwillbe requiredinor dertoaccessthegrievanceprocedure.

## 13.4 THEFLATRENT

TheCHSDhassetaflatrentforeachpublichousingunit.Indoingso,it consideredthesizeandtypeoftheunit,aswellasitsage,condition,amenities, services,andneighborhood.TheCHSD determinedthemarketvalueoftheunit andsettherentatthemarketvalue.Theamountoftheflatrentwillbe reevaluatedannuallyandadjustmentsapplied. Affectedfamilieswillbegivena 30-daynoticeofanyrentchange.Adjustmentsareappliedont heannual anniversarydateforeachaffectedfamily(formoreinformationonflatrents,see Section15.3).

TheCHSDwillpostthefollowingflatrentsateachofthedevelopmentsandat thecentraloffice.Flatrentsareincorporatedinthispolicyupon approvalbythe BoardofCommissioners:

Thereisnoutilityallowanceforfamiliespayingaflatrent.

FlatrentamountsasofNovember1,1999areasfollows:

GlendaleHomesandLamarHomes		ChollaVistaApartment	ChollaVistaApartments	
Onebedroom	\$235.00	Onebedroom \$2	250.00	
Twobedroom	\$325.00	Twobedroom \$3	340.00	
Threebedroom	\$400.00	Threebedroom	\$425.00	
--------------	----------	--------------	----------	
Fourbedroom	\$500.00	Fourbedroom	\$515.00	

#### 13.5 RENTFORFAMILI ESUNDERTHENON -CITIZENRULE

Amixedfamilywillreceivefullcontinuationofassistanceifall ofthefollowing conditionsaremet:

- A. ThefamilywasreceivingassistanceonJune19,1995;
- B. ThefamilywasgrantedcontinuationofassistancebeforeNovember29, 1996;
- C. Thefamily'sheadorspousehaseligibleimmigrationstatus;and
- D. Thefami lydoesnotincludeanypersonwhodoesnothaveeligiblestatus otherthantheheadofhousehold,thespouseoftheheadofhousehold, anyparentoftheheadorspouse,oranychild(undertheageof18)ofthe headorspouse.

Ifamixedfamilyqualifies forproratedassistancebutdecidesnottoacceptit,or ifthefamilyhasnoeligiblemembers,thefamilymaybeeligiblefortemporary deferralofterminationofassistancetopermitthefamilyadditionaltimeforthe orderlytransitionofsomeorallo fitsmemberstolocateotheraffordable housing.Underthisprovision,thefamilyreceivesfullassistance.Ifassistanceis grantedunderthisprovisionpriortoNovember29,1996,itmaylastnolonger thanthree(3)years.Ifgrantedafterthatdate,t hemaximumperiodoftimefor assistanceundertheprovisioniseighteen(18)months.TheCHSDwillgrant eachfamilyaperiodofsix(6)monthstofindsuitableaffordablehousing.Ifthe familycannotfindsuitableaffordablehousing,theCHSDwillprovi deadditional searchperiodsuptothemaximumtimeallowable.

Suitablehousingmeanshousingthatisnotsubstandardandisofappropriate sizeforthefamily.Affordablehousingmeansthatitcanberentedforanamount notexceedingtheamountthefami lypaysforrent,plusutilities,plus25%.

Thefamily'sassistanceisproratedinthefollowingmanner:

- A. Determinethe95 <sup>th</sup>percentileofgrossrents(tenantrentplusutility allowance)fortheCHSD.The95 <sup>th</sup>percentileiscalledthemaximumrent.
- B. Subtractthefamily'stotaltenantpaymentfromthemaximumrent.The resultingnumberiscalledthemaximumsubsidy.
- C. Divide the maximum subsidy by the number of family members and multiply the result times the number of eligible family members. This yields the prorated subsidy.

D. Subtracttheproratedsubsidyfromthemaximumrenttofindtheprorated totaltenantpayment.Fromthisamountsubtractthefullutilityallowanceto obtaintheproratedtenantrent.

#### 13.6 UTILITYALLOWAN CE

The CHSD wil levaluate utility allowances at least annually as well as any time utility rate changes by 10% or more since the last revision to the allowances.

Theutilityallowancewillbesubtractedfromthefamily'sincomerentto determine the amount of the Tenant Rent. The Tenant Rent is the amount the familyowese a chmonth to the CHSD. The amount of the utility allowance is then still available to the family to pay the cost of the irutilities. Any utility cost above the allowance is the responsibility of the tenant. Any savings resulting from utility costs below the amount of the allowance belongs to the tenant.

#### 13.7 PAYINGRENT

Rentandotherchargesaredueandpayableonthefirstdayofthemonth.All rentsshouldbepaidat **theCHSDOffice,locatedat684 2North61** <sup>st</sup>Avenue, **Glendale,Arizona85301.** Alatechargeof\$10.00shallbechargedtoany tenantaccountinwhichrentispaidafter5:00p.m.ofthefifthdayofthemonth.

Rentalpaymentsof\$10.00orgreatermustbepaidbycheckormoneyorder. Personalcheckswill <u>not</u>beacceptedandrentalpaymentsmustbepaidby moneyorderifacheckhasbeenreturnedtotheCHSDfornon -sufficientfunds. Cashpaymentswillbeacceptedforrentalpaymentsunder\$10.00.

Reasonableaccommodationsforthisrequi rementwillbemadeforpersonswith disabilities.Asasafetymeasure,nocashshallbeacceptedasarentpayment.

AnyfamilywhoseallowancefortenantpaidutilitiesexceedstheTTPwillreceive apaymentfromtheCHSDequaltotheamountbywhichthe allowanceexceeds theTTP.

Atenantmayreceiveareductioninrentinreturnforcertainmaintenancetasks incommonareasand/orotherservices.Thetermsandamountofthereduction willbeinaccordancewithcurrentCHSDproceduresgoverningrentre ductions fortenantservicesandapplicableHUDregulations.Anyagreementforrent reductioninreturnforserviceswillbeincorporatedintothetenant'sleaseby amendment.

#### 13.8 COLLECTIONFEES

Shoulditbenecessaryforcollectionthroughlegalproc eedingsorthrougha collectionagency,theundersignedwillpayareasonablecollectionfeetothe holderhereoftogetherwiththecostsandreasonableexpensesofcollection.

# 14.0 CONTINUEDOCCUP ANCYANDCOMMUNITYS ERVICE

Exceptasnotedbelow,thest andardsforcontinuingoccupancyshouldbethe sameasforSection10.0ofthispolicy.

- A. <u>UnitSize</u> -theproperunitsizemaybedeterminedduringcontinued occupancybycountingthelivingroomasasleepingroom.
- B. <u>Visitors</u> -tenantswillbeallowed tohavevisitorsuptotwoweeks,except inthecaseofahouseholdmemberrequiringcareduringillnessor recuperationfromillnessorinjury,whoseneedhasbeencertifiedbya physician.WrittenpermissionmustbeobtainedfromtheCHSDforsuch deviationfromtheoccupancystandard.

C. <u>AddingNewFamilyMember(s)</u> -beforeanyotherpersonwillbeallowed tomoveinwithatenantfamilytheCHSDmustbenotifiedandthe additionalpersonmustmeetthesamescreeningandprocessing requirementswhich applytoallfamilieswhoseekadmissiontotheCHSD units.

#### 14.1 COMMUNITYSERVICERE QUIREMENT

#### TheCommunityServicerequirementforpublichousingresidentshasbeen suspendeduntilfurthernotice.CommunityHousingwillnotimplementor enforcethisprovis ionoftheleaseasofFebruary11,2002.HUDmayprovide furtherinstructionsatalaterdate.

Inordertobeeligibleforcontinuedoccupancy,eachadultfamilymembermust either(1)contributeeighthourspermonthofcommunityservice(notincludi ng politicalactivities)or(2)participateinaneconomicself -sufficiencyprogram unlesstheyareexemptfromthisrequirement,or(3)performeighthoursper monthofcombinedactivitiesunlesstheyareexemptfromthisrequirement

#### 14.2 EXEMPTIONS

The following adult family members of tenant families are exempt from this requirement.

- A. Familymemberswhoare62orolder.
- B. Familymemberswhoareblindordisabledasdefinedunder216(I)(1)or 1614oftheSocialSecurityAct(42U.S.C.416(I)(1)a ndwhocertifiesthat becauseofthisdisabilitysheorheisunabletocomplywiththe communityservicerequirements.
- C. Familymemberswhoaretheprimarycaregiverforsomeonewhoisblind ordisabledassetforthinParagraphBabove.
- D. Familymemb ersengagedinworkactivity.
- E. FamilymemberswhoareexemptfromworkactivityunderpartAtitleIVof theSocialSecurityActorunderanyotherStatewelfareprogram, includingthewelfare -to-workprogram.
- F. Familymembersreceivingassistance,be nefitsorservicesunderaState programfundedunderpartAtitleIVoftheSocialSecurityActorunder anyotherStatewelfareprogram,includingwelfare -to-workandwhoarein compliancewiththatprogram.

#### 14.3 NOTIFICATIONOF THEREQUIREMENT

The CHS Dshallidentify all adult family members who are apparently not exempt from the community service requirement.

The CHSD shall notify all such family members of the community service requirement and of the categories of individuals who are exempt from the requirement. The notification will provide the opport unity for family members to claim and explain an exempt status. The CHSD shall verify such claims.

Thenotification will advise families that their community service obligation will begin upon the fective date of their first annual reexamination on or after July 1,2001. For families paying a flat rent, the obligation begins on the date their annual reexamination would have been effective had an annual reexamination taken place. It will also advis ethem that fail ure to comply with the community service requirement will result in neligibility for continued occupancy at the time of any subsequent annual reexamination.

#### 14.4 VOLUNTEEROPPOR TUNITIES

Communityserviceincludesperformingworkorduti esinthepublicbenefitthat servetoimprovethequalityoflifeand/orenhanceresidentself -sufficiency, and/orincreasetheself -responsibilityoftheresidentwithinthecommunity.

Aneconomicself -sufficiencyprogramisonethatisdesignedtoen courage, assist,trainorfacilitatetheeconomicindependenceofparticipantsandtheir familiesortoprovideworkforparticipants. Theseprogramsmayinclude programsforjobtraining,workplacement,basicskillstraining,education, Englishproficie ncy,workfare,financialorhouseholdmanagement, apprenticeship,andanyprogramnecessarytoreadyaparticipanttowork(such assubstanceabuseormentalhealthtreatment).

#### 14.5 THEPROCESS

Uponadmissiontotheprogramand/oratthefirstannualre examinationonor afterJuly1,2001,andeachannualreexaminationthereafter,theCHSDwilldo thefollowing:

- A. Providealistofvolunteeropportunitiestothefamilymembers.
- B. Haveeachadultfamilymembersignaformacknowledgingtheir responsibilitiesandthattheyunderstandtheconsequencesofnon compliance.
- C. Thirty(30)daysbeforethefamily'snextleaseanniversarydate,theCHSD willverifycompliancewiththecommunityservicerequirementforeach adultnon -exemptfamilymember.

Eachfamilymemberrequiredtoperformthisservicewillberesponsibleforproviding certificationoftheirmonthlyprogress. Theeligibilityworkerwilltrackthefamily member'smonthlyprogressforcompliancewiththerequirement. This information will beplaced in the case file.

#### 14.6 NOTIFICATIONOF NON COMPLIANCEWITH COMMUNITYSERVICE REQUIREMENT

TheCHSDwillnotifyanyfamilyfoundtobeinnoncomplianceofthefollowing:

- A. Thefamilymember(s)hasbeendeterminedtobeinnoncompliance;
- B. Thatthedeterminationissubjecttothegrievanceprocedure;and
- C. That, unless the family member (s) enterinto an agreement to comply, the lease will not be renewed at the next annual recertification.

#### 14.7 OPPORTUNITYFOR CURE

TheCHSDwillofferthe familymember(s)theopportunitytoenterintoan agreementpriortotheanniversaryofthelease. Theagreementshallstatethat thefamilymember(s)agreestoenterintoaneconomicself -sufficiencyprogram oragreestocontributetocommunityservice forasmanyhoursasneededto complywiththerequirementoverthepast12 -monthperiod. Thecureshall occuroverthe12 -monthperiodbeginningwiththedateoftheagreementand theresidentshallatthesametimestaycurrentwiththecurrentyear'sc ommunity service requirement.

If any applicable family member does not accept the terms of the agreement, does not fulfill their obligation to participate in an economic self -sufficiency program, or falls behind in their obligation under the agreement to perform community service, the CHSD will terminate the lease at the next reexamination.

### 14.8 PROHIBITIONAGA INSTREPLACEMENTOF AGENCYEMPLOYEES

Inimplementingtheservicerequirement,theCHSDmaynotsubstitute communityserviceorself -sufficiencyac tivitiesperformedbyresidentsforwork ordinarilyperformedbyitsemployees,orreplaceajobatanylocationwhere residentsperformactivitiestosatisfytheservicerequirement.

# **15.0 RECERTIFICATIONS**

Atleastannually,theCHSDwillconductareex aminationoffamilyincomeand circumstances.Theresultsofthereexaminationdetermine(1)therentthefamily willpay,and(2)whetherthefamilyishousedinthecorrectunitsize.

#### 15.1 GENERAL

TheCHSDwillsendanotificationlettertothefamily lettingthemknowthatitis timefortheirannualreexamination, givingthemtheoptionofselectingeitherthe flatrentorincomemethod, and scheduling an appointmentifthey are currently

payinganincomerent. If the family thinks they may want to witch from a flat rent to an incomerent, they should request an appointment. At the appointment, the family can make their final decision regarding which rent method they will choose. The letter also includes, for those families paying the income method, forms for the family to complete in preparation for the interview. The letter includes instructions permitting the family to reschedule the interview if necessary. The letter tells families who may need to make alternate arrangements due to a disability the atthey may contact staff to request an accommodation of the inner was a standard to make a staff to request an accommodation of the inner was a standard to make a staff to request an accommodation of the inner was a staff to request and the inner was a staff to request an accommodat

Duringtheappointment,theCHSDwilldeterminewhetherfamilycomposition mayrequireatransfertoadifferentbedroomsizeunit,andifso,thefamily's namewillbeplacedonthetr ansferlist.

Existingtenantsmustcomplywiththesecuritydepositrequirementsasstatedin Section10.8.B.Thisrequirementwillbemetatthetimeofthetenant'sannual recertificationforprogrameligibility.Existingtenantswillalsobegivensi x monthstopaytheadditionalsecuritydepositifpayingthefullamountwouldbea hardship.

#### 15.2 MISSEDAPPOINTM ENTS

If the family fails to respond to the letter and fails to attend the interview, a second letter will be mailed. The second letter will advise of an ewtime and date for the interview, allowing for the same considerations for rescheduling and accommodation as above. The letter will also advise that failure by the family to attend the second scheduled interview will result in the CHSD taki ngeviction actions against the family.

#### 15.3 FLATRENTS

Theannuallettertoflatrentpayersregardingthereexaminationprocesswill statethefollowing:

- A. Eachyearatthetimeoftheannualreexamination,thefamilyhasthe optionofselectingaf latrentamountinlieuofcompletingthe reexaminationprocessandhavingtheirrentbasedontheincome amount.
- B. Theamountoftheflatrent.
- C. Afactsheetaboutincomerentsthatexplainsthetypesofincome counted,themostcommontypesofincom eexcluded,andthecategories allowancesthatcanbedeductedfromincome.
- D. Familieswhooptfortheflatrentwillberequiredtogothroughtheincome reexaminationprocesseverythreeyears,ratherthantheannualreview theyotherwisewouldundergo .

- E. Familieswhooptfortheflatrentmayrequesttohaveareexamination and return to the income -based method at any time for any of the following reasons:
  - 1. Thefamily'sincomehasdecreased.
  - 2. Thefamily'scircumstanceshavechangedincreasingt heir expensesforchildcare,medicalcare,etc.
  - 3. Othercircumstancescreatingahardshiponthefamilysuchthat theincomemethodwouldbemorefinanciallyfeasibleforthe family.
- F. ThedatesuponwhichtheCHSDexpectstoreviewtheamountofthef lat rent,theapproximaterentincreasethefamilycouldexpect,andthe approximatedateuponwhichafuturerentincreasecouldbecome effective.
- G. Thenameandphonenumberofanindividualtocalltogetadditional informationorcounselingconcernin gflatrents.
- H. Acertificationforthefamilytosignacceptingordecliningtheflatrent.

Eachyearpriortotheiranniversarydate,CHSDwillsendareexaminationletter tothefamilyofferingthechoicebetweenaflatoranincomerent.The opportunitytoselecttheflatrentisavailableonlyatthistime.Atthe appointment,theCHSDmayassistthefamilyinidentifyingtherentmethodthat wouldbemostadvantageousforthefamily.Ifthefamilywishestoselecttheflat rentmethodwithoutmeeti ngwiththeCHSDrepresentative,theymaymakethe selectionontheformandreturntheformtotheCHSD.Insuchcase,theCHSD willcanceltheappointment.

#### 15.4 THEINCOMEMETH OD

Duringtheinterview,thefamilywillprovideallinformationregardingincome, assets,expenses,andotherinformationnecessarytodeterminethefamily's shareofrent.ThefamilywillsigntheHUDconsentformandotherconsentforms thatlaterwillbemailedtothesourcesthatwillverifythefamilycircumstances.

Uponre ceiptofverification, the CHSD will determine the family's annual income and will calculate their rent as follows.

Thetotaltenantpaymentisequaltothehighestof:

- A. 10%ofmonthlyincome;
- B. 30% of adjusted monthly income;
- C. Theminimumrent.

#### 15.5 EFFECTIVEDATEOF RENTCHANGESFORAN NUALREEXAMINATIONS

Thenewrentwillgenerallybeeffectiveupontheanniversarydatewiththirty(30) daysnoticeofanyrentincreasetothefamily.

If the rent determination is delayed due to a reason beyond the econtrol of the family, then any rent increase will be effective the first of the month in which the family receives a 30 - day notice of the amount. If the new rent is a reduction and the delay is beyond the control of the family, the reduction will be effective as scheduled on the anniversary date.

If the family caused the delay, the nany increase will be effective on the anniversary date. Any reduction will be effective the first of the month after the rentamount is determined.

#### 15.6 INTERIMREEXAMINATIONS

Familiesarerequiredtoreportonlythefollowingchangesbetweenregular reexaminations. If the family's rentisbeing determined under the income method, the sechanges will trigger an interim reexamination. During an interim reexamination only the information affected by the changes being reported will be reviewed and verified.

Anyofthechangeslistedbelowmustbereportedtomanagementwithinten(10) daysoftheiroccurrence.Completeverificationofcircumstancesinsuchc ases willbedocumented.Failuretoreportthesechangesmayresultinaretroactive rentchargeorevictionactionagainstthetenant.Interimreexaminationsshallbe madeforthefollowingreasons:

- A. Allchangesresultinginrentdecreasesexpectedt olastatleast30days.
- B. Allincomechangesforfamiliesthatdeclarezeroincome.
- C. Amemberhasbeenaddedtothefamilythroughbirthoradoptionor court-awardedcustody.
- D. Ahouseholdmemberisleavingorhasleftthefamilyunit.

Inorder toaddahouseholdmemberotherthanthroughbirthoradoption (includingalive -inaide)thefamilymustrequestthatthenewmemberbeadded tothelease.

Beforeaddingthenewmembertothelease,theindividualmustcompletean applicationformstati ngtheirincome,assets,andallotherinformationrequiredof anapplicant.TheindividualmustprovidetheirSocialSecurityNumberifthey haveone,andmustverifytheircitizenship/eligibleimmigrantstatus.Thenew familymemberwillgothroughthe screeningprocesssimilartotheprocessfor applicants.TheCHSDwilldeterminetheeligibilityoftheindividualbefore allowingthemtobeaddedtothelease.

If the individual is found to be ineligible or does not pass the screening criteria, they will be advise dinwriting and given the opport unity for an informal review. If they are found to be eligible and dop assthescreening criteria, the CHSD will grant approval to add their name to the lease. At the same time, the family's annual income will be recalculated taking into account the income and circumstances of the new family member.

#### 15.7 SPECIALREEXAMI NATIONS

Ifafamily'sincomeistoounstabletoprojectfortwelve(12)months,including familiesthattemporarilyhavenoincome(0rente rs)orhaveatemporary decreaseinincome,theCHSDmayschedulespecialreexaminationseverysixty (60)daysuntiltheincomestabilizesandanannualincomecanbedetermined.

#### 15.8 EFFECTIVEDATE OFRENTCHANGESDUE TOINTERIMORSPECIA L REEXAMINATIONS

Forinterimre -exams, increases inrents hall be come effective on the first day of the second month following the month the change was reported, provided the change was reported with intendays of its occurrence and the family complies with the verific ation requirements and completes re -exam. Decreases in rent shall take place on the first day of the month following the month in which the change is reported. The effective dates of changes that are not reported in a timely manner are covered in the following section.

#### 15.9 ERRORS/OMISSIONS, MISREPRESENTATION S/FAILUREORDELAYI N REPORTINGCHANGES

Intheinterestofbrevity, the word "error" is used in this section to represent errors, omissions, misrepresentations, and failure to report changes. If a inrentisrevealed at any time, properadjust ment will be made to correct the error as follows:

- A. Errorswhicharethefaultofthetenant:
  - 1. Increasedrentshallberetroactivetothefirstdayofthemonth followingthedatethechangeoccu rred.
  - 2. Decreasedrentshallbeeffectiveonthefirstdayofthemonth followingthemonththechangewasreported.
- B. Errorsnotthefaultofthetenant:
  - 1. Increasedrentshallbemadeeffectivethefirstdayofthesecond monthfollowingthedate theerrorwasdiscovered.

2. Decreasedrentshallbemaderetroactivetothedateoftherent adjustmentinwhichtheerroroccurred.

# **16.0 UNITTRANSFERS**

#### 16.1 OBJECTIVESOFT HETRANSFERPOLICY

TheobjectivesoftheTransferPolicyincludethefollowi ng:

- A. Toaddressemergencysituations.
- B. Tofullyutilizeavailablehousingresourceswhileavoidingovercrowdingby insuringthateachfamilyoccupiestheappropriatesizeunit.
- C. Tofacilitatearelocationwhenrequiredformodernizationorother managementpurposes.
- D. Tofacilitaterelocationoffamilieswithinadequatehousing accommodations.
- E. ToprovideanincentiveforfamiliestoassistinmeetingtheCHSD's deconcentrationgoal.
- F. Toeliminatevacancylossandotherexpensesduetounnecessary transfers.
- G. Toaccommodate *RemainingFamilyMembers*.

#### 16.2 CATEGORIESOFT RANSFERS

- A. <u>TransferWaitingList</u> -TheCHSDshallmaintainalistofthenamesof tenantsrequiringtransferinchronologicalorderwithinthelistedpriorities.
- B. <u>TransferPriorities</u> -T ransferswillbegrantedtotenantsaccordingtothe followingpriorities:
  - 1. <u>HazardousDefects</u> -Tenantswhoseunitshavedefectshazardousto life,health,orsafety.lfsuchdefectsarecausedbytenantabuseand/or neglect,terminationoftenancyra therthantransfermayresult.
  - 2. <u>UnitRehabilitation</u> -Tenantswhomustbetransferredtoallowfor rehabilitationorconstructionworkintheirunit.
  - 3. <u>MedicalCondition</u> -Tenantswhohaveamedicallyverifiedphysical conditionthatrequiresadiffe renttypeorsizeofunit.

- 4. <u>UnitSizeAdjustments</u> -Tenantseitheroverorunderhousedwho requireaunitsizeadjustment.
- 5. <u>Other</u> -Tenantsrequestingtransferforanyreasonotherthantheabove specifiedcategories.
- C. DwellingUnitSizeAdjust ments: **IftheCHSDdeterminesthatthesizeof** thedwellingunitisnolongerappropriatetothetenant'sneeds, whether too largeortoosmall, its hall serve notice of such determination to the tenant. Thenoticewilladvisethetenantthattheyhavebe enplacedonawaitinglist toawaittheavailabilityofasuitableunit.Tenantshallbegivennoticein writingofthedatethatasuitableunitisexpectedtobereadyfor occupancy.Tenantshallbegivenareasonabletimeofnotlessthan fourteen(1 4)daysinwhichtomove.Fourteen(14)daysshallcommence onthedaythatthenewleaseissignedandthekeystothenewunitare deliveredtothetenant.Returnofthekeystotheoriginalunitshall evidenceterminationofthepriorlease.Failuret odeliverkevstothe originalunitbytheendofthe14thdaywillresultinthetenantbeing responsiblefortherentonbothunitsuntilthekeyshavebeendelivered. Tenant'sfailuretotransfertoasuitableunitisacauseforeviction.Tenants shallnotbepenalizedifthevarewillingtoacceptthenewunitbutare unabletomovebythedaterequiredandpresentevidencesatisfactoryto theCHSDoftheirinabilitytomove.

#### 16.3 DOCUMENTATION

Whenthetransferisattherequestofthefamily, the familymayberequired to provide thirdparty verification of the need for the transfer.

#### 16.4 INCENTIVETRANS FERS

Transferrequestswillbeencouragedandapprovedforfamilieswholiveina developmentwheretheirincomecategory(beloworabove30% of areamedian) predominatesandwishtomovetoadevelopmentwheretheirincomecategory doesnotpredominate.

Familiesapprovedforsuchtransferswillmeetthefollowingeligibilitycriteria:

- A. Havebeenatenantforthreeyears;
- B. Foraminimumof oneyear,atleastoneadultfamilymemberisenrolled inaneconomicself -sufficiencyprogramorisworkingatleastthirty -five (35)hoursperweek,theadultfamilymembersare62yearsofageor olderoraredisabledoraretheprimarycaregiversto otherswith disabilities;
- C. Adultmemberswhoarerequiredtoperformcommunityservicehavebeen currentintheseresponsibilitiessincetheinceptionoftherequirementor

foroneyear, which everisless;

- D. Thefamilyiscurrentinthepaymentofall chargesowedtotheCHSDand hasnotpaidlaterentforatleastoneyear;
- E. Thefamilypassesacurrenthousekeepinginspectionanddoesnothave anyrecordofhousekeepingproblemsduringthelastyear;
- F. Thefamilyhasnotmateriallyviolatedthel easeoverthepasttwoyearsby disturbingthepeacefulenjoymentoftheirneighbors,byengagingin criminalordrug -relatedactivity,orbythreateningthehealthorsafetyof tenantsorHousingAuthoritystaff.
- G. Participatesinaseriesofclassesco nductedbytheCHSDonbasichome andyardcare.

#### 16.5 PROCESSINGTRAN SFERS

TheCHSDwillaccept, prioritize, and process transferrequests in such a manner asto avoid situations that adversely affect program operations, taking into account the resource savailable to accomplish the transfers. As resources for a transfer become available, the household to be transferred may take precedence over an admission from the waiting list.

Thefollowingisthepolicyfortherejectionofanoffertotransfer:

- A. If the family rejects with good cause any unit offered, they will not lose their place on the transfer waiting list.
- Β. If the CHSD determines that a transferis appropriate, its hall serve notice ofsuchdeterminationtothetenant.Thenoticewillad visethetenantthat theyhavebeenplacedonawaitinglisttoawaittheavailabilityofa suitableunit.Tenantshallbegivennoticeinwritingofthedatethata suitableunitisexpectedtobereadyforoccupancy.Tenantshallbegiven areasonable timeofnotlessthanfourteen(14)daysinwhichtomove. Fourteen(14)daysshallcommenceonthedaythatthenewleaseis signedandthekeystothenewunitaredeliveredtothetenant.Returnof thekeystotheoriginalunitshallevidenceterminati onofthepriorlease. Failuretodeliverkeystotheoriginalunitbytheendofthe14thdaywill resultinthetenantbeingresponsiblefortherentonbothapartmentsuntil thekeyshavebeendelivered. Tenant's failure to transfer to a suitable unitisacauseforeviction. Tenantsshallnotbepenalized if they are willingtoacceptthenewunitbutareunabletomovebythedaterequired and presentevidences at is factory to the CHSD of their in ability to move.
- C. If the transferisbeing made at the family's request and the rejected offer provides deconcentration incentives, the family will maintain their place on the transfer list and will not otherwise be penalized.

D. If the transferisbeing made at the family's request, the family may, without good cause and without penalty, turn down one offer that does not include deconcentration incentives. After turning down as econd such offer without good cause, the family's name will be removed from the transfer list.

#### 16.6 COSTOFTHEFAM ILY'SMOVE

The cost of the transfergenerally will be borne by the family in the following circumstances:

- A. Whenthetransferismadeattherequestofthefamilyorbyotherson behalfofthefamily(i.e.bythepolice);
- B. Whenthetransferisneededtomovethe familytoanappropriatelysized unit, eitherlargerorsmaller;
- C. Whenthetransferisnecessitatedbecauseafamilywithdisabilitiesneeds theaccessibleunitintowhichthetransferringfamilymoved(Thefamily withoutdisabilitiessignedastatement tothiseffectpriortoacceptingthe accessibleunit);or
- D. Whenthetransferisneededbecauseactionorinactionbythefamily causedtheunittobeunsafeoruninhabitable.

ThecostofthetransferwillbebornebytheCHSDinthefollowing circumstances:

- A. Whenthetransferisneededinordertocarryoutrehabilitationactivities; or
- B. WhenactionorinactionbytheCHSDhascausedtheunittobeunsafeor inhabitable.

Theresponsibilityformovingcostsinothercircumstanceswillbedetermi nedon acasebycasebasis.

#### 16.7 TENANTSINGOOD STANDING

Whenthetransferisattherequestofthefamily,itwillnotbeapprovedunless thefamilyisingoodstandingwiththeCHSD.Thismeansthefamilymustbein compliancewiththeirlease,curre ntinallpaymentstotheHousingAuthority,and mustpassahousekeepinginspection.

#### 16.8 TRANSFERREQUES TS

Atenantmayrequestatransferatanytimebycompletingatransferrequest

form.Inconsideringtherequest,theCHSDmayrequestameetingwi ththe tenanttobetterunderstandtheneedfortransferandtoexplorepossible alternatives.TheCHSDwillreviewtherequestinatimelymannerandifa meetingisdesired,itshallcontactthetenantwithinten(10)businessdaysof receiptoftherequesttoscheduleameeting.

TheCHSDwillgrantordenythetransferrequestinwritingwithinten(10) businessdaysofreceivingtherequestorholdingthemeeting, which everislater.

If the transferis approved, the family's name will be added to the transfer waiting list.

If the transferis denied, the denial letter will advise the family of their right to utilize the grievance procedure.

#### 16.9 RIGHTOFTHECH SDINTRANSFERPOLIC Y

Theprovisionslistedabovearetobeusedasaguidetoinsurefair andimpartial meansofassigningunitsfortransfers.Itisnotintendedthatthispolicywillcreate apropertyrightoranyothertypeofrightforatenanttotransferorrefuseto transfer.

# **17.0 INSPECTIONS**

Thefollowingliststhetypesofinspect ionsconductedbytheCHSD:

- A. <u>Pre-OccupancyInspection</u> -beforetenantoccupiesthedwellingunit,the premiseswillbeinspectedjointlybythetenantandCHSDstaff.Both partieswillagreeupontheconditionoftheunitbysigninganinspection sheet.
- B. <u>RegularandPeriodicInspectio</u>n –onanannualbasistheCHSDshall conductaninspectionofeachunit.Thisinspectionwillserveas documentationinthedeterminationofneededmaintenanceorrepairs,to assessdamageoverandabovenormalwearan dtear,andtodetermine thatthefamilyismaintainingtheunitaccordingtotheCHSDstandards. Failuretomaintainthedwellingunitandpremisesinasafe,sanitary,and undamagedconditionmayresultinleasetermination.
- C. <u>Move-OutInspections</u> -w hentenantvacates,theCHSDshallconductan inspectionofthedwellingunittodeterminetheconditionoftheunit, damages,andrelatedcharges.Thetenantshallbenotifiedofthemove outinspectionandgiventheopportunitytoattend.TheCHSDshal I furnishthetenantwithawrittenstatementofthecharges,ifany,forwhich thetenantisresponsible.Suchnoticeshalladvisethetenantoftheirright tofileagrievanceiftheydisagreewiththestatementofcharges.

D. <u>Recordkeeping</u> -acopyof eachinspectionreportshallberetainedinthe appropriatetenantorunitfile.

#### 17.1 NOTICEOFINSPE CTION

Forinspectionsdefinedasannualinspections, preventative maintenance inspections, specialinspections, and house keeping inspections, the CHSDw give the tenant at least two (2) days written notice.

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#### 17.2 EMERGENCYINSPE CTIONS

Ifanyemployeeand/oragentoftheCHSD hasreasontobelievethatan emergencyexistswithinthehousingunit,theunitcanbeenteredwithoutnotice. Theperson(s)t hatenterstheunitwillleaveawrittennoticetotheresidentthat indicatesthedateandtimetheunitwasenteredandthereasonwhyitwas necessarytoentertheunit.

# **18.0 PETPOLICY**

#### 18.1 EXCLUSIONS

Thispolicydoesnotapplytoanimalsthatareu sedtoassistpersonswith disabilities. Assistiveanimals are allowed in all publichousing facilities with no restrictions other than those imposed on all tenantstomaintain their units and associated facilities in a decent, safe, and sanitary manner an dtore frain from disturbing their neighbors, and to be licensed and inoculated as required by local laws.

#### 18.2 APPROVAL

ResidentsmusthavethepriorapprovaloftheCHSDbeforemovingapetinto theirunit.ResidentsmustrequestapprovalontheAuthor izationforPet OwnershipFormthatmustbefullycompletedbeforetheCHSDwillapprovethe request.

#### 18.3 TYPESANDNUMBE ROFPETS

Residentsarepermittedtoownandkeepnomorethantwo(2)common householdpetsintheirapartment. TheCHSDwillallow onlycommonhousehold pets.Thismeansonlydomesticatedanimalssuchasadog,cat,bird,rodent (includingarabbit),fishinaquariumsoraturtlewillbeallowedinunits.Common householdpetsdonotincludereptiles(exceptturtles).

Alldogsand catsmustbespayedorneuteredbeforetheybecomesixmonths old.Alicensedveterinarian mustverifythisfact.

#### 18.4 INOCULATIONS

InordertobeapprovedbyCHSD,petsmustbeappropriatelyinoculatedagainst rabiesandotherconditionsprescribedb ylocalordinances.

#### 18.5 PETDEPOSIT

Theamountofpetdepositchargedperapartmentwillbe\$100.00payablewithin sixmonths.TheCHSDwillrefundthepetdeposittotheresidentuponpermanent removalofthepet(s)fromthepremisesafteraninspecti onbytheCHSDshowing thatthepremisesareclean,odorfree,andundamaged.

#### 18.6 DAMAGES -FINAN CIALOBLIGATIONOFR ESIDENTS

Residentagreestoreportimmediatelyanydamagecausedbythepet(s)andto payreasonablechargesforrepairtothepremises, buildings,facilities,and commonareascausedbythepet(s),payableonthedayonwhichtherentisdue, onemonthfollowingtheeffectivedateofthecharges.

#### 18.7 NUISANCEORTHR EATTOHEALTHORSAF ETY

Thepetanditslivingquartersmustbemain tainedinamannertopreventodors and any other unsanitary conditions in the owner's unit and surrounding areas.

Catsmustuseasanitarysandboxintheapartment.Petdroppingsmustbe removedimmediately,anddisposedofinCHSDdumpsters.Awasterem oval chargeof\$5.00willbechargedforfailuretoremovewaste.

Pet(s)mustnotdisturbotherresidents,includingbutnotlimitedtoloudand excessivebarking.

Repeated, substantiated complaints by neighbors or CHSD personnel regarding pets disturbin gthepeace of neighbors through noise, odor, animal waste, or other nuisance will result in the owner having to remove the petor move him/herself.

#### 18.8 DESIGNATIONOF PETAREAS

Pet(s)mustbekeptinsidetheapartmentor,ifoutside,onaleashcontr olledbya responsibleadult.

Pet(s)mustbekeptoutoflandscaping,storage/laundryrooms,andcommon areasnotassignedtotheresident.

Pet(s)mustnotbeleftunattendedformorethan24hours.Intheeventanypetis leftunattendedformoretha n24hours,theCHSDmayenterthepremisesand turnthepetovertothepoundorotherappropriateauthorities.

#### 18.9 VISITINGPETS

Petsthatmeetthesizeandtypecriteriaoutlinedabovemayvisitthe projects/buildingswherepetsareallowedforupt otwo(2)weekswithoutCHSD approval.Tenantswhohavevisitingpetsmustabidebytheconditionsofthis policyregardinghealth,sanitation,nuisances,andpeacefulenjoymentofothers. Ifvisitingpetsviolatethispolicyorcausethetenanttoviolate thelease,the tenantwillberequiredtoremovethevisitingpet.

#### 18.10 PETLICENSE/RE GISTRATION

Residentsmustmaintainup -to-dateinoculationrecords,doglicense,andvalid rabiestagsontheirpet(s).ThisinformationwillberequiredtoreceiveC HSD approvaltoregisterpet(s).

Allpet(s)musthaveatagbearingtheownersname,address,andtelephone number,andmustberegisteredattheCHSDofficebeforebeingbroughtontothe premises,andannuallythereafter.

Residentsmustprovidethena me,address,andphonenumberofoneormore responsiblepartieswhowillcareforthepetincaseofanemergency.CHSDmay requireadditionalinformationifnecessarytoensurecompliance.

#### 18.11 DENIEDREGISTR ATION

TheCommunityHousingServicesDivis ionmayrefusetoregisterapetif:

Thepetisnotacommonhouseholdpet;

Thekeepingofthepetwouldviolateanyapplicablehousepetrule;

Theresidentfailstoprovidecompletepetregistrationinformationorfailsannually toupdatethepetregi stration;

TheCHSDdeterminesthatthepetownerwillbeunabletokeepthepetin compliancewiththepetrulesandotherleaseobligations, basedonthepet owner'shabits, and practices.

TheaddingofapetviolatestheCHSDdensityruleofnotmore thantwo(2)pets perapartment.

The CHSD will not if y the petowner if registration is denied. The notices hall state the reason for the CHSD decision to deny registration.

#### 18.12 NOTICES

<u>NoticeofViolation</u> –iftheCHSDdeterminesthataresidenthas violatedarule governingtheowningorkeepingofpet(s),theCHSDwillserveawrittennoticeof petruleviolationtothepetowner.Thenoticewill:

Makeabriefstatementofthedeterminationandthepetruleorviolation;

Statethatthepetowner has10daysfromtheeffectivedateofthenoticeto correcttheviolation(includingremovingthepet)ortomakeawritten requestforameetingtodiscusstheviolation;

Statethatthepetownerisentitledtobeaccompaniedbyanotherpersonat the meeting;and,

Statethatfailuretocorrecttheviolation.reguestameeting.orappearata requestedmeetingmayresultinterminationofthepet(s)ownertenancy.

NoticeofMeeting -ifthepetownermakesatimelyrequestforameetingto discussan allegedpetruleviolation, the CHSD will establish a meeting, no later than15daysfromtheeffectivedateofthenoticeofpetviolation.Atthemeeting, thepetownerandCHSDrepresentativeshalldiscusstheviolationandattemptto correctit.TheC HSDmay,asaresultofthemeeting,givethepetowneradditional timetocorrecttheviolation.

NoticeofPetRemoval -ifthepetownerandCHSDareunabletoresolvethepet violationatthemeeting, orifthe CHSD determines that the petowner has fa correctthepetruleviolation, within any additional time, the CHSD will serve a writtennoticetothepetownerrequiringthepetownertoremovethepet. The noticemust:

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Containabriefstatementofthedeterminationandthepetruleorrules thathavebeenviolated;

Statethatthepetownermustremovethepetwithin10daysofthe effectivedateofthenoticeofpetremoval;and,

Statethatfailuretoremovethepetmayresultinterminationofthepet owner'stenancy.

# **19.0 REPAYMENTAG REEMENTS**

WhenaresidentowestheCHSDbackchargesandisunabletopaythebalance bytheduedate, the resident may request that the CHSD allow them to enterinto aRepaymentAgreement.TheCHSDhasthesolediscretionofwhetherto acceptsuchanagr eement.AllRepaymentAgreementsmustassurethatthefull paymentismadewithinaperiodnottoexceedtwelve(12)months.All RepaymentAgreementsmustbeinwritingandsignedbybothparties.Failureto complywiththeRepaymentAgreementtermsmay subjecttheResidentto evictionprocedures.

## **20.0 TERMINATION**

#### 20.1 TERMINATIONBY TENANT

Thetenantmayterminatetheleaseatanytimeuponsubmittinga30 -daywritten notice.Ifthetenantvacatespriortotheendofthethirty(30)days,theywill be responsibleforrentthroughtheendofthenoticeperiodoruntiltheunitisre - rented,whicheveroccursfirst.

#### 20.2 TERMINATIONBY THEHOUSINGAUTHORIT Y

TwelvemonthsaftertheCHSDhasimplementedthemandatedCommunity ServiceRequirement,itw illnotrenewtheleaseofanynon -exemptfamilythatis notincompliancewiththeCommunityServiceRequirementorapproved AgreementtoCure.Iftheydonotvoluntarilyleavetheproperty,eviction proceedingswillbegin. **COMMUNITYSERVICEREQUIREMENT SUSPENDED** 

The CHSD will terminate the lease for serious or repeated violations of material lease terms. Such violations include but are not limited to the following:

- A. Nonpaymentofrentorothercharges;
- B. Ahistoryoflaterentalpayments;
- C. Failuretoprovidetimelyandaccurateinformationregardingfamily composition, incomecircumstances, orotherinformation related to eligibility or rent;
- D. Failuretoallowinspectionoftheunit;
- E. Failuretomaintaintheunitinasafeandsanitaryman ner;
- F. Assignmentorsublettingofthepremises;
- G. Useofthepremisesforpurposesotherthanasadwellingunit(otherthan forhousingauthorityapprovedresidentbusinesses);
- H. Destructionofproperty;
- I. Actsofdestruction, defacement, or remo valofany part of the premises or failure to cause guests to refrain from such acts;
- J. Anycriminalactivityonthepropertyordrug -relatedcriminalactivityonor offthepremisesbytheleaseholder,amemberofthehousehold,ora guest.Thisinclud esbutisnotlimitedtothemanufactureof methamphetamineonthepremisesoftheCHSD;
- K. Non-compliancewithNon -CitizenRulerequirements;

- L. Permittingpersonsnotontheleasetoresideintheunitmorethan fourteen(14)dayseachyearwithoutth epriorwrittenapprovalofthe HousingAuthority;and
- M. Othergoodcause.

TheCHSDwilltakeimmediateactiontoevictanyhouseholdthatincludesan individualwhoissubjecttoalifetimeregistrationrequirementunderaStatesex offenderregistrati onprogram.

#### 20.3 ABANDONMENT

TheCHSDmustpostawrittennoticeofintenttodeclareaunitabandoned.The noticemuststatefromwhatdatetheCHSDdeterminedtheunitabandonedand thatthetenanthas30daysfromthedateofpostingtoreclaimtheun it.Iftenant doesnotreclaimtheunit,theCHSDwilltakepossession.

If the tenant leaves personal belongings in the unit, the CHSD must inventory the items and store them for 30 days. If the tenants' personal belongings remain unclaimed after 30 days , the CHSD may dispose of the items as seen fit. The CHSD must keep a list of the disposed items noting the methods of disposal. Costs for storage and disposal shall be assessed against the former tenant. The CHSD may not profit from the disposal of such items.

#### 20.4 RETURNOFSECUR ITYDEPOSIT

Afterafamilymovesout,theCHSDwillreturnthesecuritydepositwithina reasonabletimeafterterminationofoccupancy,orgivethefamilyawritten statementofwhyallorpartofthesecuritydepositisbeing kept.Therentalunit mustberestoredtothesameconditionsaswhenthefamilymovedin,exceptfor normalwearandtear.Depositswillnotbeusedtocovernormalwearandtearor damagethatexistedwhenthefamilymovedin.

TheCHSDwillbeconsider edincompliancewith the above if the required payment, statement, or both, are deposited in the U.S. mail with first class postage paid within 14 days.

# GLOSSARY

**50058Form:** TheHUDformthathousingauthoritiesarerequiredtocompleteforeach assistedhouseholdinpublichousingtorecordinformationusedinthecertificationand re-certificationprocessand, at the option of the housing authority, for interim reexaminations.

**1937HousingAct:** TheUnitedStatesHousingActof1937(42U.S.C.1437et seq.) (24CFR5.100)

**AdjustedAnnualIncome:** Theamountofhouseholdincome,afterdeductionsfor specifiedallowances,onwhichtenantrentisbased.(24CFR5.611)

**Adult:**Ahouseholdmemberwhois18yearsorolderorwhoistheheadofthe household,orspouse,orco -head.

Allowances: Amounts deducted from the household's annual income indetermining adjusted annual income (the income amount used in the rent calculation). Allowances are given for elderly families, dependents, medical expenses for eld erly families, disability expenses, and child care expenses for child renunder 13 years of age. Other allowance can be given at the discretion of the housing authority.

**AnnualContributionsContract(ACC):** ThewrittencontractbetweenHUDanda housingau thorityunderwhichHUDagreestoprovidefundingforaprogramunderthe 1937Act,andthehousingauthorityagreestocomplywithHUDrequirementsforthe program.(24CFR5.403)

AnnualIncome: Allamounts, monetary or not, that:

- A. Goto(oronbehalfof )thefamilyheadorspouse(eveniftemporarilyabsent) ortoanyotherfamilymember;or
- B. Areanticipatedtobereceivedfromasourceoutsidethefamilyduringthe12 monthperiodfollowingadmissionorannualreexaminationeffectivedate;and
- C. Arenotsp ecificallyexcludedfromannualincome.

AnnualIncomealsoincludesamountsderived(duringthe12 -monthperiod)fromassets towhichanymemberofthefamilyhasaccess. (1937HousingAct;24CFR5.609 )

**Applicant(applicantfamily):** Apersonorfamilyt hathasappliedforadmissiontoa programbutisnotyetaparticipantintheprogram.(24CFR5.403)

**Assets:**Thevalueofequityinsavings,checking,IRAandKeoghaccounts,real property,stocks,bonds,andotherformsofcapitalinvestment.Theval ueofnecessary itemsofpersonalpropertysuchasfurnitureandautomobilesarenotcountedas assets.(Alsosee"netfamilyassets.")

**AssetIncome:** Incomereceivedfromassetsheldbyfamilymembers.Ifassetstotal morethan\$5,000,incomefromtheas setsis"imputed"andthegreaterofactualasset incomeandimputedassetincomeiscountedinannualincome.(See"imputedasset income"below.)

**AssistanceApplicant:** Afamilyorindividualthatseeksadmissiontothepublic housingprogram.

**Certification:**Theexaminationofahousehold'sincome,expenses,andfamily compositiontodeterminethefamily'seligibilityforprogramparticipationandto calculatethefamily'sshareofrent.

**Child:** Forpurposesofcitizenshipregulations, a member of the familyheadorspouse who is under 18 years of age. (24 CFR 5.504(b))

**ChildCareExpenses:** Amountsanticipatedtobepaidbythefamilyforthecareof childrenunder13yearsofageduringtheperiodforwhichannualincomeiscompu ted, butonlywheresuchcareisnecessarytoenableafamilymembertoactivelyseek employment,begainfullyemployed,ortofurtherhisorhereducationandonlytothe extentsuchamountsarenotreimbursed. Theamountdeductedshallreflectreasonable chargesforchildcare. Inthecase of childcarenecessarytopermitemployment, the amountdeductedshallnotexceed theamountofemployment income that is included inannualincome. (24CFR5.603(d))

**Citizen:**AcitizenornationaloftheUnitedStates .(24CFR5.504(b))

**CommunityService:** Theperformanceofvoluntaryworkordutiesthatareapublic benefitandthatservetoimprovethequalityoflife,enhanceresidentself -sufficiency,or increaseresidentself -responsibilityinthecommunity.Comm unityserviceisnot employmentandmaynotincludepoliticalactivities.

**ConsentForm:** AnyconsentformapprovedbyHUDtobesignedbyassistance applicantsandparticipantsforthepurposeofobtainingincomeinformationfrom employersandSWICAs,retu rninformationfromtheSocialSecurityAdministration,and returninformationforunearnedincomefromtheInternalRevenueService.Theconsent formsmayauthorizethecollectionofotherinformationfromassistanceapplicantsor participanttodetermine eligibilityorlevelofbenefits.(24CFR5.214) **CoveredFamilies:** Familieswhoreceivewelfareassistanceorotherpublicassistance benefits("welfarebenefits")fromaStateorotherpublicagency("welfareagency") underaprogramforwhichFederal, State,orlocallawrequiresthatamemberofthe familymustparticipateinaneconomicself -sufficiencyprogramasaconditionforsuch assistance.

**Decent,Safe,andSanitary:** Housingisdecent,safe,andsanitaryifitsatisfiesthe applicablehousing qualitystandards.

Department: The Department of Housing and Urban Development. (24 CFR 5.100)

**Dependent:**Amemberofthefamily(exceptfosterchildrenandfosteradults),otherthan thefamilyheadorspouse,whoisunder18yearsofageorisaperso nwithadisabilityor isafull -timestudent.(24CFR5.603(d))

**DependentAllowance:** Anamount,equalto\$480multipliedbythenumberof dependents,thatisdeductedfromthehousehold'sannualincomeindetermining adjustedannualincome.

**DisabilityA ssistanceExpenses:** Reasonableexpensesthatareanticipated,duringthe periodforwhichannualincomeiscomputed,forattendantcareandauxiliaryapparatus foradisabledfamilymemberandthatarenecessarytoenableafamilymember (includingthedis abledmember)tobeemployed,providedthattheexpensesareneither paidtoamemberofthefamilynorreimbursedbyanoutsidesource . (24CFR5.603(d))

**DisabilityAssistanceExpenseAllowance:** Indeterminingadjustedannualincome,the amountofdisab ilityassistanceexpensesdeductedfromannualincomeforfamilieswith adisabledhouseholdmember.

**DisabledFamily:** Afamilywhosehead,spouse,orsolememberisapersonwith disabilities;twoormorepersonswithdisabilitieslivingtogether;orone ormorepersons withdisabilitieslivingwithoneormorelive -inaides.(24CFR5.403(b))(Alsosee"person withdisabilities.")

DisabledPerson: See"personwithdisabilities."

**DisplacedFamily:** Afamilyinwhicheachmember,orwhosesolemember,is aperson displacedbygovernmentalaction(suchasurbanrenewal),orapersonwhosedwelling hasbeenextensivelydamagedordestroyedasaresultofadisasterdeclaredor otherwiseformallyrecognizedpursuanttoFederaldisasterrelieflaws.(24CFR5. 403(b))

**DisplacedPerson:** Apersondisplacedbygovernmentalactionorapersonwhose dwellinghasbeenextensivelydamagedordestroyedasaresultofadisasterdeclaredor otherwiseformallyrecognizedpursuanttoFederaldisasterrelieflaws .[1937Ac t]

**Drug-RelatedCriminalActivity** :Drugtraffickingortheillegaluse,orpossessionfor personaluse,ofacontrolledsubstanceasdefinedinSection102oftheControlled SubstancesAct(21U.S.C.802.

**EconomicSelf -sufficiencyProgram:** Anyprogramd esignedtoencourage,assist,train orfacilitatetheeconomicindependenceofHUD -assistedfamiliesortoprovideworkfor suchfamilies.Theseprogramsincludeprogramsforjobtraining,employment counseling,workplacement,basicskillstraining,educa tion,Englishproficiency, workfare,financialorhouseholdmanagement,apprenticeship,andanyprogram necessarytoreadyaparticipantforwork(includingasubstanceabuseormentalhealth treatmentprogram),orotherworkactivities.

**ElderlyFamily:** A familywhosehead,spouse,orsolememberisapersonwhoisat least62yearsofage;twoormorepersonswhoareatleast62yearsofageliving together;oroneormorepersonswhoareatleast62yearsofagelivingwithoneor morelive -inaides.(24 CFR5.403)

**ElderlyFamilyAllowance:** Forelderlyfamilies,anallowanceof\$400isdeductedfrom thehousehold'sannualincomeindeterminingadjustedannualincome.

ElderlyPerson: Apersonwhoisatleast62yearsofage.(1937HousingAct)

**ExtremelyLow -incomeFamilies:** Thosefamilieswhoseincomesdonotexceed30% ofthemedianincomeforthearea,asdeterminedbyHUD,withadjustmentsforsmaller andlargerfamilies,exceptthatHUDmayestablishincomeceilingshigherorlowerthan 30%oftheme dianincomefortheareaifHUDfindsthatsuchvariationsarenecessary becauseofunusuallyhighorlowfamilyincomes.

**Evidence(Credible):** CredibleEvidenceincludes,butisnotlimitedto,evidence obtainedfrompoliceand/orcourtrecords.Testimony fromneighbors,whencombined withotherfactualevidence,canbeconsideredcredibleevidence.Othercredible evidenceincludes,butisnotlimitedto,documentationofdrugraidsorarrestwarrants.

**Evidence(Preponderance):** PreponderanceofEvidencei sdefinedasevidencewhich isofgreaterweightormoreconvincingthantheevidencewhichisofferedinopposition toit;thatis,evidencewhichasawholeshowsthatthefactsoughttobeprovedismore probablethannot.Theintentisnottoprovecri minalliability,buttoestablishthatthe act(s)occurred.

**FairHousingAct:** TitleVIIIoftheCivilRightsActof1968,asamendedbytheFair HousingAmendmentsActof1988(42U.S.C.3601etseq.) . (24CFR5.100) Familyincludesbutisnotlimitedt o:

- A. Afamily(singlepersonorgroupofpersons)withorwithoutchildren;
- B. Agroupofpersonsconsistingoftwoormoreelderlypersons,ordisabled personslivingtogether,oroneormoreelderlyordisabledpersonslivingwith oneormorelive -inaide;
- C. Anelderlyfamily;
- D. Anear -elderlyfamily;
- E. Adisabledfamily;
- F. Adisplacedfamily;
- G. Theremainingmemberofatenantfamily;and
- H. Asinglepersonwhoisnotanelderlyordisplacedperson,apersonwith disabilities,ortheremain ingmemberofatenantfamily.(24CFR5.403)

**FamilyMembers:** Allmembersofthehouseholdotherthanlive -inaides,foster children,andfosteradults.Allfamilymemberspermanentlyresideintheunit,though theymaybetemporarilyabsent.Allfamilym embersarelistedonthelease.

**FamilySelf -SufficiencyProgram(FSSProgram):** Theprogramestablishedbya housingauthoritytopromoteself -sufficiencyamongparticipatingfamilies,includingthe coordinationofsupportiveservices.(24CFR984.103(b))

**FlatRent:** Arentamountthefamilymaychoosetopayinlieuofhavingtheirrent determinedundertheincomemethod. Theflatrentisestablishedbythehousing authoritysetatthelesserofthemarketvaluefortheunitorthecosttooperatetheunit Familiesselectingtheflatrentoptionhavetheirincomeevaluatedonceeverythree years, ratherthanannually.

**Full-TimeStudent:** Apersonwhoisattendingschoolorvocationaltrainingonafull timebasis.

**GlendaleResident** : Shallmeananyfamily , includingsinglememberfamilies that:

- A. PhysicallyresideswithinthecitylimitsofGlendale,Arizona(amailingaddress willnotautomaticallyqualifyanapplicantforthispreference;physicalresidence mustbeverifiable.)OR
- B. Areemployed within the citylimits of Glendale, OR
- C. HavebeenhiredforemploymentwithinthecitylimitsofGlendale,OR

D. Ashomelessapplicants, must verify the yphysically resided in Glendale, or were employedorhiredforemploymentwithinthecitylimitsofGlendaleforthep immediatelyprecedingtheevent(s)whichhaveresultedinthefamilybecoming homeless.

eriod

- Ε. Thefamilyhasindependentverifiableemploymentthatgeneratesannual income; or net income from operation of abusiness or profession equivalent to atleastone halfofpermanent,fulltimeemployment;OR
- F. Thefamilyhasaheadandspouse.orsolemember.whoareage62orolder. OR
- G. Thefamilyhasaheadandspouse,orsolemember,whohasbeendeclared disabledbyacertifiedmedicalpractitioner.

HeadofHouseh old: The adult member of the family who is the head of the household forpurposesofdeterminingincomeeligibilityandrent.(24CFR5.504(b))

HouseholdMembers : Allmembersofthehouseholdincludingmembersofthefamily, live-inaides,fosterchildren ,andfosteradults.Allhouseholdmembersarelistedonthe lease.andnooneotherthanhouseholdmembersarelistedonthelease.

HousingAssistancePlan: Ahousingplanthatissubmittedbyaunitofgenerallocal governmentandapprovedbyHUDasbei ngacceptableunderthestandardsof24CFR 570.

ImputedIncome : Forhouseholds with netfamily assets of more than \$5,000, the amountcalculatedbymultiplyingnetfamilyassetsbyaHUD -specifiedpercentage.If imputedincomeismorethanactualincome fromassets, the imputed amount is used asincomefromassetsindeterminingannualincome.

**ImputedWelfareIncome:** Theamountofannualincomenotactuallyreceivedbya family, as a result of a specified welf are benefit reduction, that is nonetheless i ncluded inthefamily'sannualincomeforpurposesofdeterminingrent.

In-KindPayments: Contributionsotherthancashmadetothefamilyortoafamily memberinexchangeforservicesprovidedorforthegeneralsupportofthefamily(e.g., groceriespr ovidedonaweeklybasis, babysittingprovidedonaregularbasis).

**IncomeMethod:** Ameansofcalculatingafamily'srentbasedon10% of their monthly income,30% of their adjusted monthly income, the welf are rent, or the minimum rent. Undertheincome method, rentsmaybecappedbyaceilingrent. Underthismethod, thefamily'sincomeisevaluatedatleastannually.

Interim(examination): Areexaminationofafamilyincome.expenses.andhousehold compositionconductedbetweentheregularannualrece rtificationswhenachangeina household'scircumstanceswarrantssuchareexamination.

**INS**:TheU.S.ImmigrationandNaturalizationService.

**InvoluntaryDisplacement** : Anapplicantisorwillbeinvoluntarilydisplacedifthe applicanthasvacatedorw illhavetovacatetheunitwheretheapplicantlivesbecause of one or more of the following:

- A. Displacementbydisaster.Anapplicant'sunitisuninhabitablebecauseofa disastersuchasafireorflood.
- B. Displacementbygovernmentaction.Activity carriedonbyanagencyofthe UnitedStatesorbyanyStateorlocalgovernmentalbodyoragencyin connectionwithcodeenforcementorapublicimprovementordevelopment program.
- C. DisplacementbecauseofDomesticViolence.Anapplicantmustrelocat e becauseofadomesticviolencesituation.

**Live-InAide:** Apersonwhoresideswithoneormoreelderlypersons,near -elderly persons,orpersonswithdisabilitiesandwho:

- A. Isdeterminedtobeessentialtothecareandwell -beingofthepersons;
- B. Isnotobligatedforthesupportofthepersons;and
- C. Wouldnotbelivingintheunitexcepttoprovidethenecessarysupportive services.(24CFR5.403(b))

Live-inaidesarenotcountedasremainingmembersofatenantfamilyandtheir incomeisnoti ncludedinthecalculationoffamilyincome.Live -inaideswillbelistedas residingintheunitontheleaseandlandlordmayapplythesamescreeningcriteriaas thoseusedforscreeninganyothertenants.Live -inaideswillberequiredtosignthe leaseandanyaddenda.Tenantmustrequestandreceiveapprovalforanychangein live-inaide.

**Low-IncomeFamilies:** Thosefamilieswhoseincomesdonotexceed80%ofthe medianincomeforthearea,asdeterminedbyHUDwithadjustmentsforsmallerand largerfamilies,exceptthatHUDmayestablishincomeceilingshigherorlowerthan 80%ofthemedianfortheareaonthebasisofHUD'sfindingsthatsuchvariationsare necessarybecauseoforunusuallyhighorlowfamilyincomes.

**LumpSumBenefit:** Aone -timepaymentofperiodicbenefitsforapreviousperiod whichmaybeincludedasincome.Onlythatportionofthepaymentattributabletothe timethetenantresidedcontinuouslyunderthePublicHousingprogrammaybe countedasincome.

**MedicalExpenses:** Medicalexpenses(ofallfamilymembersofanelderlyordisabled family),includingmedicalinsurancepremiums,thatareanticipatedduringtheperiodfor whichannualincomeiscomputedandthatarenotcoveredbyinsurance.(24CFR 5.603(d)).Theseexpe nsesinclude,butarenotlimitedto,prescriptionandnon -

prescriptiondrugs, costs for doctors, dentists, the rapists, medical facilities, carefora service animals, transportation for medical purposes.

**Minor:** Apersonlessthaneighteenyearsofage. (Headofhousehold,spouse,oran unbornchildmaynotbecountedasaminorforthepurposeofreceivingadependent allowance.)

**MixedFamily:** Afamilywhosemembersincludethosewithcitizenshiporeligible immigrationstatusandthosewithoutcitizen shiporeligibleimmigrationstatus.(24CFR 5.504(b))

**MixedPopulationDevelopment:** Apublichousingdevelopment, or portion of a development, that was reserved for elderly and disabled families at its inception (and has retained that character). If the development was not sore served at its inception, the PHA has obtained HUD approval to give preference intenant selection for all units in the development (or portion of development) to elderly families and disabled families. These developments were former rly known as elderly projects.

MonthlyAdjustedIncome: Onetwelfthofadjustedincome.(24CFR5.603(d))

MonthlyIncome: Onetwelfthofannualincome.(24CFR5.603(d))

**National:**ApersonwhoowespermanentallegiancetotheUnitedStates,forexample, asaresultofbirthinaUnitedStatesterritoryorpossession.(24CFR5.504(b))

**Near-ElderlyFamily:** Afamilywhosehead,spouse,orsolememberisapersonwhois atleast50yearsofagebutbelowtheageof62;twoormorepersons,whoareatleast 50yearsofagebutbelowtheageof62,livingtogether;oroneormorepersonswho areatleast50yearsofagebutbelowtheageof62livingwithoneormorelive -in aides.(24CFR5.403(b))

# NetFamilyAssets:

- A. Netcashvalueafterdeductingreas onablecoststhatwouldbeincurredin disposingofrealproperty,savings,stocks,bonds,andotherformsofcapital investment,excludinginterestsinIndiantrustlandandexcludingequityaccounts inHUDhomeownershipprograms.Thevalueofnecessaryi temsofpersonal propertysuchasfurnitureandautomobilesshallbeexcluded.
- B. Incaseswhereatrustfundhasbeenestablishedandthetrustisnotrevocable by,orunderthecontrolof,anymemberofthefamilyorhousehold,thevalueof thetrustfu ndwillnotbeconsideredanassetsolongasthefundcontinuestobe heldintrust.Anyincomedistributedfromthetrustfundshallbecountedwhen determiningannualincome.
- C. Indeterminingnetfamilyassets,housingauthoritiesorowners,asapplic able, shallincludethevalueofanybusinessorfamilyassetsdisposedofbyan applicantortenantforlessthanfairmarketvalue(includingadispositionintrust,

butnotinaforeclosureorbankruptcysale)duringthetwoyearsprecedingthe dateof applicationfortheprogramorreexamination,asapplicable,inexcessof theconsiderationreceivedtherefor.Inthecaseofadispositionaspartofa separationordivorcesettlement,thedispositionwillnotbeconsideredtobefor lessthanfairmarke tvalueiftheapplicantortenantreceivesimportant considerationnotmeasurableindollarterms.(24CFR5.603(d))

**Non-Citizen:**ApersonwhoisneitheracitizennornationaloftheUnitedStates.(24 CFR5.504(b))

**OccupancyStandards:** Thestandardst hatahousingauthorityestablishesfor determiningtheappropriatenumberofbedroomsneededtohousefamiliesofdifferent sizesorcomposition .

Participant: Afamily or individual that is assisted by the public housing program.

#### PersonwithDisabilitie s:Apersonwho:

- A. Hasadisabilityasdefinedin42U.S.C.423.
- B. Isdetermined,pursuanttoHUDregulations,tohaveaphysical,mental,or emotionalimpairmentthat:
  - 1. Isexpectedtobeoflong -continuedandindefiniteduration;
  - 2. Substantiallyim pedeshisorherabilitytoliveindependently; and
  - 3. Isofsuchanaturethattheabilitytoliveindependentlycouldbeimproved bymoresuitablehousingconditions,or
- C. Hasadevelopmentaldisabilityasdefinedin42U.S.C.6001.

Thisdefinition doesnotexcludepersonswhohavethediseaseofacquired immunodeficiencysyndromeoranyconditionsarisingfromtheetiologicagentfor acquiredimmunodeficiencysyndrome.

Forpurposesofqualifyingforlow -incomehousing, it does not include a person whose disability is based solely on any drugoral cohold ependence.

**PreviouslyUnemployed** :Thisincludesapersonwhohasearned,inthe12months previoustoemployment,nomorethanwouldbereceivedfor10hoursofworkperweek for50weeksattheest ablishedminimumwage.

**ProcessingEntity**Thepersonorentitythatisresponsibleformakingeligibilityand relateddeterminationsandanincomereexamination.IntheSection8andpublic housingprograms,theprocessingentityistheresponsibilityent ity.

**ProrationofAssistance:** Thereductioninafamily'shousingassistancepaymentto reflecttheproportionoffamilymembersinamixedfamilywhoareeligiblefor assistance.(24CFR5.520)

**PublicHousing:** Housingassistedunderthe1937Act,othert hanunderSection8. Publichousingincludesdwellingunitsinamixed -financeprojectthatareassistedbya PHAwithcapitaloroperatingfunds.

**PublicHousingAgency(PHA):** AnyState,county,municipality,orothergovernmental entityorpublicbody(o ragencyorinstrumentalitythereof)whichisauthorizedto engageinorassistinthedevelopmentoroperationoflow -incomehousingunderthe 1937HousingAct.(24CFR5.100)

**Recertification:**Theannualreexaminationofafamily'sincome,expenses,and compositiontodeterminethefamily'srent.

**RemainingMemberofaTenantFamily:** Amemberofthefamilylistedonthelease whocontinuestoliveinthepublichousingdwellingafterallotherfamilymembershave left.(Handbook7565.1REV -2,3 -5b.)

**RemainingMemberofaTenantFamily:** Amemberofthefamilylistedonthelease whocontinuestoliveinthepublichousingdwellingafterallotherfamilymembershave left.(Handbook7565.1REV -2,3 -5b.)

#### **ResponsibleEntity:**

- A. Forthepublichousing program,theSection8tenant -basedassistanceprogram 24 CFR982),andtheSection8project -basedcertificateorvoucherprogram (24CFR983),andtheSection8moderaterehabilitation program(24CFR882), responsibleentitymeansthePHAadministering theprogramunderanACCwith HUD;
- B. ForallotherSection8programs,responsibleentitymeanstheSection8project owner.

**Self-declaration:**Atypeofverificationstatementbythetenantastotheamountand sourceofincome,expenses,orfamilyco mposition.Self -declarationisacceptable verificationonlywhenthird -partyverificationordocumentationcannotbeobtained.

**ShelterAllowance:** Thatportionofawelfarebenefit(e.g.,TANF)thatthewelfare agencydesignatestobeusedforrentanduti lities.

**SinglePerson:** Someonelivingaloneorintendingtolivealonewhodoesnotqualifyas anelderlyfamily,apersonwithdisabilities,adisplacedperson,ortheremaining memberofatenantfamily.(PublicHousing:Handbook7465.1REV -2,3-5)

#### SpecifiedWelfareBenefitReduction:

- A. Areductionofwelfarebenefitsbythewelfareagency,inwholeorinpart,fora familymember,asdeterminedbythewelfareagency,becauseoffraudbya familymemberinconnectionwitthewelfareprogram;orbecau seofwelfare agencysanctionagainstafamilymemberfornoncompliancewithawelfare agencyrequirementtoparticipateinaneconomicself -sufficiencyprogram.
- B. "Specifiedwelfarebenefitreduction"doesnotincludeareductionortermination ofwelfare benefitsbythewelfareagency:
  - 1. Attheexpirationofalifetimeorothertimelimitonthepaymentofwelfare benefits;
  - 2. Becauseafamilymemberisnotabletoobtainemployment,eventhough thefamilymemberhascompliedwithwelfareagencyecono micself sufficiencyorworkactivitiesrequirements;or
  - 3. Becauseafamilymemberhasnotcomplied with other welfare agency requirements.

**StateWageInformationCollectionAgency(SWICA):** TheStateagencyreceiving quarterlywagereportsfromemployer sintheStateoranalternativesystemthathas beendeterminedbytheSecretaryofLabortobeaseffectiveandtimelyinproviding employment-relatedincomeandeligibilityinformation.(24CFR5.214)

**TemporaryAssistancetoNeedyFamilies(TANF):** The programthatreplacedthe AssistancetoFamilieswithDependentChildren(AFDC)thatprovidesfinancial assistancetoneedyfamilieswhomeetprogrameligibilitycriteria.Benefitsarelimitedto aspecifiedtimeperiod.

**Tenant:**Thepersonorfamilyrenti ngoroccupyinganassisteddwellingunit.(24CFR 5.504(b))

**TenantRent:** Theamountpayablemonthlybythefamilyasrenttothehousing authority.Whereallutilities(excepttelephone)andotheressentialhousingservicesare suppliedbythehousingau thorityorowner,tenantrentequalstotaltenantpayment. Wheresomeorallutilities(excepttelephone)andotheressentialhousingservicesare suppliedbythehousingauthorityandthecostthereofisnotincludedintheamount paidasrent,tenantren tequalstotaltenantpaymentlesstheutilityallowance.(24CFR 5.603(d))

**Third Party(verification):** Writtenororalconfirmationofafamily'sincome, expenses, or household composition provided by a source outside the household.

### TotalTenantPaym ent(TTP):

A. Totaltenantpaymentforfamilieswhoseinitialleaseiseffectiveonorafter August1,1982:

- B. TotaltenantpaymentistheamountcalculatedunderSection3(a)(1)ofthe1937 Actwhichisthehigherof:
  - 1. 30% of the family's monthly adjusted income;
  - 2. 10%ofthefamily'smonthlyincome;or
  - 3. If the family is receiving payments for welf are assistance from a public agency and a part of such payments, adjusted in accordance with the family's actual housing costs, is specifically designated by such agency to meet the family's housing costs, the portion of such payments which is so designated.

If the family's welf are assistance is ratably reduced from the standard of needby applying apercentage, the amount calculated undersection 3(a)(1) shall be the amount resulting from one application of the percentage.

- C. Totaltenantpaymentforfamiliesresidinginpublichousingdoesnotinclude chargesforexcessutilityconsumptionorothermiscellaneouscharges.
- D. Totaltenantpaymentfor familiesresidinginpublichousingwhoseinitiallease waseffectivebeforeAugust1,1982:Paragraphs(b)and(c)of24CFR913.107, asitexistedimmediatelybeforeNovember18,1996),willcontinuetogovernthe totaltenantpaymentoffamilies,under apublichousingprogram,whoseinitial leasewaseffectivebeforeAugust1,1982.

**UtilityAllowance:** If the cost of utilities (except telephone) and other housing services for an assisted unitis not included in the ten antrent but is the responsibility of the family occupying the unit, an amount equal to the estimate made by a housing authority of the monthly cost of a reasonable consumption of such utilities and other services for the unit by an energy -conservative house hold of modest circumstances con sistent with the requirements of as a fe, sanitary, and health fulliving environment. (24 CFR 5.603)

**UtilityReimbursement:** Theamount,ifany,bywhichtheutilityallowancefortheunit, ifapplicable,exceedsthetotaltenantpaymentforthefamilyoccu pyingtheunit. (24 CFR5.603)

**VeryLow -incomeFamilies:** Familieswhoseincomesdonotexceed50%ofthe medianfamilyincomeforthearea,asdeterminedbyHUDwithadjustmentsforsmaller andlargerfamilies,exceptthatHUDmayestablishincomeceiling shigherorlowerthan 50%ofthemedianfortheareasifHUDfindsthatsuchvariationsarenecessary becauseofunusuallyhighorlowfamilyincomes.

**WelfareAssistance:** Welfareorotherpaymentstofamiliesorindividuals,basedon need,thataremade underprogramsfundedbyFederal,Stateorlocalgovernments. (24CFR5.603(d))

# ACRONYMS

- ACC AnnualContributionsContract
- CFR CodeofFederalRegulations
- FSS FamilySelfSufficiency(program)
- HCDA HousingandCommunityDevelopmentAct
- HQS HousingQualityStandards
- HUD DepartmentofHousingandUrbanDevelopment
- INS (U.S.)ImmigrationandNaturalizationService
- NAHA (Cranston-Gonzalez)NationalAffordableHousingAct
- NOFA NoticeofFundingAvailability
- OMB (U.S.)OfficeofManagem entandBudget
- PHA PublicHousingAgency
- QHWRA QualityHousingandWorkResponsibilityActof1998
- SSA SocialSecurityAdministration
- TTP TotalTenantPayment

## APPENDIXA GRIEVANCEPROCEDURE

## I. APPLICABILITY

- A. TheCityofGlendale,CommunityServic esDivision(CHSD)Grievance Procedureshallapplytoallindividualgrievancesincludinggrievances pertainingtoindividualswithhandicaps(Section504grievances) betweenthetenantandtheCHSD.TheCHSDmayexcludefromits procedureanygrievanceco ncerninganevictionbaseduponatenant's creationormaintenanceofathreattothehealthorsafetyofother tenantsorCHSDemployees.
- B. TheCHSDGrievanceProcedureshallnotbeapplicabletodisputes betweentenantsnotinvolvingCHSD.TheGrievanc eProcedureisnot intendedasaforumforinitiatingornegotiatingpolicychangesbetween groupsoftenantsandtheCHSD'sBoardofCommissioners.
- C. TheDepartmentofHousingandUrbanDevelopment(HUD)has determinedthatArizonaStateLandlord/Tenant Lawprovidesthe necessarypre -evictionhearingandotherelementsofdueprocess. Therefore,criminalactivityevictionsareexcludedfromthisgrievance process.

## II. DEFINITIONOFTERMS

- A. "Grievance"shallmeananydisputethatatenantmayhavewithresp ect toCHSDaction,orfailuretoactinaccordancewiththeindividual tenant'slease,CHSDregulations,whichadverselyaffecttheindividual tenant'srights,duties,welfare,orstatus.
- B "Complainant"shallmeananytenantwhosegrievanceispresented tothe CHSDinaccordancewiththerequirementsforfilingagrievance.
- C. "ElementsofDueProcess"shallmeananyevictionactionoratermination oftenancyinastateorlocalcourtinwhichthefollowingprocedural safeguardsarerequired:
  - 1. Adequatenoticetothetenantofthegroundsforterminatingthe tenancyandforeviction;
  - 2. Opportunityforthetenanttoexamineallrelevantdocuments, recordsandregulationsoftheCHSDpriortothetrialforthe purposeofpreparingadefense;
  - 3. Rightofthetenanttoberepresentedbycounsel;

- 4. Opportunityforthetenanttorefutetheevidencepresentedbythe CHSD,includingtherighttocross -examinewitnessesandto presentanyaffirmativelegalorequitabledefense,whichthetenant mayhave;
- 5. Adecisiononthemerits.
- D. "HearingOfficer"shallmeanapersonselectedinaccordancewiththe regulationstoheargrievancesandrenderadecisionwithrespectthereto.
- E. "Tenant"shallmeananyleasee,ortheremainingheadofthehousehold, ofanytenantfamilyresidinginhousingaccommodationcoveredbythese regulations.

## III. INFORMALSETTLEMENT OFGRIEVANCE

Anygrievanceshallbepersonallypresented, eitherorallyorinwriting, to the CHSD office, so that the grievance may be discussed inform ally and settled without a hearing. A summary of such discussions hall be prepared with inten (10) working days and one copy shall be given to the ten ant and one retained in the CHSD ten ant file. The summary shallspecify the names of the participants, dates of meeting, the nature of the proposed disposition of the complaint and the specific reasons therefore, and shall specify the procedures by which a hearing may be obtained if the complain ant is not satisfied.

## IV. PROCEDURETOOBTAIN AHEARING

- A. <u>RequestFo rHearing</u>.Thecomplainantshallsubmitawrittenrequestfor ahearingtotheCHSDwithinten(10)workingdaysafterreceiptofthe summaryofdiscussion,asexplainedinSectionIIIabove.Thewritten requestshallspecify:
  - 1. Thereasonsforthegriev ance
  - 2. Theactionorreliefsought
- B. <u>SelectionofHearingOfficer</u> -grievancesshallbepresentedbeforea hearingofficer.TheCHSDshallprovidefortheappointmentofan impartialhearingofficerwhomaybeanemployeeorofficialoftheCityof Glendalewhoisnotdirectlyinvolvedintheday -to-dayadministrationof theConventionalPublicHousingprogram.
- C. <u>FailuretoRequestaHearing</u> -ifthecomplainantdoesnotrequesta hearinginaccordancewiththispolicy,thentheCHSD'sdispositionof the grievanceshallbecomefinal.Failuretorequestahearingshallnot constituteawaiverbythecomplainantofhisrightthereaftertocontestthe CHSD'sactionindisposingofthecomplaintinanappropriatejudicial proceeding.

- D. <u>HearingPrerequisi te</u> -allgrievancesshallbepersonallypresentedeither orallyorinwritingpursuanttotheinformalprocedureprescribedin SectionIIIasaconditionprecedenttoahearingunderthissection.Ifthe complainantshowsgoodcausewhyhefailedtoprocee dinaccordance withSectionIIItothehearingofficer,thehearingofficermaywaivethe provisionsofthissubsection.
- E. <u>EscrowDeposit</u> -beforeahearingisscheduledinanygrievanceinvolving theamountofrentwhichtheCHSDclaimsisdue,thecompla inantshall paytotheCHSDanamountequaltotherentdueandpayableasofthe firstofthemonthprecedingthemonthinwhichtheactorfailuretoact tookplace.Thecomplainantshallthereafterdepositthesameamountof themonthlyrentinanescro waccountmonthlyuntilthecomplaintis resolvedbydecisionofthehearingofficer.Theserequirementsmaybe waivedbytheCHSDinextenuatingcircumstances.Unlesssowaived,the failuretomakesuchpaymentsshallresultinaterminationofthe grievanceprocedure.Failuretomakepaymentshallnotconstitutea waiverofanyrightthecomplainantmayhavetocontesttheCHSD's dispositionofhisgrievanceinanyappropriatejudicialproceeding.

If the grievance concerns the denial of a financial hards hip exemption from the minimum rent requirement or the effect of welfare benefit reductions in the calculation of family income, the requirement for the escrow depositis waived.

F. <u>SchedulingofHearings</u> -uponcomplainant'scompliancewiththe provisionsofthissection,ahearingshallbescheduledbythehearing officerwithinten(10)workingdaysafterreceiptofthecomplainant's requestforatimeandplacereasonablyconvenienttoboththe complainantandtheCHSD.Awrittennotificationspecifyin gthetime, placeandtheproceduresgoverningthehearingshallbedeliveredtothe complainantandthehearingofficer.

## V. PROCEDURESGOVERNING THEHEARING

- A. Thehearingshallbeheldbeforeahearingofficer.
- B. Thecomplainantshallbeaffordedafair hearingprovidingthebasic safeguardsofdueprocesswhichshallinclude:
  - 1. Theopportunitytoexamine,beforethehearingandattheexpense ofthecomplainant,tocopyalldocuments,recordsandregulations oftheCHSDthatarerelevanttothehearin g.Anydocumentnotso madeavailableafterrequestthereforebythecomplainantmaynot bereliedonbytheCHSDatthehearing;

2. TheCHSDwillbegiventheopportunitytoexamine,attheCHSD's officesbeforethehearing,anyfamilydocumentsthatar edirectly relevanttothehearing.TheCHSDwillbeallowedtocopyanysuch documentattheCHSD'sexpense.Ifthefamilydoesnotmakethe document(s)availableforexaminationonrequestoftheCHSD,the familymaynotrelyonthedocumentattheheari ng.

Note: Theterm **document**includesrecordsandregulations.

- 3. Therighttoberepresentedbycounselorotherpersonchosenas hisorherrepresentative;
- 4. Therighttoaprivatehearingunlessthecomplainantrequestsa publichearing;
- 5. Therigh ttopresentevidenceandargumentsinsupportofhisor hercomplaint,tocontrovertevidencereliedonbytheCHSDor projectmanagement,andtocross -examineallwitnesseson whosetestimonyorinformationtheCHSDorprojectmanagement relies;
- 6. Ad ecisionbasedsolelyandexclusivelyuponthefactspresented atthehearing.
- C. Thehearingofficermayrenderadecisionwithoutproceedingwiththe hearingifthehearingofficerdeterminesthattheissuehasbeen previouslydecidedinanotherproceedi ng.
- D. If the complainant or the CHSD fails to appear at a schedule dhearing, the hearing officer or hearing panel may make a determination to postpone the hearing for a period not to exceed five business days or may make a determination that the party ha swaived the right to a hearing. The hearing officers hall not if y both the complainant and the CHSD of the determination. A determination that the complainant has waived the right to a hearing shall not constitute a waive rof any right the complainant may have to contest the CHSD's disposition of the grievance in an appropriate judicial proceeding.
- E. Atthehearing,thecomplainantmustfirstmakeashowingofan entitlementtothereliefsoughtandthereaftertheCHSDmustsustainthe burdenofjustifyi ngtheCHSDactionorfailuretoactagainstwhichthe complaintisdirected.
- F. Thehearingshallbeconductedinformallybythehearingofficerandoral ordocumentaryevidencepertinenttothefactsandissuesraisedbythe complaintmaybereceivedwi thoutregardtoadmissibilityundertherules ofevidenceapplicabletojudicialproceedings.Thehearingofficershall requiretheCHSD,thecomplainant,counsel,andotherparticipantsor spectatorstoconductthemselvesinanorderlyfashion.Failureto comply

with the directions of the hearing officer to obtain or dermay result in exclusion from the proceedings or in a decision adverse to the interests of the disorderly party and granting or denial of the relief sought, as appropriate.

G. Thecomplaina ntortheCHSDmayarrange, inadvance and at the expense of the party making the arrangement, for a transcript of the hearing. Any interested party may purchase a copy of such transcript.

## VI. DECISIONOFTHEHEAR INGOFFICER

- A. Thehearingofficershallprep areawrittendecisiontogetherwiththe reasonstherefore, withinten(10) workingdaysafterthehearing. Acopy of the decision shall be sent to the complainant and the CHSD. The CHSD shall retain a copy of the decision in the tenant's file. Acopy of such decision, with all names and identifying references deleted, shall also be maintained on file by the CHSD and made available for inspection by a prospective complainant, his representative, or the hearing officer.
- B. Thedecisionofthehearingoffic erorhearingpanelshallbebindingon theCHSDwhichshalltakeallactions,orrefrainfromanyactions, necessarytocarryoutthedecisionunlesstheCHSDdetermineswithina reasonabletime,andpromptlynotifiesthecomplainantofits determination,that:
  - 1. ThegrievancedoesnotconcernCHSDactionorfailuretoactin accordancewithorinvolvingthecomplainant'sleaseonCHSD regulations,whichadverselyaffectthecomplainant'srights,duties, welfareorstatus;
  - 2. Thedecisionofthehearing officeriscontrarytoapplicableFederal, Stateorlocallaw,HUDregulationsorrequirementsoftheAnnual ContributionsContractbetweenHUDandtheCHSD.
- C. Adecisionbythehearingofficer,infavoroftheCHSDorwhichdeniesthe reliefrequested bythecomplainantinwholeorinpart,shallnotconstitute awaiverofnoraffectinanymannerwhateveranyrightsthecomplainant mayhavetoatrial,orjudicialreviewinanyjudicialproceedings,which maythereafterbebroughtinthematter.

## VII. INFORMALHEARINGPROCEDU RESFORDENIALOF ASSISTANCEONTHEBA SISOFINELIGIBLEIM MIGRATION STATUS

TheparticipantfamilymayrequestthattheCHSDprovideforaninformalhearing afterthefamilyhasnotificationoftheINSdecisiononappeal,orinlieuof requestofappealtotheINS.Theparticipantfamilymustmakethisrequest

within30daysofreceiptofthe *NoticeofDenialorTerminationofAssistance*, or within30daysofreceiptoftheINSappealdecision.

## **VIII. EVICTIONACTIONS**

Ifatenanthasrequested ahearinginaccordancewiththeregulationsona complaintinvolvingaCHSDnoticeofterminationofthetenancyandthehearing officerorhearingpanelupholdstheCHSD'sactiontoterminatethetenancy,the CHSDshallnotcommenceanevictionactioni naStateorlocalcourtuntilithas servedanoticetovacateonthetenant,andinnoeventshallthenoticeto vacatebeissuedpriortothedecisionofthehearingofficerorthehearingpanel havingbeenmailedordeliveredtothecomplainant.Suchn oticetovacatemust beinwritingandspecifythatifthetenantfailstoquitthepremiseswithinthe applicablestatutoryperiod,orontheterminationdatestatedintheNoticeof Termination,whicheverislater,appropriateactionwillbebroughtagai nsthim andhemayberequiredtopaycourtcostsandattorneyfees.

## IX. REASONABLEACCOMMODA TION

TheCHSDshallprovidereasonableaccommodationsforpersonswith disabilitiestoparticipateinthehearing.Reasonableaccommodationsmay includequalifiedsig nlanguageinterpreters,readers,accessiblelocations,or attendants.

If the resident is visually impaired, any notice to the resident that is required by these procedures must be in an accessible format.

## X. DISCRIMINATIONCOMPL AINTS

Nothingcontained int his grievance procedures hall preclude a complainant from exercising their rights if the complainant believes he/she is being discriminated against on the basis of race, color, religion, sex, familial status, national origin or handicap.