



## **City of Manistee Housing Commission**

**Board of Commissioners Meeting September 22, 2015**

**Tuesday, September 22, 2015 4:00 PM**

**City of Manistee Housing Commission**  
**Board of Commissioners Meeting September 22, 2015**  
**Tuesday, September 22, 2015 - 4:00 PM**  
**Community Room - Harborview**

**AGENDA**

**1. Call to Order/Roll Call**

**2. Public Hearing**

*At this time the Board of Commissioners will hold a public hearing concerning the updating of the Admissions and Continued Occupancy Policy, public housing rental lease and all related documentation and policies.*

a. The public was notified of the 45 day comment period starting August 5 and ending September 22, 2015 through notice in the Manistee News Advocate on:

- 1) Wednesday, July 29, 2015
- 2) Thursday, July 30, 2015
- 3) Friday, July 31, 2015

b. The public was notified of the 45 day comment period starting August 5 and ending September 22, 2015 also through posting on the City of Manistee official website.

c. Attachment of the notice given to the public:

5

d. Documentation of Public Comment Review Materials [documents provided to the public]

6

e. Members of the public are required to submit their comments in writing; the attached are the comments received to date. 496

- 1) CMHC Staff have reviewed the public comments received to date and find that no changes to the publicized policies are required.

**3. Public Comments on Agenda Related Items**

*This is an opportunity for citizens to comment on items on the Agenda. Citizens in attendance may be recognized by the Commission President. The City of Manistee Housing Commission Public Comment Policy limits each individual to a three (3) minute statement. The City of Manistee Housing Commission will receive public comments on agenda items only at this time.*

**4. Consent Agenda**

*All agenda items marked with an asterisk (\*) are on the consent agenda and considered by the Executive Director to be routine matters. Prior to approval of the Consent Agenda Commissioners may remove an item from the Consent Agenda. Items removed from the consent agenda will be taken up during the regular portion of the meeting.*

*Consent Agenda items include:*

**a. Approval of Minutes**

1) Regular Meeting Minutes, August 25, 2015	500
<b>b. Financial Reports</b>	
1) Public Housing Financial Statements	
a) Year-to-Date Budget Tracking Information	503
b) July 2015	506
2) Domestic Violence Grant Program	
a) July 2015	559
3) Security Deposits Reconciliation	
a) July 2015	570
<b>5. Amendments to Agenda</b>	
<b>6. *Approval of Minutes</b>	
<b>7. Old Business</b>	
<i>None</i>	
<b>8. New Business</b>	
a. Executive Director Discussion Notes Concerning Items of New Business	572
b. Resolution 2015-12: Adoption of ACOP and Lease Update 2015	576
c. Resolution 2015-13: Flat Rent Schedule	607
d. Resolution 2015-14: Passbook Savings Rate	610
e. Resolution 2015-15: Voiding of Outstanding Checks	612
<b>9. Report of the Executive Director</b>	
a. Key Performance Indicators	614
<b>10. Other Staff Reports</b>	
<i>At this time other CMHC staff may make a presentation to the Commissioners or the Commissioners may make inquiry of a CMHC staff member.</i>	
<b>11. Committee Reports</b>	
<i>At this time CMHC standing committees may make a report to the Commissioners as needed.</i>	
<b>12. *Finances</b>	
<b>13. Communications</b>	
<i>None received</i>	
<b>14. Public Comment</b>	
<i>This is an opportunity for citizens to comment on Housing Commission affairs. Citizens in attendance may be recognized by the Commission President. Citizen comments are not limited to agenda items but should be directed to Housing Commission services, activities or areas of involvement. The City of Manistee Housing Commission Public Comment Policy limits each individual to</i>	

*a three (3) minute statement. The City of Manistee Housing Commission will receive public comments at this time and will respond at a later date if the Housing Commission determines a response is appropriate.*

**15. Commissioner Report/Comment**

**16. Adjournment**

**Public Notice  
Public Comment Period  
and  
Public Hearing  
for  
Admissions and Continued Occupancy Policy,  
Dwelling Lease and Related Policies**

Notice is hereby given that the City of Manistee Housing Commission, a Public Housing Authority, has set a public comment period of August 5—September 22, 2015 for the Admissions and Continued Occupancy Policy (ACOP), Dwelling Lease and related policies. During this period a copy of the ACOP, Dwelling Lease and related policies shall be available for review at the CMHC business office during posted open business hours. The business office is located in the Harborview Apartments, 273 Sixth Ave., Manistee, MI. Additionally, a PDF copy will be available for review at the City of Manistee website, <http://www.manisteemi.gov/>. Comments must be submitted in writing, include the name and contact information of the submitter, and delivered to:

Clinton McKinven-Copus, Executive Director  
City of Manistee Housing Commission  
273 Sixth Ave.  
Manistee, MI 49660

In conjunction with the public comment period the Board of Commissioners has set a public hearing for the ACOP, Dwelling Lease and related policies on Tuesday, September 22, 2015 at 4:00 PM in the Community Room of the Harborview Apartments.



# City of Manistee Housing Commission

273 6th Avenue, Manistee, Michigan 49660

PROVIDING SAFE AFFORDABLE HOUSING

August 5, 2015

The following pages are the draft format of the Admissions and Continued Occupancy Policy and related documents of the City of Manistee Housing Commission which are being considered for revision. The public comment period for these documents are August 5—September 22, 2015. Comments to these documents must be submitted in writing, include the name and contact information of the submitter, and delivered to:

Clinton McKinven-Copus, Executive Director  
City of Manistee Housing Commission  
273 Sixth Ave.  
Manistee, MI 49660

Fax 231-723-8900

Comments shall not be received orally in person, by phone or any other means. Comments shall not be received by email. Commenters are encouraged to use the form below when submitting a comment [copies of the form shall be available in the City of Manistee Housing Commission office]. All received, written comments shall be provided to the Board of Commissioners at the Public Hearing of September 22, 2015. Following the Public Hearing the Board of Commissioners may take action to adopt the revised Admissions and Continued Occupancy Policy and related documents.

Sincerely,

Clinton McKinven-Copus  
Executive Director





# **Cover Page**

# **Chapter 1**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 1

### OVERVIEW OF THE PROGRAM AND PLAN

#### INTRODUCTION

The PHA receives its operating subsidy for the public housing program from the Department of Housing and Urban Development. The PHA is not a federal department or agency. A public housing agency (PHA) is a governmental or public body, created and authorized by state law to develop and operate housing and housing programs for low-income families. The PHA enters into an Annual Contributions Contract with HUD to administer the public housing program. The PHA must ensure compliance with federal laws, regulations and notices and must establish policies and procedures to clarify federal requirements and to ensure consistency in program operation.

This chapter contains information about the PHA and its programs with emphasis on the public housing program. It also contains information about the purpose, intent and use of the plan and guide.

There are three parts to this chapter:

Part I: The Public Housing Agency (PHA). This part includes a description of the PHA, its jurisdiction, its programs, and its mission and intent.

Part II: The Public Housing Program. This part contains information about public housing operation, roles and responsibilities, and partnerships.

Part III: The Admissions and Continued Occupancy (ACOP). This part discusses the purpose and organization of the plan and its revision requirements.

[The abbreviations CMHC and PHA are used throughout the Admissions and Continued Occupancy Policy (ACOP) interchangeably and refer to the City of Manistee Housing Commission as a Public Housing Authority.]

#### PART I: THE PHA

##### 1-1.A. OVERVIEW

This part describes the PHA's creation and authorization, the general structure of the organization, and the relationship between the PHA Board and staff.

## **1-I.B. ORGANIZATION AND STRUCTURE OF THE PHA**

Public housing is funded by the federal government and administered by the **City of Manistee Housing Commission** for the jurisdiction of **City of Manistee, Michigan**.

PHAs are governed by a board of officials that are generally called “commissioners.” Although some PHAs may use a different title for their officials, this document will hitherto refer to the “board of commissioners” or the “board” when discussing the board of governing officials.

Commissioners are appointed in accordance with state housing law and generally serve in the same capacity as the directors of a corporation. The board of commissioners establishes policies under which the PHA conducts business, and ensures that those policies are followed by PHA staff. The board is responsible for preserving and expanding the agency’s resources and assuring the agency’s continued viability and success.

Formal actions of the PHA are taken through written resolutions, adopted by the board and entered into the official records of the PHA.

The principal staff member of the PHA is the executive director (ED), who is selected and hired by the board. The ED oversees the day to day operations of the PHA and is directly responsible for carrying out the policies established by the commissioners. The ED’s duties include hiring, training, and supervising the PHA’s staff, as well as budgeting and financial planning for the agency. Additionally, the ED is charged with ensuring compliance with federal and state laws, and program mandates. In some PHAs, the ED is known by another title, such as chief executive officer or president.

## **1-I.C. PHA MISSION**

The purpose of a mission statement is to communicate the purpose of the agency to people inside and outside of the agency. It provides the basis for strategy development, identification of critical success factors, resource allocation decisions, as well as ensuring client and stakeholder satisfaction.

### CMHC Policy

The CMHC's mission is to provide safe, decent and sanitary housing conditions for very low-income families and to manage resources efficiently. The goal of CMHC is to promote personal, economic and social upward mobility to provide families the opportunity to make the transition from subsidized to non-subsidized housing.

PUBLIC REVIEW COPY

## **1-I.D. THE PHA'S COMMITMENT TO ETHICS AND SERVICE**

As a public service agency, the PHA is committed to providing excellent service to all public housing applicants, residents, and the public. In order to provide superior service, the PHA resolves to:

- Administer applicable federal and state laws and regulations to achieve high ratings in compliance measurement indicators while maintaining efficiency in program operation to ensure fair and consistent treatment of clients served.
- Provide decent, safe, and sanitary housing in good repair – in compliance with program uniform physical condition standards – for very low- and low-income families.
- Achieve a healthy mix of incomes in its public housing developments by attracting and retaining higher income families and by working toward deconcentration of poverty goals.
- Encourage self-sufficiency of participant families and assist in the expansion of family opportunities which address educational, socio-economic, recreational and other human services needs.
- Promote fair housing and the opportunity for very low- and low-income families of all races, ethnicities, national origins, religions, ethnic backgrounds, and with all types of disabilities, to participate in the public housing program and its services.
- Create positive public awareness and expand the level of family and community support in accomplishing the PHA's mission.
- Attain and maintain a high level of standards and professionalism in day-to-day management of all program components.
- Administer an efficient, high-performing agency through continuous improvement of the PHA's support systems and commitment to our employees and their development.

The PHA will make every effort to keep residents informed of program rules and regulations, and to advise participants of how the program rules affect them.

## **PART II: THE PUBLIC HOUSING PROGRAM**

### **1-II.A. OVERVIEW AND HISTORY OF THE PROGRAM**

The intent of this section is to provide the public and staff an overview of the history and operation of public housing.

The United States Housing Act of 1937 (the “Act”) is responsible for the birth of federal housing program initiatives, known as public housing. The Act was intended to provide financial assistance to states and cities for public works projects, slum clearance and the development of affordable housing for low-income residents. There have been many changes to the program since its inception in 1937.

The Housing Act of 1965 established the availability of federal assistance, administered through local public agencies, to provide rehabilitation grants for home repairs and rehabilitation. This act also created the federal Department of Housing and Urban Development (HUD).

The Housing Act of 1969 created an operating subsidy for the public housing program for the first time. Until that time, public housing was a self-sustaining program.

In 1998, the Quality Housing and Work Responsibility Act (QHWRA) – also known as the Public Housing Reform Act or Housing Act of 1998 – was signed into law. Its purpose was to provide more private sector management guidelines to the public housing program and provide residents with greater choices. It also allowed PHAs more remedies to replace or revitalize severely distressed public housing developments. Highlights of the Reform Act include: the establishment of flat rents; the requirement for PHAs to develop five-year and annual plans; income targeting, a requirement that 40% of all new admissions in public housing during any given fiscal year be reserved for extremely low-income families; and resident self-sufficiency incentives.

## **1-II.B. PUBLIC HOUSING PROGRAM BASICS**

HUD writes and publishes regulations in order to implement public housing laws enacted by Congress. HUD contracts with the PHA to administer programs in accordance with HUD regulations and provides an operating subsidy to the PHA. The PHA must create written policies that are consistent with HUD regulations. Among these policies is the PHA's Admissions and Continued Occupancy Policy (ACOP). The ACOP must be approved by the board of commissioners of the PHA.

The job of the PHA pursuant to HUD regulations is to provide decent, safe, and sanitary housing, in good repair, to low-income families at an affordable rent. The PHA screens applicants for public housing and, if they are determined to be eligible for the program, the PHA makes an offer of a housing unit. If the applicant accepts the offer, the PHA and the applicant will enter into a written lease agreement. At this point, the applicant becomes a tenant in the public housing program.

In the context of the public housing program, a tenant is defined as the adult person(s) (other than a live-in aide who (1) executed the lease with the PHA as lessee of the dwelling unit, or, if no such person now resides in the unit, (2) who resides in the unit, and who is the remaining head of household of the tenant family residing in the dwelling unit. [24 CFR 966.53]. The Public Housing Occupancy Guidebook refers to tenants as "residents." The terms "tenant" and "resident" are used interchangeably in this policy. Additionally, this policy uses the term "family" or "families" for residents or applicants, depending on context.

Since the PHA owns the public housing development, the PHA is the landlord. The PHA must comply with all of the legal and management responsibilities of a landlord in addition to administering the program in accordance with HUD regulations and PHA policy.

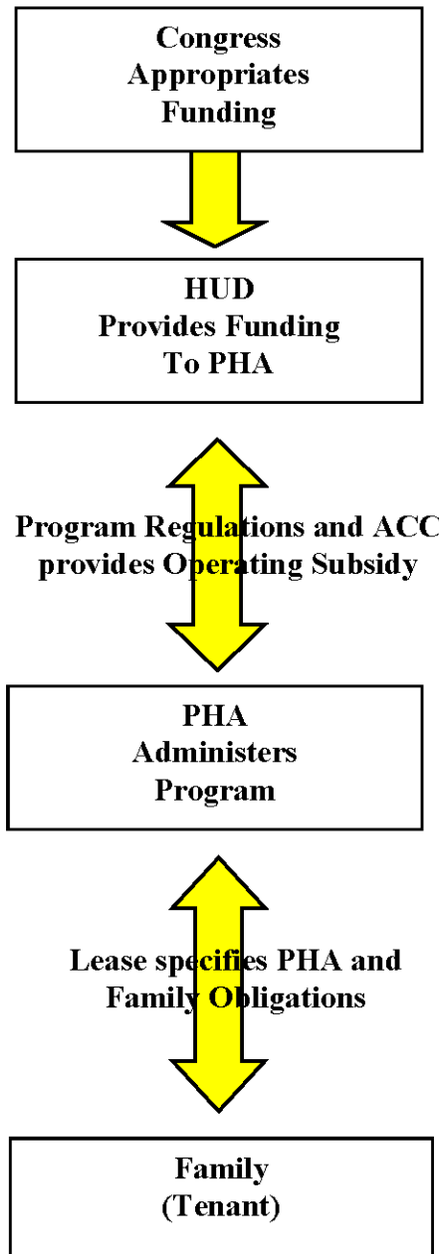
## **1-II.C. PUBLIC HOUSING PARTNERSHIPS**

To administer the public housing program, the PHA must enter into an Annual Contributions Contract (ACC) with HUD. The PHA also enters into a contractual relationship with the tenant through the public housing lease. These contracts define and describe the roles and responsibilities of each party.

In addition to the ACC, the PHA and family must also comply with federal regulations and other HUD publications and directives. For the program to work and be successful, all parties involved – HUD, the PHA, and the tenant – play an important role.

The chart on the following page illustrates key aspects of these relationships.

## The Public Housing Relationships



## **What does HUD do?**

Federal law is the source of HUD responsibilities. HUD has the following major responsibilities:

- Develop regulations, requirements, handbooks, notices and other guidance to implement housing legislation passed by Congress
- Allocate operating subsidies to PHAs
- Allocate capital funding to PHAs
- Provide technical assistance to PHAs on interpreting and applying program requirements
- Monitor PHA compliance with program requirements and PHA performance in program administration.

## **What does the PHA do?**

The PHA's responsibilities originate in federal regulations and the ACC. The PHA owns and manages public housing developments, administers the program under contract with HUD and has the following major responsibilities:

- Ensure compliance with all non-discrimination, equal opportunity, and fair housing laws, and ensure that the program is accessible to persons with disabilities
- Establish local policies and procedures for operating the program
- Accept applications from interested applicant families and determine whether they are income eligible for the program
- Maintain waiting list and select families for admission
- Screen applicant families for suitability as renters
- Maintain housing units by making any necessary repairs in a timely manner
- Make unit offers to families (minimize vacancies without overcrowding)
- Maintain properties to the standard of decent, safe, sanitary, and in good repair (including assuring compliance with uniform physical conditions standards)
- Make sure the PHA has adequate financial resources to maintain its housing stock
- Perform regular reexaminations of family income and composition in accordance with HUD requirements
- Collect rent due from the assisted family and comply with and enforce provisions of the lease
- Ensure that families comply with program rules
- Provide families with prompt and professional service
- Comply with HUD regulations and requirements, the Annual Contributions Contract, HUD-approved applications for funding, the PHA's ACOP, and other applicable federal, state and local laws.

### **What does the tenant do?**

The tenant's responsibilities are articulated in the public housing lease. The tenant has the following broad responsibilities:

- Comply with the terms of the lease and PHA house rules, as applicable
- Provide the PHA with complete and accurate information, determined by the PHA to be necessary for administration of the program
- Cooperate in attending all appointments scheduled by the PHA
- Allow the PHA to inspect the unit at reasonable times and after reasonable notice
- Take responsibility for care of the housing unit, including any violations of uniform physical condition standards caused by the family
- Not engage in drug-related or violent criminal activity
- Notify the PHA before moving or termination of the lease
- Use the assisted unit only for residence and as the sole residence of the family. Not sublet the unit or assign the lease
- Promptly notify the PHA of any changes in family composition
- Not commit fraud, bribery, or any other corrupt or criminal act in connection with any housing programs
- Take care of the housing unit and report maintenance problems to the PHA promptly

If all parties fulfill their obligations in a professional and timely manner, the program responsibilities will be fulfilled in an effective manner.

## **1-II.D. APPLICABLE REGULATIONS**

Applicable regulations include:

- 24 CFR Part 5: General Program Requirements
- 24 CFR Part 8: Nondiscrimination
- 24 CFR Part 35: Lead-Based Paint
- 24 CFR Part 902: Public Housing Assessment System
- 24 CFR Part 903: Public Housing Agency Plans
- 24 CFR Part 945: Designated Housing
- 24 CFR Part 960: Admission and Occupancy Policies
- 24 CFR Part 965: PHA-Owned or Leased Projects – General Provisions
- 24 CFR Part 966: Lease and Grievance Procedures

## **PART III: THE ADMISSIONS AND CONTINUED OCCUPANCY POLICIES**

### **1-III.A. OVERVIEW AND PURPOSE OF THE POLICY**

The ACOP is the PHA's written statement of policies used to carry out the housing program in accordance with federal law and regulations, and HUD requirements. The ACOP is required by HUD and it must be available for public review [CFR 24 Part 903]. The ACOP also contains policies that support the objectives contained in the PHA's Agency Plan.

All issues related to public housing not addressed in this ACOP are governed by federal regulations, HUD handbooks and guidebooks, notices and applicable state and local laws. The policies in this ACOP have been designed to ensure compliance with the consolidated ACC and all HUD-approved applications for program funding. The PHA is responsible for complying with all changes in HUD regulations pertaining to public housing. If such changes conflict with this plan, HUD regulations will have precedence.

### **1-III.B. CONTENTS OF THE POLICY**

Unlike the housing choice voucher program, HUD regulations for public housing do not contain a list of what must be included in the ACOP. However, individual regulations contain requirements of inclusion in the PHA's written policy. At a minimum, the ACOP plan should cover PHA policies on these subjects:

- The organization of the waiting list and how families are selected and offered available units, including any PHA admission preferences, procedures for removing applicant names from the waiting list, and procedures for closing and reopening the PHA waiting list (Chapters 4 and 5)
- Transfer policies and the circumstances under which a transfer would take precedence over an admission (Chapter 12)
- Standards for determining eligibility, suitability for tenancy, and the size and type of the unit needed (Chapters 3 and 5)
- Procedures for verifying the information the family has provided (Chapter 7)
- The method for achieving deconcentration of poverty and income-mixing of public housing developments (Chapter 4)
- Grievance procedures (Chapter 14)
- Policies concerning payment by a family to the PHA of amounts the family owes the PHA (Chapter 15 and 16)
- Interim redeterminations of family income and composition (Chapter 9)
- Policies regarding community service requirements; (Chapter 11)
- Policies and rules about safety and ownership of pets in public housing (Chapter 10).

## **New Approach to Policy Development**

HUD has developed an approach to monitoring PHAs that emphasizes the importance of consistency in operation and decision-making. The ACOP supports that goal by clearly setting forth the PHA's operating policies.

A primary focus of HUD's Rental Integrity Monitoring (RIM) program has been consistency in how PHAs conduct their business and in how HUD monitors PHA activities. Referring to and following the ACOP is essential to maintaining consistency in applying PHA policy.

HUD makes a distinction between mandatory policies and non-mandatory policies:

- Mandatory policies: those driven by legislation, regulations, current handbooks, current PIH notices, and legal opinions from the Office of General Counsel
- Optional, non-binding guidance: includes guidebooks, FAQs, PIH notices that have expired, and recommendations from individual HUD staff.

HUD expects PHAs to develop policies and procedures that are consistent with mandatory policies and to make clear the optional policies the PHA has adopted. The ACOP is comprised of mandatory policies and optional PHA policy. HUD's new direction emphasizes the need for a clearly written and comprehensive ACOP to guide staff in the clear and consistent application of policy.

HUD suggestions, recommendations, written issuances, and guidance are consistent with mandatory federal policy. Therefore, using HUD guidance in the preparation of PHA policy, even though it is not mandatory, provides a PHA with a "safe harbor." If a PHA adopts its own optional policy, it must make its own determination that such policy is consistent with legislation, regulations, and other mandatory requirements. There may be very good reasons for adopting a policy or procedure that is different than that suggested by HUD, but PHAs should carefully think through those decisions and be able to articulate how their policy is consistent with federal laws, regulations and mandatory policy.

### **1-III.C. UPDATING AND REVISING THE POLICY**

The PHA will revise this ACOP as needed to comply with changes in HUD regulations. The original policy and any changes must be approved by the board of commissioners of the PHA, the pertinent sections included in the Agency Plan, and a copy provided to HUD.

#### CMHC Policy

The CMHC will review and update the ACOP as needed to reflect changes in regulations, PHA operations, or when needed to ensure staff consistency in operation.

# **Cover Page**

## **Chapter 2**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 2

### FAIR HOUSING AND EQUAL OPPORTUNITY

#### INTRODUCTION

This chapter explains the laws and HUD regulations requiring PHAs to affirmatively further civil rights and fair housing in all federally-assisted housing programs. The letter and spirit of these laws are implemented through consistent policy and procedures. The responsibility to further nondiscrimination pertains to all areas of the PHA's public housing operations.

This chapter describes HUD regulations and PHA policies related to these topics in three parts:

Part I: Nondiscrimination. This part presents the body of laws and regulations governing the responsibilities of the PHA regarding nondiscrimination.

Part II: Policies Related to Persons with Disabilities. This part discusses the rules and policies of the public housing program related to reasonable accommodation for persons with disabilities. These rules and policies are based on the Fair Housing Act (42.U.S.C.) and Section 504 of the Rehabilitation Act of 1973, and incorporate guidance from the Joint Statement of The Department of Housing and Urban Development and the Department of Justice (DOJ), issued May 17, 2004.

Part III: Prohibition of Discrimination Against Limited English Proficiency Persons. This part details the obligations of the PHA to ensure meaningful access to the public housing program and its activities by persons with limited English proficiency (LEP). This part incorporates Guidance to Federal Assistance Recipients Regarding Title VI Prohibition Affecting Limited English Proficient Persons, published December 19, 2003 in the *Federal Register* ("Notice of Guidance").

## PART I: NONDISCRIMINATION

### 2-I.A. OVERVIEW

Federal laws require PHAs to treat all applicants and tenant families equally, providing the same quality of service, regardless of family characteristics and background. Federal law prohibits discrimination in housing on the basis of race, color, religion, sex, national origin, age, familial status, and disability. In addition, HUD regulations provide for additional protections regarding sexual orientation, gender identity, and marital status. The PHA will comply fully with all federal, state, and local nondiscrimination laws, and with rules and regulations governing fair housing and equal opportunity in housing and employment, including:

- Title VI of the Civil Rights Act of 1964
- Title VIII of the Civil Rights Act of 1968 (as amended by the Community Development Act of 1974 and the Fair Housing Amendments Act of 1988)
- Executive Order 11063
- Section 504 of the Rehabilitation Act of 1973
- The Age Discrimination Act of 1975
- Title II of the Americans with Disabilities Act (to the extent that it applies, otherwise Section 504 and the Fair Housing Amendments govern)
- The Equal Access to Housing in HUD Programs Regardless of Sexual Orientation or Gender Identity Final Rule, published in the *Federal Register* February 3, 2012 and further clarified in Notice PIH 2014-20
- The Violence against Women Act of 2013 (VAWA)
- Any applicable state laws or local ordinances and any legislation protecting individual rights of tenants, applicants, or staff that may subsequently be enacted
- The Equal Access to Housing in HUD Programs Regardless of Sexual Orientation or Gender Identity Final Rule, published in the *Federal Register* February 3, 2012
- Any applicable state laws or local ordinances and any legislation protecting individual rights of tenants, applicants, or staff that may subsequently be enacted
- Elliot-Larsen Civil Rights Act (ELCRA), MCL 37.2101 et. seq.
- Michigan Handicappers' Civil Rights Act, MCL 37.1101 et. seq.
- 

When more than one civil rights law applies to a situation, the laws will be read and applied together.

#### CMHC Policy

The CMHC will comply fully with all federal, state, and local nondiscrimination laws, and with rules and regulations governing fair housing and equal opportunity in housing and employment.

## 2-I.B. NONDISCRIMINATION

Federal regulations prohibit discrimination against certain protected classes and other groups of people. State and local requirements, as well as PHA policies, can prohibit discrimination against additional classes of people.

The PHA shall not discriminate because of race, color, sex, religion, familial status, age, disability or national origin (called “protected classes”).

Familial status includes children under the age of 18 living with parents or legal custodians, pregnant women, and people securing custody of children under the age of 18.

The PHA will not discriminate on the basis of marital status, gender identity, or sexual orientation [FR Notice 02/03/12].

### CMHC Policy

The CMHC does not identify any additional protected classes.

The PHA will not use any of these factors to:

- Deny to any family the opportunity to apply for housing, nor deny to any qualified applicant the opportunity to participate in the public housing program
- Provide housing that is different from that provided to others
- Subject anyone to segregation or disparate treatment
- Restrict anyone's access to any benefit enjoyed by others in connection with the housing program
- Treat a person differently in determining eligibility or other requirements for admission
- Steer an applicant or tenant toward or away from a particular area based on any of these factors
- Deny anyone access to the same level of services
- Deny anyone the opportunity to participate in a planning or advisory group that is an integral part of the housing program
- Discriminate in the provision of residential real estate transactions
- Discriminate against someone because they are related to or associated with a member of a protected class
- Publish or cause to be published an advertisement or notice indicating the availability of housing that prefers or excludes persons who are members of a protected class

## **Providing Information to Families**

The PHA must take steps to ensure that families are fully aware of all applicable civil rights laws. As part of the public housing orientation process, the PHA will provide information to public housing applicant families about civil rights requirements.

## **Discrimination Complaints**

If an applicant or tenant family believes that any family member has been discriminated against by the PHA, the family should advise the PHA. HUD requires the PHA to make every reasonable attempt to determine whether the applicant's or tenant family's assertions have merit and take any warranted corrective action.

### CMHC Policy

Applicants or tenant families who believe that they have been subject to unlawful discrimination may notify the CMHC either orally or in writing.

Within 10 business days of receiving the complaint, the CMHC will provide a written notice to those alleged to have violated the rule. The CMHC will also send a written notice to the complainant informing them that notice was sent to those alleged to have violated the rule, as well as information on how to complete and submit a housing discrimination complaint form to HUD's Office of Fair Housing and Equal Opportunity (FHEO).

The CMHC will attempt to remedy discrimination complaints made against the CMHC.

The CMHC will provide a copy of a discrimination complaint form to the complainant and provide them with information on how to complete and submit the form to HUD's Office of Fair Housing and Equal Opportunity (FHEO).

The CMHC will keep a record of all complaints, investigations, notices, and corrective actions. (See Chapter 16.)

## **PART II: POLICIES RELATED TO PERSONS WITH DISABILITIES**

### **2-II.A. OVERVIEW**

One type of disability discrimination prohibited by the Fair Housing Act is the refusal to make reasonable accommodation in rules, policies, practices, or services when such accommodation may be necessary to afford a person with a disability the equal opportunity to use and enjoy a program or dwelling under the program.

The PHA must ensure that persons with disabilities have full access to the PHA's programs and services. This responsibility begins with the first inquiry of an interested family and continues through every programmatic area of the public housing program [24 CFR 8].

The PHA must provide a notice to each tenant that the tenant may, at any time during the tenancy, request reasonable accommodation of a handicap of a household member, including reasonable accommodation so that the tenant can meet lease requirements or other requirements of tenancy [24 CFR 966.7(b)].

#### CMHC Policy

The CMHC will ask all applicants and resident families if they require any type of accommodations, in writing, on the intake application, reexamination documents, and notices of adverse action by the PHA, by including the following language:

“If you or anyone in your family is a person with disabilities, and you require a specific accommodation in order to fully utilize our programs and services, please contact the housing commission.”

A specific position and phone number will be provided as the contact person for requests for accommodation for persons with disabilities.

## **2-II.B. DEFINITION OF REASONABLE ACCOMMODATION**

A “reasonable accommodation” is a change, exception, or adjustment to a policy, practice or service that may be necessary for a person with a disability to have an equal opportunity to use and enjoy a dwelling, including public and common use spaces. Since policies and services may have a different effect on persons with disabilities than on other persons, treating persons with disabilities exactly the same as others will sometimes deny them an equal opportunity to use and enjoy a dwelling. [Joint Statement of the Departments of HUD and Justice: Reasonable Accommodations under the Fair Housing Act]

Federal regulations stipulate that requests for accommodations will be considered reasonable if they do not create an "undue financial and administrative burden" for the PHA, or result in a “fundamental alteration” in the nature of the program or service offered. A fundamental alteration is a modification that alters the essential nature of a provider’s operations.

### **Types of Reasonable Accommodations**

When it is reasonable (see definition above and Section 2-II.E), the PHA shall accommodate the needs of a person with disabilities. Examples include but are not limited to:

- Permitting applications and reexaminations to be completed by mail
- Providing “large-print” forms
- Conducting home visits
- Permitting a higher utility allowance for the unit if a person with disabilities requires the use of specialized equipment related to the disability
- Modifying or altering a unit or physical system if such a modification or alteration is necessary to provide equal access to a person with a disability
- Installing a ramp into a dwelling or building
- Installing grab bars in a bathroom
- Installing visual fire alarms for hearing impaired persons
- Allowing a PHA-approved live-in aide to reside in the unit if that person is determined to be essential to the care of a person with disabilities, is not obligated for the support of the person with disabilities, and would not be otherwise living in the unit.
- Providing a designated handicapped-accessible parking space
- Allowing a service animal or an assistance animal
- Permitting an authorized designee or advocate to participate in the application or certification process and any other meetings with PHA staff
- Displaying posters and other housing information in locations throughout the PHA's office in such a manner as to be easily readable from a wheelchair

## **2-II.C. REQUEST FOR AN ACCOMMODATION**

If an applicant or participant indicates that an exception, change, or adjustment to a rule, policy, practice, or service is needed because of a disability, HUD requires that the PHA treat the

information as a request for a reasonable accommodation, even if no formal request is made [Joint Statement of the Departments of HUD and Justice: Reasonable Accommodations under the Fair Housing Act].

The family must explain what type of accommodation is needed to provide the person with the disability full access to the PHA's programs and services.

If the need for the accommodation is not readily apparent or known to the PHA, the family must explain the relationship between the requested accommodation and the disability.

CMHC Policy

The CMHC will encourage the family to make its request in writing using a reasonable accommodation request form. However, the CMHC will consider the accommodation any time the family indicates that an accommodation is needed whether or not a formal written request is submitted.

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## **2-II.D. VERIFICATION OF DISABILITY**

The regulatory civil rights definition for persons with disabilities is provided in Exhibit 2-1 at the end of this chapter. The definition of a person with a disability for the purpose of obtaining a reasonable accommodation is much broader than the HUD definition of disability which is used for waiting list preferences and income allowances.

Before providing an accommodation, the PHA must determine that the person meets the definition of a person with a disability, and that the accommodation will enhance the family's access to the PHA's programs and services.

If a person's disability is obvious or otherwise known to the PHA, and if the need for the requested accommodation is also readily apparent or known, no further verification will be required [Joint Statement of the Departments of HUD and Justice: Reasonable Accommodations under the Fair Housing Act].

If a family indicates that an accommodation is required for a disability that is not obvious or otherwise known to the PHA, the PHA must verify that the person meets the definition of a person with a disability, and that the limitations imposed by the disability require the requested accommodation.

When verifying a disability, the PHA will follow the verification policies provided in Chapter 7. All information related to a person's disability will be treated in accordance with the confidentiality policies provided in Chapter 16 (Program Administration). In addition to the general requirements that govern all verification efforts, the following requirements apply when verifying a disability:

- Third-party verification must be obtained from an individual identified by the family who is competent to make the determination. A doctor or other medical professional, a peer support group, a non-medical service agency, or a reliable third party who is in a position to know about the individual's disability may provide verification of a disability [Joint Statement of the Departments of HUD and Justice: Reasonable Accommodations under the Fair Housing Act].
- The PHA must request only information that is necessary to evaluate the disability-related need for the accommodation. The PHA may not inquire about the nature or extent of any disability.
- Medical records will not be accepted or retained in the participant file.
- In the event that the PHA does receive confidential information about a person's specific diagnosis, treatment, or the nature or severity of the disability, the PHA will dispose of it. In place of the information, the PHA will note in the file that the disability and other requested information have been verified, the date the verification was received, and the name and address of the knowledgeable professional who sent the information [Notice PIH 2010-26].

## **2-II.E. APPROVAL/DENIAL OF A REQUESTED ACCOMMODATION** [Joint Statement of the Departments of HUD and Justice: Reasonable Accommodations under the Fair Housing Act, Notice PIH 2010-26]

The PHA must approve a request for an accommodation if the following three conditions are met.

- The request was made by or on behalf of a person with a disability.
- There is a disability-related need for the accommodation.
- The requested accommodation is reasonable, meaning it would not impose an undue financial and administrative burden on the PHA, or fundamentally alter the nature of the PHA's operations.

Requests for accommodations must be assessed on a case-by-case basis. The determination of undue financial and administrative burden must be made on a case-by-case basis involving various factors, such as the overall size of the PHA's program with respect to the number of employees, type of facilities and size of budget, type of operation including composition and structure of workforce, the nature and cost of the requested accommodation, and the availability of alternative accommodations that would effectively meet the family's disability-related needs.

Before making a determination whether to approve the request, the PHA may enter into discussion and negotiation with the family, request more information from the family, or may require the family to sign a consent form so that the PHA may verify the need for the requested accommodation.

### CMHC Policy

After a request for an accommodation is presented, the CMHC will respond, in writing, within 10 business days.

If the CMHC denies a request for an accommodation because there is no relationship, or nexus, found between the disability and the requested accommodation, the notice will inform the family of the right to appeal the CMHC's decision through an informal hearing (if applicable) or the grievance process (see Chapter 14).

If the CMHC denies a request for an accommodation because it is not reasonable (it would impose an undue financial and administrative burden or fundamentally alter the nature of the CMHC's operations), the PHA will discuss with the family whether an alternative accommodation could effectively address the family's disability-related needs without a fundamental alteration to the public housing program and without imposing an undue financial and administrative burden.

If the CMHC believes that the family has failed to identify a reasonable alternative accommodation after interactive discussion and negotiation, the CMHC will notify the family, in writing, of its determination within 10 business days from the date of the most recent discussion or communication with the family. The notice will inform the family of the right to appeal the CMHC's decision through an informal hearing (if applicable) or the grievance process (see Chapter 14).

## **2-II.F. PROGRAM ACCESSIBILITY FOR PERSONS WITH HEARING OR VISION IMPAIRMENTS**

HUD regulations require the PHA to take reasonable steps to ensure that persons with disabilities related to hearing and vision have reasonable access to the PHA's programs and services [24 CFR 8.6].

At the initial point of contact with each applicant, the PHA shall inform all applicants of alternative forms of communication that can be used other than plain language paperwork.

### CMHC Policy

To meet the needs of persons with hearing impairments, TTD/TTY (text telephone display / teletype) communication will be available.

To meet the needs of persons with vision impairments, large-print and audio versions of key program documents will be made available upon request. When visual aids are used in public meetings or presentations, or in meetings with CMHC staff, one-on-one assistance will be provided upon request.

Additional examples of alternative forms of communication are sign language interpretation; having material explained orally by staff; or having a third party representative (a friend, relative or advocate, named by the applicant) to receive, interpret and explain housing materials and be present at all meetings.

## **2-II.G. PHYSICAL ACCESSIBILITY**

The PHA must comply with a variety of regulations pertaining to physical accessibility, including the following.

- Notice PIH 2010-26
- Section 504 of the Rehabilitation Act of 1973
- The Americans with Disabilities Act of 1990
- The Architectural Barriers Act of 1968
- The Fair Housing Act of 1988

The PHA's policies concerning physical accessibility must be readily available to applicants and resident families. They can be found in three key documents.

- This policy, the Admissions and Continued Occupancy Policy, describes the key policies that govern the PHA's responsibilities with regard to physical accessibility.
- Notice PIH 2010-26 summarizes information about pertinent laws and implementing regulations related to nondiscrimination and accessibility in federally-funded housing programs.
- The PHA Plan provides information about self-evaluation, needs assessment, and transition plans.

The design, construction, or alteration of PHA facilities must conform to the Uniform Federal Accessibility Standards (UFAS). Notice PIH 2010-26 contains specific information on calculating the percentages of units for meeting UFAS requirements.

Newly-constructed facilities must be designed to be readily accessible to and usable by persons with disabilities. Alterations to existing facilities must be accessible to the maximum extent feasible, defined as not imposing an undue financial and administrative burden on the operations of the public housing program.

## **2-II.H. DENIAL OR TERMINATION OF ASSISTANCE**

A PHA's decision to deny or terminate the assistance of a family that includes a person with disabilities is subject to consideration of reasonable accommodation [24 CFR 966.7].

When applicants with disabilities are denied assistance, the notice of denial must inform them of their right to request an informal hearing [24 CFR 960.208(a)].

When a family's lease is terminated, the notice of termination must inform the family of their right to request a hearing in accordance with the PHA's grievance process [24 CFR 966.4(1)(3)(ii)].

When reviewing reasonable accommodation requests, the PHA must consider whether reasonable accommodation will allow the family to overcome the problem that led to the PHA's decision to deny or terminate assistance. If a reasonable accommodation will allow the family to meet the requirements, the PHA must make the accommodation [24 CFR 966.7].

In addition, the PHA must provide reasonable accommodation for persons with disabilities to participate in the hearing process [24 CFR 966.56(h)].

## **PART III: IMPROVING ACCESS TO SERVICES FOR PERSONS WITH LIMITED ENGLISH PROFICIENCY (LEP)**

### **2-III.A. OVERVIEW**

Language for Limited English Proficiency Persons (LEP) can be a barrier to accessing important benefits or services, understanding and exercising important rights, complying with applicable responsibilities, or understanding other information provided by the public housing program. In certain circumstances, failure to ensure that LEP persons can effectively participate in or benefit from federally-assisted programs and activities may violate the prohibition under Title VI against discrimination on the basis of national origin. This part incorporates the Final Guidance to Federal Assistance Recipients Regarding Title VI Prohibition Affecting Limited English Proficient Persons, published January 22, 2007 in the *Federal Register*.

The PHA will take affirmative steps to communicate with people who need services or information in a language other than English. These persons will be referred to as Persons with Limited English Proficiency (LEP).

LEP persons are defined as persons who do not speak English as their primary language and who have a limited ability to read, write, speak or understand English. For the purposes of this Admissions and Continued Occupancy Policy, LEP persons are public housing applicants and resident families, and parents and family members of applicants and resident families.

In order to determine the level of access needed by LEP persons, the PHA will balance the following four factors: (1) the number or proportion of LEP persons eligible to be served or likely to be encountered by the public housing program; (2) the frequency with which LEP persons come into contact with the program; (3) the nature and importance of the program, activity, or service provided by the program to people's lives; and (4) the resources available to the PHA and costs. Balancing these four factors will ensure meaningful access by LEP persons to critical services while not imposing undue burdens on the PHA.

## **2-III.B. ORAL INTERPRETATION**

The PHA will offer competent interpretation services free of charge, upon request, to the LEP person.

### CMHC Policy

The CMHC will utilize a language line for telephone interpreter services.

Where LEP persons desire, they will be permitted to use, at their own expense, an interpreter of their own choosing, in place of or as a supplement to the free language services offered by the CMHC. The interpreter may be a family member or friend

The CMHC will analyze the various kinds of contacts it has with the public, to assess language needs and decide what reasonable steps should be taken. "Reasonable steps" may not be reasonable where the costs imposed substantially exceed the benefits.

Where feasible and possible, according to its language assistance plan (LAP), the CMHC will train and hire bilingual staff to be available to act as interpreters and translators, will pool resources with other PHAs, and will standardize documents. Where feasible and possible, the CMHC will encourage the use of qualified community volunteers.

Where LEP persons desire, they will be permitted to use, at their own expense, an interpreter of their own choosing, in place of or as a supplement to the free language services offered by the CMHC. The interpreter may be a family member or friend.

## **2-III.C. WRITTEN TRANSLATION**

Translation is the replacement of a written text from one language into an equivalent written text in another language.

### CMHC Policy

In order to comply with written-translation obligations, the CMHC will take the following steps:

The CMHC will provide written translations of vital documents for each eligible LEP language group that constitutes 5 percent or 1,000 persons, whichever is less, of the population of persons eligible to be served or likely to be affected or encountered. Translation of other documents, if needed, can be provided orally; or

If there are fewer than 50 persons in a language group that reaches the 5 percent trigger, the CMHC may not translate vital written materials, but will provide written notice in the primary language of the LEP language group of the right to receive competent oral interpretation of those written materials, free of cost.

## **2-III.D. IMPLEMENTATION PLAN**

After completing the four-factor analysis and deciding what language assistance services are appropriate, the PHA shall determine whether it is necessary to develop a written implementation plan to address the identified needs of the LEP populations it serves.

If the PHA determines that it is not necessary to develop a written implementation plan, the absence of a written plan does not obviate the underlying obligation to ensure meaningful access by LEP persons to the PHA's public housing program and services.

### CMHC Policy

If it is determined that the CMHC serves very few LEP persons, and the CMHC has very limited resources, the CMHC will not develop a written LEP plan, but will consider alternative ways to articulate in a reasonable manner a plan for providing meaningful access. Entities having significant contact with LEP persons, such as schools, grassroots and faith-based organizations, community groups, and groups working with new immigrants will be contacted for input into the process.

If the CMHC determines it is appropriate to develop a written LEP plan, the following five steps will be taken: (1) Identifying LEP individuals who need language assistance; (2) identifying language assistance measures; (3) training staff; (4) providing notice to LEP persons; and (5) monitoring and updating the LEP plan.

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**EXHIBIT 2-1: DEFINITION OF A PERSON WITH A DISABILITY UNDER FEDERAL CIVIL RIGHTS LAWS [24 CFR Parts 8.3 and 100.201]**

A person with a disability, as defined under federal civil rights laws, is any person who:

- Has a physical or mental impairment that substantially limits one or more of the major life activities of an individual, or
- Has a record of such impairment, or
- Is regarded as having such impairment

The phrase “physical or mental impairment” includes:

- Any physiological disorder or condition, cosmetic or disfigurement, or anatomical loss affecting one or more of the following body systems: neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genito-urinary; hemic and lymphatic; skin; and endocrine; or
- Any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. The term “physical or mental impairment” includes, but is not limited to: such diseases and conditions as orthopedic, visual, speech and hearing impairments, cerebral palsy, autism, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional illness, drug addiction and alcoholism.

“Major life activities” includes, but is not limited to, caring for oneself, performing manual tasks, walking, seeing, hearing, breathing, learning, and/or working.

“Has a record of such impairment” means has a history of, or has been misclassified as having, a mental or physical impairment that substantially limits one or more major live activities.

“Is regarded as having an impairment” is defined as having a physical or mental impairment that does not substantially limit one or more major life activities but is treated by a public entity (such as the PHA) as constituting such a limitation; has none of the impairments defined in this section but is treated by a public entity as having such an impairment; or has a physical or mental impairment that substantially limits one or more major life activities, only as a result of the attitudes of others toward that impairment.

The definition of a person with disabilities does not include:

- Current illegal drug users
- People whose alcohol use interferes with the rights of others
- Persons who objectively pose a direct threat or substantial risk of harm to others that cannot be controlled with a reasonable accommodation under the public housing program

The above definition of disability determines whether an applicant or participant is entitled to any of the protections of federal disability civil rights laws. Thus, a person who does not meet this definition of disability is not entitled to a reasonable accommodation under federal civil rights and fair housing laws and regulations.

The HUD definition of a person with a disability is much narrower than the civil rights definition of disability. The HUD definition of a person with a disability is used for purposes of receiving the disabled family preference, the \$400 elderly/disabled household deduction, the allowance for medical expenses, or the allowance for disability assistance expenses.

The definition of a person with a disability for purposes of granting a reasonable accommodation request is much broader than the HUD definition of disability. Many people will not qualify as a disabled person under the public housing program, yet an accommodation is needed to provide equal opportunity.

# **Cover Page**

## **Chapter 3**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 3

### ELIGIBILITY

#### INTRODUCTION

The PHA is responsible for ensuring that every individual and family admitted to the public housing program meets all program eligibility requirements. This includes any individual approved to join the family after the family has been admitted to the program. The family must provide any information needed by the PHA to confirm eligibility and determine the level of the family's assistance.

To be eligible for the public housing program:

- The applicant family must:
  - Qualify as a family as defined by HUD and the PHA.
  - Have income at or below HUD-specified income limits.
  - Qualify on the basis of citizenship or the eligible immigrant status of family members.
  - Provide social security number information for household members as required.
  - Consent to the PHA's collection and use of family information as provided for in PHA-provided consent forms.
- The PHA must determine that the current or past behavior of household members does not include activities that are prohibited by HUD or the PHA.

This chapter contains three parts:

Part I: Definitions of Family and Household Members. This part contains HUD and PHA definitions of family and household members and explains initial and ongoing eligibility issues related to these members.

Part II: Basic Eligibility Criteria. This part discusses income eligibility, and rules regarding citizenship, social security numbers, and family consent.

Part III: Denial of Admission. This part covers factors related to an applicant's past or current conduct (e.g. criminal activity) that can cause the PHA to deny admission.

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## PART I: DEFINITIONS OF FAMILY AND HOUSEHOLD MEMBERS

### 3-I.A. OVERVIEW

Some eligibility criteria and program rules vary depending upon the composition of the family requesting assistance. In addition, some requirements apply to the family as a whole and others apply to individual persons who will live in the public housing unit. This part provides information that is needed to correctly identify family and household members, and explains HUD's eligibility rules.

### 3-I.B. FAMILY AND HOUSEHOLD [24 CFR 5.105(a)(2), 24 CFR 5.403, FR Notice 02/03/12, and Notice PIH 2014-20]

The terms *family* and *household* have different meanings in the public housing program.

#### **Family**

To be eligible for admission, an applicant must qualify as a family. *Family* as defined by HUD, includes but is not limited to the following, regardless of actual or perceived sexual orientation, gender identity, or marital status, a single person, who may be an elderly person, disabled person, near-elderly person, or any other single person; or a group of persons residing together. Such group includes, but is not limited to a family with or without children (a child who is temporarily away from the home because of placement in foster care is considered a member of the family), an elderly family, a near-elderly family, a disabled family, a displaced family, or the remaining member of a tenant family. The PHA has the discretion to determine if any other group of persons qualifies as a family.

*Gender Identity* means actual or perceived gender characteristics.

*Sexual orientation* means homosexuality, heterosexuality, or bisexuality.

#### CMHC Policy

A family also includes two or more individuals who are not related by blood, marriage, adoption, or other operation of law, but who either can demonstrate that they have lived together previously or certify that each individual's income and other resources will be available to meet the needs of the family.

Each family must identify the individuals to be included in the family at the time of application, and must update this information if the family's composition changes.

#### **Household**

*Household* is a broader term that includes additional people who, with the PHA's permission, live in a public housing unit, such as live-in aides, foster children, and foster adults.

### 3-I.C. FAMILY BREAKUP AND REMAINING MEMBER OF TENANT FAMILY

#### Family Breakup

##### CMHC Policy

When a family on the waiting list breaks up into two otherwise eligible families, only one of the new families may retain the original application date. Other former family members may submit a new application with a new application date if the waiting list is open.

If a family breaks up into two otherwise eligible families while living in public housing, only one of the new families will retain occupancy of the unit.

If a court determines the disposition of property between members of an applicant or resident family as part of a divorce or separation decree, the CMHC will abide by the court's determination.

In the absence of a judicial decision or an agreement among the original family members, the CMHC will determine which family will retain their placement on the waiting list or continue in occupancy. In making its determination, the CMHC will take into consideration the following factors: (1) the interest of any minor children, including custody arrangements; (2) the interest of any ill, elderly, or disabled family members; (3) the interest of any family member who is or has been the victim of domestic violence, dating violence, or stalking and provides documentation in accordance with section 16-VII.D of this ACOP; (4) any possible risks to family members as a result of criminal activity, and (5) the recommendations of social service professionals.

#### **Remaining Member of a Tenant Family [24 CFR 5.403]**

The HUD definition of family includes the *remaining member of a tenant family*, which is a member of a resident family who remains in the unit when other members of the family have left the unit [PH Occ GB, p. 26]. Household members such as live-in aides, foster children, and foster adults do not qualify as remaining members of a family.

If dependents are the only “remaining members of a tenant family” and there is no family member able to assume the responsibilities of the head of household, see Chapter 6, Section 6-I.B, for the policy on “Caretakers for a Child.”

### **3-I.D. HEAD OF HOUSEHOLD [24 CFR 5.504(b)]**

*Head of household* means the adult member of the family who is considered the head for purposes of determining income eligibility and rent. The head of household is responsible for ensuring that the family fulfills all of its responsibilities under the program, alone or in conjunction with a cohead or spouse.

#### CMHC Policy

The family may designate any qualified family member as the head of household.

The head of household must have the legal capacity to enter into a lease under state and local law. A minor who is emancipated under state law may be designated as head of household.

### **3-I.E. SPOUSE, COHEAD, AND OTHER ADULT**

A family may have a spouse or cohead, but not both [HUD-50058 IB, p. 13].

*Spouse* means the marriage partner of the head of household.

#### CMHC Policy

A *marriage partner* includes the partner in a "common law" marriage as defined in state law. The term "spouse" does not apply to friends, roommates, or significant others who are not marriage partners. A minor who is emancipated under state law may be designated as a spouse.

A *cohead* is an individual in the household who is equally responsible with the head of household for ensuring that the family fulfills all of its responsibilities under the program, but who is not a spouse. A family can have only one cohead.

#### CMHC Policy

Minors who are emancipated under state law may be designated as a cohead.

*Other adult* means a family member, other than the head, spouse, or cohead, who is 18 years of age or older. Foster adults and live-in aides are not considered other adults [HUD-50058 IB, p. 14].

### **3-I.F. DEPENDENT [24 CFR 5.603]**

A *dependent* is a family member who is under 18 years of age or a person of any age who is a person with a disability or a full-time student, except that the following persons can never be dependents: the head of household, spouse, cohead, foster children/adults and live-in aides. Identifying each dependent in the family is important because each dependent qualifies the family for a deduction from annual income as described in Chapter 6.

#### **Joint Custody of Dependents**

##### CMHC Policy

Dependents that are subject to a joint custody arrangement will be considered a member of the family, if they live with the applicant or resident family 50 percent or more of the time.

When more than one applicant or assisted family (regardless of program) are claiming the same dependents as family members, the family with primary custody at the time of the initial examination or reexamination will be able to claim the dependents. If there is a dispute about which family should claim them, the CMHC will abide by the court orders make the determination based on available documents such as court orders, an IRS income tax return showing which family has claimed the child for income tax purposes, school records, or other credible documentation.

### **3-I.G. FULL-TIME STUDENT [24 CFR 5.603]**

A *full-time student* (FTS) is a person who is attending school or vocational training on a full-time basis. The time commitment or subject load that is needed to determine if attendance is full-time is defined by the educational institution.

Identifying each FTS is important because (1) each family member that is an FTS, other than the head, spouse, or cohead, qualifies the family for a dependent deduction and (2) the income of such an FTS is treated differently from the income of other family members.

### **3-I.H. ELDERLY AND NEAR-ELDERLY PERSONS, AND ELDERLY FAMILY [24 CFR 5.100, 5.403, 945.105, and FR Notice 02/03/12]**

#### **Elderly Persons**

An *elderly person* is a person who is at least 62 years of age.

#### **Near-Elderly Persons**

A *near-elderly person* is a person who is 50-61 years of age.

#### **Elderly Family**

An *elderly family* is one in which the head, spouse, cohead, or sole member is an elderly person. Identifying elderly families is important because these families qualify for the elderly family allowance and the medical allowance as described in Chapter 6 and may qualify for a particular type of development as noted in Chapter 4.

### **3-I.I. PERSONS WITH DISABILITIES AND DISABLED FAMILY [24 CFR 5.403, FR Notice 02/03/12]**

#### **Persons with Disabilities**

Under the public housing program, special rules apply to persons with disabilities and to any family whose head, spouse, or cohead is a person with disabilities. The technical definitions of individual with handicaps and persons with disabilities are provided in Exhibit 3-1 at the end of this chapter. These definitions are used for a number of purposes including ensuring that persons with disabilities are not discriminated against based upon disability.

As discussed in Chapter 2, the CMHC must make all aspects of the public housing program accessible to persons with disabilities and consider reasonable accommodations when a person's disability limits their full access to the unit, the program, or the PHA's services.

#### **Disabled Family**

A *disabled family* is one in which the head, spouse, or cohead is a person with disabilities. Identifying disabled families is important because these families qualify for the disabled family allowance and the medical allowance as described in Chapter 6 and may qualify for a particular type of development as noted in Chapter 4.

Even though persons with drug or alcohol dependencies are considered persons with disabilities for the purpose of non-discrimination, this does not prevent the PHA from denying admission or taking action under the lease for reasons related to alcohol and drug abuse in accordance with the policies found in Part III of this chapter and in Chapter 13.

### **3-I.J. GUESTS [24 CFR 5.100]**

A *guest* is defined as a person temporarily staying in the unit with the consent of a tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant.

The lease must provide that the tenant has the right to exclusive use and occupancy of the leased unit by the members of the household authorized to reside in the unit in accordance with the lease, including reasonable accommodation of their guests [24 CFR 966.4(d)]. The head of household is responsible for the conduct of visitors and guests, inside the unit as well as on or near PHA premises [24 CFR 966.4(f)].

#### CMHC Policy

A resident family must notify the CMHC when overnight guests will be staying in the unit for more than 3 days. A guest can remain in the unit no longer than 14 consecutive days or a total of 30 cumulative calendar days during any 12 month period.

CMHC requires that a resident family complete the overnight guest form at least 7 calendar days in advance of an overnight guest staying 3 days or more. In the case of unexpected overnight guests staying 3 or more days, the resident family must complete the overnight guest form the next business day.

CMHC shall keep a record of the resident family's overnight guest to insure public housing program compliance. Resident families whose guests exceed 14 consecutive days or a total of 30 cumulative shall be notified that they are in noncompliance with program requirements.

A family may request an exception to this policy for valid reasons (e.g., care of a relative recovering from a medical procedure expected to last 20 consecutive days). An exception will not be made unless the family can identify and provide documentation of the residence to which the guest will return.

Children who are subject to a joint custody arrangement or for whom a family has visitation privileges, that are not included as a family member because they live outside of the public housing unit more than 50 percent of the time, are not subject to the time limitations of guests as described above.

Former residents who have been evicted are not permitted as overnight guests.

Individuals published on the CMHC Banned List are not permitted as overnight guests nor are banned individuals permitted on CMHC property. Residents who permit banned individuals to be overnight guests or to be on CMHC property shall be in material violation of the lease.

Guests who represent the public housing unit address as their residence address or address of record for receipt of benefits or any other purposes will be considered unauthorized occupants. In addition, guests who remain in the unit beyond the allowable time limit will be considered to be unauthorized occupants, and their presence constitutes violation of the lease.

### **3-I.K. FOSTER CHILDREN AND FOSTER ADULTS**

*Foster adults* are usually persons with disabilities, unrelated to the tenant family, who are unable to live alone [24 CFR 5.609(c)(2)].

The term *foster child* is not specifically defined by the regulations.

Foster children and foster adults that are living with an applicant or resident family are considered household members but not family members. The income of foster children/adults is not counted in family annual income and foster children/adults do not qualify for a dependent deduction [24 CFR 5.603 and HUD-50058 IB, pp. 13-14].

#### CMHC Policy

A foster child is a child that is in the legal guardianship or custody of a state, county, or private adoption or foster care agency, yet is cared for by foster parents in their own homes, under some kind of short-term or long-term foster care arrangement with the custodial agency.

Children that are temporarily absent from the home as a result of placement in foster care are discussed in Section 3-I.L.

### **3-I.L. ABSENT FAMILY MEMBERS**

Individuals may be temporarily or permanently absent from the unit for a variety of reasons including educational activities, placement in foster care, employment, and illness.

#### **Definitions of Temporarily and Permanently Absent**

##### CMHC Policy

Generally an individual who is or is expected to be absent from the public housing unit for 180 consecutive days or less is considered temporarily absent and continues to be considered a family member. Generally an individual who is or is expected to be absent from the public housing unit for more than 180 consecutive days is considered permanently absent and no longer a family member. Exceptions to this general policy are discussed below.

#### **Absent Students**

##### CMHC Policy

When someone who has been considered a family member attends school away from home, the person will continue to be considered a family member unless information becomes available to the CMHC indicating that the student has established a separate household or the family declares that the student has established a separate household.

#### **Absences Due to Placement in Foster Care [24 CFR 5.403]**

Children temporarily absent from the home as a result of placement in foster care are considered members of the family.

##### CMHC Policy

If a child has been placed in foster care, the CMHC will verify with the appropriate agency whether and when the child is expected to be returned to the home. Unless the agency confirms that the child has been permanently removed from the home, the child will be counted as a family member.

## **Absent Head, Spouse, or Cohead**

### CMHC Policy

An employed head, spouse, or cohead absent from the unit more than 180 consecutive days due to employment will continue to be considered a family member.

## **Individuals Confined for Medical Reasons**

### CMHC Policy

An individual confined to a nursing home or hospital on a permanent basis is not considered a family member.

If there is a question about the status of a family member, the CMHC will request verification from a responsible medical professional and will use this determination. If the responsible medical professional cannot provide a determination, the person generally will be considered temporarily absent. The family may present evidence that the family member is confined on a permanent basis and request that the person not be considered a family member.

## **Return of Permanently Absent Family Members**

### CMHC Policy

The family must request CMHC approval for the return of any adult family members that the PHA has determined to be permanently absent. The individual is subject to the eligibility and screening requirements discussed in this chapter.

### 3-I.M. LIVE-IN AIDE

*Live-in aide* means a person who resides with one or more elderly persons, or near-elderly persons, or persons with disabilities, and who: (1) is determined to be essential to the care and well-being of the person(s), (2) is not obligated for the support of the person(s), and (3) would not be living in the unit except to provide the necessary supportive services [24 CFR 5.403].

The PHA must approve a live-in aide if needed as a reasonable accommodation for a person with disabilities in accordance with 24 CFR 8.

A live-in aide is considered a household member but not the family member. The income of the live-in aide is not counted in determining the annual income of the family [24 CFR 5.609(c)(5)]. Relatives may be approved as live-in aides if they meet all of the criteria defining a live-in aide. However, a relative who serves as a live-in aide is not considered a family member and would not be considered a remaining member of a tenant family.

#### CMHC Policy

A family's request for a live-in aide must be made in writing. The CMHC will verify the need for a live-in aide with a reliable, knowledgeable professional as provided by the family, such as a doctor, social worker, or case worker, that the live-in aide is essential for the care and well-being of the elderly, near-elderly, or disabled family member. For continued approval, the family must submit a new, written request—subject to CMHC verification—at each annual reexamination.

In addition, the family and live-in aide will be required to submit a certification stating that the live-in aide is (1) not obligated for the support of the person(s) needing the care, and (2) would not be living in the unit except to provide the necessary supportive services.

The CMHC has the discretion not to approve a particular person as a live-in aide, and may withdraw such approval, if [24 CFR 966.4(d)(3)(i)]:

The person commits fraud, bribery or any other corrupt or criminal act in connection with any federal housing program;

The person has a history of drug-related criminal activity or violent criminal activity;

The person currently owes rent or other amounts to the CMHC or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act.

The person has been evicted or was subject to eviction by the CMHC. The person is on the CMHC Banned List.

Within 10 business days of receiving a request for a live-in aide, including all required documentation related to the request, the CMHC will notify the family of its decision in writing.

## PART II: BASIC ELIGIBILITY CRITERIA

### 3-II.A. INCOME ELIGIBILITY AND TARGETING

#### **Income Limits**

HUD is required by law to establish income limits that determine the income eligibility of applicants for HUD's assisted housing programs, including the public housing program. The income limits are published annually and are based on HUD estimates of the median incomes for families of different sizes in a particular area or county.

#### **Types of Low-Income Families [24 CFR 5.603(b)]**

*Low-income family.* A family whose annual income does not exceed 80 percent of the median income for the area, adjusted for family size.

*Very low-income family.* A family whose annual income does not exceed 50 percent of the median income for the area, adjusted for family size.

*Extremely low-income family.* A family whose annual income does not exceed the federal poverty level or 30 percent of the median income for the area, whichever number is higher.

Area median income is determined by HUD, with adjustments for smaller and larger families. HUD may establish income ceilings higher or lower than 30, 50, or 80 percent of the median income for an area if HUD finds that such variations are necessary because of unusually high or low family incomes.

#### **Using Income Limits for Eligibility [24 CFR 960.201]**

Income limits are used for eligibility only at admission. Eligibility is established by comparing a family's annual income with HUD's published income limits. To be income eligible, the annual income of an applicant must be within the *low-income* limit.

#### **Occupancy by police officers to provide security for public housing residents [24 CFR 960.505]**

##### **CMHC Policy**

CMHC will provide occupancy to police officers who are employed on a full-time or part-time basis as a duly licensed professional officer by a Federal, State, Tribal or local government or by any agency of these governments who would normally be outside income eligibility criteria for occupancy for the purpose of increased security of its developments.

### **Using Income Limits for Targeting [24 CFR 960.202(b)]**

At least 40 percent of the families admitted from the PHA waiting list to the public housing program during a PHA fiscal year must be *extremely low-income* families. This is called the “basic targeting requirement.”

If admissions of extremely low-income families to the PHA’s housing choice voucher program during a PHA fiscal year exceed the 75 percent minimum targeting requirement for that program, such excess shall be credited against the PHA’s public housing basic targeting requirement for the same fiscal year.

The fiscal year credit for housing choice voucher program admissions that exceed the minimum voucher program targeting requirement must not exceed the lower of:

- Ten percent of public housing waiting list admissions during the PHA fiscal year
- Ten percent of waiting list admission to the PHA’s housing choice voucher program during the PHA fiscal year
- The number of qualifying low-income families who commence occupancy during the fiscal year of public housing units located in census tracts with a poverty rate of 30 percent or more. For this purpose, qualifying low-income family means a low-income family other than an extremely low-income family.

For discussion of how income targeting is used in tenant selection, see Chapter 4.

### **3-II.B. CITIZENSHIP OR ELIGIBLE IMMIGRATION STATUS [24 CFR 5, Subpart E]**

Housing assistance is available only to individuals who are U.S. citizens, U.S. nationals (herein referred to as citizens and nationals), or noncitizens that have eligible immigration status. At least one family member must be a citizen, national, or noncitizen with eligible immigration status in order for the family to qualify for any level of assistance.

All applicant families must be notified of the requirement to submit evidence of their citizenship status when they apply. Where feasible, and in accordance with the PHA's Limited English Proficiency Plan, the notice must be in a language that is understood by the individual if the individual is not proficient in English.

#### **Declaration [24 CFR 5.508]**

HUD requires each family member to declare whether the individual is a citizen, a national, or an eligible noncitizen, except those members who elect not to contend that they have eligible immigration status. Those who elect not to contend their status are considered to be ineligible noncitizens. For citizens, nationals and eligible noncitizens the declaration must be signed personally by the head, spouse, cohead, and any other family member 18 or older, and by a parent or guardian for minors. The family must identify in writing any family members who elect not to contend their immigration status (see Ineligible Noncitizens below). No declaration is required for live-in aides, foster children, or foster adults.

#### ***U.S. Citizens and Nationals***

In general, citizens and nationals are required to submit only a signed declaration that claims their status. However, HUD regulations permit the PHA to request additional documentation of their status, such as a passport.

##### CMHC Policy

Family members who declare citizenship or national status will not be required to provide additional documentation unless the CMHC receives information indicating that an individual's declaration may not be accurate.

#### ***Eligible Noncitizens***

In addition to providing a signed declaration, those declaring eligible noncitizen status must sign a verification consent form and cooperate with PHA efforts to verify their immigration status as described in Chapter 7. The documentation required for establishing eligible noncitizen status varies depending upon factors such as the date the person entered the U.S., the conditions under which eligible immigration status has been granted, the person's age, and the date on which the family began receiving HUD-funded assistance.

Lawful residents of the Marshall Islands, the Federated States of Micronesia, and Palau, together known as the Freely Associated States, or FAS, are eligible for housing assistance under section 141 of the Compacts of Free Association between the U.S. Government and the Governments of the FAS [Public Law 106-504].

### ***Ineligible Noncitizens***

Those noncitizens who do not wish to contend their immigration status are required to have their names listed on a noncontending family members listing, signed by the head, spouse, or cohead (regardless of citizenship status), indicating their ineligible immigration status. The PHA is not required to verify a family member's ineligible status and is not required to report an individual's unlawful presence in the U.S. to the United States Citizenship and Immigration Services (USCIS).

Providing housing assistance to noncitizen students is prohibited [24 CFR 5.522]. This prohibition extends to the noncitizen spouse of a noncitizen student as well as to minor children who accompany or follow to join the noncitizen student. Such prohibition does not extend to the citizen spouse of a noncitizen student or to the children of the citizen spouse and noncitizen student. Such a family is eligible for prorated assistance as a mixed family.

### **Mixed Families**

A family is eligible for admission as long as at least one member is a citizen, national, or eligible noncitizen. Families that include eligible and ineligible individuals are considered *mixed families*. Such families will be given notice that their assistance will be prorated, and that they may request a hearing if they contest this determination. See Chapter 6 for a discussion of how rents are prorated, and Chapter 14 for a discussion of informal hearing procedures.

### **Ineligible Families [24 CFR 5.514(d), (e), and (f)]**

A PHA may elect to provide assistance to a family before the verification of the eligibility of the individual or one family member [24 CFR 5.512(b)]. Otherwise, no individual or family may be assisted prior to the affirmative establishment by the PHA that the individual or at least one family member is eligible [24 CFR 5.512(a)].

#### CMHC Policy

The CMHC will not provide assistance to a family before the verification of at least one family member as a citizen, national, or eligible noncitizen.

When the CMHC determines that an applicant family does not include any citizens, nationals, or eligible noncitizens, following the verification process, the family will be sent a written notice within 10 business days of the determination.

The notice will explain the reasons for the denial of assistance and will advise the family of its right to request an appeal to the United States Citizenship and Immigration Services (USCIS), or to request an informal hearing with the CMHC. The informal hearing with the CMHC may be requested in lieu of the USCIS appeal, or at the conclusion of the USCIS appeal process. The notice must also inform the applicant family that assistance may not be delayed until the conclusion of the USCIS appeal process, but that it may be delayed pending the completion of the informal hearing process.

Informal hearing procedures are contained in Chapter 14.

### **Time Frame for Determination of Citizenship Status [24 CFR 5.508(g)]**

For new occupants joining the resident family the PHA must verify status at the first interim or regular reexamination following the person's occupancy, whichever comes first.

If an individual qualifies for a time extension for the submission of required documents, the PHA must grant such an extension for no more than 30 days [24 CFR 5.508(h)].

Each family member is required to submit evidence of eligible status only one time during continuous occupancy.

#### CMHC Policy

The CMHC will verify the status of applicants at the time other eligibility factors are determined.

### **3-II.C. SOCIAL SECURITY NUMBERS [24 CFR 5.216 and 5.218, Notice PIH 2012-10]**

The applicant and all members of the applicant's household must disclose the complete and accurate Social Security Number (SSN) assigned to each household member, and the documentation necessary to verify each SSN. A detailed discussion of acceptable documentation is provided in Chapter 7.

*Note:* These requirements do not apply to noncitizens who do not contend eligible immigration status.

In addition, each participant who has not previously disclosed an SSN, has previously disclosed an SSN that HUD or the SSA determined was invalid, or has been issued a new SSN must submit their complete and accurate SSN and the documentation required to verify the SSN at the time of the next interim or annual reexamination or recertification. Participants age 62 or older as of January 31, 2010, whose determination of eligibility was begun before January 31, 2010, are exempt from this requirement and remain exempt even if they move to a new assisted unit.

The PHA must deny assistance to an applicant family if they do not meet the SSN disclosure and documentation requirements contained in 24 CFR 5.216.

### **3-II.D. FAMILY CONSENT TO RELEASE OF INFORMATION [24 CFR 5.230]**

HUD requires each adult family member, and the head of household, spouse, or cohead, regardless of age, to sign form HUD-9886, Authorization for the Release of Information Privacy Act Notice, and other consent forms as needed to collect information relevant to the family's eligibility and level of assistance. Chapter 7 provides detailed information concerning the consent forms and verification requirements.

The PHA must deny admission to the program if any member of the applicant family fails to sign and submit consent forms which allow the PHA to obtain information that the PHA has determined is necessary in administration of the public housing program [24 CFR 960.259(a) and (b)].

## **PART III: DENIAL OF ADMISSION**

### **3-III.A. OVERVIEW**

A family that does not meet the eligibility criteria discussed in Parts I and II, must be denied admission.

In addition, HUD requires or permits the PHA to deny admission based on certain types of current or past behaviors of family members as discussed in this part. The PHA's authority in this area is limited by the Violence against Women Act of 2005 (VAWA), which expressly prohibits the denial of admission to an otherwise qualified applicant on the basis that the applicant is or has been the victim of domestic violence, dating violence, or stalking [24 CFR 5.2005(b)].

This part covers the following topics:

- Required denial of admission
- Other permitted reasons for denial of admission
- Screening
- Criteria for deciding to deny admission
- Prohibition against denial of admission to victims of domestic violence, dating violence, or stalking
- Notice of eligibility or denial

### **3-III.B. REQUIRED DENIAL OF ADMISSION [24 CFR 960.204]**

PHAs are required to establish standards that prohibit admission of an applicant to the public housing program if they have engaged in certain criminal activity or if the PHA has reasonable cause to believe that a household member's current use or pattern of use of illegal drugs, or current abuse or pattern of abuse of alcohol may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents.

Where the statute requires that the PHA prohibit admission for a prescribed period of time after some disqualifying behavior or event, the PHA may choose to continue that prohibition for a longer period of time [24 CFR 960.203(c)(3)(ii)].

HUD requires the PHA to deny assistance in the following cases:

- Any member of the household has been evicted from federally-assisted housing in the last 3 years for drug-related criminal activity. HUD permits but does not require the PHA to admit an otherwise-eligible family if the household member has completed a PHA-approved drug rehabilitation program or the circumstances which led to eviction no longer exist (e.g. the person involved in the criminal activity no longer lives in the household).

#### CMHC Policy

The CMHC will not admit an otherwise-eligible family who was evicted from federally-assisted housing within the past 3 years for drug-related criminal activity under any circumstances.

- The PHA determines that any household member is currently engaged in the use of illegal drugs. *Drug* means a controlled substance as defined in section 102 of the Controlled Substances Act [21 U.S.C. 802]. *Currently engaged in the illegal use of a drug* means a person has engaged in the behavior recently enough to justify a reasonable belief that there is continuing illegal drug use by a household member [24 CFR 960.205(b)(1)].

CMHC Policy

*Currently engaged in* is defined as any use of illegal drugs during the previous six months.

- The PHA has reasonable cause to believe that any household member's current use or pattern of use of illegal drugs, or current abuse or pattern of abuse of alcohol, may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents.

CMHC Policy

In determining reasonable cause, the CMHC will consider all credible evidence, including but not limited to, any record of convictions, arrests, or evictions of household members related to the use of illegal drugs or the abuse of alcohol. A conviction will be given more weight than an arrest. The CMHC will also consider evidence from treatment providers or community-based organizations providing services to household members.

- Any household member has ever been convicted of drug-related criminal activity for the production or manufacture of methamphetamine on the premises of federally assisted housing.

CMHC Policy

The CMHC will deny assistance if any household member has ever been convicted of drug-related criminal activity for the production or manufacture of methamphetamine in any location.

- Any household member is subject to a lifetime registration requirement under a state sex offender registration program.

CMHC Policy

The CMHC will deny assistance if any household member is subject to a registration requirement under a state sex offender registration program.

**3-III.C. OTHER PERMITTED REASONS FOR DENIAL OF ADMISSION**

HUD permits, but does not require the PHA to deny admission for the reasons discussed in this section.

**Criminal Activity [24 CFR 960.203 (c)]**

The PHA is responsible for screening family behavior and suitability for tenancy. In doing so, the PHA may consider an applicant's history of criminal activity involving crimes of physical violence to persons or property and other criminal acts which would adversely affect the health, safety, or welfare of other tenants.

## CMHC Policy

If any household member is currently engaged in, or has engaged in any of the following criminal activities, within the past five [5] years, the family will be denied admission.

*Drug-related criminal activity*, defined by HUD as the illegal manufacture, sale, distribution, or use of a drug, or the possession of a drug with intent to manufacture, sell, distribute or use the drug [24 CFR 5.100]. If any household member is currently engaged in, or has engaged in drug-related criminal activity in the last 20 years, the family will be denied admission.

*Violent criminal activity*, defined by HUD as any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage [24 CFR 5.100]. If any household member is currently engaged in, or has engaged in violent criminal activity in the last 15 years, the family will be denied admission.

Criminal activity that may threaten the health, safety, or welfare of other tenants [24 CFR 960.203(c)(3)]. If any household member is currently engaged in, or has engaged in criminal activity in the last 15 years, the family will be denied admission.

Criminal activity that may threaten the health or safety of PHA staff, contractors, subcontractors, or agents. If any household member is currently engaged in, or has engaged in criminal activity in the last 15 years, the family will be denied admission.

Criminal sexual conduct, including but not limited to sexual assault, incest, open and gross lewdness, or child abuse. If any household member is currently engaged in, or has engaged in criminal sexual conduct in the last 20 years, the family will be denied admission.

Evidence of such criminal activity includes, but is not limited to any record of convictions, arrests, or evictions for suspected drug-related or violent criminal activity of household members within the past 5 years. A conviction for such activity will be given more weight than an arrest or an eviction.

In making its decision to deny assistance, the CMHC will consider the factors discussed in Sections 3-III.E and 3-III.F. Upon consideration of such factors, the CMHC may, on a case-by-case basis, decide not to deny assistance.

## **Previous Behavior [960.203(c) and (d) and PH Occ GB, p. 48]**

HUD authorizes the PHA to deny admission based on relevant information pertaining to the family's previous behavior and suitability for tenancy.

In the event of the receipt of unfavorable information with respect to an applicant, the PHA must consider the time, nature, and extent of the applicant's conduct (including the seriousness of the offense). As discussed in Section 3-III.F, the PHA may also need to consider whether the cause of the unfavorable information may be that the applicant is the victim of domestic violence, dating violence, or stalking.

### CMHC Policy

The CMHC will deny admission to an applicant family if the CMHC determines that the family:

Has a pattern of unsuitable past performance in meeting financial obligations, including rent within the past five years

Has a pattern of disturbance of neighbors, destruction of property, or living or housekeeping habits at prior residences within the past five years which may adversely affect the health, safety, or welfare of other tenants

Has a pattern of eviction from housing or termination from residential programs within the past five years (considering relevant circumstances)

Owes rent or other amounts to this or any other PHA or owner in connection with any assisted housing program

Misrepresented or does not provide complete information related to eligibility, including income, award of preferences for admission, expenses, family composition or rent

Has committed fraud, bribery, or any other corrupt or criminal act in connection with any federal housing program

Has engaged in or threatened violent or abusive behavior toward CMHC personnel

*Abusive or violent behavior towards CMHC personnel* includes verbal as well as physical abuse or violence. Use of racial epithets, or other language, written or oral, that is customarily used to intimidate may be considered abusive or violent behavior.

*Threatening* refers to oral or written threats or physical gestures that communicate intent to abuse or commit violence.

In making its decision to deny admission, the CMHC will consider the factors discussed in Sections 3-III.E and 3-III.F. Upon consideration of such factors, the CMHC may, on a case-by-case basis, decide not to deny admission.

The CMHC will consider the existence of mitigating factors, such as loss of employment or other financial difficulties, before denying admission to an applicant based on the failure to meet prior financial obligations.

### 3-III.D. SCREENING

#### Screening for Eligibility

PHAs are authorized to obtain criminal conviction records from law enforcement agencies to screen applicants for admission to the public housing program. This authority assists the PHA in complying with HUD requirements and PHA policies to deny assistance to applicants who are engaging in or have engaged in certain criminal activities. In order to obtain access to the records the PHA must require every applicant family to submit a consent form signed by each adult household member [24 CFR 5.903].

The PHA may not pass along to the applicant the costs of a criminal records check [24 CFR 960.204(d)].

#### CMHC Policy

The CMHC will perform criminal background checks through Local law enforcement for all adult household members.

If the results of the criminal background check indicate there may have been past criminal activity, but the results are inconclusive, the CMHC will request a fingerprint card and will request information from the National Crime Information Center (NCIC).

PHAs are required to perform criminal background checks necessary to determine whether any household member is subject to a lifetime registration requirement under a state sex offender program in the state where the housing is located, as well as in any other state where a household member is known to have resided [24 CFR 960.204(a)(4)].

#### CMHC Policy

The CMHC will perform criminal background checks necessary to determine whether any household member is subject to any sex offender registration requirement.

The PHA will use the Dru Sjudin National Sex Offender database (<http://www.nsopw.gov>) to screen applicants for admission. The PHA will also use the Michigan State Police Sex Offender database.

Additionally, PHAs must ask whether the applicant, or any member of the applicant's household, is subject to a lifetime registered sex offender registration requirement in any state [Notice PIH 2012-28].

If the PHA proposes to deny admission based on a criminal record or on lifetime sex offender registration information, the PHA must notify the household of the proposed action and must provide the subject of the record and the applicant a copy of the record and an opportunity to dispute the accuracy and relevance of the information prior to a denial of admission [24 CFR 5.903(f) and 5.905(d)].

#### CMHC Policy

If the CMHC proposes to deny admission based on any sex offender registration information, the CMHC will notify the household of the proposed action and must provide the subject of the record and the applicant a copy of the record and an opportunity to dispute the accuracy and relevance of the information prior to a denial of admission,

### ***Obtaining Information from Drug Treatment Facilities [24 CFR 960.205]***

HUD authorizes PHAs to request and obtain information from drug abuse treatment facilities concerning applicants. Specifically, the PHA may require each applicant to submit for all household members who are at least 18 years of age, and for each family head, spouse, or cohead regardless of age, one or more consent forms signed by such household members that requests any drug abuse treatment facility to inform the PHA whether the drug abuse treatment facility has reasonable cause to believe that the household member is currently engaging in illegal drug use.

*Drug Abuse Treatment Facility* means an entity that holds itself out as providing, and provides, diagnosis, treatment, or referral for treatment with respect to the illegal drug use, and is either an identified unit within a general care facility, or an entity other than a general medical care facility.

*Currently engaging in illegal use of a drug* means illegal use of a drug that occurred recently enough to justify a reasonable belief that there is continuing illegal drug use by a household member.

Any consent form used for the purpose of obtaining information from a drug abuse treatment facility to determine whether a household member is currently engaging in illegal drug use must expire automatically after the PHA has made a final decision to either approve or deny the admission of such person.

Any charges incurred by the PHA for information provided from a drug abuse treatment facility may not be passed on to the applicant or tenant.

If the PHA chooses to obtain such information from drug abuse treatment facilities, it must adopt and implement one of the two following policies:

Policy A: The PHA must submit a request for information to a drug abuse treatment facility for all families before they are admitted. The request must be submitted for each proposed household member who is at least 18 years of age, and for each family head, spouse, or cohead regardless of age.

Policy B: The PHA must submit a request for information only for certain household members, whose criminal record indicates prior arrests or conviction for any criminal activity that may be a basis for denial of admission or whose prior tenancy records indicate that the proposed household member engaged in destruction of property or violent activity against another person, or they interfered with the right of peaceful enjoyment of the premises of other residents.

If the PHA chooses to obtain such information, it must abide by the HUD requirements for records management and confidentiality as described in 24 CFR 960.205(f).

#### **CMHC Policy**

The CMHC will obtain information from drug abuse treatment facilities to determine whether any applicant family's household members are currently engaging in illegal drug activity only when the CMHC has determined that the family will be denied admission based on a family member's drug-related criminal activity, and the family claims that the culpable family member has successfully completed a supervised drug or alcohol rehabilitation program.

## **Screening for Suitability as a Tenant [24 CFR 960.203(c)]**

The PHA is responsible for the screening and selection of families to occupy public housing units. The PHA may consider all relevant information. Screening is important to public housing communities and program integrity, and to ensure that assisted housing is provided to those families that will adhere to lease obligations.

### CMHC Policy

The CMHC will consider the family's history with respect to the following factors:

Payment of rent and utilities

Caring for a unit and premises

Respecting the rights of other residents to the peaceful enjoyment of their housing

Criminal activity that is a threat to the health, safety, or property of others

Behavior of all household members as related to the grounds for denial as detailed in Sections 3-III. B and C

Compliance with any other essential conditions of tenancy

## **Resources Used to Check Applicant Suitability [PH Occ GB, pp. 47-56]**

PHAs have a variety of resources available to them for determination of the suitability of applicants. Generally, PHAs should reject applicants who have recent behavior that would warrant lease termination for a public housing resident.

### CMHC Policy

In order to determine the suitability of applicants the CMHC will examine applicant history for the past five years. Such background checks will include:

#### *Past Performance in Meeting Financial Obligations, Especially Rent*

PHA and landlord references for the past ten years, gathering information about past performance meeting rental obligations such as rent payment record, late payment record, whether the PHA/landlord ever began or completed lease termination for non-payment, and whether utilities were ever disconnected in the unit. PHAs and landlords will be asked if they would rent to the applicant family again.

Utility company references for the past five years covering the monthly amount of utilities, late payment, disconnection, return of a utility deposit and whether the applicant can get utilities turned on in his/her name. (Use of this inquiry will be reserved for applicants applying for units where there are tenant-paid utilities.)

If an applicant has no rental payment history the CMHC will check court records of eviction actions and other financial judgments, and credit reports. A lack of credit history will not disqualify someone from becoming a public housing resident, but a poor credit rating may.

Applicants with no rental payment history will also be asked to provide the CMHC with personal references. The references will be requested to complete a verification of the applicant's ability to pay rent if no other documentation of ability to meet financial obligations is available. The applicant will also be required to complete a checklist documenting their ability to meet financial obligations.

If previous landlords or the utility company do not respond to requests from the CMHC, the applicant may provide other documentation that demonstrates their ability to meet financial obligations (e.g. rent receipts, cancelled checks, etc.)

*Disturbances of Neighbors, Destruction of Property or Living or Housekeeping Habits at Prior Residences that May Adversely Affect Health, Safety, or Welfare of Other Tenants, or Cause Damage to the Unit or the Development*

PHA and landlord references for the past five years, gathering information on whether the applicant kept a unit clean, safe and sanitary; whether they violated health or safety codes; whether any damage was done by the applicant to a current or previous unit or the development, and, if so, how much the repair of the damage cost; whether the applicant's housekeeping caused insect or rodent infestation; and whether the neighbors complained about the applicant or whether the police were ever called because of disturbances.

Police and court records will be used to check for any evidence of disturbance of neighbors or destruction of property that might have resulted in arrest or conviction.

A personal reference will be requested to complete a verification of the applicant's ability to care for the unit and avoid disturbing neighbors if no other documentation is available. In these cases, the applicant will also be required to complete a checklist documenting their ability to care for the unit and to avoid disturbing neighbors.

Home visits may be used to determine the applicant's ability to care for the unit.

### 3-III.E. CRITERIA FOR DECIDING TO DENY ADMISSION

#### Evidence

##### CMHC Policy

The CMHC will use the preponderance of the evidence as the standard for making all admission decisions.

*Preponderance of the evidence* is defined as evidence which is of greater weight or more convincing than the evidence which is offered in opposition to it; that is, evidence which as a whole shows that the fact sought to be proved is more probable than not.

Preponderance of the evidence may not be determined by the number of witnesses, but by the greater weight of all evidence.

#### Consideration of Circumstances [24 CFR 960.203(c)(3) and (d)]

HUD authorizes the PHA to consider all relevant circumstances when deciding whether to deny admission based on a family's past history except in the situations for which denial of admission is mandated (see Section 3-III.B).

In the event the PHA receives unfavorable information with respect to an applicant, consideration must be given to the time, nature, and extent of the applicant's conduct (including the seriousness of the offense). In a manner consistent with its policies, PHAs may give consideration to factors which might indicate a reasonable probability of favorable future conduct.

## CMHC Policy

The CMHC will consider the following factors prior to making its decision:

The seriousness of the case, especially with respect to how it would affect other residents

The effects that denial of admission may have on other members of the family who were not involved in the action or failure

The extent of participation or culpability of individual family members, including whether the culpable family member is a minor or a person with disabilities, or (as discussed further in section 3-III.F) a victim of domestic violence, dating violence, or stalking

The extent of participation or culpability of individual family members, including whether the culpable family member is a minor or a person with disabilities, or (as discussed further in section 3-III.F) a victim of domestic violence, dating violence, sexual assault, or stalking

The length of time since the violation occurred, the family's recent history and the likelihood of favorable conduct in the future

Evidence of the applicant family's participation in or willingness to participate in social service or other appropriate counseling service programs

In the case of drug or alcohol abuse, whether the culpable household member is participating in or has successfully completed a supervised drug or alcohol rehabilitation program or has otherwise been rehabilitated successfully

The CMHC will require the applicant to submit evidence of the household member's current participation in or successful completion of a supervised drug or alcohol rehabilitation program, or evidence of otherwise having been rehabilitated successfully.

## **Removal of a Family Member's Name from the Application**

Should the PHA's screening process reveal that an applicant's household includes an individual subject to state lifetime registered sex offender registration, the PHA must offer the family the opportunity to remove the ineligible family member from the household. If the family is unwilling to remove that individual from the household, the PHA must deny admission to the family [Notice PIH 2012-28].

For other criminal activity, the PHA may permit the family to exclude the culpable family members as a condition of eligibility. [24 CFR 960.203(c)(3)(i)].

### CMHC Policy

As a condition of receiving assistance, a family may agree to remove the culpable family member from the application. In such instances, the head of household must certify that the family member will not be permitted to visit or to stay as a guest in the public housing unit.

After admission to the program, the family must present evidence of the former family member's current address upon CMHC request.

The family shall sign an amendment to the lease certifying that they agree the culpable family member will not visit or stay as a guest. Additionally, the family agrees by execution of the amendment that if the culpable family is determined by the CMHC to be visiting or staying in the public housing unit it shall be a material breach of the lease and the family shall be evicted.

## **Reasonable Accommodation [PH Occ GB, pp. 58-60]**

If the family includes a person with disabilities, the PHA's decision concerning denial of admission is subject to consideration of reasonable accommodation in accordance with 24 CFR Part 8.

### CMHC Policy

If the family indicates that the behavior of a family member with a disability is the reason for the proposed denial of admission, the CMHC will determine whether the behavior is related to the disability. If so, upon the family's request, the CMHC will determine whether alternative measures are appropriate as a reasonable accommodation. The CMHC will only consider accommodations that can reasonably be expected to address the behavior that is the basis of the proposed denial of admission. See Chapter 2 for a discussion of reasonable accommodation.

### **3-III.F. PROHIBITION AGAINST DENIAL OF ASSISTANCE TO VICTIMS OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING**

The Violence against Women Act of 2013 (VAWA) and the HUD regulation at 24 CFR 5.2005(b) prohibit PHAs from denying admission to an otherwise qualified applicant on the basis that the applicant is or has been a victim of domestic violence, dating violence, sexual assault, or stalking.

Definitions of key terms used in VAWA are provided in section 16-VII of this ACOP, where general VAWA requirements and policies pertaining to notification, documentation, and confidentiality are also located.

#### **Notification**

VAWA 2013 expanded notification requirements to include the obligation for PHAs to provide applicants who are denied assistance with a notice of rights and the form HUD-50066 at the time the applicant is denied.

##### CMHC Policy

The CMHC acknowledges that a victim of domestic violence, dating violence, sexual assault, or stalking may have an unfavorable history (e.g., a poor credit history, a record of previous damage to an apartment, a prior arrest record) that would warrant denial under the CMHC's policies. Therefore, if the CMHC makes a determination to deny admission to an applicant family, the CMHC will include in its notice of denial information about the protection against denial, provided by VAWA in accordance with section 16-VII.C of this ACOP as well as including a copy of the form HUD-50066. The CMHC will request that an applicant wishing to claim this protection notify the CMHC within 10 business days.

#### **Documentation**

##### *Victim Documentation [24 CFR 5.2007] CMHC Policy*

If an applicant claims the protection against denial of admission that VAWA provides to victims of domestic violence, dating violence sexual assault, or stalking, the CMHC will request in writing that the applicant provide documentation supporting the claim in accordance with section 16-VII.D of this ACOP.

## *Perpetrator Documentation*

### CMHC Policy

If the perpetrator of the abuse is a member of the applicant family, the applicant must provide additional documentation consisting of one of the following:

A signed statement (1) requesting that the perpetrator be removed from the application and (2) certifying that the perpetrator will not be permitted to visit or to stay as a guest in the public housing unit

Documentation that the perpetrator has successfully completed, or is successfully undergoing, rehabilitation or treatment. The documentation must be signed by an employee or agent of a domestic violence service provider or by a medical or other knowledgeable professional from whom the perpetrator has sought or is receiving assistance in addressing the abuse. The signer must attest under penalty of perjury to his or her belief that the rehabilitation was successfully completed or is progressing successfully. The victim and perpetrator must also sign or attest to the documentation.

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### 3-III.G. NOTICE OF ELIGIBILITY OR DENIAL

The PHA will notify an applicant family of its final determination of eligibility in accordance with the policies in Section 4-III.E.

If a PHA uses a criminal record or sex offender registration information obtained under 24 CFR 5, Subpart J, as the basis of a denial, a copy of the record must precede the notice to deny, with an opportunity for the applicant to dispute the accuracy and relevance of the information before the PHA can move to deny the application. In addition, a copy of the record must be provided to the subject of the record [24 CFR 5.903(f) and 5.905(d)].

#### CMHC Policy

If, based on a criminal record or sex offender registration information an applicant family appears to be ineligible, the CMHC will notify the family in writing of the proposed denial and provide a copy of the record to the applicant and to the subject of the record. The family will be given 10 business days to dispute the accuracy and relevance of the information. If the family does not contact the CMHC to dispute the information within that 10 day period, the CMHC will proceed with issuing the notice of denial of admission. A family that does not exercise their right to dispute the accuracy of the information prior to issuance of the official denial letter will still be given the opportunity to do so as part of the informal hearing process.

Notice requirements related to denying admission to noncitizens are contained in Section 3-II.B.

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## EXHIBIT 3-1: DETAILED DEFINITIONS RELATED TO DISABILITIES

### Person with Disabilities [24 CFR 5.403]

The term *person with disabilities* means a person who has any of the following types of conditions.

- Has a disability, as defined in 42 U.S.C. Section 423(d)(1)(A), which reads:

Inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months

In the case of an individual who has attained the age of 55 and is blind (within the meaning of “blindness” as defined in section 416(i)(1) of this title), inability by reason of such blindness to engage in substantial gainful activity, requiring skills or ability comparable to those of any gainful activity in which he has previously engaged with some regularity and over a substantial period of time.
- Has a developmental disability as defined in the Developmental Disabilities Assistance and Bill of Rights Act of 2000 [42 U.S.C.15002(8)], which defines developmental disability in functional terms as follows:

(A) IN GENERAL – The term *developmental disability* means a severe, chronic disability of an individual that-

  - (i) is attributable to a mental or physical impairment or combination of mental and physical impairments;
  - (ii) is manifested before the individual attains age 22;
  - (iii) is likely to continue indefinitely;
  - (iv) results in substantial functional limitations in 3 or more of the following areas of major life activity: (I) self-care, (II) receptive and expressive language, (III) learning, (IV) mobility, (V) self-direction, (VI) capacity for independent living, (VII) economic self-sufficiency; and
  - (v) reflects the individual’s need for a combination and sequence of special, interdisciplinary, or generic services, individualized supports, or other forms of assistance that are of lifelong or extended duration and are individually planned and coordinated.

(B) INFANTS AND YOUNG CHILDREN – An individual from birth to age 9, inclusive, who has a substantial developmental delay or specific congenital or acquired condition, may be considered to have a developmental disability without meeting 3 or more of the criteria described in clauses (i) through (v) of subparagraph (A) if the individual, without services and supports, has a high probability of meeting those criteria later in life.
- Has a physical, mental, or emotional impairment that is expected to be of long-continued and indefinite duration; substantially impedes his or her ability to live independently, and is of such a nature that the ability to live independently could be improved by more suitable housing conditions.

People with the acquired immunodeficiency syndrome (AIDS) or any conditions arising from the etiologic agent for AIDS are not excluded from this definition.

A person whose disability is based solely on any drug or alcohol dependence does not qualify as a person with disabilities for the purposes of this program.

For purposes of reasonable accommodation and program accessibility for persons with disabilities, the term person with disabilities refers to an individual with handicaps.

### **Individual with Handicaps [24 CFR 8.3]**

*Individual with handicaps* means any person who has a physical or mental impairment that substantially limits one or more major life activities; has a record of such an impairment; or is regarded as having such an impairment. The term does not include any individual who is an alcoholic or drug abuser whose current use of alcohol or drugs prevents the individual from participating in the program or activity in question, or whose participation, by reason of such current alcohol or drug abuse, would constitute a direct threat to property or the safety of others. As used in this definition, the phrase:

(1) Physical or mental impairment includes:

- (a) Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genito-urinary; hemic and lymphatic; skin; and endocrine
- (b) Any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. The term physical or mental impairment includes, but is not limited to, such diseases and conditions as orthopedic, visual, speech and hearing impairments, cerebral palsy, autism, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional illness, drug addiction and alcoholism.

(2) Major life activities means functions such as caring for one's self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning and working.

(3) Has a record of such an impairment means has a history of, or has been misclassified as having, a mental or physical impairment that substantially limits one or more major life activities.

(4) Is regarded as having an impairment means:

- (a) Has a physical or mental impairment that does not substantially limit one or more major life activities but that is treated by a recipient as constituting such a limitation
- (b) Has a physical or mental impairment that substantially limits one or more major life activities only as a result of the attitudes of others toward such impairment
- (c) Has none of the impairments defined in paragraph (a) of this section but is treated by a recipient as having such an impairment

# **Cover Page**

## **Chapter 4**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

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## Chapter 4

### APPLICATIONS, WAITING LIST AND TENANT SELECTION

#### INTRODUCTION

When a family wishes to reside in public housing, the family must submit an application that provides the PHA with the information needed to determine the family's eligibility. HUD requires the PHA to place all eligible families that apply for public housing on a waiting list. When a unit becomes available, the PHA must select families from the waiting list in accordance with HUD requirements and PHA policies as stated in its Admissions and Continued Occupancy Policy (ACOP) and its annual plan.

The PHA is required to adopt a clear approach to accepting applications, placing families on the waiting list, and selecting families from the waiting list, and must follow this approach consistently. The actual order in which families are selected from the waiting list can be affected if a family has certain characteristics designated by HUD or the PHA to receive preferential treatment.

HUD regulations require that the PHA comply with all equal opportunity requirements and it must affirmatively further fair housing goals in the administration of the program [24 CFR 960.103, PH Occ GB p. 13]. Adherence to the selection policies described in this chapter ensures that the PHA will be in compliance with all relevant fair housing requirements, as described in Chapter 2.

This chapter describes HUD and PHA policies for accepting applications, managing the waiting list and selecting families from the waiting list. The PHA's policies for assigning unit size and making unit offers are contained in Chapter 5. Together, Chapters 4 and 5 of the ACOP comprise the PHA's Tenant Selection and Assignment Plan (TSAP).

The policies outlined in this chapter are organized into three sections, as follows:

Part I: The Application Process. This part provides an overview of the application process, and discusses how applicants can obtain and submit applications. It also specifies how the PHA will handle the applications it receives.

Part II: Managing the Waiting List. This part presents the policies that govern how the PHA's waiting list is structured, when it is opened and closed, and how the public is notified of the opportunity to apply for public housing. It also discusses the process the PHA will use to keep the waiting list current.

Part III: Tenant Selection. This part describes the policies that guide the PHA in selecting families from the waiting list as units become available. It also specifies how in-person interviews will be used to ensure that the PHA has the information needed to make a final eligibility determination.

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## **PART I: THE APPLICATION PROCESS**

### **4-I.A. OVERVIEW**

This part describes the policies that guide the PHA's efforts to distribute and accept applications, and to make preliminary determinations of applicant family eligibility that affect placement of the family on the waiting list. This part also describes the PHA's obligation to ensure the accessibility of the application process.

### **4-I.B. APPLYING FOR ASSISTANCE**

Any family that wishes to reside in public housing must apply for admission to the program [24 CFR 1.4(b)(2)(ii), 24 CFR 960.202(a)(2)(iv), and PH Occ GB, p. 68]. HUD permits the PHA to determine the format and content of its applications, as well how such applications will be made available to interested families and how applications will be accepted by the PHA. However, the PHA must include Form HUD-92006, Supplement to Application for Federally Assisted Housing, as part of the PHA's application [Notice PIH 2009-36].

#### CMHC Policy

Depending upon the length of time between the date of application and the availability of housing, the CMHC may use a one- or two-step application process.

A one-step process will be used when it is expected that a family will be selected from the waiting list within 60 days of the date of application. At application, the family must provide all of the information necessary to establish family eligibility and the amount of rent the family will pay.

A two-step process will be used when it is expected that a family will not be selected from the waiting list for at least 60 days from the date of application. Under the two-step application process, the CMHC initially will require families to provide only the information needed to make an initial assessment of the family's eligibility, and to determine the family's placement on the waiting list. The family will be required to provide all of the information necessary to establish family eligibility and the amount of rent the family will pay when selected from the waiting list.

Families may obtain application forms from the CMHC office during normal business hours. Families may also request – by telephone or by mail – that a form be sent to the family via first class mail.

Completed applications must be returned to the CMHC by mail, by fax, or submitted in person during normal business hours. Applications must be complete in order to be accepted by the CMHC for processing. If an application is incomplete, the CMHC will notify the family of the additional information required.

### **4-I.C. ACCESSIBILITY OF THE APPLICATION PROCESS**

The PHA must take a variety of steps to ensure that the application process is accessible to those people who might have difficulty complying with the standard PHA application process.

#### **Disabled Populations [24 CFR 8; PH Occ GB, p. 68]**

The PHA must provide reasonable accommodation as needed for persons with disabilities to make the application process fully accessible. The facility where applications are accepted and the application process must be fully accessible, or the PHA must provide an alternate approach that provides equal access to the program. Chapter 2 provides a full discussion of the PHA's policies related to providing reasonable accommodations for people with disabilities.

### **Limited English Proficiency**

PHAs are required to take reasonable steps to ensure meaningful access to their programs and activities by persons with limited English proficiency [24 CFR 1]. Chapter 2 provides a full discussion on the PHA's policies related to ensuring access to people with limited English proficiency (LEP).

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#### **4-I.D. PLACEMENT ON THE WAITING LIST**

The PHA must review each completed application received and make a preliminary assessment of the family's eligibility. Applicants for whom the waiting list is open must be placed on the waiting list unless the PHA determines the family to be ineligible. Where the family is determined to be ineligible, the PHA must notify the family in writing [24 CFR 960.208(a); PH Occ GB, p. 41].

No applicant has a right or entitlement to be listed on the waiting list, or to any particular position on the waiting list.

#### **Ineligible for Placement on the Waiting List**

##### CMHC Policy

If the CMHC determines from the information provided that a family is ineligible, the family will not be placed on the waiting list. Where a family is determined to be ineligible, the CMHC will send written notification of the ineligibility determination within 10 business days of receiving a completed application. The notice will specify the reasons for ineligibility, and will inform the family of its right to request an informal hearing and explain the process for doing so (see Chapter 14).

#### **Eligible for Placement on the Waiting List**

##### CMHC Policy

The CMHC will send written notification of the preliminary eligibility determination within 10 business days of receiving a completed application. If applicable, the notice will also indicate the waiting list preference(s) for which the family appears to qualify.

Applicants will be placed on the waiting list according to CMHC preference(s) and the date and time their complete application is received by the PHA.

The CMHC will assign families on the waiting list according to the bedroom size for which a family qualifies as established in its occupancy standards (see Chapter 5). Families may request to be placed on the waiting list for a unit size smaller than designated by the occupancy guidelines (as long as the unit is not overcrowded according to CMHC standards and local codes). However, in these cases, the family must agree not to request a transfer for two years after admission, unless they have a change in family size or composition.

Placement on the waiting list does not indicate that the family is, in fact, eligible for admission. When the family is selected from the waiting list, the CMHC will verify any preference(s) claimed and determine eligibility and suitability for admission to the program.

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## **PART II: MANAGING THE WAITING LIST**

### **4-II.A. OVERVIEW**

The PHA must have policies regarding the type of waiting list it will utilize as well as how the waiting list will be organized and managed. This includes policies on notifying the public on the opening and closing of the waiting list to new applicants, updating family information, purging the list of families that are no longer interested in or eligible for public housing, and conducting outreach to ensure a sufficient number of applicants.

In addition, HUD imposes requirements on how the PHA may structure its waiting list and how families must be treated if they apply for public housing at a PHA that administers more than one assisted housing program.

### **4-II.B. ORGANIZATION OF THE WAITING LIST**

The PHA's public housing waiting list must be organized in such a manner to allow the PHA to accurately identify and select families in the proper order, according to the admissions policies described in this ACOP.

#### CMHC Policy

The waiting list will contain the following information for each applicant listed:

- Name and social security number of head of household
- Unit size required (number of family members)
- Amount and source of annual income
- Accessibility requirement, if any
- Date and time of application or application number
- Household type (family, elderly, disabled)
- Admission preference, if any
- Race and ethnicity of the head of household

The PHA may adopt one community-wide waiting list or site-based waiting lists. The PHA must obtain approval from HUD through submission of its Annual Plan before it may offer site-based waiting lists. Site-based waiting lists allow families to select the development where they wish to reside and must be consistent with all applicable civil rights and fair housing laws and regulations [24 CFR 903.7(b)(2)].

#### CMHC Policy

The CMHC will maintain one single community-wide waiting list for its developments. Within the list, the CMHC will designate subparts to easily identify who should be offered the next available unit (i.e. mixed populations, general occupancy, unit size, and accessible units).

The CMHC will not adopt site-based waiting lists.

HUD requires that public housing applicants must be offered the opportunity to be placed on the waiting list for any tenant-based or project-based voucher or moderate rehabilitation program that the PHA operates if 1) the other programs' waiting lists are open, and 2) the family is qualified for the other programs [24 CFR 982.205(a)(2)(i)].

#### **4-II.C. OPENING AND CLOSING THE WAITING LIST**

##### **Closing the Waiting List**

The PHA is permitted to close the waiting list, in whole or in part, if it has an adequate pool of families to fully lease units in all of its developments. The PHA may close the waiting list completely, or restrict intake by preference, type of project, or by size and type of dwelling unit. [PH Occ GB, p. 31].

##### CMHC Policy

The CMHC will close the waiting list when the estimated waiting period for housing applicants on the list reaches 24 months for the most current applicants. Where the CMHC has particular preferences or other criteria that require a specific category of family, the CMHC may elect to continue to accept applications from these applicants while closing the waiting list to others.

The CMHC will announce by public notice the closing of the waiting list. If the list remains open to certain categories of family, this information will be contained in the notice. The notice will be published at least 5 days prior to the CMHC closing the list.

##### **Reopening the Waiting List**

If the waiting list has been closed, it may be reopened at any time. The PHA should publish a notice announcing the opening of the waiting list in local newspapers of general circulation, minority media, and other suitable media outlets. Such notice must comply with HUD fair housing requirements. The PHA should specify who may apply, and where and when applications will be received.

##### CMHC Policy

The CMHC will announce the reopening of the waiting list at least 10 business days prior to the date applications will first be accepted. If the list is only being reopened for certain categories of families, this information will be contained in the notice. The notice will specify where, when, and how applications are to be received.

The CMHC will give public notice by publishing the relevant information in suitable media outlets including, but not limited to:

- Manistee News Advocate

#### **4-II.D. FAMILY OUTREACH [24 CFR 903.2(d); 24 CFR 903.7(a) and (b)]**

The PHA should conduct outreach as necessary to ensure that the PHA has a sufficient number of applicants on the waiting list to fill anticipated vacancies and to assure that the PHA is affirmatively furthering fair housing and complying with the Fair Housing Act.

Because HUD requires the PHA to admit a specified percentage of extremely low income families, the PHA may need to conduct special outreach to ensure that an adequate number of such families apply for public housing.

PHA outreach efforts must comply with fair housing requirements. This includes:

- Analyzing the housing market area and the populations currently being served to identify underserved populations
- Ensuring that outreach efforts are targeted to media outlets that reach eligible populations that are underrepresented in the program
- Avoiding outreach efforts that prefer or exclude people who are members of a protected class

PHA outreach efforts must be designed to inform qualified families about the availability of units under the program. These efforts may include, as needed, any of the following activities:

- Submitting press releases to local newspapers, including minority newspapers
- Developing informational materials and flyers to distribute to other agencies
- Providing application forms to other public and private agencies that serve the low income population
- Developing partnerships with other organizations that serve similar populations, including agencies that provide services for persons with disabilities

##### CMHC Policy

The CMHC will monitor the characteristics of the population being served and the characteristics of the population as a whole in the CMHC's jurisdiction. Targeted outreach efforts will be undertaken if a comparison suggests that certain populations are being underserved.

#### **4-II.E. REPORTING CHANGES IN FAMILY CIRCUMSTANCES**

##### CMHC Policy

While the family is on the waiting list, the family must inform the CMHC, within 10 business days, of changes in family size or composition, preference status, or contact information, including current residence, mailing address, and phone number. The changes must be submitted in writing.

Changes in an applicant's circumstances while on the waiting list may affect the family's qualification for a particular bedroom size or entitlement to a preference. When an applicant reports a change that affects their placement on the waiting list, the waiting list will be updated accordingly.

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#### **4-II.F. UPDATING THE WAITING LIST**

HUD requires the PHA to establish policies that describe the circumstances under which applicants will be removed from the waiting list [24 CFR 960.202(a)(2)(iv)].

##### **Purging the Waiting List**

The decision to remove an applicant family that includes a person with disabilities from the waiting list is subject to reasonable accommodation. If the applicant did not respond to the PHA's request for information or updates because of the family member's disability, the PHA must, upon the family's request, reinstate the applicant family to their former position on the waiting list as a reasonable accommodation [24 CFR 8.4(a), 24 CFR 100.204(a), and PH Occ GB, p. 39 and 40]. See Chapter 2 for further information regarding reasonable accommodations.

##### CMHC Policy

The waiting list will be updated as needed to ensure that all applicant information is current and timely.

To update the waiting list, the CMHC will send an update request via first class mail to each family on the waiting list to determine whether the family continues to be interested in, and to qualify for, the program. This update request will be sent to the last address that the CMHC has on record for the family. The update request will provide a deadline by which the family must respond and will state that failure to respond will result in the applicant's name being removed from the waiting list.

The family's response must be in writing and may be delivered in person, by mail, or by fax. Responses should be postmarked or received by the CMHC not later than 15 business days from the date of the CMHC letter.

If the family fails to respond within 15 business days, the family will be removed from the waiting list without further notice.

If the notice is returned by the post office with no forwarding address, the applicant will be removed from the waiting list without further notice.

If the notice is returned by the post office with a forwarding address, the notice will be re-sent to the address indicated. The family will have 15 business days to respond from the date the letter was re-sent. If the family fails to respond within this time frame, the family will be removed from the waiting list without further notice.

When a family is removed from the waiting list during the update process for failure to respond, no informal hearing will be offered. Such failures to act on the part of the applicant prevent the CMHC from making an eligibility determination; therefore no informal hearing is required.

If a family is removed from the waiting list for failure to respond, the CMHC may reinstate the family if the lack of response was due to CMHC error, or to circumstances beyond the family's control.

## **Removal from the Waiting List**

### CMHC Policy

The CMHC will remove an applicant from the waiting list upon request by the applicant family. In such cases no informal hearing is required.

If the CMHC determines that the family is not eligible for admission (see Chapter 3) at any time while the family is on the waiting list the family will be removed from the waiting list.

If a family is removed from the waiting list because the CMHC has determined the family is not eligible for admission, a notice will be sent to the family's address of record as well as to any alternate address provided on the initial application. The notice will state the reasons the family was removed from the waiting list and will inform the family how to request an informal hearing regarding the PHA's decision (see Chapter 14) [24 CFR 960.208(a)].

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## PART III: TENANT SELECTION

### 4-III.A. OVERVIEW

The PHA must establish tenant selection policies for families being admitted to public housing [24 CFR 960.201(a)]. The PHA must not require any specific income or racial quotas for any developments [24 CFR 903.2(d)]. The PHA must not assign persons to a particular section of a community or to a development or building based on race, color, religion, sex, disability, familial status or national origin for purposes of segregating populations [24 CFR 1.4(b)(1)(iii) and 24 CFR 903.2(d)(1)].

The order in which families will be selected from the waiting list depends on the selection method chosen by the PHA and is impacted in part by any selection preferences that the family qualifies for. The availability of units also may affect the order in which families are selected from the waiting list.

The PHA must maintain a clear record of all information required to verify that the family is selected from the waiting list according to the PHA's selection policies [24 CFR 960.206(e)(2)]. The PHA's policies must be posted any place where the PHA receives applications. The PHA must provide a copy of its tenant selection policies upon request to any applicant or tenant. The PHA may charge the family for providing a copy of its tenant selection policies [24 CFR 960.202(c)(2)].

#### CMHC Policy

When an applicant or resident family requests a copy of the CMHC's tenant selection policies, the CMHC will provide the first copy to them free of charge. Additional copies will be provided at a cost of \$5.00 per copy.

#### 4-III.B. SELECTION METHOD

PHAs must describe the method for selecting applicant families from the waiting list, including the system of admission preferences that the PHA will use.

##### **Local Preferences [24 CFR 960.206]**

PHAs are permitted to establish local preferences and to give priority to serving families that meet those criteria. HUD specifically authorizes and places restrictions on certain types of local preferences. HUD also permits the PHA to establish other local preferences, at its discretion. Any local preferences established must be consistent with the PHA plan and the consolidated plan, and must be based on local housing needs and priorities that can be documented by generally accepted data sources [24 CFR 960.206(a)].

##### CMHC Policy

The CMHC will use the following local preference:

Working Preference: In order to bring higher income families into public housing, the CMHC will establish a preference for “working” families, where the head, spouse, cohead, or sole member is employed at least 20 hours per week. As required by HUD, this preference is automatically extended to families where the head and spouse, or sole member is a person age 62 or older, or is a person with disabilities [24 CFR 960.206(b)(2)].

Veteran’s Preference: This preference is available to current members of the U.S. armed Forces, veterans, or surviving spouses of veterans.

##### Systems of Preferences (Weighting of Preferences):

Local preferences will be aggregated using the following system:

Each preference will receive an allocation of points. The more preference points an applicant has, the higher the applicant’s place on the waiting list.

<u>Preference</u>	<u>Points</u>
Working	6
Veterans	8

### **Income Targeting Requirement [24 CFR 960.202(b)]**

HUD requires that extremely low-income (ELI) families make up at least 40 percent of the families admitted to public housing during the PHA's fiscal year. ELI families are those with annual incomes at or below the federal poverty level or 30 percent of the area median income, whichever number is higher [*Federal Register* notice 6/25/14]. To ensure this requirement is met, the PHA may skip non-ELI families on the waiting list in order to select an ELI family.

If a PHA also operates a housing choice voucher (HCV) program, admissions of extremely low-income families to the PHA's HCV program during a PHA fiscal year that exceed the 75 percent minimum target requirement for the voucher program, shall be credited against the PHA's basic targeting requirement in the public housing program for the same fiscal year. However, under these circumstances the fiscal year credit to the public housing program must not exceed the lower of: (1) ten percent of public housing waiting list admissions during the PHA fiscal year; (2) ten percent of waiting list admissions to the PHA's housing choice voucher program during the PHA fiscal year; or (3) the number of qualifying low-income families who commence occupancy during the fiscal year of PHA public housing units located in census tracts with a poverty rate of 30 percent or more. For this purpose, qualifying low-income family means a low-income family other than an extremely low-income family.

#### CMHC Policy

The CMHC will monitor progress in meeting the ELI requirement throughout the fiscal year. ELI families will be selected ahead of other eligible families on an as-needed basis to ensure that the income targeting requirement is met.

### **Mixed Population Developments [24 CFR 960.407]**

A mixed population development is a public housing development or portion of a development that was reserved for elderly families and disabled families at its inception (and has retained that character) or the PHA at some point after its inception obtained HUD approval to give preference in tenant selection for all units in the development (or portion of a development) to elderly and disabled families [24 CFR 960.102]. Elderly family means a family whose head, spouse, cohead, or sole member is a person who is at least 62 years of age. Disabled family means a family whose head, spouse, cohead, or sole member is a person with disabilities [24 CFR 5.403]. The PHA must give elderly and disabled families equal preference in selecting these families for admission to mixed population developments. The PHA may not establish a limit on the number of elderly or disabled families that may occupy a mixed population development. In selecting elderly and disabled families to fill these units, the PHA must first offer the units that have accessibility features for families that include a person with a disability and require the accessibility features of such units. The PHA may not discriminate against elderly or disabled families that include children (Fair Housing Amendments Act of 1988).

### **Units Designated for Elderly or Disabled Families [24 CFR 945]**

The PHA may designate projects or portions of a public housing project specifically for elderly or disabled families. The PHA must have a HUD-approved allocation plan before the designation may take place.

Among the designated developments, the PHA must also apply any preferences that it has established. If there are not enough elderly families to occupy the units in a designated elderly development, the PHA may allow near-elderly families to occupy the units [24 CFR 945.303(c)(1)]. Near-elderly family means a family whose head, spouse, or cohead is at least 50 years old, but is less than 62 [24 CFR 5.403].

If there are an insufficient number of elderly families and near-elderly families for the units in a development designated for elderly families, the PHA must make available to all other families any unit that is ready for re-rental and has been vacant for more than 60 consecutive days [24 CFR 945.303(c)(2)].

The decision of any disabled family or elderly family not to occupy or accept occupancy in designated housing shall not have an adverse affect on their admission or continued occupancy in public housing or their position on or placement on the waiting list. However, this protection does not apply to any family who refuses to occupy or accept occupancy in designated housing because of the race, color, religion, sex, disability, familial status, or national origin of the occupants of the designated housing or the surrounding area [24 CFR 945.303(d)(1) and (2)].

This protection does apply to an elderly family or disabled family that declines to accept occupancy, respectively, in a designated project for elderly families or for disabled families, and requests occupancy in a general occupancy project or in a mixed population project [24 CFR 945.303(d)(3)].

#### CMHC Policy

The CMHC does not have designated elderly or designated disabled housing at this time.

## **Deconcentration of Poverty and Income-Mixing [24 CFR 903.1 and 903.2]**

The PHA's admission policy must be designed to provide for deconcentration of poverty and income-mixing by bringing higher income tenants into lower income projects and lower income tenants into higher income projects. A statement of the PHA's deconcentration policies must be included in its annual plan [24 CFR 903.7(b)].

The PHA's deconcentration policy must comply with its obligation to meet the income targeting requirement [24 CFR 903.2(c)(5)].

Developments subject to the deconcentration requirement are referred to as 'covered developments' and include general occupancy (family) public housing developments. The following developments are not subject to deconcentration and income mixing requirements: developments operated by a PHA with fewer than 100 public housing units; mixed population or developments designated specifically for elderly or disabled families; developments operated by a PHA with only one general occupancy development; developments approved for demolition or for conversion to tenant-based public housing; and developments approved for a mixed-finance plan using HOPE VI or public housing funds [24 CFR 903.2(b)].

### ***Steps for Implementation [24 CFR 903.2(c)(1)]***

To implement the statutory requirement to deconcentrate poverty and provide for income mixing in covered developments, the PHA must comply with the following steps:

Step 1. The PHA must determine the average income of all families residing in all the PHA's covered developments. The PHA may use the median income, instead of average income, provided that the PHA includes a written explanation in its annual plan justifying the use of median income.

#### CMHC Policy

The CMHC will determine the average income of all families in all covered developments on an annual basis.

Step 2. The PHA must determine the average income (or median income, if median income was used in Step 1) of all families residing in each covered development. In determining average income for each development, the PHA has the option of adjusting its income analysis for unit size in accordance with procedures prescribed by HUD.

#### CMHC Policy

The CMHC will determine the average income of all families residing in each covered development (not adjusting for unit size) on an annual basis.

Step 3. The PHA must then determine whether each of its covered developments falls above, within, or below the established income range (EIR), which is from 85% to 115% of the average family income determined in Step 1. However, the upper limit must never be less than the income at which a family would be defined as an extremely low income family (30% of median income).

Step 4. The PHA with covered developments having average incomes outside the EIR must then determine whether or not these developments are consistent with its local goals and annual plan.

Step 5. Where the income profile for a covered development is not explained or justified in the annual plan submission, the PHA must include in its admission policy its specific policy to provide for deconcentration of poverty and income mixing.

Depending on local circumstances the PHA's deconcentration policy may include, but is not limited to the following:

- Providing incentives to encourage families to accept units in developments where their income level is needed, including rent incentives, affirmative marketing plans, or added amenities
- Targeting investment and capital improvements toward developments with an average income below the EIR to encourage families with incomes above the EIR to accept units in those developments
- Establishing a preference for admission of working families in developments below the EIR
- Skipping a family on the waiting list to reach another family in an effort to further the goals of deconcentration
- Providing other strategies permitted by statute and determined by the PHA in consultation with the residents and the community through the annual plan process to be responsive to local needs and PHA strategic objectives

A family has the sole discretion whether to accept an offer of a unit made under the PHA's deconcentration policy. The PHA must not take any adverse action toward any eligible family for choosing not to accept an offer of a unit under the PHA's deconcentration policy [24 CFR 903.2(c)(4)].

If, at annual review, the average incomes at all general occupancy developments are within the EIR, the PHA will be considered to be in compliance with the deconcentration requirement and no further action is required.

#### CMHC Policy

For developments outside the EIR the CMHC will take the following actions to provide for deconcentration of poverty and income mixing:

Once the CMHC has ensured that it has met the income targeting requirement, CMHC will target lower income families for admission at developments over the EIR, and will target higher income families for admission at developments under the EIR.

### **Order of Selection [24 CFR 960.206(e)]**

The PHA system of preferences may select families either according to the date and time of application or by a random selection process.

#### CMHC Policy

Families will be selected from the waiting list based on preference. Among applicants with the same preference, families will be selected on a first-come, first-served basis according to the date and time their complete application is received by the CMHC.

When selecting applicants from the waiting list, the CMHC will match the characteristics of the available unit (unit size, accessibility features, unit type) to the applicants on the waiting lists. The PHA will offer the unit to the highest ranking applicant who qualifies for that unit size or type, or that requires the accessibility features.

By matching unit and family characteristics, it is possible that families who are lower on the waiting list may receive an offer of housing ahead of families with an earlier date and time of application or higher preference status.

Factors such as deconcentration or income mixing and income targeting will also be considered in accordance with HUD requirements and CMHC policy.

#### **4-III.C. NOTIFICATION OF SELECTION**

When the family has been selected from the waiting list, the PHA must notify the family.

##### CMHC Policy

The CMHC will notify the family by first class mail when it is selected from the waiting list.

The notice will inform the family of the following:

Date, time, and location of the scheduled application interview, including any procedures for rescheduling the interview

Who is required to attend the interview

Documents that must be provided at the interview to document the legal identity of household members, including information about what constitutes acceptable documentation

Documents that must be provided at the interview to document eligibility for a preference, if applicable

Other documents and information that should be brought to the interview

If a notification letter is returned to the CMHC with no forwarding address, the family will be removed from the waiting list without further notice. Such failure to act on the part of the applicant prevents the CMHC from making an eligibility determination; therefore no informal hearing will be offered.

#### **4-III.D. THE APPLICATION INTERVIEW**

HUD recommends that the PHA obtain the information and documentation needed to make an eligibility determination through a private interview. Being invited to attend an interview does not constitute admission to the program.

Assistance cannot be provided to the family until all SSN documentation requirements are met. However, if the PHA determines that an applicant family is otherwise eligible to participate in the program, the family may retain its place on the waiting list for a period of time determined by the PHA [Notice PIH 2012-10].

Reasonable accommodation must be made for persons with disabilities who are unable to attend an interview due to their disability [24 CFR 8.4(a) and 24 CFR 100.204(a)].

##### CMHC Policy

Families selected from the waiting list are required to participate in an eligibility interview.

The head of household and the spouse/cohead will be strongly encouraged to attend the interview together. However, either the head of household or the spouse/cohead may attend the interview on behalf of the family. Verification of information pertaining to adult members of the household not present at the interview will not begin until signed release forms are returned to the CMHC.

The interview will be conducted only if the head of household or spouse/cohead provides appropriate documentation of legal identity (Chapter 7 provides a discussion of proper documentation of legal identity). If the family representative does not provide the required documentation, the appointment may be rescheduled when the proper documents have been obtained.

Pending disclosure and documentation of social security numbers, the CMHC will allow the family to retain its place on the waiting list for 60 days. If not all household members have disclosed their SSNs at the next time a unit becomes available, the CMHC will offer a unit to the next eligible applicant family on the waiting list.

If the family is claiming a waiting list preference, the family must provide documentation to verify their eligibility for a preference (see Chapter 7). If the family is verified as eligible for the preference, the CMHC will proceed with the interview. If the CMHC determines the family is not eligible for the preference, the interview will not proceed and the family will be placed back on the waiting list according to the date and time of their application.

The family must provide the information necessary to establish the family's eligibility, including suitability, and to determine the appropriate amount of rent the family will pay. The family must also complete required forms, provide required signatures, and submit required documentation. If any materials are missing, the CMHC will provide the family with a written list of items that must be submitted.

Any required documents or information that the family is unable to provide at the interview must be provided within 10 business days of the interview (Chapter 7 provides details about longer submission deadlines for particular items, including documentation of Social Security numbers and eligible noncitizen status). If the family is unable to obtain the information or materials within the required time frame, the family may request an extension. If the required documents and information are not provided within the required time frame (plus any extensions), the family will be sent a notice of denial (see Chapter 3).

An advocate, interpreter, or other assistant may assist the family with the application and the interview process.

Interviews will be conducted in English. For limited English proficient (LEP) applicants, the PHA will provide translation and/or interpretation services in accordance with the PHA's LEP plan.

If the family is unable to attend a scheduled interview, the family should contact the PHA in advance of the interview to schedule a new appointment. In all circumstances, if a family does not attend a scheduled interview, the PHA will send another notification letter with a new interview appointment time. Applicants who fail to attend two scheduled interviews without PHA approval will have their applications made inactive based on the family's failure to supply information needed to determine eligibility. The second appointment letter will state that failure to appear for the appointment without a request to reschedule will be interpreted to mean that the family is no longer interested and their application will be made inactive. Such failure to act on the part of the applicant prevents the PHA from making an eligibility determination, therefore the PHA will not offer an informal hearing.

#### **4-III.E. FINAL ELIGIBILITY DETERMINATION [24 CFR 960.208]**

The PHA must verify all information provided by the family (see Chapter 7). Based on verified information related to the eligibility requirements, including PHA suitability standards, the PHA must make a final determination of eligibility (see Chapter 3).

When a determination is made that a family is eligible and satisfies all requirements for admission, including tenant selection criteria, the applicant must be notified of the approximate date of occupancy insofar as that date can be reasonably determined [24 CFR 960.208(b)].

##### CMHC Policy

The CMHC will notify a family in writing of their eligibility within 10 business days of the determination and will provide the approximate date of occupancy insofar as that date can be reasonably determined.

The PHA must promptly notify any family determined to be ineligible for admission of the basis for such determination, and must provide the applicant upon request, within a reasonable time after the determination is made, with an opportunity for an informal hearing on such determination [24 CFR 960.208(a)].

##### CMHC Policy

If the CMHC determines that the family is ineligible, the CMHC will send written notification of the ineligibility determination within 10 business days of the determination. The notice will specify the reasons for ineligibility, and will inform the family of its right to request an informal hearing (see Chapter 14).

If the PHA uses a criminal record or sex offender registration information obtained under 24 CFR 5, Subpart J, as the basis of a denial, a copy of the record must precede the notice to deny, with an opportunity for the applicant to dispute the accuracy and relevance of the information before the PHA can move to deny the application. See Section 3-III.G for the PHA's policy regarding such circumstances.

# **Cover Page**

## **Chapter 5**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

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## Chapter 5

### OCCUPANCY STANDARDS AND UNIT OFFERS

#### INTRODUCTION

The PHA must establish policies governing occupancy of dwelling units and offering dwelling units to qualified families.

This chapter contains policies for assigning unit size and making unit offers. The PHA's waiting list and selection policies are contained in Chapter 4. Together, Chapters 4 and 5 of the ACOP comprise the PHA's Tenant Selection and Assignment Plan (TSAP).

Policies in this chapter are organized in two parts.

Part I: Occupancy Standards. This part contains the PHA's standards for determining the appropriate unit size for families of different sizes, compositions, and types.

Part II: Unit Offers. This part contains the PHA's policies for making unit offers, and describes actions to be taken when unit offers are refused.

#### PART I: OCCUPANCY STANDARDS

##### 5-I.A. OVERVIEW

Occupancy standards are established by the PHA to ensure that units are occupied by families of the appropriate size. This policy maintains the maximum usefulness of the units, while preserving them from underutilization or from excessive wear and tear due to overcrowding. Part I of this chapter explains the occupancy standards. These standards describe the methodology and factors the PHA will use to determine the size unit for which a family qualifies, and includes the identification of the minimum and maximum number of household members for each unit size. This part also identifies circumstances under which an exception to the occupancy standards may be approved.

## 5-I.B. DETERMINING UNIT SIZE

In selecting a family to occupy a particular unit, the PHA may match characteristics of the family with the type of unit available, for example, number of bedrooms [24 CFR 960.206(c)].

HUD does not specify the number of persons who may live in public housing units of various sizes. PHAs are permitted to develop appropriate occupancy standards as long as the standards do not have the effect of discriminating against families with children [PH Occ GB, p. 62].

Although the PHA does determine the size of unit the family qualifies for under the occupancy standards, the PHA does not determine who shares a bedroom/sleeping room.

The PHA's occupancy standards for determining unit size must be applied in a manner consistent with fair housing requirements.

### CMHC Policy

The CMHC will use the same occupancy standards for each of its developments.

The CMHC occupancy standards are as follows:

The CMHC will assign one bedroom for each two persons within the household, except in the following circumstances:

Persons of the opposite sex (other than spouses, and children under age 5) will not be required to share a bedroom.

Persons of different generations will not be required to share a bedroom.

Live-in aides will be allocated a separate bedroom if possible. If no larger bedroom-sized unit is available, the living room may be used as a sleeping room. No additional bedrooms will be provided for the live-in aide's family.

Single person families will be allocated a zero or one bedroom.

Foster children will be included in determining unit size.

The CMHC will reference the following standards in determining the appropriate unit bedroom size for a family:

<b>BEDROOM SIZE</b>	<b>MINIMUM NUMBER OF PERSONS</b>	<b>MAXIMUM NUMBER OF PERSONS</b>
1	1	3
2	2	5
3	3	7
4	4	9

## **5-I.C. EXCEPTIONS TO OCCUPANCY STANDARDS**

### **Types of Exceptions**

#### CMHC Policy

The CMHC will consider granting exceptions to the occupancy standards at the family's request if the CMHC determines the exception is justified by the relationship, age, sex, health or disability of family members, or other personal circumstances.

For example, an exception may be granted if a larger bedroom size is needed for medical equipment due to its size and/or function, or as a reasonable accommodation for a person with disabilities. When evaluating exception requests the CMHC will consider the size and configuration of the unit. In no case will the CMHC grant an exception that is in violation of local housing or occupancy codes, regulations or laws.

To prevent vacancies, the CMHC may provide an applicant family with a larger unit than the occupancy standards permit. However, in these cases the family must agree to move to a suitable, smaller unit when another family qualifies for the larger unit and there is an appropriate size unit available for the family to transfer to.

### **Processing of Exceptions**

#### CMHC Policy

All requests for exceptions to the occupancy standards must be submitted in writing.

In the case of a request for exception as a reasonable accommodation, the CMHC will encourage the resident to make the request in writing using a reasonable accommodation request form. However, the CMHC will consider the exception request any time the resident indicates that an accommodation is needed whether or not a formal written request is submitted.

Requests for a larger size unit must explain the need or justification for the larger size unit, and must include appropriate documentation. Requests based on health-related reasons must be verified by a knowledgeable professional source, unless the disability and the disability-related request for accommodation is readily apparent or otherwise known.

The CMHC will notify the family of its decision within 10 business days of receiving the family's request.

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## **PART II: UNIT OFFERS**

24 CFR 1.4(b)(2)(ii); 24 CFR 960.208

### **5-II.A. OVERVIEW**

The PHA must assign eligible applicants to dwelling units in accordance with a plan that is consistent with civil rights and nondiscrimination laws.

In filling an actual or expected vacancy, the PHA must offer the dwelling unit to an applicant in the appropriate offer sequence. The PHA will offer the unit until it is accepted. This section describes the PHA's policies with regard to the number of unit offers that will be made to applicants selected from the waiting list. This section also describes the PHA's policies for offering units with accessibility features.

#### CMHC Policy

The CMHC will maintain a record of units offered, including location, date and circumstances of each offer, each acceptance or rejection, including the reason for the rejection.

### **5-II.B. NUMBER OF OFFERS**

#### CMHC Policy

The CMHC has adopted a "one offer plan" for offering units to applicants. Under this plan, the first qualified applicant in sequence on the waiting list will be made one offer of the longest vacant unit of the appropriate size.

### **5-II.C. TIME LIMIT FOR UNIT OFFER ACCEPTANCE OR REFUSAL**

#### CMHC Policy

Applicants must accept or refuse a unit offer within 3 business days of the date of the unit offer.

Offers made by telephone will be confirmed by letter.

### **5-II.D. REFUSALS OF UNIT OFFERS**

#### **Good Cause for Unit Refusal**

An elderly or disabled family may decline an offer for designated housing. Such a refusal must not adversely affect the family's position on or placement on the public housing waiting list [24 CFR 945.303(d)].

#### CMHC Policy

Applicants may refuse to accept a unit offer for "good cause." *Good cause* includes situations in which an applicant is willing to move but is unable to do so at the time of the unit offer, or the applicant demonstrates that acceptance of the offer would cause undue hardship not related to considerations of the applicant's race, color, national origin, etc. [PH Occ GB, p. 104]. Examples of good cause for refusal of a unit offer include, but are not limited to, the following:

Inaccessibility to source of employment, education, or job training, children's day care, or educational program for children with disabilities, so that accepting the unit offer would require the adult household member to quit a job, drop out of an educational institution or job training program, or take a child out of day care or an educational program for children with disabilities

The family demonstrates to the CMHC's satisfaction that accepting the offer will place a family member's life, health, or safety in jeopardy. The family should offer specific and compelling documentation such as restraining orders, other court orders, risk assessments related to witness protection from a law enforcement agency, or documentation of domestic violence, dating violence, sexual assault, or stalking in accordance with section 16-VII.D of this ACOP. Reasons offered must be specific to the family. Refusals due to location alone do not qualify for this good cause exemption.

A health professional verifies temporary hospitalization or recovery from illness of the principal household member, other household members (as listed on final application) or live-in aide necessary to the care of the principal household member.

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The unit is inappropriate for the applicant's disabilities, or the family does not need the accessible features in the unit offered and does not want to be subject to a 30-day notice to move.

The unit has lead-based paint and the family includes children under the age of six.

In the case of a unit refusal for good cause the applicant will not be removed from the waiting list as described later in this section. The applicant will remain at the top of the waiting list until the family receives an offer for which they do not have good cause to refuse.

The CMHC will require documentation of good cause for unit refusals.

### **Unit Refusal without Good Cause**

#### CMHC Policy

When an applicant rejects the final unit offer without good cause, the CMHC will remove the applicant's name from the waiting list and send notice to the family of such removal. The notice will inform the family of their right to request an informal hearing and the process for doing so (see Chapter 14).

The applicant may reapply for assistance if the waiting list is open. If the waiting list is not open, the applicant must wait to reapply until the CMHC opens the waiting list.

## **5-II.E. ACCESSIBLE UNITS [24 CFR 8.27]**

PHAs must adopt suitable means to assure that information regarding the availability of accessible units reaches eligible individuals with disabilities, and take reasonable nondiscriminatory steps to maximize the utilization of such units by eligible individuals whose disability requires the accessibility features of a particular unit.

When an accessible unit becomes vacant, before offering such units to a non-disabled applicant the PHA must offer such units:

- First, to a current resident of another unit of the same development, or other public housing development under the PHA's control, who has a disability that requires the special features of the vacant unit and is occupying a unit not having such features, or if no such occupant exists, then
- Second, to an eligible qualified applicant on the waiting list having a disability that requires the special features of the vacant unit.

When offering an accessible unit to an applicant not having a disability requiring the accessibility features of the unit, the PHA may require the applicant to agree (and may incorporate this agreement in the lease) to move to a non-accessible unit when available.

### CMHC Policy

Families requiring an accessible unit may be over-housed in such a unit if there are no resident or applicant families of the appropriate size who also require the accessible features of the unit.

When there are no resident or applicant families requiring the accessible features of the unit, including families who would be over-housed, the CMHC will offer the unit to a non-disabled applicant.

When offering an accessible unit to a non-disabled applicant, the CMHC will require the applicant to agree to move to an available non-accessible unit within 30 days when either a current resident or an applicant needs the features of the unit and there is another unit available for the non-disabled family. This requirement will be a provision of the lease agreement.

# **Cover Page**

## **Chapter 6**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 6

### INCOME AND RENT DETERMINATIONS

[24 CFR Part 5, Subparts E and F; 24 CFR 960, Subpart C]

#### INTRODUCTION

A family's annual income is used to determine their income eligibility for the public housing program and is also used to calculate the amount of the family's rent payment. The PHA will use the policies and methods described in this chapter to ensure that only income-eligible families receive assistance and that no family pays more or less rent than is required under the regulations. This chapter describes HUD regulations and PHA policies related to these topics in three parts as follows:

Part I: Annual Income. HUD regulations specify the sources of income to include and exclude to arrive at a family's annual income. These requirements and PHA policies for calculating annual income are found in Part I.

Part II: Adjusted Income. Once annual income has been established HUD regulations require the PHA to subtract from annual income any of five mandatory deductions for which a family qualifies. These requirements and PHA policies for calculating adjusted income are found in Part II.

Part III: Calculating Rent. This part describes the statutory formula for calculating total tenant payment (TTP), the use of utility allowances, and the methodology for determining family rent payment. Also included here are flat rents and the family's choice in rents.

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## PART I: ANNUAL INCOME

### 6-I.A. OVERVIEW

The general regulatory definition of *annual income* shown below is from 24 CFR 5.609.

5.609 Annual income.

(a) Annual income means all amounts, monetary or not, which:

(1) Go to, or on behalf of, the family head or spouse (even if temporarily absent) or to any other family member; or

(2) Are anticipated to be received from a source outside the family during the 12-month period following admission or annual reexamination effective date; and

(3) Which are not specifically excluded in paragraph [5.609(c)].

(4) Annual income also means amounts derived (during the 12-month period) from assets to which any member of the family has access.

In addition to this general definition, HUD regulations establish policies for treating specific types of income and assets. The full texts of those portions of the regulations are provided in exhibits at the end of this chapter as follows:

- Annual Income Inclusions (Exhibit 6-1)
- Annual Income Exclusions (Exhibit 6-2)
- Treatment of Family Assets (Exhibit 6-3)
- Earned Income Disallowance (Exhibit 6-4)
- The Effect of Welfare Benefit Reduction (Exhibit 6-5)

Sections 6-I.B and 6-I.C discuss general requirements and methods for calculating annual income. The rest of this section describes how each source of income is treated for the purposes of determining annual income. HUD regulations present income inclusions and exclusions separately [24 CFR 5.609(b) and 24 CFR 5.609(c)]. In this ACOP, however, the discussions of income inclusions and exclusions are integrated by topic (e.g., all policies affecting earned income are discussed together in section 6-I.D). Verification requirements for annual income are discussed in Chapter 7.

## 6-I.B. HOUSEHOLD COMPOSITION AND INCOME

Income received by all family members must be counted unless specifically excluded by the regulations. It is the responsibility of the head of household to report changes in family composition. The rules on which sources of income are counted vary somewhat by family member. The chart below summarizes how family composition affects income determinations.

<b>Summary of Income Included and Excluded by Person</b>	
Live-in aides	Income from all sources is excluded [24 CFR 5.609(c)(5)].
Foster child or foster adult	Income from all sources is excluded [24 CFR 5.609(a)(1)].
Head, spouse, or cohead Other adult family members	All sources of income not specifically excluded by the regulations are included.
Children under 18 years of age	Employment income is excluded [24 CFR 5.609(c)(1)]. All other sources of income, except those specifically excluded by the regulations, are included.
Full-time students 18 years of age or older (not head, spouse, or cohead)	Employment income above \$480/year is excluded [24 CFR 5.609(c)(11)]. All other sources of income, except those specifically excluded by the regulations, are included.

### **Temporarily Absent Family Members**

The income of family members approved to live in the unit will be counted, even if the family member is temporarily absent from the unit [HCV GB, p. 5-18].

#### CMHC Policy

Generally an individual who is or is expected to be absent from the assisted unit for 180 consecutive days or less is considered temporarily absent and continues to be considered a family member. Generally an individual who is or is expected to be absent from the assisted unit for more than 180 consecutive days is considered permanently absent and no longer a family member. Exceptions to this general policy are discussed below.

### ***Absent Students***

#### CMHC Policy

When someone who has been considered a family member attends school away from home, the person will continue to be considered a family member unless information becomes available to the CMHC indicating that the student has established a separate household or the family declares that the student has established a separate household.

### ***Absences Due to Placement in Foster Care***

Children temporarily absent from the home as a result of placement in foster care are considered members of the family [24 CFR 5.403].

#### CMHC Policy

If a child has been placed in foster care, the CMHC will verify with the appropriate agency whether and when the child is expected to be returned to the home. Unless the agency confirms that the child has been permanently removed from the home, the child will be counted as a family member.

### ***Absent Head, Spouse, or Cohead***

#### CMHC Policy

An employed head, spouse, or cohead absent from the unit more than 180 consecutive days due to employment will continue to be considered a family member.

### ***Individuals Confined for Medical Reasons***

#### CMHC Policy

An individual confined to a nursing home or hospital on a permanent basis is not considered a family member.

If there is a question about the status of a family member, the CMHC will request verification from a responsible medical professional and will use this determination. If the responsible medical professional cannot provide a determination, the person generally will be considered temporarily absent. The family may present evidence that the family member is confined on a permanent basis and request that the person not be considered a family member.

### ***Joint Custody of Children***

#### CMHC Policy

Dependents that are subject to a joint physical custody arrangement or a properly executed "Delegation of Parental Authority" will be considered a member of the family, if custody is awarded to the applicant or resident family 50 percent or more of the time.

When more than one applicant or assisted family (regardless of program) are claiming the same dependents as family members, the family with primary custody at the time of the initial examination or reexamination will be able to claim the dependents. If there is a dispute about which family should claim them, the CMHC will make the determination based on available documents such as court orders, an IRS income tax return showing which family has claimed the child for income tax purposes, school records, or other credible documentation.

## **Caretakers for a Child**

### CMHC Policy

If neither a parent nor a designated guardian remains in a household receiving assistance, the CMHC will take the following actions:

If a responsible agency has determined that another adult is to be brought into the unit to care for a child for an indefinite period, the designated caretaker will not be considered a family member until a determination of custody or legal guardianship is made.

If a caretaker has assumed responsibility for a child without the involvement of a responsible agency or formal assignment of custody or legal guardianship, the caretaker will be treated as a guest for 90 days and the CMHC will require that the caretaker seek the involvement of a responsible agency or formal assignment of custody or legal guardianship. After assignment of custody or legal guardianship is obtained, the caretaker will be added to the lease as a family member. If custody or guardianship is not obtained before the 90 days has elapsed, the caretaker will not be considered an eligible guest unless there are mitigating circumstances verified by the responsible agency.

At any time that custody or guardianship legally has been awarded to a caretaker, the lease will be transferred to the caretaker, as head of household.

During any period that a caretaker is considered a guest, the income of the caretaker is not counted in annual income and the caretaker does not qualify the family for any deductions from income.

## **6-I.C. ANTICIPATING ANNUAL INCOME**

The PHA is required to count all income “anticipated to be received from a source outside the family during the 12-month period following admission or annual reexamination effective date” [24 CFR 5.609(a)(2)]. Policies related to anticipating annual income are provided below.

### **Basis of Annual Income Projection**

The PHA generally will use current circumstances to determine anticipated income for the coming 12-month period. HUD authorizes the PHA to use other than current circumstances to anticipate income when:

- An imminent change in circumstances is expected [HCV GB, p. 5-17]
- It is not feasible to anticipate a level of income over a 12-month period (e.g., seasonal or cyclic income) [24 CFR 5.609(d)]
- The PHA believes that past income is the best available indicator of expected future income [24 CFR 5.609(d)]

PHAs are required to use HUD’s Enterprise Income Verification (EIV) system in its entirety as a third party source to verify employment and income information, and to reduce administrative subsidy payment errors in accordance with HUD administrative guidance [24 CFR 5.233(a)(2)].

HUD allows PHAs to use tenant-provided documents to project income once EIV data has been received in such cases where the family does not dispute the EIV employer data and where the PHA does not determine it is necessary to obtain additional third-party data.

### CMHC Policy

When EIV is obtained and the family does not dispute the EIV employer data, the PHA will use current tenant-provided documents to project annual income. When the tenant-provided documents are pay stubs, the CMHC will make every effort to obtain current and consecutive pay stubs dated within the last 60 days.

The CMHC will obtain written and/or oral third-party verification in accordance with the verification requirements and policy in Chapter 7 in the following cases:

If EIV or other UIV data is not available,

If the family disputes the accuracy of the EIV employer data, and/or

If the CMHC determines additional information is needed.

In such cases, the CMHC will review and analyze current data to anticipate annual income. In all cases, the family file will be documented with a clear record of the reason for the decision, and a clear audit trail will be left as to how the PHA annualized projected income.

When the CMHC cannot readily anticipate income based upon current circumstances (e.g., in the case of seasonal employment, unstable working hours, or suspected fraud), the CMHC will review and analyze historical data for patterns of employment, paid benefits, and receipt of other income and use the results of this analysis to establish annual income.

Any time current circumstances are not used to project annual income, a clear rationale for the decision will be documented in the file. In all such cases the family may present information and documentation to the CMHC to show why the historic pattern does not represent the family's anticipated income.

### ***Known Changes in Income***

If the CMHC verifies an upcoming increase or decrease in income, annual income will be calculated by applying each income amount to the appropriate part of the 12-month period.

**Example:** An employer reports that a full-time employee who has been receiving \$8/hour will begin to receive \$8.25/hour in the eighth week after the effective date of the reexamination. In such a case the PHA would calculate annual income as follows:  
 $(\$8/\text{hour} \times 40 \text{ hours} \times 7 \text{ weeks}) + (\$8.25 \times 40 \text{ hours} \times 45 \text{ weeks}).$

The family may present information that demonstrates that implementing a change before its effective date would create a hardship for the family. In such cases the PHA will calculate annual income using current circumstances and then require an interim reexamination when the change actually occurs. This requirement will be imposed even if the CMHC's policy on reexaminations does not require interim reexaminations for other types of changes.

When tenant-provided third-party documents are used to anticipate annual income, they will be dated within the last 60 days of the reexamination interview date.

**Projecting Income**

In HUD's EIV webcast of January 2008, HUD made clear that PHAs are not to use EIV quarterly wages to project annual income.

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## **6-I.D. EARNED INCOME**

### **Types of Earned Income Included in Annual Income**

#### ***Wages and Related Compensation [24 CFR 5.609(b)(1)]***

The full amount, before any payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services is included in annual income.

#### **CMHC Policy**

For persons who regularly receive bonuses or commissions, the CMHC will verify and then average amounts received for the two years preceding admission or reexamination. If only a one-year history is available, the CMHC will use the prior year amounts. In either case the family may provide, and the CMHC will consider, a credible justification for not using this history to anticipate future bonuses or commissions. If a new employee has not yet received any bonuses or commissions, the CMHC will count only the amount estimated by the employer. The file will be documented appropriately.

#### ***Some Types of Military Pay***

All regular pay, special pay and allowances of a member of the Armed Forces are counted [24 CFR 5.609(b)(8)] except for the special pay to a family member serving in the Armed Forces who is exposed to hostile fire [24 CFR 5.609(c)(7)].

### **Types of Earned Income Not Counted in Annual Income**

#### ***Temporary, Nonrecurring, or Sporadic Income [24 CFR 5.609(c)(9)]***

This type of income (including gifts) is not included in annual income.

#### **CMHC Policy**

Sporadic income is income that is not received periodically and cannot be reliably predicted. For example, the income of an individual who works occasionally as a handyman would be considered sporadic if future work could not be anticipated and no historic, stable pattern of income existed.

#### ***Children's Earnings [24 CFR 5.609(c)(1)]***

Employment income earned by children (including foster children) under the age of 18 years is not included in annual income. (See Eligibility chapter for a definition of *foster children*.)

#### ***Certain Earned Income of Full-Time Students***

Earnings in excess of \$480 for each full-time student 18 years old or older (except for the head, spouse, or cohead) are not counted [24 CFR 5.609(c)(11)]. To be considered "full-time," a student must be considered "full-time" by an educational institution with a degree or certificate program [HCV GB, p. 5-29].

#### ***Income of a Live-in Aide***

Income earned by a live-in aide, as defined in [24 CFR 5.403], is not included in annual income [24 CFR 5.609(c)(5)]. (See Eligibility chapter for a full discussion of live-in aides.)

***Income Earned under Certain Federal Programs [24 CFR 5.609(c)(17)]***

Income from some federal programs is specifically excluded from consideration as income, including:

- Payments to volunteers under the Domestic Volunteer Services Act of 1973 (42 U.S.C. 5044(g), 5058)
- Awards under the federal work-study program (20 U.S.C. 1087 uu)
- Payments received from programs funded under Title V of the Older Americans Act of 1985 (42 U.S.C. 3056(f))
- Allowances, earnings, and payments to AmeriCorps participants under the National and Community Service Act of 1990 (42 U.S.C. 12637(d))
- Allowances, earnings, and payments to participants in programs funded under the Workforce Investment Act of 1998 (29 U.S.C. 2931)

***Resident Service Stipend [24 CFR 5.600(c)(8)(iv)]***

Amounts received under a resident service stipend are not included in annual income. A resident service stipend is a modest amount (not to exceed \$200 per individual per month) received by a resident for performing a service for the PHA, on a part-time basis, that enhances the quality of life in the development. Such services may include, but are not limited to, fire patrol, hall monitoring, lawn maintenance, resident initiatives coordination, and serving as a member of the PHA's governing board. No resident may receive more than one such stipend during the same period of time.

### ***State and Local Employment Training Programs***

Incremental earnings and benefits to any family member resulting from participation in qualifying state or local employment training programs (including training programs not affiliated with a local government) and training of a family member as resident management staff are excluded from annual income. Amounts excluded by this provision must be received under employment training programs with clearly defined goals and objectives and are excluded only for the period during which the family member participates in the training program [24 CFR 5.609(c)(8)(v)].

#### CMHC Policy

The CMHC defines *training program* as “a learning process with goals and objectives, generally having a variety of components, and taking place in a series of sessions over a period of time. It is designed to lead to a higher level of proficiency, and it enhances the individual’s ability to obtain employment. It may have performance standards to measure proficiency. Training may include, but is not limited to: (1) classroom training in a specific occupational skill, (2) on-the-job training with wages subsidized by the program, or (3) basic education” [expired Notice PIH 98-2, p. 3].

The CMHC defines *incremental earnings and benefits* as the difference between (1) the total amount of welfare assistance and earnings of a family member prior to enrollment in a training program and (2) the total amount of welfare assistance and earnings of the family member after enrollment in the program [expired Notice PIH 98-2, pp. 3–4].

In calculating the incremental difference, the CMHC will use as the pre-enrollment income the total annualized amount of the family member’s welfare assistance and earnings reported on the family’s most recently completed HUD-50058.

End of participation in a training program must be reported in accordance with the CMHC’s interim reporting requirements (see chapter on reexaminations).

### ***HUD-Funded Training Programs***

Amounts received under training programs funded in whole or in part by HUD [24 CFR 5.609(c)(8)(i)] are excluded from annual income. Eligible sources of funding for the training include operating subsidy, Section 8 administrative fees, and modernization, Community Development Block Grant (CDBG), HOME program, and other grant funds received from HUD.

#### **CMHC Policy**

To qualify as a training program, the program must meet the definition of *training program* provided above for state and local employment training programs.

***Earned Income Tax Credit.*** Earned income tax credit (EITC) refund payments received on or after January 1, 1991 (26 U.S.C. 32(j)), are excluded from annual income [24 CFR 5.609(c)(17)]. Although many families receive the EITC annually when they file taxes, an EITC can also be received throughout the year. The prorated share of the annual EITC is included in the employee's payroll check.

***Earned Income Disallowance.*** The earned income disallowance is discussed in section 6-I.E below.

## **6-I.E. EARNED INCOME DISALLOWANCE [24 CFR 960.255]**

The earned income disallowance (EID) encourages people to enter the work force by not including the full value of increases in earned income for a period of time. The full text of 24 CFR 960.255 is included as Exhibit 6-4 at the end of this chapter. Eligibility criteria and limitations on the disallowance are summarized below.

### **Eligibility**

This disallowance applies only to individuals in families already participating in the public housing program (not at initial examination). To qualify, the family must experience an increase in annual income that is the result of one of the following events:

- Employment of a family member who was previously unemployed for one or more years prior to employment. *Previously unemployed* includes a person who annually has earned not more than the minimum wage applicable to the community multiplied by 500 hours. The applicable minimum wage is the federal minimum wage unless there is a higher state or local minimum wage.
- Increased earnings by a family member whose earnings increase during participation in an economic self-sufficiency or job-training program. A self-sufficiency program includes a program designed to encourage, assist, train, or facilitate the economic independence of HUD-assisted families or to provide work to such families [24 CFR 5.603(b)].
- New employment or increased earnings by a family member who has received benefits or services under Temporary Assistance for Needy Families (TANF) or any other state program funded under Part A of Title IV of the Social Security Act within the past six months. If the benefits are received in the form of monthly maintenance, there is no minimum amount. If the benefits or services are received in a form other than monthly maintenance, such as one-time payments, wage subsidies, or transportation assistance, the total amount received over the six-month period must be at least \$500.

## **Calculation of the Disallowance**

Calculation of the earned income disallowance for an eligible member of a qualified family begins with a comparison of the member's current income with his or her "prior income."

### CMHC Policy

The CMHC defines *prior income*, or *prequalifying income*, as the family member's last certified income prior to qualifying for the EID.

The family member's prior, or prequalifying, income remains constant (as a baseline) throughout the period that he or she is participating in the EID.

### ***Initial 12-Month Exclusion***

During the initial 12-month exclusion period, the full amount (100 percent) of any increase in income attributable to new employment or increased earnings is excluded. The 12 months are cumulative and need not be consecutive.

### CMHC Policy

The initial EID exclusion period will begin on the first of the month following the date an eligible member of a qualified family is first employed or first experiences an increase in earnings.

### ***Second 12-Month Exclusion and Phase-In***

During the second 12-month exclusion period, the exclusion is reduced to half (50 percent) of any increase in income attributable to employment or increased earnings. The 12 months are cumulative and need not be consecutive.

### ***Lifetime Limitation***

The EID has a four-year (48-month) lifetime maximum. The four-year eligibility period begins at the same time that the initial exclusion period begins and ends 48 months later. The one-time eligibility for the EID applies even if the eligible individual begins to receive assistance from another housing agency, if the individual moves between public housing and Section 8 assistance, or if there are breaks in assistance.

### CMHC Policy

During the 48-month eligibility period, the CMHC will conduct an interim reexamination each time there is a change in the family member's annual income that affects or is affected by the EID (e.g., when the family member's income falls to a level at or below his/her prequalifying income, when one of the exclusion periods ends, and at the end of the lifetime maximum eligibility period).

## **6-I.F. BUSINESS INCOME [24 CFR 5.609(b)(2)]**

Annual income includes “the net income from the operation of a business or profession. Expenditures for business expansion or amortization of capital indebtedness shall not be used as deductions in determining net income. An allowance for depreciation of assets used in a business or profession may be deducted, based on straight line depreciation, as provided in Internal Revenue Service regulations. Any withdrawal of cash or assets from the operation of a business or profession will be included in income, except to the extent the withdrawal is reimbursement of cash or assets invested in the operation by the family” [24 CFR 5.609(b)(2)].

### **Business Expenses**

Net income is “gross income less business expense” [HCV GB, p. 5-19].

#### CMHC Policy

To determine business expenses that may be deducted from gross income, the CMHC will use current applicable Internal Revenue Service (IRS) rules for determining allowable business expenses [see IRS Publication 535], unless a topic is addressed by HUD regulations or guidance as described below.

### **Business Expansion**

HUD regulations do not permit the PHA to deduct from gross income expenses for business expansion.

#### CMHC Policy

*Business expansion* is defined as any capital expenditures made to add new business activities, to expand current facilities, or to operate the business in additional locations. For example, purchase of a street sweeper by a construction business for the purpose of adding street cleaning to the services offered by the business would be considered a business expansion. Similarly, the purchase of a property by a hair care business to open at a second location would be considered a business expansion.

## **Capital Indebtedness**

HUD regulations do not permit the PHA to deduct from gross income the amortization of capital indebtedness.

### CMHC Policy

*Capital indebtedness* is defined as the principal portion of the payment on a capital asset such as land, buildings, and machinery. This means the CMHC will allow as a business expense interest, but not principal, paid on capital indebtedness.

## **Negative Business Income**

If the net income from a business is negative, no business income will be included in annual income; a negative amount will not be used to offset other family income.

## **Withdrawal of Cash or Assets from a Business**

HUD regulations require the PHA to include in annual income the withdrawal of cash or assets from the operation of a business or profession unless the withdrawal reimburses a family member for cash or assets invested in the business by the family.

### CMHC Policy

Acceptable investments in a business include cash loans and contributions of assets or equipment. For example, if a member of a tenant family provided an up-front loan of \$2,000 to help a business get started, the CMHC will not count as income any withdrawals from the business up to the amount of this loan until the loan has been repaid. Investments do not include the value of labor contributed to the business without compensation.

## **Co-owned Businesses**

### CMHC Policy

If a business is co-owned with someone outside the family, the family must document the share of the business it owns. If the family's share of the income is lower than its share of ownership, the family must document the reasons for the difference.

## **6-I.G. ASSETS [24 CFR 5.609(b)(3) and 24 CFR 5.603(b)]**

### **Overview**

There is no asset limitation for participation in the public housing program. However, HUD requires that the PHA include in annual income the anticipated “interest, dividends, and other net income of any kind from real or personal property” [24 CFR 5.609(b)(3)]. This section discusses how the income from various types of assets is determined. For most types of assets, the PHA must determine the value of the asset in order to compute income from the asset. Therefore, for each asset type, this section discusses:

- How the value of the asset will be determined
- How income from the asset will be calculated

Exhibit 6-1 provides the regulatory requirements for calculating income from assets [24 CFR 5.609(b)(3)], and Exhibit 6-3 provides the regulatory definition of *net family assets*. This section begins with a discussion of general policies related to assets and then provides HUD rules and PHA policies related to each type of asset.

### **General Policies**

#### ***Income from Assets***

The PHA generally will use current circumstances to determine both the value of an asset and the anticipated income from the asset. As is true for all sources of income, HUD authorizes the PHA to use other than current circumstances to anticipate income when (1) an imminent change in circumstances is expected (2) it is not feasible to anticipate a level of income over 12 months or (3) the PHA believes that past income is the best indicator of anticipated income. For example, if a family member owns real property that typically receives rental income but the property is currently vacant, the PHA can take into consideration past rental income along with the prospects of obtaining a new tenant.

#### CMHC Policy

Any time current circumstances are not used to determine asset income, a clear rationale for the decision will be documented in the file. In such cases the family may present information and documentation to the CMHC to show why the asset income determination does not represent the family’s anticipated asset income.

## ***Valuing Assets***

The calculation of asset income sometimes requires the PHA to make a distinction between an asset's market value and its cash value.

- The market value of an asset is its worth in the market (e.g., the amount a buyer would pay for real estate or the total value of an investment account).
- The cash value of an asset is its market value less all reasonable amounts that would be incurred when converting the asset to cash.

### CMHC Policy

Reasonable costs that would be incurred when disposing of an asset include, but are not limited to, penalties for premature withdrawal, broker and legal fees, and settlement costs incurred in real estate transactions [HCV GB, p. 5-28 and PH Occ GB, p. 121].

## ***Lump-Sum Receipts***

Payments that are received in a single lump sum, such as inheritances, capital gains, lottery winnings, insurance settlements, and proceeds from the sale of property, are generally considered assets, not income. However, such lump-sum receipts are counted as assets only if they are retained by a family in a form recognizable as an asset (e.g., deposited in a savings or checking account) [RHIP FAQs]. (For a discussion of lump-sum payments that represent the delayed start of a periodic payment, most of which are counted as income, see sections 6-I.H and 6-I.I.)

## ***Imputing Income from Assets [24 CFR 5.609(b)(3), Notice PIH 2012-29]***

When net family assets are \$5,000 or less, the PHA will include in annual income the actual income anticipated to be derived from the assets. When the family has net family assets in excess of \$5,000, the PHA will include in annual income the greater of (1) the actual income derived from the assets or (2) the imputed income. Imputed income from assets is calculated by multiplying the total cash value of all family assets by the current average passbook savings rate as determined by the PHA.

- Note: The HUD field office no longer provides an interest rate for imputed asset income. The "safe harbor" is now for the PHA to establish a passbook rate within 0.75 percent of a national average.
- The PHA must review its passbook rate annually to ensure that it remains within 0.75 percent of the national average.

### CMHC Policy

The CMHC will initially set the imputed asset passbook rate at the national rate established by the Federal Deposit Insurance Corporation (FDIC).

The CMHC will review the passbook rate annually, in December of each year. The rate will not be adjusted unless the current PHA rate is no longer within 0.75 percent of the national rate. If it is no longer within 0.75 percent of the national rate, the passbook rate will be set at the current national rate.

Changes to the passbook rate will take effect on February 1 following the December review.

### ***Determining Actual Anticipated Income from Assets***

It may or may not be necessary for the PHA to use the value of an asset to compute the actual anticipated income from the asset. When the value is required to compute the anticipated income from an asset, the market value of the asset is used. For example, if the asset is a property for which a family receives rental income, the anticipated income is determined by annualizing the actual monthly rental amount received for the property; it is not based on the property's market value. However, if the asset is a savings account, the anticipated income is determined by multiplying the market value of the account by the interest rate on the account.

### ***Withdrawal of Cash or Liquidation of Investments***

Any withdrawal of cash or assets from an investment will be included in income except to the extent that the withdrawal reimburses amounts invested by the family. For example, when a family member retires, the amount received by the family from a retirement investment plan is not counted as income until the family has received payments equal to the amount the family member deposited into the retirement investment plan.

### ***Jointly Owned Assets***

The regulation at 24 CFR 5.609(a)(4) specifies that annual income includes "amounts derived (during the 12-month period) from assets to which any member of the family has access."

#### **CMHC Policy**

If an asset is owned by more than one person and any family member has unrestricted access to the asset, the CMHC will count the full value of the asset unless the family presents evidence that the asset is not effectively owned by the family member. A family member has unrestricted access to an asset when he or she can legally dispose of the asset without the consent of any of the other owners. An asset is not effectively owned by a family member when (1) the asset and any income it earns accrue to the benefit of someone else who is not a member of the family and (2) that other person is responsible for income taxes incurred on income generated by the asset.

If an asset is owned by more than one person, including a family member, but the family member does not have unrestricted access to the asset, the CMHC will prorate the asset according to the percentage of ownership. If no percentage is specified or provided for by state or local law, the CMHC will prorate the asset evenly among all owners.

### ***Assets Disposed Of for Less than Fair Market Value [24 CFR 5.603(b)]***

HUD regulations require the PHA to count as a current asset any business or family asset that was disposed of for less than fair market value during the two years prior to the effective date of the examination/reexamination, except as noted below.

#### ***Minimum Threshold***

The PHA may set a threshold below which assets disposed of for less than fair market value will not be counted [HCV GB, p. 5-27].

#### **CMHC Policy**

The CMHC will not include the value of assets disposed of for less than fair market value unless the cumulative fair market value of all assets disposed of during the past two years exceeds the gross amount received for the assets by more than \$1,000.

When the two-year period expires, the income assigned to the disposed asset(s) also expires. If the two-year period ends between annual recertifications, the family may request an interim recertification to eliminate consideration of the asset(s).

Assets placed by the family in nonrevocable trusts are considered assets disposed of for less than fair market value except when the assets placed in trust were received through settlements or judgments.

#### ***Separation or Divorce***

The regulation also specifies that assets are not considered disposed of for less than fair market value if they are disposed of as part of a separation or divorce settlement and the applicant or tenant receives important consideration not measurable in dollar terms.

#### **CMHC Policy**

All assets disposed of as part of a separation or divorce settlement will be considered assets for which important consideration not measurable in monetary terms has been received. In order to qualify for this exemption, a family member must be subject to a formal separation or divorce settlement agreement established through arbitration, mediation, or court order.

#### ***Foreclosure or Bankruptcy***

Assets are not considered disposed of for less than fair market value when the disposition is the result of a foreclosure or bankruptcy sale.

#### ***Family Declaration***

#### **CMHC Policy**

Families must sign a declaration form at initial certification and each annual recertification identifying all assets that have been disposed of for less than fair market value or declaring that no assets have been disposed of for less than fair market value. The CMHC may verify the value of the assets disposed of if other information available to the CMHC does not appear to agree with the information reported by the family.

## **Types of Assets**

### ***Checking and Savings Accounts***

For regular checking accounts and savings accounts, *cash value* has the same meaning as *market value*. If a checking account does not bear interest, the anticipated income from the account is zero.

#### CMHC Policy

In determining the value of a checking account, the CMHC will use the average monthly balance for the last six months.

In determining the value of a savings account, the PHA will use the current balance.

In determining the anticipated income from an interest-bearing checking or savings account, the CMHC will multiply the value of the account by the current rate of interest paid on the account.

### ***Investment Accounts Such as Stocks, Bonds, Saving Certificates, and Money Market Funds***

Interest or dividends earned by investment accounts are counted as actual income from assets even when the earnings are reinvested. The cash value of such an asset is determined by deducting from the market value any broker fees, penalties for early withdrawal, or other costs of converting the asset to cash.

#### CMHC Policy

In determining the market value of an investment account, the CMHC will use the value of the account on the most recent investment report.

How anticipated income from an investment account will be calculated depends on whether the rate of return is known. For assets that are held in an investment account with a known rate of return (e.g., savings certificates), asset income will be calculated based on that known rate (market value multiplied by rate of earnings). When the anticipated rate of return is not known (e.g., stocks), the CMHC will calculate asset income based on the earnings for the most recent reporting period.

### ***Equity in Real Property or Other Capital Investments***

Equity (cash value) in a property or other capital asset is the estimated current market value of the asset less the unpaid balance on all loans secured by the asset and reasonable costs (such as broker fees) that would be incurred in selling the asset [HCV GB, p. 5-25 and PH, p. 121].

#### CMHC Policy

In determining the equity, the CMHC will determine market value by examining recent sales of at least three properties in the surrounding or similar neighborhood that possess comparable factors that affect market value.

The CMHC will first use the payoff amount for the loan (mortgage) as the unpaid balance to calculate equity. If the payoff amount is not available, the CMHC will use the basic loan balance information to deduct from the market value in the equity calculation.

Equity in real property and other capital investments is considered in the calculation of asset income **except** for the following types of assets:

- Equity accounts in HUD homeownership programs [24 CFR 5.603(b)]
- Equity in real property when a family member's main occupation is real estate [HCV GB, p. 5-25]. This real estate is considered a business asset, and income related to this asset will be calculated as described in section 6-I.F.
- Interests in Indian Trust lands [24 CFR 5.603(b)]
- Real property and capital assets that are part of an active business or farming operation [HCV GB, p. 5-25]

The PHA must also deduct from the equity the reasonable costs for converting the asset to cash. Using the formula for calculating equity specified above, the net cash value of real property is the market value of the loan (mortgage) minus the expenses to convert to cash [Notice PIH 2012-3].

#### CMHC Policy

For the purposes of calculating expenses to convert to cash for real property, the CMHC will use ten percent of the market value of the home.

A family may have real property as an asset in two ways: (1) owning the property itself and (2) holding a mortgage or deed of trust on the property. In the case of a property owned by a family member, the anticipated asset income generally will be in the form of rent or other payment for the use of the property. If the property generates no income, actual anticipated income from the asset will be zero.

In the case of a mortgage or deed of trust held by a family member, the outstanding balance (unpaid principal) is the cash value of the asset. The interest portion only of payments made to the family in accordance with the terms of the mortgage or deed of trust is counted as anticipated asset income.

#### CMHC Policy

In the case of capital investments owned jointly with others not living in a family's unit, a prorated share of the property's cash value will be counted as an asset unless the CMHC determines that the family receives no income from the property and is unable to sell or otherwise convert the asset to cash.

#### ***Trusts***

A *trust* is a legal arrangement generally regulated by state law in which one party (the creator or grantor) transfers property to a second party (the trustee) who holds the property for the benefit of one or more third parties (the beneficiaries).

#### ***Revocable Trusts***

If any member of a family has the right to withdraw the funds in a trust, the value of the trust is considered an asset [HCV GB, p. 5-25]. Any income earned as a result of investment of trust funds is counted as actual asset income, whether the income is paid to the family or deposited in the trust.

#### ***Nonrevocable Trusts***

In cases where a trust is not revocable by, or under the control of, any member of a family, the value of the trust fund is not considered an asset. However, any income distributed to the family from such a trust is counted as a periodic payment or a lump-sum receipt, as appropriate [24 CFR 5.603(b)]. (Periodic payments are covered in section 6-I.H. Lump-sum receipts are discussed earlier in this section.)

#### ***Retirement Accounts***

##### ***Company Retirement/Pension Accounts***

In order to correctly include or exclude as an asset any amount held in a company retirement or pension account by an employed person, the PHA must know whether the money is accessible before retirement [HCV GB, p. 5-26].

While a family member is employed, only the amount the family member can withdraw without retiring or terminating employment is counted as an asset [HCV GB, p. 5-26].

After a family member retires or terminates employment, any amount distributed to the family member is counted as a periodic payment or a lump-sum receipt, as appropriate [HCV GB, p. 5-26], except to the extent that it represents funds invested in the account by the family member. (For more on periodic payments, see section 6-I.H.) The balance in the account is counted as an asset only if it remains accessible to the family member.

##### ***IRA, Keogh, and Similar Retirement Savings Accounts***

IRA, Keogh, and similar retirement savings accounts are counted as assets even though early withdrawal would result in a penalty [HCV GB, p. 5-25].

### ***Personal Property***

Personal property held as an investment, such as gems, jewelry, coin collections, antique cars, etc., is considered an asset [HCV GB, p. 5-25].

#### CMHC Policy

In determining the value of personal property held as an investment, the CMHC will use the family's estimate of the value. However, the CMHC may also obtain an appraisal if appropriate to confirm the value of the asset. The family must cooperate with the appraiser but cannot be charged any costs related to the appraisal.

Generally, personal property held as an investment generates no income until it is disposed of. If regular income is generated (e.g., income from renting the personal property), the amount that is expected to be earned in the coming year is counted as actual income from the asset.

Necessary items of personal property are not considered assets [24 CFR 5.603(b)].

#### CMHC Policy

Necessary personal property consists of only those items not held as an investment. It may include clothing, furniture, household furnishings, jewelry, and vehicles, including those specially equipped for persons with disabilities.

### ***Life Insurance***

The cash value of a life insurance policy available to a family member before death, such as a whole life or universal life policy, is included in the calculation of the value of the family's assets [HCV GB 5-25]. The cash value is the surrender value. If such a policy earns dividends or interest that the family could elect to receive, the anticipated amount of dividends or interest is counted as income from the asset whether or not the family actually receives it.

## 6-I.H. PERIODIC PAYMENTS

Periodic payments are forms of income received on a regular basis. HUD regulations specify periodic payments that are and are not included in annual income.

### Periodic Payments Included in Annual Income

- Periodic payments from sources such as social security, unemployment and welfare assistance, annuities, insurance policies, retirement funds, and pensions. However, periodic payments from retirement accounts, annuities, and similar forms of investments are counted only after they exceed the amount contributed by the family [24 CFR 5.609(b)(4) and (b)(3)].
- Disability or death benefits and lottery receipts paid periodically, rather than in a single lump sum [24 CFR 5.609(b)(4) and HCV, p. 5-14]

### Lump-Sum Payments for the Delayed Start of a Periodic Payment

Most lump sums received as a result of delays in processing periodic payments, such as unemployment or welfare assistance, are counted as income. However, lump-sum receipts for the delayed start of periodic social security or supplemental security income (SSI) payments are not counted as income. Additionally, any deferred disability benefits that are received in a lump sum or in prospective monthly amounts from the Department of Veterans Affairs are to be excluded from annual income [24 CFR 5.609(c)(14)].

#### CMHC Policy

When a delayed-start payment is received and reported during the period in which the CMHC is processing an annual reexamination, the CMHC will adjust the tenant rent retroactively for the period the payment was intended to cover. The family may pay in full any amount due or request to enter into a repayment agreement with the CMHC.

See the chapter on reexaminations for information about a family's obligation to report lump-sum receipts between annual reexaminations.

### Treatment of Overpayment Deductions from Social Security Benefits

The PHA must make a special calculation of annual income when the Social Security Administration (SSA) overpays an individual, resulting in a withholding or deduction from his or her benefit amount until the overpayment is paid in full. The amount and duration of the withholding will vary depending on the amount of the overpayment and the percent of the benefit rate withheld. Regardless of the amount withheld or the length of the withholding period, the PHA must use the reduced benefit amount after deducting only the amount of the overpayment withholding from the gross benefit amount [Notice PIH 2012-10].

## Periodic Payments Excluded from Annual Income

- Payments received for the care of foster children or foster adults (usually persons with disabilities, unrelated to the tenant family, who are unable to live alone) [24 CFR 5.609(c)(2)]. Kinship care payments are considered equivalent to foster care payments and are also excluded from annual income [Notice PIH 2012-1].

### CMHC Policy

The CMHC will exclude payments for the care of foster children and foster adults only if the care is provided through an official arrangement with a local welfare agency [HCV GB, p. 5-18].

- Amounts paid by a state agency to a family with a member who has a developmental disability and is living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home [24 CFR 5.609(c)(16)]
- Amounts received under the Low-Income Home Energy Assistance Program (42 U.S.C. 1626(c)) [24 CFR 5.609(c)(17)]
- Amounts received under the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858q) [24 CFR 5.609(c)(17)]
- Earned Income Tax Credit (EITC) refund payments (26 U.S.C. 32(j)) [24 CFR 5.609(c)(17)].  
*Note:* EITC may be paid periodically if the family elects to receive the amount due as part of payroll payments from an employer.
- Lump sums received as a result of delays in processing Social Security and SSI payments (see section 6-I.H.) [24 CFR 5.609(c)(14)].
- Lump-sums or prospective monthly amounts received as deferred disability benefits from the Department of Veterans Affairs (VA) [24 CFR 5.609(c)(14)].

### **6-I.I. PAYMENTS IN LIEU OF EARNINGS**

Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation, and severance pay, are counted as income [24 CFR 5.609(b)(5)] if they are received either in the form of periodic payments or in the form of a lump-sum amount or prospective monthly amounts for the delayed start of a periodic payment. If they are received in a one-time lump sum (as a settlement, for instance), they are treated as lump-sum receipts [24 CFR 5.609(c)(3)]. (See also the discussion of periodic payments in section 6-I.H and the discussion of lump-sum receipts in section 6-I.G.)

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## **6-I.J. WELFARE ASSISTANCE**

### **Overview**

Welfare assistance is counted in annual income. Welfare assistance includes Temporary Assistance for Needy Families (TANF) and any payments to individuals or families based on need that are made under programs funded separately or jointly by federal, state, or local governments [24 CFR 5.603(b)].

### **Sanctions Resulting in the Reduction of Welfare Benefits [24 CFR 5.615]**

The PHA must make a special calculation of annual income when the welfare agency imposes certain sanctions on certain families. The full text of the regulation at 24 CFR 5.615 is provided as Exhibit 6-5. The requirements are summarized below. This rule applies only if a family was a public housing resident at the time the sanction was imposed.

#### ***Covered Families***

The families covered by 24 CFR 5.615 are those “who receive welfare assistance or other public assistance benefits (‘welfare benefits’) from a State or other public agency (‘welfare agency’) under a program for which Federal, State or local law requires that a member of the family must participate in an economic self-sufficiency program as a condition for such assistance” [24 CFR 5.615(b)]

#### ***Imputed Income***

When a welfare agency imposes a sanction that reduces a family’s welfare income because the family commits fraud or fails to comply with the agency’s economic self-sufficiency program or work activities requirement, the PHA must include in annual income “imputed” welfare income. The PHA must request that the welfare agency provide the reason for the reduction of benefits and the amount of the reduction of benefits. The imputed welfare income is the amount that the benefits were reduced as a result of the sanction.

This requirement does not apply to reductions in welfare benefits: (1) at the expiration of the lifetime or other time limit on the payment of welfare benefits, (2) if a family member is unable to find employment even though the family member has complied with the welfare agency economic self-sufficiency or work activities requirements, or (3) because a family member has not complied with other welfare agency requirements [24 CFR 5.615(b)(2)].

For special procedures related to grievance hearings based upon the PHA’s denial of a family’s request to lower rent when the family experiences a welfare benefit reduction, see Chapter 14, Grievances and Appeals.

#### ***Offsets***

The amount of the imputed welfare income is offset by the amount of additional income the family begins to receive after the sanction is imposed. When the additional income equals or exceeds the imputed welfare income, the imputed income is reduced to zero [24 CFR 5.615(c)(4)].

## **6-I.K. PERIODIC AND DETERMINABLE ALLOWANCES [24 CFR 5.609(b)(7)]**

Annual income includes periodic and determinable allowances, such as alimony and child support payments, and regular contributions or gifts received from organizations or from persons not residing with a tenant family.

### **Alimony and Child Support**

The PHA must count alimony or child support amounts awarded as part of a divorce or separation agreement.

#### CMHC Policy

The CMHC will count court-awarded amounts for alimony and child support unless the CMHC verifies that (1) the payments are not being made and (2) the family has made reasonable efforts to collect amounts due, including filing with courts or agencies responsible for enforcing payments [HCV GB, pp. 5-23 and 5-47].

Families who do not have court-awarded alimony and child support awards are not required to seek a court award and are not required to take independent legal action to obtain collection.

### **Regular Contributions or Gifts**

The PHA must count as income regular monetary and nonmonetary contributions or gifts from persons not residing with a tenant family [24 CFR 5.609(b)(7)]. Temporary, nonrecurring, or sporadic income and gifts are not counted [24 CFR 5.609(c)(9)].

#### CMHC Policy

Examples of regular contributions include: (1) regular payment of a family's bills (e.g., utilities, telephone, rent, credit cards, and car payments), (2) cash or other liquid assets provided to any family member on a regular basis, and (3) "in-kind" contributions such as groceries and clothing provided to a family on a regular basis.

Nonmonetary contributions will be valued at the cost of purchasing the items, as determined by the CMHC. For contributions that may vary from month to month (e.g., utility payments), the CMHC will include an average amount based upon past history.

## 6-I.L. ADDITIONAL EXCLUSIONS FROM ANNUAL INCOME

Other exclusions contained in 24 CFR 5.609(c) and updated by FR Notice 5/20/14 that have not been discussed earlier in this chapter include the following:

- Reimbursement of medical expenses [24 CFR 5.609(c)(4)]
- The full amount of student financial assistance paid directly to the student or to the educational institution [24 CFR 5.609(c)(6)].

### CMHC Policy

Regular financial support from parents or guardians to students for food, clothing personal items, and entertainment **is not** considered student financial assistance and is included **in** annual income.

- Amounts received by participants in other publicly assisted programs which are specifically for or in reimbursement of out-of-pocket expenses incurred and which are made solely to allow participation in a specific program [24 CFR 5.609(c)(8)(iii)]
- Amounts received by a person with a disability that are disregarded for a limited time for purposes of Supplemental Security Income eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency (PASS) [(24 CFR 5.609(c)(8)(ii)]
- Reparation payments paid by a foreign government pursuant to claims filed under the laws of that government by persons who were persecuted during the Nazi era [24 CFR 5.609(c)(10)]
- Adoption assistance payments in excess of \$480 per adopted child [24 CFR 5.609(c)(12)]
- Refunds or rebates on property taxes paid on the dwelling unit [24 CFR 5.609(c)(15)]
- Amounts paid by a state agency to a family with a member who has a developmental disability and is living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home [24 CFR 5.609(c)(16)]
- Amounts specifically excluded by any other federal statute [24 CFR 5.609(c)(17), FR Notice 5/20/14]. HUD publishes an updated list of these exclusions periodically. It includes:
  - (a) The value of the allotment provided to an eligible household under the Food Stamp Act of 1977 (7 U.S.C. 2017 (b))
  - (b) Benefits under Section 1780 of the School Lunch Act and Child Nutrition Act of 1966, including WIC
  - (c) Payments to volunteers under the Domestic Volunteer Services Act of 1973 (42 U.S.C. 5044(g), 5058)
  - (d) Payments received under the Alaska Native Claims Settlement Act (43 U.S.C. 1626(c))
  - (e) Income derived from certain submarginal land of the United States that is held in trust for certain Indian tribes (25 U.S.C. 459e)
  - (f) Payments or allowances made under the Department of Health and Human Services' Low-Income Home Energy Assistance Program (42 U.S.C. 8624(f))

- (g) Payments received under programs funded in whole or in part under the Workforce Investment Act of 1998 2931).
- (h) Deferred disability benefits from the Department of Veterans Affairs, whether received as a lump sum or in monthly prospective amounts
- (i) Income derived from the disposition of funds to the Grand River Band of Ottawa Indians (Pub. L. 94-540, 90 Stat. 2503-04)
- (j) Payments, funds, or distributions authorized, established, or directed by the Seneca Nation Settlement Act of 1990 (25 U.S.C. 1774f(b))
- (k) A lump sum or periodic payment received by an individual Indian pursuant to the Class Action Settlement Agreement in the United States District Court case entitled *Elouise Cobell et al. v. Ken Salazar et al.*, for a period of one year from the time of receipt of that payment as provided in the Claims Resolution Act of 2010
- (l) The first \$2,000 of per capita shares received from judgment funds awarded by the Indian Claims Commission or the U. S. Claims Court, the interests of individual Indians in trust or restricted lands, including the first \$2,000 per year of income received by individual Indians from funds derived from interests held in such trust or restricted lands (25 U.S.C. 1407-1408)
- (m) Benefits under the Indian Veterans Housing Opportunity Act of 2010 (only applies to Native American housing programs) (n) Payments received from programs funded under Title V of the Older Americans Act of 1985 (42 U.S.C. 3056(f))
- (o) Payments received on or after January 1, 1989, from the Agent Orange Settlement Fund or any other fund established pursuant to the settlement in *In Re Agent Orange* product liability litigation, M.D.L. No. 381 (E.D.N.Y.)
- (p) Payments received under 38 U.S.C. 1833(c) to children of Vietnam veterans born with spinal bifida, children of women Vietnam veterans born with certain birth defects, and children of certain Korean service veterans born with spinal bifida
- (q) Payments received under the Maine Indian Claims Settlement Act of 1980 (25 U.S.C. 1721)
- (r) The value of any child care provided or arranged (or any amount received as payment for such care or reimbursement for costs incurred for such care) under the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858q)
- (s) Earned income tax credit (EITC) refund payments received on or after January 1, 1991 (26 U.S.C. 32(j))
- (t) Payments by the Indian Claims Commission to the Confederated Tribes and Bands of Yakima Indian Nation or the Apache Tribe of Mescalero Reservation (Pub. L. 95-433)

- (u) Amounts of scholarships funded under Title IV of the Higher Education Act of 1965, including awards under federal work-study programs or under the Bureau of Indian Affairs student assistance programs (20 U.S.C. 1087uu).
- (v) Allowances, earnings and payments to AmeriCorps participants under the National and Community Service Act of 1990 (42 U.S.C. 12637(d))
- (w) Any amount of crime victim compensation (under the Victims of Crime Act) received through crime victim assistance (or payment or reimbursement of the cost of such assistance) as determined under the Victims of Crime Act because of the commission of a crime against the applicant under the Victims of Crime Act (42 U.S.C. 10602)
- (x) Payments made from the proceeds of Indian tribal trust cases as described in Notice PIH 2013-30, "Exclusion from Income of Payments under Recent Tribal Trust Settlements" (25 U.S.C. 117b(a))
- (y) Major disaster and emergency assistance received under the Robert T. Stafford Disaster Relief and Emergency Assistance Act and comparable disaster assistance provided by states, local governments, and disaster assistance organizations

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## PART II: ADJUSTED INCOME

### 6-II.A. INTRODUCTION

#### Overview

HUD regulations require PHAs to deduct from annual income any of five mandatory deductions for which a family qualifies. The resulting amount is the family's adjusted income. Mandatory deductions are found in 24 CFR 5.611.

5.611(a) Mandatory deductions. In determining adjusted income, the responsible entity (PHA) must deduct the following amounts from annual income:

- (1) \$480 for each dependent;
- (2) \$400 for any elderly family or disabled family;
- (3) The sum of the following, to the extent the sum exceeds three percent of annual income:
  - (i) Unreimbursed medical expenses of any elderly family or disabled family;
  - (ii) Unreimbursed reasonable attendant care and auxiliary apparatus expenses for each member of the family who is a person with disabilities, to the extent necessary to enable any member of the family (including the member who is a person with disabilities) to be employed. This deduction may not exceed the earned income received by family members who are 18 years of age or older and who are able to work because of such attendant care or auxiliary apparatus; and
- (4) Any reasonable child care expenses necessary to enable a member of the family to be employed or to further his or her education.

This part covers policies related to these mandatory deductions. Verification requirements related to these deductions are found in Chapter 7, Verifications.

#### Anticipating Expenses

##### CMHC Policy

Generally, the CMHC will use current circumstances to anticipate expenses. When possible, for costs that are expected to fluctuate during the year (e.g., child care during school and nonschool periods and cyclical medical expenses), the CMHC will estimate costs based on historic data and known future costs.

If a family has an accumulated debt for medical or disability assistance expenses, the CMHC will include as an eligible expense the portion of the debt that the family expects to pay during the period for which the income determination is being made. However, amounts previously deducted will not be allowed even if the amounts were not paid as expected in a preceding period. The CMHC may require the family to provide documentation of payments made in the preceding year.

### **6-II.B. DEPENDENT DEDUCTION**

An allowance of \$480 is deducted from annual income for each dependent [24 CFR 5.611(a)(1)]. *Dependent* is defined as any family member other than the head, spouse, or cohead who is under the age of 18 or who is 18 or older and is a person with disabilities or a full-time student. Foster children, foster adults, and live-in aides are never considered dependents [24 CFR 5.603(b)].

### **6-II.C. ELDERLY OR DISABLED FAMILY DEDUCTION**

A single deduction of \$400 is taken for any elderly or disabled family [24 CFR 5.611(a)(2)]. An *elderly family* is a family whose head, spouse, cohead, or sole member is 62 years of age or older, and a *disabled family* is a family whose head, spouse, cohead, or sole member is a person with disabilities [24 CFR 5.403].

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**6-II.D. MEDICAL EXPENSES DEDUCTION [24 CFR 5.611(a)(3)(i)]**

Unreimbursed medical expenses may be deducted to the extent that, in combination with any disability assistance expenses, they exceed three percent of annual income.

The medical expense deduction is permitted only for families in which the head, spouse, or cohead is at least 62 or is a person with disabilities. If a family is eligible for a medical expense deduction, the medical expenses of all family members are counted [VG, p. 28].

**Definition of Medical Expenses**

HUD regulations define *medical expenses* at 24 CFR 5.603(b) to mean “medical expenses, including medical insurance premiums, that are anticipated during the period for which annual income is computed, and that are not covered by insurance.”

CMHC Policy

The most current IRS Publication 502, *Medical and Dental Expenses*, will be used as a reference to determine the costs that qualify as medical expenses.

<b>Summary of Allowable Medical Expenses from IRS Publication 502</b>	
Services of medical professionals	Substance abuse treatment programs
Surgery and medical procedures that are necessary, legal, noncosmetic	Psychiatric treatment
Services of medical facilities	Ambulance services and some costs of transportation related to medical expenses
Hospitalization, long-term care, and in-home nursing services	The cost and care of necessary equipment related to a medical condition (e.g., eyeglasses/lenses, hearing aids, crutches, and artificial teeth)
Prescription medicines and insulin, but <u>not</u> nonprescription medicines even if recommended by a doctor	Cost and continuing care of necessary service animals
Improvements to housing directly related to medical needs (e.g., ramps for a wheel chair, handrails)	Medical insurance premiums or the cost of a health maintenance organization (HMO)
<b>Note:</b> This chart provides a summary of eligible medical expenses only. Detailed information is provided in IRS Publication 502. Medical expenses are considered only to the extent they are not reimbursed by insurance or some other source.	

## **Families That Qualify for Both Medical and Disability Assistance Expenses**

### CMHC Policy

This policy applies only to families in which the head, spouse, or cohead is 62 or older or is a person with disabilities.

When expenses anticipated by a family could be defined as either medical or disability assistance expenses, the CMHC will consider them medical expenses unless it is clear that the expenses are incurred exclusively to enable a person with disabilities to work.

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## **6-II.E. DISABILITY ASSISTANCE EXPENSES DEDUCTION [24 CFR 5.603(b) and 24 CFR 5.611(a)(3)(ii)]**

Reasonable expenses for attendant care and auxiliary apparatus for a disabled family member may be deducted if they: (1) are necessary to enable a family member 18 years or older to work, (2) are not paid to a family member or reimbursed by an outside source, (3) in combination with any medical expenses, exceed three percent of annual income, and (4) do not exceed the earned income received by the family member who is enabled to work.

### **Earned Income Limit on the Disability Assistance Expense Deduction**

A family can qualify for the disability assistance expense deduction only if at least one family member (who may be the person with disabilities) is enabled to work [24 CFR 5.603(b)].

The disability expense deduction is capped by the amount of “earned income received by family members who are 18 years of age or older and who are able to work” because of the expense [24 CFR 5.611(a)(3)(ii)]. The earned income used for this purpose is the amount verified before any earned income disallowances or income exclusions are applied.

#### CMHC Policy

The family must identify the family members enabled to work as a result of the disability assistance expenses. In evaluating the family’s request, the CMHC will consider factors such as how the work schedule of the relevant family members relates to the hours of care provided, the time required for transportation, the relationship of the family members to the person with disabilities, and any special needs of the person with disabilities that might determine which family members are enabled to work.

When the CMHC determines that the disability assistance expenses enable more than one family member to work, the disability assistance expenses will be capped by the sum of the family members’ incomes [PH Occ GB, p. 124].

## **Eligible Disability Expenses**

Examples of auxiliary apparatus are provided in the *PH Occupancy Guidebook* as follows: “Auxiliary apparatus: Including wheelchairs, walkers, scooters, reading devices for persons with visual disabilities, equipment added to cars and vans to permit their use by the family member with a disability, or service animals” [PH Occ GB, p. 124], but only if these items are directly related to permitting the disabled person or other family member to work [HCV GB, p. 5-30].

HUD advises PHAs to further define and describe auxiliary apparatus [VG, p. 30].

### ***Eligible Auxiliary Apparatus***

#### CMHC Policy

Expenses incurred for maintaining or repairing an auxiliary apparatus are eligible. In the case of an apparatus that is specially adapted to accommodate a person with disabilities (e.g., a vehicle or computer), the cost to maintain the special adaptations (but not maintenance of the apparatus itself) is an eligible expense. The cost of service animals trained to give assistance to persons with disabilities, including the cost of acquiring the animal, veterinary care, food, grooming, and other continuing costs of care, will be included.

### ***Eligible Attendant Care***

The family determines the type of attendant care that is appropriate for the person with disabilities.

#### CMHC Policy

Attendant care includes, but is not limited to, reasonable costs for home medical care, nursing services, in-home or center-based care services, interpreters for persons with hearing impairments, and readers for persons with visual disabilities.

Attendant care expenses will be included for the period that the person enabled to work is employed plus reasonable transportation time. The cost of general housekeeping and personal services is not an eligible attendant care expense. However, if the person enabled to work is the person with disabilities, personal services necessary to enable the person with disabilities to work are eligible.

If the care attendant also provides other services to the family, the CMHC will prorate the cost and allow only that portion of the expenses attributable to attendant care that enables a family member to work. For example, if the care provider also cares for a child who is not the person with disabilities, the cost of care must be prorated. Unless otherwise specified by the care provider, the calculation will be based upon the number of hours spent in each activity and/or the number of persons under care.

### ***Payments to Family Members***

No disability expenses may be deducted for payments to a member of a tenant family [23 CFR 5.603(b)]. However, expenses paid to a relative who is not a member of the tenant family may be deducted if they are reimbursed by an outside source.

### **Necessary and Reasonable Expenses**

The family determines the type of care or auxiliary apparatus to be provided and must describe how the expenses enable a family member to work. The family must certify that the disability assistance expenses are necessary and are not paid or reimbursed by any other source.

#### CMHC Policy

The CMHC determines the reasonableness of the expenses based on typical costs of care or apparatus in the locality. To establish typical costs, the CMHC will collect information from organizations that provide services and support to persons with disabilities. A family may present, and the CMHC will consider, the family's justification for costs that exceed typical costs in the area.

### **Families That Qualify for Both Medical and Disability Assistance Expenses**

#### CMHC Policy

This policy applies only to families in which the head, spouse, or cohead is 62 or older or is a person with disabilities.

When expenses anticipated by a family could be defined as either medical or disability assistance expenses, the CMHC will consider them medical expenses unless it is clear that the expenses are incurred exclusively to enable a person with disabilities to work.

## 6-II.F. CHILD CARE EXPENSE DEDUCTION

HUD defines *child care expenses* at 24 CFR 5.603(b) as “amounts anticipated to be paid by the family for the care of children under 13 years of age during the period for which annual income is computed, but only where such care is necessary to enable a family member to actively seek employment, be gainfully employed, or to further his or her education and only to the extent such amounts are not reimbursed. The amount deducted shall reflect reasonable charges for child care. In the case of child care necessary to permit employment, the amount deducted shall not exceed the amount of employment income that is included in annual income.”

Child care expenses do not include child support payments made to another on behalf of a minor who is not living in an assisted family’s household [VG, p. 26]. However, child care expenses for foster children that are living in the assisted family’s household are included when determining the family’s child care expenses.

### Qualifying for the Deduction

#### *Determining Who Is Enabled to Pursue an Eligible Activity*

##### CMHC Policy

The family must identify the family member(s) enabled to pursue an eligible activity. The term *eligible activity* in this section means any of the activities that may make the family eligible for a child care deduction (seeking work, pursuing an education, or being gainfully employed).

In evaluating the family’s request, the CMHC will consider factors such as how the schedule for the claimed activity relates to the hours of care provided, the time required for transportation, the relationship of the family member(s) to the child, and any special needs of the child that might help determine which family member is enabled to pursue an eligible activity.

#### *Seeking Work*

##### CMHC Policy

If the child care expense being claimed is to enable a family member to seek employment, the family must provide evidence of the family member’s efforts to obtain employment at each reexamination. The deduction may be reduced or denied if the family member’s job search efforts are not commensurate with the child care expense being allowed by the CMHC.

### ***Furthering Education***

#### CMHC Policy

If the child care expense being claimed is to enable a family member to further his or her education, the member must be enrolled in school (academic or vocational) or participating in a formal training program. The family member is not required to be a full-time student, but the time spent in educational activities must be commensurate with the child care claimed.

### ***Being Gainfully Employed***

#### CMHC Policy

If the child care expense being claimed is to enable a family member to be gainfully employed, the family must provide evidence of the family member's employment during the time that child care is being provided. Gainful employment is any legal work activity (full- or part-time) for which a family member is compensated.

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## **Earned Income Limit on Child Care Expense Deduction**

When a family member looks for work or furthers his or her education, there is no cap on the amount that may be deducted for child care – although the care must still be necessary and reasonable. However, when child care enables a family member to work, the deduction is capped by “the amount of employment income that is included in annual income” [24 CFR 5.603(b)].

The earned income used for this purpose is the amount of earned income verified after any earned income disallowances or income exclusions are applied.

When the person who is enabled to work is a person who receives the earned income disallowance (EID) or a full-time student whose earned income above \$480 is excluded, child care costs related to enabling a family member to work may not exceed the portion of the person’s earned income that actually is included in annual income. For example, if a family member who qualifies for the EID makes \$15,000 but because of the EID only \$5,000 is included in annual income, child care expenses are limited to \$5,000.

The PHA must not limit the deduction to the least expensive type of child care. If the care allows the family to pursue more than one eligible activity, including work, the cap is calculated in proportion to the amount of time spent working [HCV GB, p. 5-30].

### CMHC Policy

When the child care expense being claimed is to enable a family member to work, only one family member’s income will be considered for a given period of time. When more than one family member works during a given period, the CMHC generally will limit allowable child care expenses to the earned income of the lowest-paid member. The family may provide information that supports a request to designate another family member as the person enabled to work.

## **Eligible Child Care Expenses**

The type of care to be provided is determined by the tenant family. The PHA may not refuse to give a family the child care expense deduction because there is an adult family member in the household that may be available to provide child care [VG, p. 26].

### ***Allowable Child Care Activities***

#### CMHC Policy

For school-age children, costs attributable to public or private school activities during standard school hours are not considered. Expenses incurred for supervised activities after school or during school holidays (e.g., summer day camp, after-school sports league) are allowable forms of child care.

The costs of general housekeeping and personal services are not eligible. Likewise, child care expenses paid to a family member who lives in the family's unit are not eligible; however, payments for child care to relatives who do not live in the unit are eligible.

If a child care provider also renders other services to a family or child care is used to enable a family member to conduct activities that are not eligible for consideration, the CMHC will prorate the costs and allow only that portion of the expenses that is attributable to child care for eligible activities. For example, if the care provider also cares for a child with disabilities who is 13 or older, the cost of care will be prorated. Unless otherwise specified by the child care provider, the calculation will be based upon the number of hours spent in each activity and/or the number of persons under care.

### ***Necessary and Reasonable Costs***

Child care expenses will be considered necessary if: (1) a family adequately explains how the care enables a family member to work, actively seek employment, or further his or her education, and (2) the family certifies, and the child care provider verifies, that the expenses are not paid or reimbursed by any other source.

#### CMHC Policy

Child care expenses will be considered for the time required for the eligible activity plus reasonable transportation time, up to one hour per day. For child care that enables a family member to go to school, the time allowed may include not more than one study hour for each hour spent in class.

To establish the reasonableness of child care costs, the CMHC will use the schedule of child care costs from the local welfare agency. Families may present, and the CMHC will consider, justification for costs that exceed typical costs in the area.

## PART III: CALCULATING RENT

### 6-III.A. OVERVIEW OF INCOME-BASED RENT CALCULATIONS

The first step in calculating income-based rent is to determine each family's total tenant payment (TTP). Then, if the family is occupying a unit that has tenant-paid utilities, the utility allowance is subtracted from the TTP. The result of this calculation, if a positive number, is the tenant rent. If the TTP is less than the utility allowance, the result of this calculation is a negative number, and is called the utility reimbursement, which may be paid to the family or directly to the utility company by the PHA.

#### **TTP Formula [24 CFR 5.628]**

HUD regulations specify the formula for calculating the total tenant payment (TTP) for a tenant family. TTP is the highest of the following amounts, rounded to the nearest dollar:

- 30 percent of the family's monthly adjusted income (adjusted income is defined in Part II)
- 10 percent of the family's monthly gross income (annual income, as defined in Part I, divided by 12)
- The welfare rent (in as-paid states only)
- A minimum rent between \$0 and \$50 that is established by the PHA

The PHA has authority to suspend and exempt families from minimum rent when a financial hardship exists, as defined in section 6-III.B.

#### ***Welfare Rent [24 CFR 5.628]***

##### CMHC Policy

Welfare rent does not apply in this locality.

#### ***Minimum Rent [24 CFR 5.630]***

##### CMHC Policy

The minimum rent for this locality is \$50.00.

### **Optional Changes to Income-Based Rents [24 CFR 960.253(c)(2) and PH Occ GB, pp. 131-134]**

PHAs have been given very broad flexibility to establish their own, unique rent calculation systems as long as the rent produced is not higher than that calculated using the TTP and mandatory deductions. At the discretion of the PHA, rent policies may structure a system that uses combinations of permissive deductions, escrow accounts, income-based rents, and the required flat and minimum rents.

The PHA's minimum rent and rent choice policies still apply to affected families. Utility allowances are applied to PHA designed income-based rents in the same manner as they are applied to the regulatory income-based rents.

The choices are limited only by the requirement that the method used not produce a TTP or tenant rent greater than the TTP or tenant rent produced under the regulatory formula.

#### CMHC Policy

The CMHC chooses not to adopt optional changes to income-based rents.

### **Ceiling Rents [24 CFR 960.253 (c)(2) and (d)]**

Ceiling rents are used to cap income-based rents. They are part of the income-based formula. If the calculated TTP exceeds the ceiling rent for the unit, the ceiling rent is used to calculate tenant rent (ceiling rent/TTP minus utility allowance). Increases in income do not affect the family since the rent is capped. The use of ceiling rents fosters upward mobility and income mixing.

Because of the mandatory use of flat rents, the primary function of ceiling rents now is to assist families who cannot switch back to flat rent between annual reexaminations and would otherwise be paying an income-based tenant rent that is higher than the flat rent.

Ceiling rents must be set to the level required for flat rents (which will require the addition of the utility allowance to the flat rent for properties with tenant-paid utilities) [PH Occ GB, p. 135].

#### CMHC Policy

The CMHC chooses to use ceiling rents.

Ceiling rent will be calculated at any time income based rent is calculated as a function of the income based rent federally mandated formula.

Ceiling rents are used to cap income-based rents. They are part of the income-based formula. If the calculated TTP exceeds the ceiling rent for the unit, the ceiling rent is used to calculate tenant rent (ceiling rent/TTP minus utility allowance). Increases in income do not affect the family since the rent is capped. The use of ceiling rents fosters upward mobility and income mixing.

### **Utility Reimbursement [24 CFR 960.253(c)(3)]**

Utility reimbursement occurs when any applicable utility allowance for tenant-paid utilities exceeds the TTP. HUD permits the PHA to pay the reimbursement to the family or directly to the utility provider.

#### CMHC Policy

The CMHC will make any utility reimbursements directly to the utility provider.

## **6-III.B. FINANCIAL HARDSHIPS AFFECTING MINIMUM RENT [24 CFR 5.630]**

### **Overview**

If the PHA establishes a minimum rent greater than zero, the PHA must grant an exemption from the minimum rent if a family is unable to pay the minimum rent because of financial hardship.

The financial hardship exemption applies only to families required to pay the minimum rent. If a family's TTP is higher than the minimum rent, the family is not eligible for a hardship exemption. If the PHA determines that a hardship exists, the TTP is the highest of the remaining components of the family's calculated TTP.

### **HUD-Defined Financial Hardship**

Financial hardship includes the following situations:

- (1) The family has lost eligibility for or is awaiting an eligibility determination for a federal, state, or local assistance program. This includes a family member who is a noncitizen lawfully admitted for permanent residence under the Immigration and Nationality Act who would be entitled to public benefits but for Title IV of the Personal Responsibility and Work Opportunity Act of 1996.

#### CMHC Policy

A hardship will be considered to exist only if the loss of eligibility has an impact on the family's ability to pay the minimum rent.

For a family waiting for a determination of eligibility, the hardship period will end as of the first of the month following (1) implementation of assistance, if approved, or (2) the decision to deny assistance. A family whose request for assistance is denied may request a hardship exemption based upon one of the other allowable hardship circumstances.

- (2) The family would be evicted because it is unable to pay the minimum rent.

#### CMHC Policy

For a family to qualify under this provision, the cause of the potential eviction must be the family's failure to pay rent or tenant-paid utilities.

- (3) Family income has decreased because of changed family circumstances, including the loss of employment.

(4) A death has occurred in the family.

CMHC Policy

In order to qualify under this provision, a family must describe how the death has created a financial hardship (e.g., because of funeral-related expenses or the loss of the family member's income). Family members include family members within the public housing household plus mother, father, grandmother, grandfather, son, daughter, or grandchildren.

(5) The family has experienced other circumstances determined by the PHA.

CMHC Policy

The CMHC will recognize the following financial hardships for minimum rent exemption:

- repair costs greater than \$500 of family vehicle used for transportation to employment or medical appointments
- loss of primary wage earner's income due to layoff

**Implementation of Hardship Exemption**

***Determination of Hardship***

When a family requests a financial hardship exemption, the PHA must suspend the minimum rent requirement beginning the first of the month following the family's request.

The PHA then determines whether the financial hardship exists and whether the hardship is temporary or long-term.

CMHC Policy

The CMHC defines temporary hardship as a hardship expected to last 90 days or less. Long term hardship is defined as a hardship expected to last more than 90 days.

The PHA may not evict the family for nonpayment of minimum rent during the 90-day period beginning the month following the family's request for a hardship exemption.

When the minimum rent is suspended, the TTP reverts to the highest of the remaining components of the calculated TTP. The example below demonstrates the effect of the minimum rent exemption.

<b>Example: Impact of Minimum Rent Exemption</b>			
Assume the PHA has established a minimum rent of \$35.			
<b>TTP – No Hardship</b>		<b>TTP – With Hardship</b>	
\$0	30% of monthly adjusted income	\$0	30% of monthly adjusted income
\$15	10% of monthly gross income	\$15	10% of monthly gross income
N/A	Welfare rent	N/A	Welfare rent
\$35	Minimum rent	\$35	Minimum rent

Minimum rent applies. TTP = \$35	Hardship exemption granted. TTP = \$15
-------------------------------------	---

CMHC Policy

To qualify for a hardship exemption, a family must submit a request for a hardship exemption in writing. The request must explain the nature of the hardship and how the hardship has affected the family's ability to pay the minimum rent.

The CMHC will make the determination of hardship within 30 calendar days.

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### ***No Financial Hardship***

If the PHA determines there is no financial hardship, the PHA will reinstate the minimum rent and require the family to repay the amounts suspended.

For procedures pertaining to grievance hearing requests based upon the PHA's denial of a hardship exemption, see Chapter 14, Grievances and Appeals.

#### CMHC Policy

The CMHC will require the family to repay the suspended amount within 30 calendar days of the CMHC's notice that a hardship exemption has not been granted.

### ***Temporary Hardship***

If the PHA determines that a qualifying financial hardship is temporary, the PHA must reinstate the minimum rent from the beginning of the first of the month following the date of the family's request for a hardship exemption.

The family must resume payment of the minimum rent and must repay the PHA the amounts suspended. HUD requires the PHA to offer a reasonable repayment agreement, on terms and conditions established by the PHA. The PHA also may determine that circumstances have changed and the hardship is now a long-term hardship.

For procedures pertaining to grievance hearing requests based upon the PHA's denial of a hardship exemption, see Chapter 14, Grievances and Appeals.

#### CMHC Policy

The CMHC will enter into a repayment agreement in accordance with the PHA's repayment agreement policy (see Chapter 16).

### ***Long-Term Hardship***

If the PHA determines that the financial hardship is long-term, the PHA must exempt the family from the minimum rent requirement for so long as the hardship continues. The exemption will apply from the first of the month following the family's request until the end of the qualifying hardship. When the financial hardship has been determined to be long-term, the family is not required to repay the minimum rent.

#### CMHC Policy

The hardship period ends when any of the following circumstances apply:

- (1) At an interim or annual reexamination, the family's calculated TTP is greater than the minimum rent.
- (2) For hardship conditions based on loss of income, the hardship condition will continue to be recognized until new sources of income are received that are at least equal to the amount lost. For example, if a hardship is approved because a family no longer receives a \$60/month child support payment, the hardship will continue to exist until the family receives at least \$60/month in income from another source or once again begins to receive the child support.
- (3) For hardship conditions based upon hardship-related expenses, the minimum rent exemption will continue to be recognized until the cumulative amount exempted is equal to the expense incurred.

## **6-III.C. UTILITY ALLOWANCES [24 CFR 965, Subpart E]**

### **Overview**

Utility allowances are provided to families paying income-based rents when the cost of utilities is not included in the rent. When determining a family's income-based rent, the PHA must use the utility allowance applicable to the type of dwelling unit leased by the family.

For policies on establishing and updating utility allowances, see Chapter 16.

### **Reasonable Accommodation [24 CFR 8]**

On request from a family, PHAs must approve a utility allowance that is higher than the applicable amount for the dwelling unit if a higher utility allowance is needed as a reasonable accommodation to make the program accessible to and usable by the family with a disability [PH Occ GB, p. 172].

Residents with disabilities may not be charged for the use of certain resident-supplied appliances if there is a verified need for special equipment because of the disability [PH Occ GB, p. 172].

See Chapter 2 for policies related to reasonable accommodations.

### **Utility Allowance Revisions [24 CFR 965.507]**

The PHA must review its schedule of utility allowances each year. Between annual reviews, the PHA must revise the utility allowance schedule if there is a rate change that by itself or together with prior rate changes not adjusted for, results in a change of 10 percent or more from the rate on which such allowances were based. Adjustments to resident payments as a result of such changes must be retroactive to the first day of the month following the month in which the last rate change taken into account in such revision became effective [PH Occ GB, p. 171].

The tenant rent calculations must reflect any changes in the PHA's utility allowance schedule [24 CFR 960.253(c)(3)].

#### CMHC Policy

Unless the CMHC is required to revise utility allowances retroactively, revised utility allowances will be applied to a family's rent calculations at the first annual reexamination after the allowance is adopted.

### **6-III.D. PRORATED RENT FOR MIXED FAMILIES [24 CFR 5.520]**

HUD regulations prohibit assistance to ineligible family members. A *mixed family* is one that includes at least one U.S. citizen or eligible immigrant and any number of ineligible family members. The PHA must prorate the assistance provided to a mixed family. The PHA will first determine TTP as if all family members were eligible and then prorate the rent based upon the number of family members that actually are eligible. To do this, the PHA must:

- (1) Subtract the TTP from a maximum rent applicable to the unit. The result is the maximum subsidy for which the family could qualify if all members were eligible.
- (2) Divide the family maximum subsidy by the number of persons in the family to determine the maximum subsidy per each family member who is eligible (member maximum subsidy).
- (3) Multiply the member maximum subsidy by the number of eligible family members.
- (4) Subtract the subsidy calculated in the last step from the maximum rent. This is the prorated TTP.
- (5) Subtract the utility allowance for the unit from the prorated TTP. This is the prorated rent for the mixed family.

#### CMHC Policy

Revised public housing maximum rents will be applied to a family's rent calculation by March 1 of each year.

For policies related to the establishment of the public housing maximum rent see Chapter 16.

## **6-III.E. FLAT RENTS AND FAMILY CHOICE IN RENTS [24 CFR 960.253]**

### **Flat Rents [24 CFR 960.253(b)]**

The flat rent is designed to encourage self-sufficiency and to avoid creating disincentives for continued residency by families who are attempting to become economically self-sufficient.

Changes in family income, expenses, or composition will not affect the flat rent amount because it is outside the income-based formula.

Policies related to the reexamination of families paying flat rent are contained in Chapter 9, and policies related to the establishment and review of flat rents are contained in Chapter 16.

### **Family Choice in Rents [24 CFR 960.253(a) and (e)]**

Once each year, the PHA must offer families the choice between a flat rent and an income-based rent. The family may not be offered this choice more than once a year. The PHA must document that flat rents were offered to families under the methods used to determine flat rents for the PHA.

#### CMHC Policy

The annual CMHC offer to a family of the choice between flat and income-based rent will be conducted upon admission and upon each subsequent annual reexamination.

The CMHC will require families to submit their choice of flat or income-based rent in writing and will maintain such requests in the tenant file as part of the admission or annual reexamination process.

The PHA must provide sufficient information for families to make an informed choice. This information must include the PHA's policy on switching from flat rent to income-based rent due to financial hardship and the dollar amount of the rent under each option. However, if the family chose the flat rent for the previous year the PHA is required to provide an income-based rent amount only in the year that a reexamination of income is conducted or if the family specifically requests it and submits updated income information.

## **Switching from Flat Rent to Income-Based Rent Due to Hardship [24 CFR 960.253(f)]**

A family can opt to switch from flat rent to income-based rent at any time if they are unable to pay the flat rent due to financial hardship. If the PHA determines that a financial hardship exists, the PHA must immediately allow the family to switch from flat rent to the income-based rent.

### CMHC Policy

Upon determination by the CMHC that a financial hardship exists, the CMHC will allow a family to switch from flat rent to income-based rent effective the first of the month following the family's request.

Reasons for financial hardship include:

- The family has experienced a decrease in income because of changed circumstances, including loss or reduction of employment, death in the family, or reduction in or loss of earnings or other assistance
- The family has experienced an increase in expenses, because of changed circumstances, for medical costs, child care, transportation, education, or similar items
- Such other situations determined by the PHA to be appropriate

### CMHC Policy

The CMHC considers payment of flat rent to be a financial hardship whenever the switch to income-based rent would be lower than the flat rent [PH Occ GB, p. 137].

## **Phasing In Flat Rents [Notice PIH 2014-12]**

For current residents whose rent would increase as a result of new flat rent requirements, the PHA must restrict the increases to no more than 35 percent of the current tenant rent per year. This would necessitate a phase-in of the rent increase.

### ***Flat Rent Impact Analysis Calculation***

In order to conduct a flat rent impact analysis, the PHA must multiply the family's current rent amount by 1.35 and compare the result to the flat rent under the PHA's policies.

**Example:** A family was paying a flat rent of \$500 per month. At their annual recertification, the PHA has increased the flat rent for their unit size to \$700. The PHA would conduct a flat rent impact analysis as follows:

$$\$500 \times 1.35 = \$675$$

Since the PHA's increased flat rent of \$700 would result in a rent increase of more than 35 percent, the PHA would offer the family the choice to pay either \$675 per month or an income-based rent. The flat rent increase would need to be phased in.

### CMHC Policy

The CMHC will conduct a flat rent impact analysis to determine the percentage increase in the family's rent amount. If the increase is greater than 35 percent, the CMHC will phase in the rent increase at the maximum amount annually over a three-year period so that it does not exceed 35 percent in any year until the flat rent is fully phased in. If the increase is 35 percent or less, there will be no phase-in. [Notice PIH 2014-12].

### **Flat Rents and Earned Income Disallowance [A&O FAQs]**

Because the EID is a function of income-based rents, a family paying flat rent cannot qualify for the EID even if a family member experiences an event that would qualify the family for the EID. If the family later chooses to pay income-based rent, they would only qualify for the EID if a new qualifying event occurred.

A family currently paying flat rent that previously qualified for the EID while paying income-based rent and is currently within their 48 month period would have the 12 cumulative months of full (100 percent) and phase-in (50 percent) exclusion continue while paying flat rent as long as the employment that is the subject of the exclusion continues, and the 48-month lifetime limit would continue uninterrupted. A family paying flat rent could therefore see a family member's 48-month lifetime limit expire while the family is paying flat rent.

### **Flat Rents and Mixed Families [A&O FAQs]**

Mixed families electing to pay flat rent must first have a flat rent worksheet completed to see if the flat rent must be prorated. The worksheet is located in Appendix III of the *Form HUD-50058 Instruction Booklet*.

If the flat rent is greater than or equal to the public housing maximum rent, there is no proration of flat rent and the family pays the flat rent for the unit.

If the flat rent is less than the maximum rent, the worksheet will calculate a prorated flat rent. The mixed family will pay the prorated flat rent.

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## EXHIBIT 6-1: ANNUAL INCOME INCLUSIONS

### 24 CFR 5.609

*(a) Annual income means all amounts, monetary or not, which:*

- (1) Go to, or on behalf of, the family head or spouse (even if temporarily absent) or to any other family member; or
- (2) Are anticipated to be received from a source outside the family during the 12-month period following admission or annual reexamination effective date; and
- (3) Which are not specifically excluded in paragraph (c) of this section.
- (4) Annual income also means amounts derived (during the 12-month period) from assets to which any member of the family has access.

*(b) Annual income includes, but is not limited to:*

- (1) The full amount, before any payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services;
- (2) The net income from the operation of a business or profession. Expenditures for business expansion or amortization of capital indebtedness shall not be used as deductions in determining 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 withdrawal of cash or assets from the operation of a business or profession will be included in income, except to the extent the withdrawal is reimbursement of cash or assets invested in the operation by the family;

- (3) Interest, dividends, and other net income of any kind from real or personal property. Expenditures for amortization of capital indebtedness shall not be used as deductions in determining net income. An allowance for depreciation is permitted only as authorized in paragraph (b)(2) of this section. Any withdrawal of cash or assets from an investment will be included in income, except to the extent the withdrawal is reimbursement of cash or assets invested by the family. Where the family has net family assets in excess of \$5,000, annual income shall include the greater of the actual income derived from all net family assets or a percentage of the value of such assets based on the current passbook savings rate, as determined by HUD;
- (4) The full amount of periodic amounts received from Social Security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts, including a lump-sum amount or prospective monthly amounts for the delayed start of a periodic amount (except as provided in paragraph (c)(14) of this section);
- (5) Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation and severance pay (except as provided in paragraph (c)(3) of this section);
- (6) Welfare assistance payments.
  - (i) Welfare assistance payments made under the Temporary Assistance for Needy Families (TANF) program are included in annual income only to the extent such payments:
    - (A) Qualify as assistance under the TANF program definition at 45 CFR 260.31<sup>1</sup>; and
    - (B) Are not otherwise excluded under paragraph (c) of this section.

<sup>1</sup> Text of 45 CFR 260.31 follows (next page).

(ii) If the welfare assistance payment includes an amount specifically designated for shelter and utilities that is subject to adjustment by the welfare assistance agency in accordance with the actual cost of shelter and utilities, the amount of welfare assistance income to be included as income shall consist of:

(A) The amount of the allowance or grant exclusive of the amount specifically designated for shelter or utilities; plus

(B) The maximum amount that the welfare assistance agency could in fact allow the family for shelter and utilities. If the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under this paragraph shall be the amount resulting from one application of the percentage.

(7) Periodic and determinable allowances, such as alimony and child support payments, and regular contributions or gifts received from organizations or from persons not residing in the dwelling;

(8) All regular pay, special pay and allowances of a member of the Armed Forces (except as provided in paragraph (c)(7) of this section)

#### **HHS DEFINITION OF "ASSISTANCE"**

#### **45 CFR: GENERAL TEMPORARY ASSISTANCE FOR NEEDY FAMILIES**

#### **260.31 What does the term "assistance" mean?**

(a)(1) The term "assistance" includes cash, payments, vouchers, and other forms of benefits designed to meet a family's ongoing basic needs (i.e., for food, clothing, shelter, utilities, household goods, personal care items, and general incidental expenses).

(2) It includes such benefits even when they are:

(i) Provided in the form of payments by a TANF agency, or other agency on its behalf, to individual recipients; and

(ii) Conditioned on participation in work experience or community service (or any other work activity under 261.30 of this chapter).

(3) Except where excluded under paragraph (b) of this section, it also includes supportive services such as transportation and child care provided to families who are not employed.

(b) [The definition of "assistance"] excludes: (1) Nonrecurrent, short-term benefits that:

(i) Are designed to deal with a specific crisis situation or episode of need;

(ii) Are not intended to meet recurrent or ongoing needs; and

(iii) Will not extend beyond four months.

(2) Work subsidies (i.e., payments to employers or third parties to help cover the costs of employee wages, benefits, supervision, and training);

(3) Supportive services such as child care and transportation provided to families who are employed;

(4) Refundable earned income tax credits;

(5) Contributions to, and distributions from, Individual Development Accounts;

(6) Services such as counseling, case management, peer support, child care information and referral, transitional services, job retention, job advancement, and other employment-related services that do not provide basic income support; and

(7) Transportation benefits provided under a Job Access or Reverse Commute project, pursuant to section 404(k) of [the Social Security] Act, to an individual who is not otherwise receiving assistance

## EXHIBIT 6-2: ANNUAL INCOME EXCLUSIONS

### 24 CFR 5.609

(c) Annual income does not include the following:

- (1) Income from employment of children (including foster children) under the age of 18 years;
- (2) Payments received for the care of foster children or foster adults (usually persons with disabilities, unrelated to the tenant family, who are unable to live alone);
- (3) 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 property losses (except as provided in paragraph (b)(5) of this section);
- (4) Amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;
- (5) Income of a live-in aide, as defined in Sec. 5.403;
- (6) The full amount of student financial assistance paid directly to the student or to the educational institution;
- (7) The special pay to a family member serving in the Armed Forces who is exposed to hostile fire;
- (8) (i) Amounts received under training programs funded by HUD;
- (ii) Amounts received by a person with a disability that are disregarded for a limited time for purposes of Supplemental Security Income eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency (PASS);
- (iii) Amounts received by a participant in other publicly assisted programs which are specifically for or in reimbursement of out-of-pocket expenses incurred (special equipment, clothing, transportation, child care, etc.) and which are made solely to allow participation in a specific program;

(iv) Amounts received under a resident service stipend. A resident service stipend is a modest amount (not to exceed \$200 per month) received by a resident for performing a service for the PHA or owner, on a part-time basis, that enhances the quality of life in the development. Such services may include, but are not limited to, fire patrol, hall monitoring, lawn maintenance, resident initiatives coordination, and serving as a member of the PHA's governing board. No resident may receive more than one such stipend during the same period of time;

(v) Incremental earnings and benefits resulting to any family member from participation in qualifying State or local employment training programs (including training programs not affiliated with a local government) and training of a family member as resident management staff. Amounts excluded by this provision must be received under employment training programs with clearly defined goals and objectives, and are excluded only for the period during which the family member participates in the employment training program;

(9) Temporary, nonrecurring or sporadic income (including gifts);

(10) Reparation payments paid by a foreign government pursuant to claims filed under the laws of that government by persons who were persecuted during the Nazi era;

(11) Earnings in excess of \$480 for each full-time student 18 years old or older (excluding the head of household and spouse);

(12) Adoption assistance payments in excess of \$480 per adopted child;

(13) [Reserved]

(14) Deferred periodic amounts from supplemental security income and social security benefits that are received in a lump sum amount or in prospective monthly amounts.

(15) Amounts received by the family in the form of refunds or rebates under State or local law for property taxes paid on the dwelling unit;

(16) Amounts paid by a State agency to a family with a member who has a developmental disability and is living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home; or

(17) Amounts specifically excluded by any other Federal statute from consideration as income for purposes of determining eligibility or benefits under a category of assistance programs that

includes assistance under any program to which the exclusions set forth in 24 CFR 5.609(c) apply. A notice will be published in the Federal Register and distributed to PHAs and housing owners identifying the benefits that qualify for this exclusion. Updates will be published and distributed when necessary. [See the following chart for a list of benefits that qualify for this exclusion.]

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## EXHIBIT 6-3: TREATMENT OF FAMILY ASSETS

### 24 CFR 5.603(b) Net Family Assets

(1) Net cash value after deducting reasonable costs that would be incurred in disposing of real property, savings, stocks, bonds, and other forms of capital investment, excluding interests in Indian trust land and excluding equity accounts in HUD homeownership programs. The value of necessary items of personal property such as furniture and automobiles shall be excluded.

(2) In cases where a trust fund has been established and the trust is not revocable by, or under the control of, any member of the family or household, the value of the trust fund will not be considered an asset so long as the fund continues to be held in trust. Any income distributed from the trust fund shall be counted when determining annual income under Sec. 5.609.

(3) In determining net family assets, PHAs or owners, as applicable, shall include the value of any business or family assets disposed of by an applicant or tenant for less than fair market value (including a disposition in trust, but not in a foreclosure or bankruptcy sale) during the two years preceding the date of application for the program or reexamination, as applicable, in excess of the consideration received therefor. In the case of a disposition as part of a separation or divorce settlement, the disposition will not be considered to be for less than fair market value if the applicant or tenant receives important consideration not measurable in dollar terms.

(4) For purposes of determining annual income under Sec. 5.609, the term "net family assets" does not include the value of a home currently being purchased with assistance under part 982, subpart M of this title. This exclusion is limited to the first 10 years after the purchase date of the home.

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## EXHIBIT 6-4: EARNED INCOME DISALLOWANCE

### 24 CFR 960.255 Self-sufficiency incentive—Disallowance of increase in annual income.

(a) *Definitions.* The following definitions apply for purposes of this section.

*Disallowance.* Exclusion from annual income.

*Previously unemployed* includes a person who has earned, in the twelve months previous to employment, no more than would be received for 10 hours of work per week for 50 weeks at the established minimum wage.

*Qualified family.* A family residing in public housing:

- (i) Whose annual income increases as a result of employment of a family member who was unemployed for one or more years previous to employment;
- (ii) Whose annual income increases as a result of increased earnings by a family member during participation in any economic self-sufficiency or other job training program; or
- (iii) Whose annual income increases, as a result of new employment or increased earnings of a family member, during or within six months after receiving assistance, benefits or services under any state program for temporary assistance for needy families funded under Part A of Title IV of the Social Security Act, as determined by the PHA in consultation with the local agencies administering temporary assistance for needy families (TANF) and Welfare-to-Work (WTW) programs. The TANF program is not limited to monthly income maintenance, but also includes such benefits and services as one-time payments, wage subsidies and transportation assistance—provided that the total amount over a six-month period is at least \$500.

(b) *Disallowance of increase in annual income.*

(1) *Initial twelve month exclusion.* During the cumulative twelve month period beginning on the date a member of a qualified family is first employed or the family first experiences an increase in annual income attributable to employment, the PHA must exclude from annual income (as defined in 5.609 of this title) of a qualified family any increase in income of the family member as a result of employment over prior income of that family member.

(2) *Second twelve month exclusion and phase-in.* During the second cumulative twelve month period after the date a member of a qualified family is first employed or the family first experiences an increase in annual income attributable to employment, the PHA must exclude from annual income of a qualified family fifty percent of any increase in income of such family member as a result of employment over income of that family member prior to the beginning of such employment.

(3) *Maximum four year disallowance.* The disallowance of increased income of an individual family member as provided in paragraph (b)(1) or (b)(2) of this section is limited to a lifetime 48 month period. It only applies for a maximum of twelve months for disallowance under paragraph (b)(1) and a maximum of twelve months for disallowance under paragraph (b)(2), during the 48 month period starting from the initial exclusion under paragraph (b)(1) of this section.

(c) *Inapplicability to admission.* The disallowance of increases in income as a result of employment under this section does not apply for purposes of admission to the program (including the determination of income eligibility and income targeting).

(d) *Individual Savings Accounts.* As an alternative to the disallowance of increases in income as a result of employment described in paragraph (b) of this section, a PHA may choose to provide for individual savings accounts for public housing residents who pay an income-based rent, in accordance with a written policy, which must include the following provisions:

- (1) The PHA must advise the family that the savings account option is available;
- (2) At the option of the family, the PHA must deposit in the savings account the total amount that would have been included in tenant rent payable to the PHA as a result of increased income that is disallowed in accordance with paragraph (b) of this section;
- (3) Amounts deposited in a savings account may be withdrawn only for the purpose of:

- (i) Purchasing a home;
- (ii) Paying education costs of family members;
- (iii) Moving out of public or assisted housing; or
- (iv) Paying any other expense authorized by the PHA for the purpose of promoting the economic self-sufficiency of residents of public housing;
- (4) The PHA must maintain the account in an interest bearing investment and must credit the

family with the net interest income, and the PHA may not charge a fee for maintaining the account;

(5) At least annually the PHA must provide the family with a report on the status of the account; and

(6) If the family moves out of public housing, the PHA shall pay the tenant any balance in the account, minus any amounts owed to the PHA

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## EXHIBIT 6-5: THE EFFECT OF WELFARE BENEFIT REDUCTION

### 24 CFR 5.615

#### Public housing program and Section 8 tenant-based assistance program: How welfare benefit reduction affects family income.

*(a) Applicability.* This section applies to covered families who reside in public housing (part 960 of this title) or receive Section 8 tenant-based assistance (part 982 of this title).

*(b) Definitions.* The following definitions apply for purposes of this section:

*Covered families.* Families who receive welfare assistance or other public assistance benefits ("welfare benefits") from a State or other public agency ("welfare agency") under a program for which Federal, State, or local law requires that a member of the family must participate in an economic self-sufficiency program as a condition for such assistance.

*Economic self-sufficiency program.* See definition at Sec. 5.603.

*Imputed welfare income.* The amount of annual income not actually received by a family, as a result of a specified welfare benefit reduction, that is nonetheless included in the family's annual income for purposes of determining rent.

*Specified welfare benefit reduction.*

(1) A reduction of welfare benefits by the welfare agency, in whole or in part, for a family member, as determined by the welfare agency, because of fraud by a family member in connection with the welfare program; or because of welfare agency sanction against a family member for noncompliance with a welfare agency requirement to participate in an economic self-sufficiency program.

(2) "Specified welfare benefit reduction" does not include a reduction or termination of welfare benefits by the welfare agency:

(i) at expiration of a lifetime or other time limit on the payment of welfare benefits;

(ii) because a family member is not able to obtain employment, even though the family member has complied with welfare agency economic self-sufficiency or work activities requirements; or

(iii) because a family member has not complied with other welfare agency requirements.

*(c) Imputed welfare income.*

(1) 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 PHA by the welfare agency), plus the total amount of other annual income as determined in accordance with Sec. 5.609.

(2) At the request of the PHA, the welfare agency will inform the PHA 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 PHA of any subsequent changes in the term or amount of such specified welfare benefit reduction. The PHA will use this information to determine the amount of imputed welfare income for a family.

(3) A family's annual income includes imputed welfare income in family annual income, as determined at the PHA's interim or regular reexamination of family income and composition, during the term of the welfare benefits reduction (as specified in information provided to the PHA by the welfare agency).

(4) The amount of the imputed welfare income is offset by the amount of additional income a family receives that commences after the time the sanction was imposed. When such additional income from other sources is at least equal to the imputed

(5) The PHA may not include imputed welfare income in annual income if the family was not an assisted resident at the time of sanction.

*(d) Review of PHA decision.*

(1) Public housing. If a public housing tenant claims that the PHA has not correctly calculated the amount of imputed welfare income in accordance with HUD requirements, and if the PHA denies the family's request to modify such amount, the PHA shall give the tenant written notice of such denial, with a brief explanation of the basis for the PHA determination of the amount of imputed welfare income. The PHA notice shall also state that if the tenant does not agree with the PHA determination, the tenant may request a grievance hearing in accordance with part 966, subpart B of this title to review the PHA determination. The tenant is not required to pay an escrow deposit pursuant to Sec. 966.55(e) for the portion of tenant rent attributable to the imputed welfare income in order to obtain a grievance hearing on the PHA determination.

(2) Section 8 participant. A participant in the Section 8 tenant-based assistance program may request an informal hearing, in accordance with Sec. 982.555 of this title, to review the PHA determination of the amount of imputed welfare income that must be included in the family's annual income in accordance with this section. If the family claims that such amount is not correctly calculated in accordance with HUD requirements, and if the PHA denies the family's request to modify such amount, the PHA shall give the family written notice of such denial, with a brief

explanation of the basis for the PHA determination of the amount of imputed welfare income. Such notice shall also state that if the family does not agree with the PHA determination, the family may request an informal hearing on the determination under the PHA hearing procedure.

*(e) PHA relation with welfare agency.*

(1) The PHA must ask welfare agencies to inform the PHA of any specified welfare benefits reduction for a family member, the reason for such reduction, the term of any such reduction, and any subsequent welfare agency determination affecting the amount or term of a specified welfare benefits reduction. If the welfare agency determines a specified welfare benefits reduction for a family member, and gives the PHA written notice of such reduction, the family's annual incomes shall include the imputed welfare income because of the specified welfare benefits reduction.

(2) The PHA 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 in the notice by the welfare agency to the PHA. However, the PHA is not responsible for determining whether a reduction of welfare benefits by the welfare agency was correctly determined by the welfare agency in accordance with welfare program requirements and procedures, nor for providing the opportunity for review or hearing on such welfare agency determinations.

(3) Such welfare agency determinations are the responsibility of the welfare agency, and the family may seek appeal of such determinations through the welfare agency's normal due process procedures. The PHA shall be entitled to rely on the welfare agency notice to the PHA of the welfare agency's determination of a specified welfare benefits reduction.

# **Cover Page**

## **Chapter 7**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 7

### VERIFICATION

[24 CFR 960.259, 24 CFR 5.230, Notice PIH 2010-19]

#### INTRODUCTION

The PHA must verify all information that is used to establish the family's eligibility and level of assistance and is required to obtain written authorization from the family in order to collect the information. Applicants and program participants must cooperate with the verification process as a condition of receiving assistance. The PHA must not pass on the cost of verification to the family.

The PHA will follow the verification guidance provided by HUD in Notice PIH 2010-19 and any subsequent guidance issued by HUD. This chapter summarizes those requirements and provides supplementary PHA policies.

Part I describes the general verification process. Part II provides more detailed requirements related to family information. Part III provides information on income and assets, and Part IV covers mandatory deductions.

Verification policies, rules and procedures will be modified as needed to accommodate persons with disabilities. All information obtained through the verification process will be handled in accordance with the records management policies established by the PHA.

#### PART I: GENERAL VERIFICATION REQUIREMENTS

##### 7-I.A. FAMILY CONSENT TO RELEASE OF INFORMATION

[24 CFR 960.259, 24 CFR 5.230]

The family must supply any information that the PHA or HUD determines is necessary to the administration of the program and must consent to PHA verification of that information [24 CFR 960.259(a)(1)].

##### Consent Forms

It is required that all adult applicants and tenants sign form HUD-9886, Authorization for Release of Information. The purpose of form HUD-9886 is to facilitate automated data collection and computer matching from specific sources and provides the family's consent only for the specific purposes listed on the form. HUD and the PHA may collect information from State Wage Information Collection Agencies (SWICAs) and current and former employers of adult family members. Only HUD is authorized to collect information directly from the Internal Revenue Service (IRS) and the Social Security Administration (SSA). Adult family members must sign other consent forms as needed to collect information relevant to the family's eligibility and level of assistance.

##### Penalties for Failing to Consent [24 CFR 5.232]

If any family member who is required to sign a consent form fails to do so, the PHA will deny admission to applicants and terminate the lease of tenants. The family may request a hearing in accordance with the PHA's grievance procedures.

## **7-I.B. OVERVIEW OF VERIFICATION REQUIREMENTS**

### **HUD's Verification Hierarchy [ Notice PIH 2010-19]**

HUD mandates the use of the EIV system and offers administrative guidance on the use of other methods to verify family information and specifies the circumstances in which each method will be used. In general, HUD requires the PHA to use the most reliable form of verification that is available and to document the reasons when the PHA uses a lesser form of verification.

#### CMHC Policy

In order of priority, the forms of verification that the CMHC will use are:

- Up-front Income Verification (UIV) using HUD's Enterprise Income Verification (EIV) system
- Up-front Income Verification (UIV) using a non-HUD system
- Written Third Party Verification (may be provided by applicant or resident)
- Written Third-party Verification Form
- Oral Third-party Verification
- Self-Certification

Each of the verification methods is discussed in subsequent sections below.

### **Requirements for Acceptable Documents**

#### CMHC Policy

Any documents used for verification must be the original (not photocopies) and generally must be dated within 60 days of the date they are provided to the CMHC. The documents must not be damaged, altered or in any way illegible.

The CMHC will accept documents dated up to 6 months before the effective date of the family's reexamination if the document represents the most recent scheduled report from a source. For example, if the holder of a pension annuity provides semi-annual reports, the CMHC would accept the most recent report.

Print-outs from web pages are considered original documents.

The CMHC staff member who views the original document must make a photocopy, annotate the copy with the name of the person who provided the document and the date the original was viewed, and sign the copy.

Any family self-certifications must be made in a format acceptable to the CMHC and must be signed in the presence of a CMHC representative or CMHC notary public.

## **File Documentation**

The PHA must document in the file how the figures used in income and rent calculations were determined. All verification attempts, information obtained, and decisions reached during the verification process will be recorded in the family's file in sufficient detail to demonstrate that the PHA has followed all of the verification policies set forth in this ACOP. The record should be sufficient to enable a staff member or HUD reviewer to understand the process followed and conclusions reached.

### CMHC Policy

The CMHC will document, in the family file, the following:

Reported family annual income

Value of assets

Expenses related to deductions from annual income

Other factors influencing the adjusted income or income-based rent determination

When the PHA is unable to obtain third-party verification, the PHA will document in the family file the reason that third-party verification was not available [24 CFR 960.259(c)(1); Notice PIH 2010-19].

## **7-I.C. UP-FRONT INCOME VERIFICATION (UIV)**

Up-front income verification (UIV) refers to the PHA's use of the verification tools available from independent sources that maintain computerized information about earnings and benefits. UIV will be used to the extent that these systems are available to the PHA.

There may be legitimate differences between the information provided by the family and UIV-generated information. If the family disputes the accuracy of UIV data, no adverse action can be taken until the PHA has independently verified the UIV information and the family has been granted the opportunity to contest any adverse findings through the PHA's informal review/hearing processes. (For more on UIV and income projection, see section 6-I.C.)

### **Upfront Income Verification Using HUD's Enterprise Income Verification (EIV) System (Mandatory)**

PHAs must use HUD's EIV system in its entirety as a third-party source to verify tenant employment and income information during mandatory reexaminations or recertifications of family composition and income in accordance with 24 CFR 5.236 and administrative guidance issued by HUD. HUD's EIV system contains data showing earned income, unemployment benefits, social security benefits, and SSI benefits for participant families. The following policies apply to the use of HUD's EIV system.

#### ***EIV Income Reports***

The data shown on income reports is updated quarterly. Data may be between three and six months old at the time reports are generated.

##### CMHC Policy

The CMHC will obtain income reports for annual reexaminations on a monthly basis. Reports will be generated as part of the regular reexamination process.

Income reports will be compared to family-provided information as part of the annual reexamination process. Income reports may be used in the calculation of annual income, as described in Chapter 6.I.C. Income reports may also be used to meet the regulatory requirement for third party verification, as described above. Policies for resolving discrepancies between income reports and family-provided information will be resolved as described in Chapter 6.I.C. and in this chapter.

Income reports will be used in interim reexaminations to identify any discrepancies between reported income and income shown in the EIV system, and as necessary to verify and calculate earned income, unemployment benefits, Social Security and/or SSI benefits. EIV will also be used to verify that families claiming zero income are not receiving income from any of these sources.

Income reports will be retained in resident files with the applicable annual or interim reexamination documents.

When the CMHC determines through income reports and third-party verification that a family has concealed or under-reported income, corrective action will be taken pursuant to the policies in Chapter 15, Program Integrity.

### ***EIV Identity Verification***

The EIV system verifies resident identities against Social Security Administration (SSA) records. These records are compared to Public and Indian Housing Information Center (PIC) data for a match on social security number, name, and date of birth.

PHAs are required to use EIV's *Identity Verification Report* on a monthly basis to improve the availability of income information in EIV [Notice PIH 2012-10].

When identity verification for a resident fails, a message will be displayed within the EIV system and no income information will be displayed.

#### **CMHC Policy**

The CMHC will identify residents whose identity verification has failed by reviewing EIV's *Identity Verification Report* on a monthly basis. The PHA will attempt to resolve PIC/SSA discrepancies by obtaining appropriate documentation from the tenant. When the PHA determines that discrepancies exist as a result of CMHC errors, such as spelling errors or incorrect birth dates, it will correct the errors promptly.

### **Upfront Income Verification Using Non-HUD Systems**

In addition to mandatory use of the EIV system, HUD encourages PHAs to utilize other upfront verification sources.

#### **CMHC Policy**

The CMHC will inform all applicants and residents of its use of the following UIV resources during the admission and reexamination process:

HUD's EIV system

## **7-I.D. THIRD-PARTY WRITTEN AND ORAL VERIFICATION**

HUD's current verification hierarchy defines two types of written third-party verification. The more preferable form, "written third-party verification," consists of an original document generated by a third-party source, which may be received directly from a third-party source or provided to the PHA by the family. If written third-party verification is not available, the PHA must attempt to obtain a "written third-party verification form." This is a standardized form used to collect information from a third party.

### **Written Third-Party Verification [Notice PIH 2010-19]**

Written third-party verification documents must be original and authentic and may be supplied by the family or received from a third-party source.

Examples of acceptable tenant-provided documents include, but are not limited to: pay stubs, payroll summary reports, employer notice or letters of hire and termination, SSA benefit verification letters, bank statements, child support payment stubs, welfare benefit letters and/or printouts, and unemployment monetary benefit notices.

The PHA is required to obtain, at minimum, two current and consecutive pay stubs for determining annual income from wages.

The PHA may reject documentation provided by the family if the document is not an original, if the document appears to be forged, or if the document is altered, mutilated, or illegible.

#### CMHC Policy

Third-party documents provided by the family must be dated within 60 days of the CMHC request date.

If the CMHC determines that third-party documents provided by the family are not acceptable, the CMHC will explain the reason to the family and request additional documentation.

As verification of earned income, the CMHC will require the family to provide the two most current, consecutive pay stubs.

### **Written Third-Party Verification Form**

When upfront verification is not available and the family is unable to provide written third-party documents, the PHA must request a written third-party verification form. HUD's position is that this traditional third-party verification method presents administrative burdens and risks which may be reduced through the use of family-provided third-party documents.

PHAs may mail, fax, or e-mail third-party written verification form requests to third-party sources.

#### CMHC Policy

The CMHC will send third-party verification forms directly to the third party.

Third-party verification forms will be sent when third-party verification documents are unavailable or are rejected by the CMHC.

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### **Oral Third-Party Verification [Notice PIH 2010-19]**

For third-party oral verification, PHAs contact sources, identified by UIV techniques or by the family, by telephone or in person.

Oral third-party verification is mandatory if neither form of written third-party verification is available.

Third-party oral verification may be used when requests for written third-party verification forms have not been returned within a reasonable time—e.g., 10 business days.

PHAs should document in the file the date and time of the telephone call or visit, the name of the person contacted, the telephone number, as well as the information confirmed.

#### CMHC Policy

In collecting third-party oral verification, CMHC staff will record in the family's file the name and title of the person contacted, the date and time of the conversation (or attempt), the telephone number used, and the facts provided.

When any source responds verbally to the initial written request for verification the PHA will accept the verbal response as oral verification but will also request that the source complete and return any verification forms that were provided.

### **When Third-Party Verification is Not Required [Notice PIH 2010-19]**

Third-party verification may not be available in all situations. HUD has acknowledged that it may not be cost-effective or reasonable to obtain third-party verification of income, assets, or expenses when these items would have a minimal impact on the family's total tenant payment.

#### CMHC Policy

If the family cannot provide original documents, the CMHC will pay the service charge required to obtain third-party verification, unless it is not cost effective in which case a self-certification will be acceptable as the only means of verification. The cost of verification will not be passed on to the family.

The cost of postage and envelopes to obtain third-party verification of income, assets, and expenses is not an unreasonable cost [VG, p. 18].

#### ***Primary Documents***

Third-party verification is not required when legal documents are the primary source, such as a birth certificate or other legal documentation of birth.

#### ***Imputed Assets and***

The PHA may accept a self-certification from the family as verification of assets disposed of for less than fair market value [HCV GB, p. 5-28].

#### CMHC Policy

The CMHC will accept a self-certification from a family as verification of assets disposed of for less than fair market value [HCV GB, p. 5-28].

### **7-I.E. SELF-CERTIFICATION**

Self-certification, or "tenant declaration," is used as a last resort when the PHA is unable to obtain third-party verification.

When the PHA relies on a tenant declaration for verification of income, assets, or expenses, the family's file must be documented to explain why third-party verification was not available.

#### CMHC Policy

When information cannot be verified by a third party or by review of documents, family members will be required to submit self-certifications attesting to the accuracy of the information they have provided to the CMHC.

The CMHC may require a family to certify that a family member does not receive a particular type of income or benefit.

The self-certification must be made in a format acceptable to the CMHC and must be signed by the family member whose information or status is being verified. All self-certifications must be signed in the presence of a CMHC representative or CMHC notary public.

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**PART II: VERIFYING FAMILY INFORMATION**

**7-II.A. VERIFICATION OF LEGAL IDENTITY**

CMHC Policy

The CMHC will require families to furnish verification of legal identity for each household member.

<b>Verification of Legal Identity for Adults</b>	<b>Verification of Legal Identity for Children</b>
Certificate of birth, naturalization papers Church issued baptismal certificate Current, valid driver's license or Department of Motor Vehicle identification card U.S. military discharge (DD 214) Current U.S. passport Current employer identification card	Certificate of birth Adoption papers Custody agreement Health and Human Services ID Certified school records

If a document submitted by a family is illegible for any reason or otherwise questionable, more than one of these documents may be required.

If none of these documents can be provided and at the CMHC's discretion, a third party who knows the person may attest to the person's identity. The certification must be provided in a format acceptable to the PHA and be signed in the presence of a CMHC representative or PHA notary public.

Legal identity will be verified for all applicants at the time of eligibility determination and in cases where the CMHC has reason to doubt the identity of a person representing him or herself to be a tenant or a member of a tenant family.

## **7-II.B. SOCIAL SECURITY NUMBERS [24 CFR 5.216 and Notice PIH 2012-10]**

The family must provide documentation of a valid social security number (SSN) for each member of the household, with the exception of individuals who do not contend eligible immigration status. Exemptions also include, existing residents who were at least 62 years of age as of January 31, 2010, and had not previously disclosed an SSN.

The PHA must accept the following documentation as acceptable evidence of the social security number:

An original SSN card issued by the Social Security Administration (SSA)

An original SSA-issued document, which contains the name and SSN of the individual

An original document issued by a federal, state, or local government agency, which contains the name and SSN of the individual

The PHA may only reject documentation of an SSN provided by an applicant or resident if the document is not an original document, if the original document has been altered, mutilated, is illegible, or if the document appears to be forged.

### CMHC Policy

The CMHC will explain to the applicant or resident the reasons the document is not acceptable and request that the individual obtain and submit acceptable documentation of the SSN to the CMHC within 90 days.

When a resident requests to add a new household member who is at least 6 years of age, or who is under the age of 6 and has an SSN, the resident must provide the complete and accurate SSN assigned to each new member at the time of reexamination or recertification, in addition to the documentation required to verify it. The PHA may not add the new household member until such documentation is provided.

When a resident requests to add a new household member who is under the age of 6 and has not been assigned an SSN, the resident must provide the SSN assigned to each new child and the required documentation within 90 calendar days of the child being added to the household. A 90-day extension will be granted if the PHA determines that the resident's failure to comply was due to unforeseen circumstances and was outside of the resident's control. During the period the PHA is awaiting documentation of the SSN, the child will be counted as part of the assisted household.

### CMHC Policy

The CMHC will grant one additional 90-day extension if needed for reasons beyond the resident's control such as delayed processing of the SSN application by the SSA, natural disaster, fire, death in the family, or other emergency.

Social security numbers must be verified only once during continuously-assisted occupancy.

CMHC Policy

The CMHC will verify each disclosed SSN by:

Obtaining documentation from applicants and residents that is acceptable as evidence of social security numbers

Making a copy of the original documentation submitted, returning it to the individual, and retaining a copy in the file folder

Once the individual's verification status is classified as "verified," the PHA may, at its discretion, remove and destroy copies of documentation accepted as evidence of social security numbers. The retention of the EIV Summary Report or Income Report is adequate documentation of an individual's SSN.

CMHC Policy

Once an individual's status is classified as "verified" in HUD's EIV system, the CMHC will remove and destroy copies of documentation accepted as evidence of social security numbers.

**7-II.C. DOCUMENTATION OF AGE**

A birth certificate or other official record of birth is the preferred form of age verification for all family members. For elderly family members an original document that provides evidence of the receipt of social security retirement benefits is acceptable.

CMHC Policy

If an official record of birth or evidence of social security retirement benefits cannot be provided, the CMHC will require the family to submit other documents that support the reported age of the family member (e.g., school records, driver's license if birth year is recorded) and to provide a self-certification.

Age must be verified only once during continuously-assisted occupancy.

## **7-II.D. FAMILY RELATIONSHIPS**

Applicants and tenants are required to identify the relationship of each household member to the head of household. Definitions of the primary household relationships are provided in the Eligibility chapter.

### CMHC Policy

Family relationships are verified only to the extent necessary to determine a family's eligibility and level of assistance. Certification by the head of household normally is sufficient verification of family relationships.

### **Marriage**

#### CMHC Policy

Certification by the head of household is normally sufficient verification. If the CMHC has reasonable doubts about a marital relationship, the CMHC will require the family to document the marriage.

A marriage certificate generally is required to verify that a couple is married.

In the case of a common law marriage, the couple must demonstrate that they hold themselves to be married (e.g., by telling the community they are married, calling each other husband and wife, using the same last name, filing joint income tax returns).

### **Separation or Divorce**

#### CMHC Policy

Certification by the head of household is normally sufficient verification. If the CMHC has reasonable doubts about a divorce or separation, the CMHC will require the family to provide documentation of the divorce or separation.

A certified copy of a divorce decree, signed by a court officer, is required to document that a couple is divorced.

A copy of a court-ordered maintenance or other court record is required to document a separation.

If no court document is available, documentation from a community-based agency will be accepted.

## **Absence of Adult Member**

### CMHC Policy

If an adult member who was formerly a member of the household is reported to be permanently absent, the family must provide evidence to support that the person is no longer a member of the family (e.g., documentation of another address at which the person resides such as a lease or utility bill).

## **Foster Children and Foster Adults**

### CMHC Policy

Third-party verification from the state or local government agency responsible for the placement of the individual with the family is required.

## **7-II.E. VERIFICATION OF STUDENT STATUS**

### CMHC Policy

The CMHC requires families to provide information about the student status of all students who are 18 years of age or older. This information will be verified only if:

The family claims full-time student status for an adult other than the head, spouse, or cohead, or

The family claims a child care deduction to enable a family member to further his or her education.

## **7-II.F. DOCUMENTATION OF DISABILITY**

The PHA must verify the existence of a disability in order to allow certain income disallowances and deductions from income. The PHA is not permitted to inquire about the nature or extent of a person's disability [24 CFR 100.202(c)]. The PHA may not inquire about a person's diagnosis or details of treatment for a disability or medical condition. If the PHA receives a verification document that provides such information, the PHA will not place this information in the tenant file. Under no circumstances will the PHA request a resident's medical record(s). For more information on health care privacy laws, see the Department of Health and Human Services' Web site at [www.os.dhhs.gov](http://www.os.dhhs.gov).

The PHA may make the following inquiries, provided it makes them of all applicants, whether or not they are persons with disabilities [VG, p. 24]:

- Inquiry into an applicant's ability to meet the requirements of ownership or tenancy
- Inquiry to determine whether an applicant is qualified for a dwelling available only to persons with disabilities or to persons with a particular type of disability
- Inquiry to determine whether an applicant for a dwelling is qualified for a priority available to persons with disabilities or to persons with a particular type of disability
- Inquiry about whether an applicant for a dwelling is a current illegal abuser or addict of a controlled substance
- Inquiry about whether an applicant has been convicted of the illegal manufacture or distribution of a controlled substance

### **Family Members Receiving SSA Disability Benefits**

Verification of receipt of disability benefits from the Social Security Administration (SSA) is sufficient for verification of disability for the purpose of qualification for waiting list preferences or certain income disallowances and deductions [VG, p. 23].

#### CMHC Policy

For family members claiming disability who receive disability payments from the SSA, the CMHC will attempt to obtain information about disability benefits through HUD's Enterprise Income Verification (EIV) system. If documentation is not available through HUD's EIV system, the CMHC will request a current (dated within the last 60 days) SSA benefit verification letter from each family member claiming disability status. If a family member is unable to provide the document, the CMHC will ask the family to obtain a benefit verification letter either by calling SSA at 1-800-772-1213 or by requesting one from [www.ssa.gov](http://www.ssa.gov). Once the family receives the benefit verification letter, it will be required to provide the letter to the CMHC.

## **Family Members Not Receiving SSA Disability Benefits**

Receipt of veteran's disability benefits, worker's compensation, or other non-SSA benefits based on the individual's claimed disability are not sufficient verification that the individual meets HUD's definition of disability in 24 CFR 5.403, necessary to qualify for waiting list preferences or certain income disallowances and deductions.

### CMHC Policy

For family members claiming disability who do not receive SSI or other disability payments from the SSA, a knowledgeable professional must provide third-party verification that the family member meets the HUD definition of disability. See the Eligibility chapter for the HUD definition of disability. The knowledgeable professional will verify whether the family member does or does not meet the HUD definition.

## **7-II.G. CITIZENSHIP OR ELIGIBLE IMMIGRATION STATUS [24 CFR 5.508]**

### **Overview**

Housing assistance is not available to persons who are not citizens, nationals, or eligible immigrants. Prorated assistance is provided for "mixed families" containing both eligible and ineligible persons. See the Eligibility chapter for detailed discussion of eligibility requirements. This chapter (7) discusses HUD and PHA verification requirements related to citizenship status.

The family must provide a certification that identifies each family member as a U.S. citizen, a U.S. national, an eligible noncitizen or an ineligible noncitizen and submit the documents discussed below for each family member. Once eligibility to receive assistance has been verified for an individual it need not be collected or verified again during continuously-assisted occupancy [24 CFR 5.508(g)(5)]

### **U.S. Citizens and Nationals**

HUD requires a declaration for each family member who claims to be a U.S. citizen or national. The declaration must be signed personally by any family member 18 or older and by a guardian for minors.

The PHA may request verification of the declaration by requiring presentation of a birth certificate, United States passport or other appropriate documentation.

### CMHC Policy

Family members who claim U.S. citizenship or national status will not be required to provide additional documentation unless the CMHC receives information indicating that an individual's declaration may not be accurate.

## **Eligible Immigrants**

### ***Documents Required***

All family members claiming eligible immigration status must declare their status in the same manner as U.S. citizens and nationals.

The documentation required for eligible noncitizens varies depending upon factors such as the date the person entered the U.S., the conditions under which eligible immigration status has been granted, age, and the date on which the family began receiving HUD-funded assistance. Exhibit 7-1 at the end of this chapter summarizes documents family members must provide.

### ***PHA Verification*** [HCV GB, pp 5-3 and 5-7]

For family members age 62 or older who claim to be eligible immigrants, proof of age is required in the manner described in 7-II.C. of this ACOP. No further verification of eligible immigration status is required.

For family members under the age of 62 who claim to be eligible immigrants, the PHA must verify immigration status with the U.S. Citizenship and Immigration Services (USCIS).

The PHA will follow all USCIS protocols for verification of eligible immigration status.

## **7-II.H. VERIFICATION OF PREFERENCE STATUS**

The PHA must verify any preferences claimed by an applicant that determined his or her placement on the waiting list.

### **CMHC Policy**

The CMHC offers a preference for working families and veterans, described in Section 4-III.B.

The CMHC will verify that the family qualifies for the working family preference based on the family's submission of the working member's most recent paycheck stub indicating that the working member works at least 20 hours per week. The paycheck stub must have been issued to the working member within the last thirty days.

The CMHC will also seek third party verification from the employer of the head, spouse, cohead or sole member of a family requesting a preference as a working family.

In order to verify an applicant is a veteran, U.S. government documents which indicate that the applicant qualifies as a veteran are required.

## **PART III: VERIFYING INCOME AND ASSETS**

Chapter 6, Part I of this ACOP describes in detail the types of income that are included and excluded and how assets and income from assets are handled. Any assets and income reported by the family must be verified. This part provides PHA policies that supplement the general verification procedures specified in Part I of this chapter.

### **7-III.A. EARNED INCOME**

#### **Tips**

##### CMHC Policy

Unless tip income is included in a family member's W-2 by the employer, persons who work in industries where tips are standard will be required to sign a certified estimate of tips received for the prior year and tips anticipated to be received in the coming year.

#### **Wages**

##### CMHC Policy

For wages other than tips, the family must provide originals of the two most current, consecutive pay stubs.

### **7-III.B. BUSINESS AND SELF EMPLOYMENT INCOME**

##### CMHC Policy

Business owners and self-employed persons will be required to provide:

An audited financial statement for the previous fiscal year if an audit was conducted. If an audit was not conducted, a statement of income and expenses must be submitted and the business owner or self-employed person must certify to its accuracy.

All schedules completed for filing federal and local taxes in the preceding year.

If accelerated depreciation was used on the tax return or financial statement, an accountant's calculation of depreciation expense, computed using straight-line depreciation rules.

The CMHC will provide a format for any person who is unable to provide such a statement to record income and expenses for the coming year. The business owner/self-employed person will be required to submit the information requested and to certify to its accuracy at all future reexaminations.

At any reexamination the CMHC may request documents that support submitted financial statements such as manifests, appointment books, cash books, or bank statements.

If a family member has been self-employed less than three (3) months, the CMHC will accept the family member's certified estimate of income and schedule an interim reexamination in three (3) months. If the family member has been self-employed for three (3) to twelve (12) months the CMHC will require the family to provide documentation of income and expenses for this period and use that information to project income.

## 7-III.C. PERIODIC PAYMENTS AND PAYMENTS IN LIEU OF EARNINGS

### Social Security/SSI Benefits

#### CMHC Policy

To verify the SS/SSI benefits of applicants, the CMHC will request a current (dated within the last 60 days) SSA benefit verification letter from each family member who receives social security benefits. If a family member is unable to provide the document, the CMHC will help the applicant request a benefit verification letter from SSA's Web site at [www.socialsecurity.gov](http://www.socialsecurity.gov) or ask the family to request one by calling SSA at 1-800-772-1213. Once the family has received the original benefit verification letter, it will be required to provide the letter to the CMHC.

To verify the SS/SSI benefits of residents, the CMHC will obtain information about social security/SSI benefits through HUD's EIV system, and confirm with the resident(s) that the current listed benefit amount is correct. If the resident disputes the EIV-reported benefit amount, or if benefit information is not available in HUD systems, the CMHC will request a current SSA benefit verification letter from each family member that receives social security benefits. If a family member is unable to provide the document, the CMHC will help the resident request a benefit verification letter from SSA's Web site at [www.socialsecurity.gov](http://www.socialsecurity.gov) or ask the family to request one by calling SSA at 1-800-772-1213. Once the family has received the benefit verification letter, it will be required to provide the letter to the CMHC.

## 7-III.D. ALIMONY OR CHILD SUPPORT

### CMHC Policy

The methods the CMHC will use to verify alimony and child support payments differ depending on whether the family declares that it receives regular payments.

If the family declares that it *receives regular payments*, verification will be obtained in the following order of priority:

Copies of the receipts and/or payment stubs for the 60 days prior to CMHC request

Third-party verification form from the state or local child support enforcement agency

Third-party verification form from the person paying the support

Family's self-certification of amount received

If the family declares that it *receives irregular or no payments*, in addition to the verification process listed above, the family must provide evidence that it has taken all reasonable efforts to collect amounts due. This may include:

A statement from any agency responsible for enforcing payment that shows the family has requested enforcement and is cooperating with all enforcement efforts

If the family has made independent efforts at collection, a written statement from the attorney or other collection entity that has assisted the family in these efforts

If the family states that no maintenance judgment, divorce judgment, or temporary support order exists, the family must provide authorization to allow the CMHC to search local, state, and national records to that effect.

**Note:** Families are not required to undertake independent enforcement action.

### **7-III.E. ASSETS AND INCOME FROM ASSETS**

#### **Assets Disposed of for Less than Fair Market Value**

The family must certify whether any assets have been disposed of for less than fair market value in the preceding two years. The PHA needs to verify only those certifications that warrant documentation [HCV GB, p. 5-28].

##### CMHC Policy

The CMHC will verify the value of assets disposed of only if:

The PHA does not already have a reasonable estimation of its value from previously collected information, or

The amount reported by the family in the certification appears obviously in error.

Example 1: An elderly resident reported a \$10,000 certificate of deposit at the last annual reexamination and the PHA verified this amount. Now the person reports that she has given this \$10,000 to her son. The PHA has a reasonable estimate of the value of the asset; therefore, reverification of the value of the asset is not necessary.

Example 2: A family member has disposed of its 1/4 share of real property located in a desirable area and has valued her share at approximately 5,000. Based upon market conditions, this declaration does not seem realistic. Therefore, the PHA will verify the value of this asset.

### **7-III.F. NET INCOME FROM RENTAL PROPERTY**

##### CMHC Policy

The family must provide:

A current executed lease for the property that shows the rental amount or certification from the current tenant.

A self-certification from the family members engaged in the rental of property providing an estimate of expenses for the coming year and the most recent IRS Form 1040 with Schedule E (Rental Income). If schedule E was not prepared, the CMHC will require the family members involved in the rental of property to provide a self-certification of income and expenses for the previous year and may request documentation to support the statement including: tax statements, insurance invoices, bills for reasonable maintenance and utilities, and bank statements or amortization schedules showing monthly interest expense.

## 7-III.G. RETIREMENT ACCOUNTS

### CMHC Policy

The CMHC A will accept written third-party documents supplied by the family as evidence of the status of retirement accounts.

The type of original document that will be accepted depends upon the family member's retirement status.

*Before* retirement, the CMHC will accept an original document from the entity holding the account with a date that shows it is the most recently scheduled statement for the account but in no case earlier than 6 months from the effective date of the examination.

*Upon* retirement, the CMHC will accept an original document from the entity holding the account that reflects any distributions of the account balance, any lump sums taken and any regular payments.

*After* retirement, the CMHC will accept an original document from the entity holding the account dated no earlier than 12 months before that reflects any distributions of the account balance, any lump sums taken and any regular payments.

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### **7-III.H. INCOME FROM EXCLUDED SOURCES**

A detailed discussion of excluded income is provided in Chapter 6, Part I.

HUD guidance on verification of excluded income draws a distinction between income which is fully excluded and income which is only partially excluded.

For fully excluded income, the PHA is **not** required to follow the verification hierarchy, document why third-party verification is not available, or report the income on the 50058. Fully excluded income is defined as income that is entirely excluded from the annual income determination (for example, food stamps, earned income of a minor, or foster care funds) [Notice PIH 2013-04].

PHAs may accept a family's signed application or reexamination form as self-certification of fully excluded income. They do not have to require additional documentation. However, if there is any doubt that a source of income qualifies for full exclusion, PHAs have the option of requiring additional verification.

For partially excluded income, the PHA **is** required to follow the verification hierarchy and all applicable regulations, and to report the income on the 50058. Partially excluded income is defined as income where only a certain portion of what is reported by the family qualifies to be excluded and the remainder is included in annual income (for example, the income of an adult full-time student, or income excluded under the earned income disallowance).

#### CMHC Policy

The CMHC will accept the family's self-certification as verification of fully excluded income. The CMHC may request additional documentation if necessary to document the income source.

The CMHC will verify the source and amount of partially excluded income as described in Part 1 of this chapter.

### **7-III.I. ZERO ANNUAL INCOME STATUS**

#### CMHC Policy

The CMHC will check UIV sources and/or request information from third-party sources that certain forms of income such as unemployment benefits, TANF, SS, SSI, earned income, etc. are not being received by families claiming to have zero annual income.

## **PART IV: VERIFYING MANDATORY DEDUCTIONS**

### **7-IV.A. DEPENDENT AND ELDERLY/DISABLED HOUSEHOLD DEDUCTIONS**

The dependent and elderly/disabled family deductions require only that the PHA verify that the family members identified as dependents or elderly/disabled persons meet the statutory definitions. No further verifications are required.

#### **Dependent Deduction**

See Chapter 6 (6-II.B.) for a full discussion of this deduction. The PHA will verify that:

- Any person under the age of 18 for whom the dependent deduction is claimed is not the head, spouse or cohead of the family and is not a foster child
- Any person age 18 or older for whom the dependent deduction is claimed is not a foster adult or live-in aide, and is a person with a disability or a full time student

#### **Elderly/Disabled Family Deduction**

See the Eligibility chapter for a definition of elderly and disabled families and Chapter 6 (6-II.C.) for a discussion of the deduction. The PHA will verify that the head, spouse, or cohead is 62 years of age or older or a person with disabilities.

## 7-IV.B. MEDICAL EXPENSE DEDUCTION

Policies related to medical expenses are found in 6-II.D. The amount of the deduction will be verified following the standard verification procedures described in Part I.

### Amount of Expense

#### CMHC Policy

Medical expenses will be verified through:

Written third-party documents provided by the family, Such as pharmacy printouts of receipts.

The CMHC will make a best effort to determine what expenses from the past are likely to continue to occur in the future. Written third-party verification forms, if the family is unable to provide acceptable documentation.

If third-party or document review is not possible, written family certification as to costs anticipated to be incurred during the upcoming 12 months.

In addition, the PHA must verify that:

- The household is eligible for the deduction.
- The costs to be deducted are qualified medical expenses.
- The expenses are not paid for or reimbursed by any other source.
- Costs incurred in past years are counted only once.

## **Eligible Household**

The medical expense deduction is permitted only for households in which the head, spouse, or cohead is at least 62 or a person with disabilities. The PHA will verify that the family meets the definition of an elderly or disabled family provided in the Eligibility chapter, and as described in Chapter 7 (7-IV.A) of this plan.

## **Qualified Expenses**

To be eligible for the medical expenses deduction, the costs must qualify as medical expenses. See Chapter 6 (6-II.D.) for the PHA's policy on what counts as a medical expense.

## **Unreimbursed Expenses**

To be eligible for the medical expenses deduction, the costs must not be reimbursed by another source.

### CMHC Policy

The family will be required to certify that the medical expenses are not paid or reimbursed to the family from any source. If expenses are verified through a third party, the third party must certify that the expenses are not paid or reimbursed from any other source.

## **Expenses Incurred in Past Years**

### CMHC Policy

When anticipated costs are related to on-going payment of medical bills incurred in past years, the CMHC will verify:

The anticipated repayment schedule

The amounts paid in the past, and

Whether the amounts to be repaid have been deducted from the family's annual income in past years

## **7-IV.C. DISABILITY ASSISTANCE EXPENSES**

Policies related to disability assistance expenses are found in 6-II.E. The amount of the deduction will be verified following the standard verification procedures described in Part I.

### **Amount of Expense**

#### ***Attendant Care***

##### CMHC Policy

The CMHC will accept written third-party documents provided by the family.

If family-provided documents are not available, the CMHC will provide a third-party verification form directly to the care provider requesting the needed information.

Expenses for attendant care will be verified through:

Written third-party documents provided by the family, such as receipts or cancelled checks.

Third-party verification form signed by the provider, if family-provided documents are not available.

If third-party verification is not possible, written family certification as to costs anticipated to be incurred for the upcoming 12 months.

#### ***Auxiliary Apparatus***

##### CMHC Policy

Expenses for auxiliary apparatus will be verified through:

Written third-party documents provided by the family, such as billing statements for purchase of auxiliary apparatus, or other evidence of monthly payments or total payments that will be due for the apparatus during the upcoming 12 months

Third-party verification form signed by the provider, if family-provided documents are not available.

If third-party or document review is not possible, written family certification of estimated apparatus costs for the upcoming 12 months.

In addition, the PHA must verify that:

- The family member for whom the expense is incurred is a person with disabilities (as described in 7-II.F above).
- The expense permits a family member, or members, to work (as described in 6-II.E.).
- The expense is not reimbursed from another source (as described in 6-II.E.).

### **Family Member is a Person with Disabilities**

To be eligible for the disability assistance expense deduction, the costs must be incurred for attendant care or auxiliary apparatus expense associated with a person with disabilities. The PHA will verify that the expense is incurred for a person with disabilities (See 7-II.F.).

### **Family Member(s) Permitted to Work**

The PHA must verify that the expenses claimed actually enable a family member, or members, (including the person with disabilities) to work.

CMHC Policy

The CMHC will request third-party verification from a rehabilitation agency or knowledgeable medical professional indicating that the person with disabilities requires attendant care or an auxiliary apparatus to be employed, or that the attendant care or auxiliary apparatus enables another family member, or members, to work (See 6-II.E.). This documentation may be provided by the family.

If third-party verification has been attempted and is either unavailable or proves unsuccessful, the family must certify that the disability assistance expense frees a family member, or members (possibly including the family member receiving the assistance), to work.

**Unreimbursed Expenses**

To be eligible for the disability expenses deduction, the costs must not be reimbursed by another source.

CMHC Policy

The family will be required to certify that attendant care or auxiliary apparatus expenses are not paid by or reimbursed to the family from any source.

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#### **7-IV.D. CHILD CARE EXPENSES**

Policies related to child care expenses are found in Chapter 6 (6-II.F). The amount of the deduction will be verified following the standard verification procedures described in Part I. In addition, the PHA must verify that:

- The child is eligible for care (12 or younger).
- The costs claimed are not reimbursed.
- The costs enable a family member to work, actively seek work, or further their education.
- The costs are for an allowable type of child care.
- The costs are reasonable.

#### **Eligible Child**

To be eligible for the child care deduction, the costs must be incurred for the care of a child under the age of 13. The PHA will verify that the child being cared for (including foster children) is under the age of 13 (See 7-II.C.).

#### **Unreimbursed Expense**

To be eligible for the child care deduction, the costs must not be reimbursed by another source.

#### CMHC Policy

The family and the care provider will be required to certify that the child care expenses are not paid by or reimbursed to the family from any source.

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## **Pursuing an Eligible Activity**

The PHA must verify that the family member(s) that the family has identified as being enabled to seek work, pursue education, or be gainfully employed, are actually pursuing those activities.

### CMHC Policy

#### *Information to be Gathered*

The CMHC will verify information about how the schedule for the claimed activity relates to the hours of care provided, the time required for transportation, the time required for study (for students), the relationship of the family member(s) to the child, and any special needs of the child that might help determine which family member is enabled to pursue an eligible activity.

#### *Seeking Work*

Whenever possible the PHA will use documentation from a state or local agency that monitors work-related requirements (e.g., welfare or unemployment). In such cases the PHA will request family-provided verification from the agency of the member's job seeking efforts to date and require the family to submit to the CMHC any reports provided to the other agency.

In the event third-party verification is not available, the CMHC will provide the family with a form on which the family member must record job search efforts. The CMHC will review this information at each subsequent reexamination for which this deduction is claimed.

#### *Furthering Education*

The CMHC will request third-party documentation verify that the person permitted to further his or her education by the child care is enrolled and provide information about the timing of classes, study, and tutoring for which the person is registered. The documentation may be provided by the family.

#### *Gainful Employment*

The CMHC will seek third-party verification of the work schedule of the person who is permitted to work by the child care. In cases in which two or more family members could be permitted to work, the work schedules for all relevant family members may be verified. The documentation may be provided by the family.

## **Allowable Type of Child Care**

The type of care to be provided is determined by the family, but must fall within certain guidelines, as discussed in Chapter 6.

### CMHC Policy

The CMHC will verify that the type of child care selected by the family is allowable, as described in Chapter 6 (6-II.F).

The CMHC will verify that the fees paid to the child care provider cover only child care costs (e.g., no housekeeping services or personal services) and are paid only for the care of an eligible child (e.g., prorate costs if some of the care is provided for ineligible family members).

The CMHC will verify that the child care provider is not an assisted family member. Verification will be made through the head of household's declaration of family members who are expected to reside in the unit.

## **Reasonableness of Expenses**

Only reasonable child care costs can be deducted.

### CMHC Policy

The actual costs the family incurs will be compared with the CMHC's established standards of reasonableness for the type of care in the locality to ensure that the costs are reasonable.

If the family presents a justification for costs that exceed typical costs in the area, the CMHC will request additional documentation, as required, to support a determination that the higher cost is appropriate.

**Exhibit 7-1: Summary of Documentation Requirements for Noncitizens**  
**[HCV GB, pp. 5-9 and 5-10]**

- **All** noncitizens claiming eligible status must sign a declaration of eligible immigrant status on a form acceptable to the PHA.
- Except for persons 62 or older, all noncitizens must sign a verification consent form
- Additional documents are required based upon the person's status.

**Elderly Noncitizens**

- A person 62 years of age or older who claims eligible immigration status also must provide proof of age such as birth certificate, passport, or documents showing receipt of SS old-age benefits.

**All other Noncitizens**

- Noncitizens that claim eligible immigration status also must present the applicable USCIS document. Acceptable USCIS documents are listed below.

- Form I-551 Alien Registration Receipt Card (for permanent resident aliens)
- Form I-94 Arrival-Departure Record annotated with one of the following:
  - “Admitted as a Refugee Pursuant to Section 207”
  - “Section 208” or “Asylum”
  - “Section 243(h)” or “Deportation stayed by Attorney General”
  - “Paroled Pursuant to Section 221 (d)(5) of the USCIS”

- Form I-94 Arrival-Departure Record with no annotation accompanied by:
  - A final court decision granting asylum (but only if no appeal is taken);
  - A letter from a USCIS asylum officer granting asylum (if application is filed on or after 10/1/90) or from a USCIS district director granting asylum (application filed before 10/1/90);
  - A court decision granting withholding of deportation; or
  - A letter from an asylum officer granting withholding or deportation (if application filed on or after 10/1/90).

- Form I-688 Temporary Resident Card annotated “Section 245A” or Section 210”.

Form I-688B Employment Authorization Card annotated “Provision of Law 274a.12(11)” or “Provision of Law 274a.12”.

- A receipt issued by the USCIS indicating that an application for issuance of a replacement document in one of the above listed categories has been made and the applicant’s entitlement to the document has been verified; or
- Other acceptable evidence. If other documents are determined by the USCIS to constitute acceptable evidence of eligible immigration status, they will be announced by notice published in the *Federal Register*

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# **Cover Page**

## **Chapter 8**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 8

### LEASING AND INSPECTIONS

[24 CFR 5, Subpart G; 24 CFR 966, Subpart A]

#### INTRODUCTION

Public housing leases are the contractual basis of the legal relationship between the PHA and the tenant. All units must be occupied pursuant to a dwelling lease agreement that complies with HUD regulations.

HUD regulations require the PHA to inspect each dwelling unit prior to move-in, at move-out, and annually during the period of occupancy. In addition, the PHA may conduct additional inspections in accordance with PHA policy.

This chapter is divided into two parts as follows:

Part I: Leasing. This part describes pre-leasing activities and the PHA's policies pertaining to lease execution, lease modification, and payments under the lease.

Part II: Inspections. This part describes the PHA's policies for inspecting dwelling units.

#### PART I: LEASING

##### 8-I.A. OVERVIEW

An eligible family may occupy a public housing dwelling unit under the terms of a lease. The lease must meet all regulatory requirements, and must also comply with applicable state and local laws and codes.

The term of the lease must be for a period of 12 months. The lease must be renewed automatically for another 12-month term, except that the PHA may not renew the lease if the family has violated the community service requirement [24 CFR 966.4(a)(2)].

Part I of this chapter contains regulatory information on leasing, where applicable, as well as the PHA's leasing policies.

## **8-I.B. LEASE ORIENTATION**

### CMHC Policy

After unit acceptance but prior to occupancy, a CMHC representative will conduct a lease orientation with the family. The head of household or spouse is required to attend.

### **Orientation Agenda**

#### CMHC Policy

When families attend the lease orientation, they will be provided with:

- A copy of the lease

- A copy of the CMHC's grievance procedure

- A copy of the house rules

- A copy of the CMHC's schedule of maintenance charges

- A copy of the CMHC's pet policy

- A copy of "Is Fraud Worth It?" (form HUD-1141-OIG), which explains the types of actions a family must avoid and the penalties for program abuse

- A copy of "What You Should Know about EIV," a guide to the Enterprise Income Verification (EIV) system published by HUD as an attachment to Notice PIH 2010-19

- Information about the protections afforded by the Violence against Women Act of 2013 (VAWA) to victims of domestic violence, dating violence, sexual assault, and stalking (see section 16-VII.C)

Topics to be discussed and explained to all families include:

- Applicable deposits and all other charges

- Review and explanation of lease provisions

- Unit maintenance requests and work orders

- The PHA's interim reporting requirements

- Review and explanation of occupancy forms

- Community service requirements

- Family choice of rent

- VAWA protections

### **8-I.C. EXECUTION OF LEASE**

The lease must be executed by the tenant and the PHA, except for automatic renewals of a lease [24 CFR 966.4(a)(3)].

A lease is executed at the time of admission for all new residents. A new lease is also executed at the time of transfer from one PHA unit to another.

The lease must state the composition of the household as approved by the PHA (family members and any PHA-approved live-in aide) [24 CFR 966.4(a)(1)(v)]. See Section 8-I.D. for policies regarding changes in family composition during the lease term.

#### CMHC Policy

The head of household, spouse or cohead, and all other adult members of the household will be required to sign the public housing lease prior to admission. An appointment will be scheduled for the parties to execute the lease. The head of household will be provided a copy of the executed lease and the CMHC will retain a copy in the resident's file.

Files for households that include a live-in aide will contain file documentation signed by the live-in aide, that the live-in aide is not a party to the lease and is not entitled to CMHC assistance. The live-in aide is only approved to live in the unit while serving as the care attendant for the family member who requires the care.

## 8-I.D. MODIFICATIONS TO THE LEASE

The lease may be modified at any time by written agreement of the tenant and the PHA [24 CFR 966.4(a)(3)].

### Modifications to the Lease Form

The PHA may modify its lease from time to time. However, the PHA must give residents at least thirty (30) days advance notice of the proposed changes and an opportunity to comment on the changes. The PHA must also consider any comments before formally adopting a new lease [24 CFR 966.3].

After proposed changes have been incorporated into the lease and approved by the Board, each family must be notified at least 60 days in advance of the effective date of the new lease or lease revision. A resident's refusal to accept permissible and reasonable lease modifications that are made in accordance with HUD requirements, or are required by HUD, is grounds for termination of tenancy [24 CFR 966.4(1)(2)(iii)(E)].

#### CMHC Policy

The family will have 30 days to accept the revised lease. If the family does not accept the offer of the revised lease within that 30 day timeframe, the family's tenancy will be terminated for other good cause in accordance with the policies in Chapter 13.

<b>ACTION</b>	<b>TIME PERIOD</b>
Community Notice of Proposed Changes	30 Days
Notice of Modified Lease Effective Date	60 Days Prior to Effective Date
Notice to Family to Sign New Lease	30 Days Duration within the above 60 Days

Schedules of special charges and rules and regulations are subject to modification or revision. Because these schedules are incorporated into the lease by reference, residents and resident organizations must be provided at least thirty days written notice of the reason(s) for any proposed modifications or revisions, and must be given an opportunity to present written comments. The notice must be delivered directly or mailed to each tenant; or posted in at least three conspicuous places within each structure or building in which the affected dwelling units are located, as well as in a conspicuous place at the project office, if any, or if none, a similar central business location within the project. Comments must be taken into consideration before any proposed modifications or revisions become effective [24 CFR 966.5].

After the proposed revisions become effective they must be publicly posted in a conspicuous manner in the project office and must be furnished to applicants and tenants on request [24 CFR 966.5].

#### CMHC Policy

When the CMHC proposes to modify or revise schedules of special charges or rules and regulations, the CMHC will post a copy of the notice in the central office, and will mail a copy of the notice to each resident family. Documentation of proper notice will be included in each resident file.

## **Other Modifications**

### CMHC Policy

The lease will be amended to reflect all changes in family composition.

If a new household member is approved by the CMHC to reside in the unit, the person's name and birth date will be added to the lease. If the new member of the household is an adult, s/he will also be required to sign and date the lease amendment.

Policies governing when and how changes in family composition must be reported are contained in Chapter 9, Reexaminations.

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### **8-I.E. SECURITY DEPOSITS [24 CFR 966.4(b)(5)]**

At the option of the PHA, the lease may require security deposits. The amount of the security deposit cannot exceed one month's rent or a reasonable fixed amount as determined by the PHA. The PHA may allow for gradual accumulation of the security deposit by the family, or the family may be required to pay the security deposit in full prior to occupancy. Subject to applicable laws, interest earned on security deposits may be refunded to the tenant after vacating the unit, or used for tenant services or activities.

#### CMHC Policy

Residents must pay a security deposit to the CMHC at the time of admission. The amount of the security deposit will be equal to the family's total tenant payment at the time of move-in, and must be paid in full prior to occupancy.

The CMHC will hold the security deposit for the period the family occupies the unit. The CMHC will not use the security deposit for rent or other charges while the resident is living in the unit.

Within 30 days of move-out, the CMHC will refund to the resident the amount of the security deposit less any amount needed to pay the cost of unpaid rent, damages listed on the move-out inspection report that exceed normal wear and tear, and other charges due under the lease.

The CMHC will provide the resident with a written list of any charges against the security deposit within 60 business days of the move-out inspection. If the resident disagrees with the amount charged, the CMHC will provide a meeting to discuss the charges.

If the resident transfers to another unit, the CMHC will transfer the security deposit to the new unit. The tenant will be billed for any maintenance or other charges due for the "old" unit.

## **8-I.F. PAYMENTS UNDER THE LEASE**

### **Rent Payments [24 CFR 966.4(b)(1)]**

Families must pay the amount of the monthly tenant rent determined by the PHA in accordance with HUD regulations and other requirements. The amount of the tenant rent is subject to change in accordance with HUD requirements.

The lease must specify the initial amount of the tenant rent at the beginning of the initial lease term, and the PHA must give written notice stating any change in the amount of tenant rent and when the change is effective.

#### CMHC Policy

The tenant rent is due and payable at the CMHC-designated location on the first of every month. CMHC shall make no exception for the first falling on a weekend or holiday. Tenants may ensure their rent is received by the first of the month by mailing it in a timely manner, leaving it in a secure rent collection box [located at both entrances of the main office] or by signing up for auto-debit

If the family's tenant rent changes, the CMHC will notify the family of the new amount and the effective date by sending an "Amendment to the Lease" which will become an attachment to the lease.

## **Late Fees and Nonpayment**

At the option of the PHA, the lease may provide for payment of penalties when the family is late in paying tenant rent [24 CFR 966.4(b)(3)].

The lease must provide that late payment fees are not due and collectible until two weeks after the PHA gives written notice of the charges. The written notice is considered an adverse action, and must meet the requirements governing a notice of adverse action [24 CFR 966.4(b)(4)].

The notice of proposed adverse action must identify the specific grounds for the action and inform the family of their right for a hearing under the PHA grievance procedures. The PHA must not take the proposed action until the time for the tenant to request a grievance hearing has expired, or (if a hearing was requested within the required timeframe,) the grievance process has been completed [24 CFR 966.4(e)(8)].

### CMHC Policy

If the family fails to pay their rent by the end of office hours of the fifth day of the month a 14 day “Demand for Possession” or “Notice to Vacate” will be issued to the resident for failure to pay rent, demanding payment in full or the surrender of the premises.

In addition, if the resident fails to make payment by the end of office hours on the fifth day of the month, a late fee of \$50.00 will be charged. Notices of late fees will be in accordance with requirements regarding notices of adverse action. Charges are due and payable 14 calendar days after billing. If the resident can document financial hardship, the late fee may be waived on a case-by-case basis. When a check is returned for insufficient funds, is written on a closed account, or is unsigned, the rent will be considered unpaid and a returned check fee of \$25.00 will be charged to the family. The fee will be due and payable 14 days after billing.

## **Excess Utility Charges**

If the PHA charges the tenant for consumption of excess utilities, the lease must state the basis for the determination of such charges. The imposition of charges for consumption of excess utilities is permissible only if the charges are determined by an individual check meter servicing the leased unit or result from the use of major tenant-supplied appliances [24 CFR 966.4(b)(2)].

Schedules of special charges for utilities that are required to be incorporated in the lease by reference must be publicly posted in a conspicuous manner in the development office and must be furnished to applicants and tenants on request [24 CFR 966.5].

The lease must provide that charges for excess utility consumption are not due and collectible until two weeks after the PHA gives written notice of the charges. The written notice is considered an adverse action, and must meet the requirements governing a notice of adverse action [24 CFR 966.4(b)(4)].

The notice of proposed adverse action must identify the specific grounds for the action and inform the family of their right to a hearing under the PHA grievance procedures. The PHA must not take the proposed action until the time for the tenant to request a grievance hearing has expired, or (if a hearing was requested within the required timeframe,) the grievance process has been completed [24 CFR 966.4(e)(8)].

### CMHC Policy

When applicable, families will be charged for excess utility usage according to the CMHC's current posted schedule. Notices of excess utility charges will be mailed monthly and will be in accordance with requirements regarding notices of adverse actions. Charges are due and payable 14 calendar days after billing. If the family requests a grievance hearing within the required timeframe, the CMHC may not take action for nonpayment of the charges until the conclusion of the grievance process.

Nonpayment of excess utility charges is a violation of the lease and is grounds for eviction.

## **Maintenance and Damage Charges**

If the PHA charges the tenant for maintenance and repair beyond normal wear and tear, the lease must state the basis for the determination of such charges [24 CFR 966.4(b)(2)].

Schedules of special charges for services and repairs which are required to be incorporated in the lease by reference must be publicly posted in a conspicuous manner in the development office and must be furnished to applicants and tenants on request [24 CFR 966.5].

The lease must provide that charges for maintenance and repair beyond normal wear and tear are not due and collectible until two weeks after the PHA gives written notice of the charges. The written notice is considered an adverse action, and must meet the requirements governing a notice of adverse action [24 CFR 966.4(b)(4)].

The notice of proposed adverse action must identify the specific grounds for the action and inform the family of their right for a hearing under the PHA grievance procedures. The PHA must not take the proposed action until the time for the tenant to request a grievance hearing has expired, or (if a hearing was requested within the required timeframe,) the grievance process has been completed [24 CFR 966.4(e)(8)].

### CMHC Policy

When applicable, families will be charged for maintenance and/or damages beyond normal wear and tear according to the CMHC's current schedule. Work that is not covered in the schedule will be charged based on the actual cost of labor and materials to make needed repairs (including overtime, if applicable).

Notices of maintenance and damage charges will be mailed monthly and will be in accordance with requirements regarding notices of adverse actions. Charges are due and payable 14 calendar days after billing. If the family requests a grievance hearing within the required timeframe, the CMHC may not take action for nonpayment of the charges until the conclusion of the grievance process.

Nonpayment of maintenance and damage charges is a violation of the lease and is grounds for eviction.

## **PART II: INSPECTIONS**

### **8-II.A. OVERVIEW**

HUD regulations require the PHA to inspect each dwelling unit prior to move-in, at move-out, and annually during occupancy. In addition, the PHA may require additional inspections, in accordance with PHA Policy. This part contains the PHA's policies governing inspections, notification of unit entry, and inspection results.

### **8-II.B. TYPES OF INSPECTIONS**

#### **Move-In Inspections [24 CFR 966.4(i)]**

The lease must require the PHA and the family to inspect the dwelling unit prior to occupancy in order to determine the condition of the unit and equipment in the unit. A copy of the initial inspection, signed by the PHA and the tenant, must be provided to the tenant and retained in the resident file.

##### CMHC Policy

Any adult family member may attend the initial inspection and sign the inspection form for the head of household. A photo journal of the initial inspection shall be kept with the tenant files and stored electronically by CMHC.

#### **Move-Out Inspections [24 CFR 966.4(i)]**

The PHA must inspect the unit at the time the resident vacates the unit and must allow the resident to participate in the inspection if he or she wishes, unless the tenant vacates without notice to the PHA. The PHA must provide to the tenant a statement of any charges to be made for maintenance and damage beyond normal wear and tear.

The difference between the condition of the unit at move-in and move-out establishes the basis for any charges against the security deposit so long as the work needed exceeds that for normal wear and tear.

##### CMHC Policy

When applicable, the CMHC will provide the tenant with a statement of charges to be made for maintenance and damage beyond normal wear and tear, within 30 business days of conducting the move-out inspection.

#### **Annual Inspections [24 CFR 5.705]**

The PHA is required to inspect all occupied units annually using HUD's Uniform Physical Condition Standards (UPCS). Under the Public Housing Assessment System (PHAS), HUD's physical condition inspections do not relieve the PHA of this responsibility to inspect its units [24 CFR 902.20(d)].

## **Quality Control Inspections**

The purpose of quality control inspections is to assure that all defects were identified in the original inspection, and that repairs were completed at an acceptable level of craftsmanship and within an acceptable time frame

### CMHC Policy

Supervisory quality control inspections will be conducted in accordance with the CMHC's maintenance plan.

## **Special Inspections**

### CMHC Policy

CMHC staff may conduct a special inspection for any of the following reasons:

- Housekeeping
- Unit condition
- Suspected lease violation
- Preventive maintenance
- Routine maintenance
- There is reasonable cause to believe an emergency exists

## **Other Inspections**

### CMHC Policy

Building exteriors, grounds, common areas and systems will be inspected according to the CMHC's maintenance plan.

HUD inspections may be scheduled by HUD for any reason, including performing REAC inspections. Tenants shall receive written notification by first class mail at least 48 hours prior to HUD inspections. Refusal to allow a HUD inspector into the rented unit shall be a material violation of the lease and CMHC shall pursue eviction of the tenant.

## **8-II.C. NOTICE AND SCHEDULING OF INSPECTIONS**

### **Notice of Entry**

#### ***Non-emergency Entries [24 CFR 966.4(j)(1)]***

The PHA may enter the unit, with reasonable advance notification to perform routine inspections and maintenance, make improvements and repairs, or to show the unit for re-leasing. A written statement specifying the purpose of the PHA entry delivered to the dwelling unit at least two days before such entry is considered reasonable advance notification.

#### CMHC Policy

The CMHC will notify the resident in writing at least 48 hours prior to any non-emergency inspection, including regular annual inspections.

Entry for repairs/work orders requested by the family will not require prior notice. Resident-requested repairs presume permission for the CMHC to enter the unit, unless the resident notifies CMHC otherwise, per the lease.

#### ***Emergency Entries [24 CFR 966.4(j)(2)]***

The PHA may enter the dwelling unit at any time without advance notice when there is reasonable cause to believe that an emergency exists. If no adult household member is present at the time of an emergency entry, the PHA must leave a written statement showing the date, time and purpose of the entry prior to leaving the dwelling unit.

### **Scheduling of Inspections**

#### CMHC Policy

Inspections will be conducted during business hours.

### **Attendance at Inspections**

Residents are required to be present for move-in inspections [24 CFR 966.4(i)]. There is no such requirement for other types of inspections.

#### CMHC Policy

Except at move-in inspections, the resident is not required to be present for the inspection. The resident may attend the inspection if he or she wishes.

If no one is at home, the inspector will enter the unit and conduct the inspection.

CMHC will mail a copy of the inspection report to the resident, along with an explanation of the results of the inspection. .

## 8-II.D. INSPECTION RESULTS

The PHA is obligated to maintain dwelling units and the project in decent, safe and sanitary condition and to make necessary repairs to dwelling units [24 CFR 966.4(e)].

### **Emergency Repairs [24 CFR 966.4(h)]**

If the unit is damaged to the extent that conditions are created which are hazardous to the life, health, or safety of the occupants, the tenant must immediately notify the PHA of the damage, and the PHA must make repairs within a reasonable time frame.

If the damage was caused by a household member or guest, the PHA must charge the family for the reasonable cost of repairs. The PHA may also take lease enforcement action against the family.

If the PHA cannot make repairs quickly, the PHA must offer the family standard alternative accommodations. If the PHA can neither repair the defect within a reasonable time frame nor offer alternative housing, rent shall be abated in proportion to the seriousness of the damage and loss in value as a dwelling. Rent shall not be abated if the damage was caused by a household member or guest, or if the resident rejects the alternative accommodations.

### CMHC Policy

When conditions in the unit are hazardous to life, health, or safety, the CMHC will make repairs or otherwise abate the situation within 24 hours.

The CMHC maintains the physical condition of public housing by adhering to the standards in HUD's Uniform Physical Condition Standards which detail defects hazardous to life, health or safety as including, but not limited to, the following:

- Any condition that jeopardizes the security of the unit
- Major plumbing leaks or flooding, waterlogged ceiling or floor in imminent danger of falling
- Natural or LP gas or fuel oil leaks
- Any electrical problem or condition that could result in shock or fire
- Absence of a working heating system when outside temperature is below 60 degrees Fahrenheit
- Utilities not in service, including no running hot water
- Conditions that present the imminent possibility of injury
- Obstacles that prevent safe entrance or exit from the unit
- Absence of a functioning toilet in the unit
- Inoperable smoke detectors

## **Non-emergency Repairs**

### CMHC Policy

The CMHC will correct or abate non-life threatening health and safety defects within 20 business days of the inspection date. If the CMHC is unable to make repairs within that period due to circumstances beyond the CMHC's control (e.g. required parts or services are not available, weather conditions, etc.) the CMHC will notify the family of an estimated date of completion.

The family must allow the CMHC access to the unit to make repairs.

## **Resident-Caused Damages**

### CMHC Policy

Damages to the unit beyond wear and tear will be billed to the tenant in accordance with the policies in 8-I.G., Maintenance and Damage Charges.

Repeated or excessive damages to the unit beyond normal wear and tear will be considered a serious or repeated violation of the lease.

Tenants who fail to report nonfunctioning or inoperable smoke detector and/or CO2 detector shall be in violation of the terms of the lease and subject to eviction. Tenants who cause a smoke detector and/or CO2 detector to become nonfunctioning or inoperable shall be in violation of the terms of the lease and subject to eviction. Tenants whose family members, visitors and/or guests cause a smoke detector and/or CO2 detector to become nonfunctioning or inoperable shall be in violation of the terms of the lease and subject to eviction.

## ***Housekeeping***

### CMHC Policy

Residents whose housekeeping habits pose a non-emergency health or safety risk, encourage insect or rodent infestation, or cause damage to the unit are in violation of the lease. In these instances, the CMHC will provide proper notice of a lease violation.

A reinspection will be conducted within 30 days to confirm that the resident has complied with the requirement to abate the problem. Failure to abate the problem or allow for a reinspection is considered a violation of the lease and may result in termination of tenancy in accordance with Chapter 13.

Notices of lease violation will also be issued to residents who purposely disengage the unit's smoke detector. Only one warning will be given. A second incidence will result in lease termination.

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# **Cover Page**

## **Chapter 9**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

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## Chapter 9

### REEXAMINATIONS

[24 CFR 960.257, 960.259, 966.4]

#### INTRODUCTION

The PHA is required to reexamine each family's income and composition periodically, and to adjust the family's rent accordingly. PHAs must adopt policies for conducting annual and interim reexaminations that are consistent with regulatory requirements, and must conduct reexaminations in accordance with such policies [24 CFR 960.257(c)].

The frequency with which the PHA must reexamine the income and composition of a family depends on whether the family pays income-based rent or flat rent. HUD requires the PHA to offer all families the choice of paying income-based rent or flat rent at least annually. The PHA's policies for offering families a choice of rents are located in Chapter 6.

This chapter discusses both annual and interim reexaminations.

Part I: Annual Reexaminations for Families Paying Income Based Rents. This part discusses the requirements for annual reexamination of income and family composition. Full reexaminations are conducted at least once a year for families paying income-based rents.

Part II: Reexaminations for Families Paying Flat Rents. This part contains the PHA's policies for conducting full reexaminations of family income and composition for families paying flat rents. These full reexaminations are conducted at least once every 3 years. This part also contains the PHA's policies for conducting annual updates of family composition for flat rent families.

Part III: Interim Reexaminations. This part includes HUD requirements and PHA policies related to when a family may and must report changes that occur between annual reexaminations.

Part IV: Recalculating Tenant Rent. After gathering and verifying required information for an annual or interim reexamination, the PHA must recalculate the tenant rent. While the basic policies that govern these calculations are provided in Chapter 6, this part describes the policies that affect these calculations during a reexamination.

Policies governing reasonable accommodation, family privacy, required family cooperation, and program abuse, as described elsewhere in this ACOP, apply to annual and interim reexaminations.

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## **PART I: ANNUAL REEXAMINATIONS FOR FAMILIES PAYING INCOME-BASED RENTS [24 CFR 960.257]**

### **9-I.A. OVERVIEW**

For those families who choose to pay income-based rent, the PHA must conduct a reexamination of income and family composition at least annually [24 CFR 960.257(a)(1)]. For families who choose flat rents, the PHA must conduct a reexamination of family composition at least annually, and must conduct a reexamination of family income at least once every 3 years [24 CFR 960.257(a)(2)]. Policies related to the reexamination process for families paying flat rent are located in Part II of this chapter.

For all residents of public housing, whether those residents are paying income-based or flat rents, the PHA must conduct an annual review of community service requirement compliance. This annual reexamination is also a good time to have residents sign consent forms for criminal background checks in case the criminal history of a resident is needed at some point for the purposes of lease enforcement or eviction.

The PHA is required to obtain all of the information necessary to conduct reexaminations. How that information will be collected is left to the discretion of the PHA. Families are required to provide current and accurate information on income, assets, allowances and deductions, family composition and community service compliance as part of the reexamination process [24 CFR 960.259].

This part contains the PHA's policies for conducting annual reexaminations.

### **9-I.B. SCHEDULING ANNUAL REEXAMINATIONS**

The PHA must establish a policy to ensure that the annual reexamination for each family paying an income-based rent is completed within a 12 month period [24 CFR 960.257(a)(1)].

#### CMHC Policy

Generally, the CMHC will schedule annual reexaminations to coincide with the family's anniversary date. The CMHC will begin the annual reexamination process approximately 120 days in advance of the scheduled effective date.

*Anniversary date* is defined as 12 months from the date of the original lease.

If the family transfers to a new unit, the anniversary date will remain the date of the original lease.

The CMHC may also schedule an annual reexamination for completion prior to the anniversary date for administrative purposes.

## **Notification of and Participation in the Annual Reexamination Process**

The PHA is required to obtain information needed to conduct annual reexaminations. How that information will be collected is left to the discretion of the PHA. However, PHAs should give tenants who were not provided the opportunity to provide contact information at the time of admission the option to complete Form HUD-92006 at this time. The PHA should provide the family with the opportunity to update, change, or remove information from the HUD-92006 at the time of the annual reexamination [Notice PIH 2009-36].

### CMHC Policy

Families generally are required to participate in an annual reexamination interview, which must be attended by the head of household, spouse, or cohead. If participation in an in-person interview poses a hardship because of a family member's disability, the family should contact the PHA to request a reasonable accommodation.

Notification of annual reexamination interviews will be sent by first-class mail and will contain the date, time, and location of the interview. In addition, it will inform the family of the information and documentation that must be delivered to CMHC no less than 5 business days prior to the interview.

If the family is unable to attend a scheduled interview, the family should contact the CMHC in advance of the interview to schedule a new appointment. In all circumstances, if a family does not attend the scheduled interview the CMHC will send a second notification with a new interview appointment time.

If a family fails to attend two scheduled interviews without CMHC approval, the family will be in violation of their lease and may be terminated in accordance with the policies in Chapter 13.

The CMHC will give approval for failure to attend a scheduled reexamination when there is a verified medical emergency or an unavoidable, verifiable conflict with an existing work schedule.

An advocate, interpreter, or other assistant may assist the family in the interview process.

## 9-I.C. CONDUCTING ANNUAL REEXAMINATIONS

The terms of the public housing lease require the family to furnish information regarding income and family composition as may be necessary for the redetermination of rent, eligibility, and the appropriateness of the housing unit [24 CFR 966.4(c)(2)].

### CMHC Policy

Families will be asked to submit all required information (as described in the reexamination notice) 5 business days prior to the reexamination appointment. The required information will include a PHA-designated reexamination form, an Authorization for the Release of Information/Privacy Act Notice, as well as supporting documentation related to the family's income, expenses, and family composition.

Any required documents or information that the family is unable to provide at the time of the interview must be provided within 10 business days of the interview. If the family is unable to obtain the information or materials within the required time frame, the family may request an extension.

If the family does not provide the required documents or information within the required time frame (plus any extensions), the family will be in violation of their lease and may be terminated in accordance with the policies in Chapter 13.

CMHC will only approve extensions to the due date for required documents when the tenant has been hospitalized for more than two days in the thirty days prior to the due date or to accommodate an appointed legal guardian or individual with power of attorney for the resident.

The information provided by the family generally must be verified in accordance with the policies in Chapter 7. Unless the family reports a change, or the agency has reason to believe a change has occurred in information previously reported by the family, certain types of information that are verified at admission typically do not need to be re-verified on an annual basis. These include:

- Legal identity
- Age
- Social security numbers
- A person's disability status
- Citizenship or immigration status

## **Change in Unit Size**

Changes in family or household composition may make it appropriate to consider transferring the family to comply with occupancy standards. The PHA may use the results of the annual reexamination to require the family to move to an appropriate size unit [24 CFR 960.257(a)(4)]. Policies related to such transfers are located in Chapter 12.

## **Criminal Background Checks**

Information obtained through criminal background checks may be used for lease enforcement and eviction [24 CFR 5.903(e)(1)(ii)]. Criminal background checks of residents will be conducted in accordance with the policy in Section 13-IV.B.

### CMHC Policy

Each household member age 18 and over will be required to execute a consent form for a criminal background check as part of the annual reexamination process.

At the annual reexamination, the CMHC will ask whether the tenant, or any member of the tenant's household, is subject to a sex offender registration requirement in any state. The CMHC will use the Dru Sjodin National Sex Offender database to verify the information provided by the tenant.

If the PHA proposes to terminate assistance based on criminal record information, the PHA must notify the household of the proposed action and must provide the subject of the record and the tenant a copy of the record and an opportunity to dispute the accuracy and relevance of the information prior to termination. [24 CFR 5.903(f) and 5.905(d)]. (See Chapter 13.)

## **Compliance with Community Service**

For families who include nonexempt individuals, the PHA must determine compliance with community service requirements once each 12 months [24 CFR 960.257(a)(3)].

See Chapter 11 for the CMHC's policies governing compliance with the community service requirement.

## 9-I.D. EFFECTIVE DATES

As part of the annual reexamination process, the PHA must make appropriate adjustments in the rent after consultation with the family and upon verification of the information [24 CFR 960.257(a)(1)].

### CMHC Policy

In general, an *increase* in the tenant rent that results from an annual reexamination will take effect on the family's anniversary date, and the family will be notified at least 30 days in advance.

If less than 30 days remain before the scheduled effective date, the increase will take effect on the first of the month following the end of the 30-day notice period.

If the CMHC chooses to schedule an annual reexamination for completion prior to the family's anniversary date for administrative purposes, the effective date will be determined by the CMHC, but will always allow for the 30-day notice period.

If the family causes a delay in processing the annual reexamination, *increases* in the tenant rent will be applied retroactively, to the scheduled effective date of the annual reexamination. The family will be responsible for any underpaid rent and may be offered a repayment agreement in accordance with the policies in Chapter 16.

In general, a *decrease* in the tenant rent that results from an annual reexamination will take effect on the family's anniversary date.

If the CMHC chooses to schedule an annual reexamination for completion prior to the family's anniversary date for administrative purposes, the effective date will be determined by the CMHC.

If the family causes a delay in processing the annual reexamination, *decreases* in the tenant rent will be applied prospectively, from the first day of the month following completion of the reexamination processing.

Delays in reexamination processing are considered to be caused by the family if the family fails to provide information requested by the PHA by the date specified, and this delay prevents the PHA from completing the reexamination as scheduled.

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**PART II: REEXAMINATIONS FOR FAMILIES PAYING FLAT RENTS**  
**[24 CFR 960.257(2)]**

**9-II.A. OVERVIEW**

HUD requires that the PHA offer all families the choice of paying income-based rent or flat rent at least annually. The PHA's policies for offering families a choice of rents are located in Chapter 6.

For families who choose flat rents, the PHA must conduct a reexamination of family composition at least annually, and must conduct a reexamination of family income at least once every 3 years [24 CFR 960.257(a)(2)]. The PHA is only required to provide the amount of income-based rent the family might pay in those years that the PHA conducts a full reexamination of income and family composition, or upon request of the family after the family submits updated income information [24 CFR 960.253(e)(2)].

As it does for families that pay income-based rent, the PHA must also review compliance with the community service requirement for families with nonexempt individuals.

This part contains the PHA's policies for conducting reexaminations of families who choose to pay flat rents.

**9-II.B. FULL REEXAMINATION OF FAMILY INCOME AND COMPOSITION**

**Frequency of Reexamination**

CMHC Policy

For families paying flat rents, the CMHC will conduct a full reexamination of family income and composition once every 3 years.

**Reexamination Policies**

CMHC Policy

In conducting full reexaminations for families paying flat rents, the CMHC will follow the policies used for the annual reexamination of families paying income-based rent as set forth in Sections 9-I.B through 9-I.D above.

### **9-II.C. REEXAMINATION OF FAMILY COMPOSITION (“ANNUAL UPDATE”)**

As noted above, full reexaminations are conducted every 3 years for families paying flat rents. In the years between full reexaminations, regulations require the PHA to conduct a reexamination of family composition (“annual update”) [24 CFR 960.257(a)(2)].

The annual update process is similar to the annual reexamination process, except that the PHA does not collect information about the family’s income and expenses, and the family’s rent is not recalculated following an annual update.

#### **Scheduling**

The PHA must establish a policy to ensure that the reexamination of family composition for families choosing to pay the flat rent is completed at least annually [24 CFR 960.257(a)(2)].

##### CMHC Policy

For families paying flat rents, annual updates will be conducted in each of the 2 years following the full reexamination.

In scheduling the annual update, the CMHC will follow the policy used for scheduling the annual reexamination of families paying income-based rent as set forth in Section 9-I.B. above.

#### **Conducting Annual Updates**

The terms of the public housing lease require the family to furnish information necessary for the redetermination of rent and family composition [24 CFR 966.4(c)(2)].

##### CMHC Policy

Generally, the family will not be required to attend an interview for an annual update. However, if the CMHC determines that an interview is warranted, the family may be required to attend.

Notification of the annual update will be sent by first-class mail and will inform the family of the information and documentation that must be provided to the CMHC. The family will have 10 business days to submit the required information to the CMHC. If the family is unable to obtain the information or documents within the required time frame, the family may request an extension. The CMHC will accept required documentation by mail, by fax, or in person.

If the family’s submission is incomplete, or the family does not submit the information in the required time frame, the CMHC will send a second written notice to the family. The family will have 10 business days from the date of the second notice to provide the missing information or documentation to the CMHC.

If the family does not provide the required documents or information within the required time frame (plus any extensions), the family will be in violation of their lease and may be terminated in accordance with the policies in Chapter 13.

### ***Change in Unit Size***

Changes in family or household composition may make it appropriate to consider transferring the family to comply with occupancy standards. The PHA may use the results of the annual update to require the family to move to an appropriate size unit [24 CFR 960.257(a)(4)]. Policies related to such transfers are located in Chapter 12.

### ***Criminal Background Checks***

Information obtained through criminal background checks may be used for lease enforcement and eviction [24 CFR 5.903(e)]. Criminal background checks of residents will be conducted in accordance with the policy in Section 13-IV.B.

#### **CMHC Policy**

Each household member age 18 and over will be required to execute a consent form for criminal background check as part of the annual update process.

### ***Compliance with Community Service***

For families who include nonexempt individuals, the PHA must determine compliance with community service requirements once each 12 months [24 CFR 960.257(a)(3)].

See Chapter 11 for the PHA's policies governing compliance with the community service requirement.

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## PART III: INTERIM REEXAMINATIONS [24 CFR 960.257; 24 CFR 966.4]

### 9-III.A. OVERVIEW

Family circumstances may change during the period between annual reexaminations. HUD and PHA policies define the types of information about changes in family circumstances that must be reported, and under what circumstances the PHA must process interim reexaminations to reflect those changes. HUD regulations also permit the PHA to conduct interim reexaminations of income or family composition at any time.

In addition to specifying what information the family must report, HUD regulations permit the family to request an interim determination if other aspects of the family's income or composition change. The PHA must complete the interim reexamination within a reasonable time after the family's request.

This part includes HUD and PHA policies that describe the changes families are *required* to report, the changes families *may choose* to report, and how the PHA will process both PHA- and family-initiated interim reexaminations.

### 9-III.B. CHANGES IN FAMILY AND HOUSEHOLD COMPOSITION

The PHA must adopt policies prescribing when and under what conditions the family must report changes in family composition. However, due to provisions of the public housing lease, the PHA has limited discretion in this area.

Changes in family or household composition may make it appropriate to consider transferring the family to comply with occupancy standards. Policies related to such transfers are located in Chapter 12.

#### CMHC Policy

All families, those paying income-based rent as well as flat rent, must report within 10 business days, all changes in family and household composition that occur between annual reexaminations (or annual updates).

The CMHC will conduct interim reexaminations to account for any changes in household composition that occur between annual reexaminations.

#### **New Family Members Not Requiring Approval**

The addition of a family member as a result of birth, adoption, or court-awarded custody does not require PHA approval. However, the family is required to promptly notify the PHA of the addition [24 CFR 966.4(a)(1)(v)].

#### CMHC Policy

The family must inform the CMHC of the birth, adoption, or court-awarded custody of a child within 10 business days.

## **New Family and Household Members Requiring Approval**

With the exception of children who join the family as a result of birth, adoption, or court-awarded custody, a family must request PHA approval to add a new family member [24 CFR 966.4(a)(1)(v)] or other household member (live-in aide or foster child) [24 CFR 966.4(d)(3)].

The PHA may adopt reasonable policies concerning residence by a foster child or a live-in aide, and defining the circumstances in which PHA consent will be given or denied. Under such policies, the factors considered by the PHA may include [24 CFR 966.4(d)(3)(i)]:

- Whether the addition of a new occupant may necessitate a transfer of the family to another unit, and whether such units are available.
- The CMHC's obligation to make reasonable accommodation for persons with disabilities.

### CMHC Policy

Families must request CMHC approval to add a new family member, live-in aide, foster child, or foster adult. This includes any person not on the lease who is expected to stay in the unit for more than 14 consecutive days or a total of 30 cumulative calendar days during any 12-month period and therefore no longer qualifies as a "guest." Requests must be made in writing and approved by the CMHC prior to the individual moving into the unit.

If adding a person to a household (other than a child by birth, adoption, or court-awarded custody) will require a transfer to a larger size unit (under the transfer policy in Chapter 12), the CMHC will approve the addition only if the family can demonstrate that there are medical needs or other extenuating circumstances, including reasonable accommodation, that should be considered by the CMHC. Exceptions will be made on a case-by-case basis.

The CMHC will not approve the addition of a new family or household member unless the individual meets the CMHC's eligibility criteria (see Chapter 3) and documentation requirements (See Chapter 7, Part II).

If the CMHC determines that an individual does not meet the CMHC's eligibility criteria or documentation requirements, the CMHC will notify the family in writing of its decision to deny approval of the new family or household member and the reasons for the denial.

The CMHC will make its determination within 10 business days of receiving all information required to verify the individual's eligibility.

## **Departure of a Family or Household Member**

### CMHC Policy

If a family member ceases to reside in the unit, the family must inform the CMHC within 10 business days. This requirement also applies to family members who had been considered temporarily absent, who are now permanently absent.

If a live-in aide, foster child, or foster adult ceases to reside in the unit, the family must inform the CMHC within 10 business days.

### **9-III.C. CHANGES AFFECTING INCOME OR EXPENSES**

Interim reexaminations can be scheduled either because the PHA has reason to believe that changes in income or expenses may have occurred, or because the family reports a change. When a family reports a change, the PHA may take different actions depending on whether the family reported the change voluntarily, or because it was required to do so.

#### CMHC Policy

This section only applies to families paying income-based rent. Families paying flat rent are not required to report changes in income or expenses.

#### **PHA-initiated Interim Reexaminations**

PHA-initiated interim reexaminations are those that are scheduled based on circumstances or criteria defined by the PHA. They are not scheduled because of changes reported by the family.

#### CMHC Policy

The CMHC will conduct interim reexaminations in each of the following instances:

For families receiving the Earned Income Disallowance (EID), the CMHC will conduct an interim reexamination at the start, to adjust the exclusion with any changes in income, and at the conclusion of the second 12 month exclusion period (50 percent phase-in period).

If the family has reported zero income, the CMHC will conduct an interim reexamination every 3 months as long as the family continues to report that they have no income.

If at the time of the annual reexamination, it is not feasible to anticipate a level of income for the next 12 months (e.g. seasonal or cyclic income), the CMHC will schedule an interim reexamination to coincide with the end of the period for which it is feasible to project income.

If at the time of the annual reexamination, tenant declarations were used on a provisional basis due to the lack of third-party verification, and third-party verification becomes available, the CMHC will conduct an interim reexamination.

The CMHC may conduct an interim reexamination at any time in order to correct an error in a previous reexamination, or to investigate a tenant fraud complaint.

## **Family-Initiated Interim Reexaminations**

The PHA must adopt policies prescribing when and under what conditions the family must report changes in family income or expenses [24 CFR 960.257(c)]. In addition, HUD regulations require that the family be permitted to obtain an interim reexamination any time the family has experienced a change in circumstances since the last determination [24 CFR 960.257(b)].

### ***Required Reporting***

HUD regulations give the PHA the discretion to determine the circumstances under which families will be required to report changes affecting income.

#### CMHC Policy

Families are required to report all increases in earned income, including new employment, within 10 business days of the date the change takes effect.

The CMHC will only conduct interim reexamination increases for families that qualify for the earned income disallowance (EID), and only when the EID family's rent will change as a result of the increase. In all other cases, the CMHC will note the information in the tenant file, but will not conduct an interim reexamination for any increase.

### ***Optional Reporting***

The family may request an interim reexamination any time the family has experienced a change in circumstances since the last determination [24 CFR 960.257(b)]. The PHA must process the request if the family reports a change that will result in a reduced family income [PH Occ GB, p. 159].

If a family reports a decrease in income from the loss of welfare benefits due to fraud or non-compliance with a welfare agency requirement to participate in an economic self-sufficiency program, the family's share of the rent will not be reduced [24 CFR 5.615]. For more information regarding the requirement to impute welfare income see Chapter 6.

#### CMHC Policy

If a family reports a change that it was not required to report and that would result in an increase in the tenant rent, the CMHC will note the information in the tenant file, but will not conduct an interim reexamination.

If a family reports a change that it was not required to report and that would result in a decrease in the tenant rent, the CMHC will conduct an interim reexamination.

The CMHC will first annualize the current YTD from the last paystub and compare that to the projected annual income on the 50058. If possible, the CMHC pull up the EIV report showing quarterly wages and compare last year to current quarter. In many cases one lower-than-average paycheck will not invalidate the projection made at the last annual.

Because of the Brooke amendment, PHAs cannot ever charge more than the appropriate percentage as TTP. If a client requests an interim decrease, the PHA

must process it even if it is for \$2. There is no guidance or FAQ allowing the PHA to violate the Brooke Amendment.

Example: The resident is saying that the PHA's "annual average" was too high and that they are actually earning less than anticipated. That's why the first step is comparing the current annualized YTD to the amount anticipated at the last annual. The PHA only does an interim if annual income will be lower than the estimate, not just because 1 paycheck is slightly lower than the others.

Example:

- Rexam effective 1-1-15 with anticipated earnings of \$12,000.
- Early February, client calls, had 1 unpaid day in January. Earned \$934 instead of \$1000 for the month. Insists on interim decrease on the basis that the \$12,000 is wrong and she will not earn that much. Complains to supervisor, ED, city council, etc. if interim is not done.
- PHA recalculates annual income at \$11,208 ( $\$934 \times 12$ ) instead of \$12,000. Rent goes down \$2/month.

Here's why the PHA should not be "ping-ponging every month:" at this point, the resident only qualifies for another decrease if she can show by YTD totals that she will earn less than \$11,208 for the year. This should not happen unless the income really is declining. The farther into the year, the more pay periods are reflected in the YTD.

See Section 9-III.D. for effective dates.

Families may report changes in income or expenses at any time.

## 9-III.D. PROCESSING THE INTERIM REEXAMINATION

### Method of Reporting

#### CMHC Policy

The family may notify the CMHC of changes in writing. The family may notify the housing commission of changes either orally or in writing. If the family provides oral notice, the housing commission may also require the family to submit the changes in writing.

Generally, the family will not be required to attend an interview for an interim reexamination. However, if the CMHC determines that an interview is warranted, the family may be required to attend.

Based on the type of change reported, the CMHC will determine the documentation the family will be required to submit. The family must submit any required information or documents within 10 business days of receiving a request from the CMHC. This time frame may be extended for good cause with CMHC approval. The CMHC will accept required documentation by mail, by fax, or in person.

### Effective Dates

The PHA must make the interim reexamination within a reasonable time after the family request [24 CFR 960.257(b)].

#### CMHC Policy

If the tenant rent is to *increase*:

The increase generally will be effective on the first of the month following 30 days' notice to the family.

If a family fails to report a change within the required time frames, or fails to provide all required information within the required time frames, the increase will be applied retroactively, to the date it would have been effective had the information been provided on a timely basis. The family will be responsible for any underpaid rent and may be offered a repayment agreement in accordance with the policies in Chapter 16.

If the family share of the rent is to *decrease*:

The decrease will be effective on the first day of the month following the month in which the change was reported. In cases where the change cannot be verified until after the date the change would have become effective, the change will be made retroactively to the effective date.

## **PART IV: RECALCULATING TENANT RENT**

### **9-IV.A. OVERVIEW**

For those families paying income-based rent, the PHA must recalculate the rent amount based on the income information received during the reexamination process and notify the family of the changes [24 CFR 966.4, 960.257]. While the basic policies that govern these calculations are provided in Chapter 6, this part lays out policies that affect these calculations during a reexamination.

### **9-IV.B. CHANGES IN UTILITY ALLOWANCES [24 CFR 965.507, 24 CFR 966.4]**

The tenant rent calculations must reflect any changes in the PHA's utility allowance schedule [24 CFR 960.253(c)(3)]. Chapter 16 discusses how utility allowance schedules are established.

#### CMHC Policy

Unless the CMHC is required to revise utility allowances retroactively, revised utility allowances will be applied to a family's rent calculations at the first annual reexamination after the allowance is adopted.

### **9-IV.C. NOTIFICATION OF NEW TENANT RENT**

The public housing lease requires the PHA to give the tenant written notice stating any change in the amount of tenant rent, and when the change is effective [24 CFR 966.4(b)(1)(ii)].

When the PHA redetermines the amount of rent (Total Tenant Payment or Tenant Rent) payable by the tenant, not including determination of the PHA's schedule of Utility Allowances for families in the PHA's Public Housing Program, or determines that the tenant must transfer to another unit based on family composition, the PHA must notify the tenant that the tenant may ask for an explanation stating the specific grounds of the PHA determination, and that if the tenant does not agree with the determination, the tenant shall have the right to request a hearing under the PHA's grievance procedure [24 CFR 966.4(c)(4)].

#### CMHC Policy

The notice to the family will include the annual and adjusted income amounts that were used to calculate the tenant rent.

#### **9-IV.D. DISCREPANCIES**

During an annual or interim reexamination, the PHA may discover that information previously reported by the family was in error, or that the family intentionally misrepresented information. In addition, the PHA may discover errors made by the PHA. When errors resulting in the overpayment or underpayment of rent are discovered, corrections will be made in accordance with the policies in Chapter 15.

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# **Cover Page**

# **Chapter 10**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 10

### PETS

[24 CFR 5, Subpart C; 24 CFR 960, Subpart G]

#### INTRODUCTION

This chapter explains the CMHC's policies on the keeping of pets and any criteria or standards pertaining to the policies. The rules adopted are reasonably related to the legitimate interest of the CMHC to provide a decent, safe and sanitary living environment for all tenants, and to protect and preserve the physical condition of the property, as well as the financial interest of the CMHC.

The chapter is organized as follows:

Part I: Service Animals and Assistance Animals. This part explains the difference between service animals, assistance animals, and pets, and contains policies related to the designation of a service animal or assistance animal as well as their care and handling.

Part II: Pet policies for all developments. This part includes pet policies that are common to both elderly/disabled developments and general occupancy developments.

Part III: Pet deposits and fees for elderly/disabled developments. The CMHC has no developments designated as elderly/disabled developments, therefore this Part is deleted.

Part IV: Pet deposits and fees for general occupancy developments. This part contains policies for pet deposits and fees that are applicable to general occupancy developments.

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## **PART I: SERVICE ANIMALS AND ASSISTANCE ANIMALS**

[Section 504; Fair Housing Act (42 U.S.C.); 24 CFR 5.303; 24 CFR 960.705;  
Notice FHEO 2013-01]

### **10-I.A. OVERVIEW**

This part discusses situations under which permission for a service animal or an assistance animal may be denied, and also establishes standards for the care of service and assistance animals.

Notice FHEO 2013-01 was published April 25, 2013. The notice explains the difference between service animals and assistance animals. While the ADA applies to the premises of public housing agencies and to “public accommodations” such as stores and movie theaters, it does not apply to private-market rental housing. Therefore, in public housing the PHA must evaluate a request for a service animal under both the ADA and the Fair Housing Act. Service animals are limited to trained dogs.

Neither service animals nor assistance animals are pets, and thus, are not subject to the PHA’s pet policies described in Parts II through IV of this chapter [24 CFR 5.303; 960.705; Notice FHEO 2013-01].

## **10-I.B. APPROVAL OF SERVICE ANIMALS AND ASSISTANCE ANIMALS**

Notice FHEO 2013-01 states that the PHA should first evaluate the request as a service animal under the ADA. The PHA may only ask whether the dog is a service animal required due to a disability, and what tasks the animal has been trained to perform.

The PHA cannot require proof of training or certification for a service animal, even if the disability and/or tasks performed are not readily apparent. If the disability and/or tasks performed are not readily apparent, no further inquiries may be made.

PHAs may only deny a request for a service animal in limited circumstances:

- The animal is out of control and the handler does not take effective action to control it
- The animal is not housebroken, or
- The animal poses a direct threat to health or safety that cannot be eliminated or reduced by a reasonable modification of other policies

A service animal must be permitted in all areas of the facility where members of the public are allowed.

If the animal does not qualify as a service animal under the ADA, the PHA must next determine whether the animal would qualify as an assistance animal under the reasonable accommodation provisions of the Fair Housing Act. Such assistance animals may include animals other than dogs.

A person with a disability is not automatically entitled to have an assistance animal. Reasonable accommodation requires that there is a relationship between the person's disability and his or her need for the animal [PH Occ GB, p. 179].

A PHA may not refuse to allow a person with a disability to have an assistance animal merely because the animal does not have formal training. Some, but not all, animals that assist persons with disabilities are professionally trained. Other assistance animals are trained by the owners themselves and, in some cases, no special training is required. The question is whether or not the animal performs the assistance or provides the benefit needed by the person with the disability [PH Occ GB, p. 178].

A PHA's refusal to permit persons with a disability to use and live with an assistance animal that is needed to assist them, would violate Section 504 of the Rehabilitation Act and the Fair Housing Act unless [PH Occ GB, p. 179]:

- There is reliable objective evidence that the animal poses a direct threat to the health or safety of others that cannot be reduced or eliminated by a reasonable accommodation
- There is reliable objective evidence that the animal would cause substantial physical damage to the property of others

PHAs have the authority to regulate assistance animals under applicable federal, state, and local law [24 CFR 5.303(b)(3); 960.705(b)(3)].

### CMHC Policy

For an animal to be excluded from the pet policy and be considered a service animal, it must be a trained dog, and there must be a person with disabilities in the household who requires the dog's services.

For an animal to be excluded from the pet policy and be considered an assistance animal, there must be a person with disabilities in the household, and the family must request and the CMHC approve a reasonable accommodation in accordance with the policies contained in Chapter 2.

## **10-I.C. CARE AND HANDLING**

HUD regulations do not affect any authority a PHA may have to regulate service and assistance animals under federal, state, and local law [24 CFR 5.303; 24 CFR 960.705].

### CMHC Policy

Residents must care for service animals and assistance animals in a manner that complies with state and local laws, including anti-cruelty laws.

Residents must ensure that service animals and assistance animals do not pose a direct threat to the health or safety of others, or cause substantial physical damage to the development, dwelling unit, or property of other residents.

When a resident's care or handling of a service animal or an assistance animal violates these policies, the CMHC will consider whether the violation could be reduced or eliminated by a reasonable accommodation. If the CMHC determines that no such accommodation can be made, the CMHC may withdraw the approval of a particular service or assistance animal.

## **PART II: PET POLICIES FOR ALL DEVELOPMENTS**

[24 CFR 5, Subpart C; 24 CFR 960, Subpart G]

### **10-II.A. OVERVIEW**

The purpose of a pet policy is to establish clear guidelines for ownership of pets and to ensure that no applicant or resident is discriminated against regarding admission or continued occupancy because of ownership of pets. It also establishes reasonable rules governing the keeping of common household pets. This part contains pet policies that apply to all developments.

### **10-II.B. MANAGEMENT APPROVAL OF PETS**

#### **Registration of Pets**

A PHA may require registration of the pet with the PHA [24 CFR 960.707(b)(5)].

##### CMHC Policy

Pets must be registered with the CMHC before they are brought onto the premises.

Registration includes documentation signed by a licensed veterinarian or state/local authority that the pet has received all inoculations required by state or local law, and that the pet has no communicable disease(s) and is pest-free. This registration must be renewed annually and will be coordinated with the annual reexamination date.

Pets will not be approved to reside in a unit or remain on the public housing premises until completion of the registration requirements.

## **Refusal to Register Pets**

### CMHC Policy

The CMHC will refuse to register a pet if:

The pet is not *a common household pet* as defined in Section 10-II.C. below

Keeping the pet would violate any pet restrictions listed in this policy

The pet owner fails to provide complete pet registration information, or fails to update the registration annually

The applicant has previously been charged with animal cruelty under state or local law; or has been evicted, had to relinquish a pet or been prohibited from future pet ownership due to pet rule violations or a court order

The CMHC reasonably determines that the pet owner is unable to keep the pet in compliance with the pet rules and other lease obligations. The pet's temperament and behavior may be considered as a factor in determining the pet owner's ability to comply with provisions of the lease.

If CMHC refuses to register a pet, a written notification will be sent to the pet owner within 10 business days of the CMHC's decision. The notice will state the reason for refusing to register the pet and will inform the family of their right to appeal the decision in accordance with the CMHC's grievance procedures.

## **Pet Agreement**

### CMHC Policy

Residents who have been approved to have a pet must enter into a pet agreement with the CMHC, or the approval of the pet will be withdrawn.

The pet agreement is the resident's certification that he or she has received a copy of the CMHC's pet policy and applicable house rules, that he or she has read the policies and/or rules, understands them, and agrees to comply with them.

The resident further certifies by signing the pet agreement that he or she understands that noncompliance with the CMHC's pet policy and applicable house rules may result in the withdrawal of CMHC approval of the pet or termination of tenancy.

## 10-II.C. STANDARDS FOR PETS [24 CFR 5.318; 960.707(b)]

PHAs may establish reasonable requirements related to pet ownership including, but not limited to:

- Limitations on the number of animals in a unit, based on unit size
- Prohibitions on types of animals that the CMHC classifies as dangerous, provided that such classifications are consistent with applicable state and local law
- Prohibitions on individual animals, based on certain factors, including the size and weight of the animal
- Requiring pet owners to have their pets spayed or neutered

PHAs may not require pet owners to have any pet's vocal cords removed.

### Definition of "Common Household Pet"

There is no regulatory definition of common household pet for public housing programs, although the regulations for pet ownership in both elderly/disabled and general occupancy developments use the term. The regulations for pet ownership in elderly/disabled developments expressly authorize PHAs to define the term [24 CFR 5.306(2)].

#### CMHC Policy

*Common household pet* means a domesticated animal, such as a dog, cat, bird, or fish that is traditionally recognized as a companion animal and is kept in the home for pleasure rather than commercial purposes.

The following animals are not considered common household pets:

Reptiles

Amphibians

Rodents

Insects

Simians (i.e. monkeys, etc.)

Arachnids (i.e. spiders, tarantulas, etc)

Wild animals or feral animals

Pot-bellied pigs

Animals used for commercial breeding

Any other animal not generally considered to be a household pet

## **Pet Restrictions**

### CMHC Policy

The following animals are not permitted:

Any animal whose adult weight will exceed 20 pounds

Dogs of the pit bull, rottweiler, chow, Doberman pincher, or boxer breeds

Any breed recognized by Animal Control or Humane Society as violent and/or aggressive

Ferrets or other animals whose natural protective mechanisms pose a risk to small children of serious bites or lacerations

Registered pets that have attacked CMHC staff, other resident, pet owner or any member of the public

Poisonous, flesh eating or otherwise dangerous fish

Any animal not permitted under state or local law or code

CMHC reserves the right to add additional prohibited pets or breeds at anytime such are recognized by Manistee Animal Control Office, Manistee County Humane Society, or law enforcement as violent, aggressive, or dangerous. Additions to the list will be published and provided to all residents.

## **Number of Pets**

### CMHC Policy

Residents may own a maximum of 1 pet as follows:

- Dog: One (1) with a maximum weight of 20 pounds and a maximum full grown height of fifteen (15) inches at the shoulder
- Cat: One (1) with a maximum weight of 15 pounds and a maximum full grown height of eight (8) inches at the shoulder
- Fish: One (1) aquarium no larger than 20 gallons
- Bird: One (1) caged canary, parakeet or lovebird.

## **Other Requirements**

### CMHC Policy

Dogs and cats must be spayed or neutered at the time of registration or, in the case of underage animals, within 30 days of the pet reaching 6 months of age. Exceptions may be made upon veterinary certification that subjecting this particular pet to the procedure would be temporarily or permanently medically unsafe or unnecessary.

Pets must be licensed in accordance with state or local law. Residents must provide proof of licensing at the time of registration and annually, in conjunction with the resident's annual reexamination.

## **10-II.D. PET RULES**

Pet owners must maintain pets responsibly, in accordance with PHA policies, and in compliance with applicable state and local public health, animal control, and animal cruelty laws and regulations [24 CFR 5.315; 24 CFR 960.707(a)].

### **Pet Area Restrictions**

#### CMHC Policy

Pets must be maintained within the resident's unit. When outside of the unit (within the building or on the grounds) dogs and cats must be kept on a leash or carried and under the control of the resident or other responsible individual at all times.

Pets other than dogs or cats must be kept in a cage or carrier when outside of the unit.

Pets are not permitted in common areas including lobbies, community rooms and laundry areas except for those common areas which are entrances to and exits from the building.

Pet owners are not permitted to exercise pets or permit pets to deposit waste on project premises outside of the areas designated for such purposes.

### **Designated Pet/No-Pet Areas [24 CFR 5.318(g), PH Occ GB, p. 182]**

PHAs may designate buildings, floors of buildings, or sections of buildings as no-pet areas where pets generally may not be permitted. Pet rules may also designate buildings, floors of building, or sections of building for residency by pet-owning tenants.

PHAs may direct initial tenant moves as may be necessary to establish pet and no-pet areas. The PHA may not refuse to admit, or delay admission of, an applicant on the grounds that the applicant's admission would violate a pet or no-pet area. The PHA may adjust the pet and no-pet areas or may direct such additional moves as may be necessary to accommodate such applicants for tenancy or to meet the changing needs of the existing tenants.

PHAs may not designate an entire development as a no-pet area, since regulations permit residents to own pets.

#### CMHC Policy

With the exception of common areas as described in the previous policy, the CMHC has not designated any buildings, floors of buildings, or sections of buildings as no-pet areas. In addition, the CMHC has not designated any buildings, floors of buildings, or sections of buildings for residency of pet-owning tenants.

## **Cleanliness**

### CMHC Policy

The pet owner shall be responsible for the removal of waste from the exercise area by placing it in a sealed plastic bag and disposing of it in a container provided by the CMHC.

The pet owner shall take adequate precautions to eliminate any pet odors within or around the unit and to maintain the unit in a sanitary condition at all times.

Litter box requirements:

Pet owners must promptly dispose of waste from litter boxes and must maintain litter boxes in a sanitary manner.

Litter shall not be disposed of by being flushed through a toilet.

Litter boxes shall be kept inside the resident's dwelling unit.

The pet owner shall be responsible to maintain any other rules/regulations of pet ownership as described herein.

Failure of tenant pet owners to maintain around the unit and to maintain the unit in a sanitary condition at all times shall be in violation of the terms of the lease and subject to eviction.

## **Alterations to Unit**

### CMHC Policy

Pet owners shall not alter their unit, patio, premises or common areas to create an enclosure for any animal.

Installation of pet doors is prohibited.

The pet owner shall be responsible to maintain any other rules/regulations of pet ownership as described herein.

## **Noise**

### CMHC Policy

Pet owners must agree to control the noise of pets so that such noise does not constitute a nuisance to other residents or interrupt their peaceful enjoyment of their housing unit or premises. This includes, but is not limited to loud or continuous barking, howling, whining, biting, scratching, chirping, or other such activities.

## **Pet Care**

### CMHC Policy

Each pet owner shall be responsible for adequate care, nutrition, exercise and medical attention for his/her pet.

Each pet owner shall be responsible for appropriately training and caring for his/her pet to ensure that the pet is not a nuisance or danger to other residents and does not damage CMHC property.

No animals may be tethered or chained inside or outside the dwelling unit at any time.

The pet owner shall be responsible to maintain any other rules/regulations of pet ownership as described in the CMHC pet policy.

## **Responsible Parties**

### CMHC Policy

The pet owner will be required to designate two responsible parties for the care of the pet if the health or safety of the pet is threatened by the death or incapacity of the pet owner, or by other factors that render the pet owner unable to care for the pet.

A resident who cares for another resident's pet must notify the CMHC and sign a statement that they agree to abide by all of the pet rules.

## **Pets Temporarily on the Premises**

### CMHC Policy

Pets that are not owned by a tenant are not allowed on the premises. Residents are prohibited from feeding or harboring stray animals.

This rule does not apply to visiting pet programs sponsored by a humane society or other non-profit organizations, and approved by the CMHC.

## **Pet Rule Violations**

### CMHC Policy

All complaints of cruelty and all dog bites (See “Emergenices” below) will be referred to Manistee Animal Control Office or an applicable agency for investigation and enforcement.

If a determination is made on objective facts supported by written statements, that a resident/pet owner has violated the pet rules, written notice will be served.

The notice will contain a brief statement of the factual basis for the determination and the pet rule(s) that were violated. The notice will also state:

That the pet owner has 10 business days from the effective date of the service of notice to correct the violation or make written request for a meeting to discuss the violation

That the pet owner is entitled to be accompanied by another person of his or her choice at the meeting

That the pet owner's failure to correct the violation, request a meeting, or appear at a requested meeting may result in initiation of procedures to remove the pet, or to terminate the pet owner's tenancy

## **Notice for Pet Removal**

### CMHC Policy

If the pet owner and the CMHC are unable to resolve the violation at the meeting or the pet owner fails to correct the violation in the time period allotted by the CMHC, the CMHC may serve notice to remove the pet.

The notice will contain:

A brief statement of the factual basis for the CMHC's determination of the pet rule that has been violated

The requirement that the resident /pet owner must remove the pet within 30 calendar days of the notice

A statement that failure to remove the pet may result in the initiation of termination of tenancy procedures

## **Pet Removal**

### CMHC Policy

If the death or incapacity of the pet owner threatens the health or safety of the pet, or other factors occur that render the owner unable to care for the pet, the situation will be reported to the responsible party designated by the pet owner.

If the responsible party is unwilling or unable to care for the pet, or if the CMHC after reasonable efforts cannot contact the responsible party, the CMHC may contact the appropriate state or local agency and request the removal of the pet.

## **Termination of Tenancy**

### CMHC Policy

The CMHC may initiate procedures for termination of tenancy based on a pet rule violation if:

The pet owner has failed to remove the pet or correct a pet rule violation within the time period specified

The pet rule violation is sufficient to begin procedures to terminate tenancy under terms of the lease

## **Emergencies**

### CMHC Policy

All complaints of cruelty and all animal bites will be referred to animal control or an applicable agency for investigation and enforcement.

The CMHC will take all necessary steps to ensure that pets that become vicious, display symptoms of severe illness, or demonstrate behavior that constitutes an immediate threat to the health or safety of others, are immediately removed from the premises by referring the situation to the appropriate state or local entity authorized to remove such animals.

If it is necessary for the CMHC to place the pet in a shelter facility, the cost will be the responsibility of the pet owner.

If the pet is removed as a result of any aggressive act on the part of the pet, the pet will not be allowed back on the premises.

**PART III: PET DEPOSITS AND FEES IN ELDERLY/DISABLED DEVELOPMENTS**

### **10-III.A. OVERVIEW**

This part describes the PHA's policies for pet deposits and fees in elderly, disabled and mixed population developments. Policies governing deposits and fees in general occupancy developments are described in Part IV.

### **10-III.B. PET FEE**

#### **Payment of Fee**

The PHA may require tenants who own or keep pets in their units to pay a refundable pet deposit. This deposit is in addition to any other financial obligation generally imposed on tenants of the project [24 CFR 5.318(d)(1)].

The maximum amount of pet deposit that may be charged by a PHA on a per dwelling unit basis, is the higher of the total tenant payment (TTP) or such reasonable fixed amount as the PHA may require. The PHA may permit gradual accumulation of the pet fee by the pet owner [24 CFR 5.318(d)(3)].

The pet deposit is not part of the rent payable by the resident [24 CFR 5.318(d)(5)].

#### CMHC Policy

Pet owners are required to pay a pet deposit in addition to any other required deposits. The amount of the deposit is the higher of the family's total tenant payment of \$150.00.

The pet owner must pay the pet fee at the time the pet is brought on the premises.

#### **Refund of Fee [24 CFR 5.318(d)(1)]**

The PHA may use the pet deposit only to pay reasonable expenses directly attributable to the presence of the pet, including (but not limited to) the costs of repairs and replacements to, and fumigation of, the tenant's dwelling unit. The PHA must refund the unused portion of the pet deposit to the tenant within a reasonable time after the tenant moves from the project or no longer owns or keeps a pet in the unit.

#### CMHC Policy

The CMHC will refund the pet deposit to the resident, less the costs of any damages caused by the pet to the dwelling unit, within 30 days of move-out or removal of the pet from the unit.

The resident will be billed for any amount that exceeds the pet deposit.

The CMHC will provide the resident with a written list of any charges against the pet deposit within 10 business days of the move-out inspection. If the resident disagrees with the amount charged to the pet deposit, the CMHC will provide a meeting to discuss the charges.

### **10-III.C. OTHER CHARGES**

#### **Pet-Related Damages During Occupancy**

#### CMHC Policy

All reasonable expenses incurred by the CMHC as a result of damages directly attributable to the presence of the pet in the project will be the responsibility of the resident, including:

The cost of repairs and replacements to the resident's dwelling unit

Fumigation of the dwelling unit

Repairs to common areas of the project

The expense of flea elimination shall also be the responsibility of the resident.

If the resident is in occupancy when such costs occur, the resident shall be billed for such costs in accordance with the policies in Section 8-I.G, Maintenance and Damage Charges. Pet deposits will not be applied to the costs of pet-related damages during occupancy.

Charges for pet-related damage are not part of rent payable by the resident.

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## **Pet Waste Removal Charge**

The regulations do not address the PHA's ability to impose charges for house pet rule violations. However, charges for violation of PHA pet rules may be treated like charges for other violations of the lease and PHA tenancy rules.

### CMHC Policy

A separate pet waste removal charge, billed at the current posted labor rate listed in the Maintenance and Damage charges, will be assessed against pet owners who fail to remove pet waste in accordance with this policy.

Notices of pet waste removal charges will be in accordance with requirements regarding notices of adverse action. Charges are due and payable 14 calendar days after billing. If the family requests a grievance hearing within the required timeframe, the CMHC may not take action for nonpayment of the charge until the conclusion of the grievance process.

Charges for pet waste removal are not part of rent payable by the resident.

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## **PART IV: PET FEE AND FEES IN GENERAL OCCUPANCY DEVELOPMENTS**

### **10-IV.A. OVERVIEW**

This part describes the PHA's policies for pet fee and fees for those who reside in general occupancy developments.

**10-IV.B. PET DEPOSITS** A PHA may require a refundable pet deposit to cover additional costs attributable to the pet and not otherwise covered [24 CFR 960.707(b)(1)].

A PHA that requires a resident to pay a pet deposit must place the deposit in an account of the type required under applicable State or local law for pet deposits, or if there are no such requirements, for rental security deposits, if applicable. The PHA must comply with such laws as to retention of the deposit, interest, and return of the deposit to the resident, and any other applicable requirements [24 CFR 960.707(d)].

#### **Payment of Deposit**

##### CMHC Policy

The CMHC does not require a pet deposit

### **10-IV.C. NON-REFUNDABLE NOMINAL PET FEE**

PHAs may require payment of a non-refundable nominal pet fee to cover the reasonable operating costs to the development relating to the presence of pets [24 CFR 960.707(b)(1)].

##### CMHC Policy

The CMHC requires pet owners to pay a non-refundable nominal pet fee of \$150.

This fee is intended to cover the reasonable operating costs to the project relating to the presence of pets. Reasonable operating costs to the project relating to the presence of pets include, but are not limited to:

Landscaping costs

Pest control costs

Insurance costs

Clean-up costs

The pet fee of \$150.00 will be billed on an annual basis, and payment will be due 14 calendar days after billing.

Charges for the non-refundable pet fee are not part of rent payable by the resident.

## **10-IV.D. OTHER CHARGES**

### **Pet-Related Damages During Occupancy**

#### CMHC Policy

All reasonable expenses incurred by the CMHC as a result of damages directly attributable to the presence of the pet in the project will be the responsibility of the resident, including:

The cost of repairs and replacements to the resident's dwelling unit

Fumigation of the dwelling unit

Repairs to common areas of the project

The expense of flea elimination shall also be the responsibility of the resident.

If the resident is in occupancy when such costs occur, the resident shall be billed for such costs in accordance with the policies in Section 8-I.G, Maintenance and Damage Charges. Pet fees will not be applied to the costs of pet-related damages during occupancy.

Charges for pet-related damage are not part of rent payable by the resident.

### **Pet Waste Removal Charge**

The regulations do not address a PHA's ability to impose charges for house pet rule violations. However, charges for violation of PHA pet rules may be treated like charges for other violations of the lease and PHA tenancy rules.

#### CMHC Policy

A separate pet waste removal charge, billed at the current posted labor rate listed in the Maintenance and Damage charges, will be assessed against pet owners who fail to remove pet waste in accordance with this policy.

Such charges will be due and payable 14 calendar days after billing.

Charges for pet waste removal are not part of rent payable by the resident.

# **Cover Page**

# **Chapter 11**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 11

### COMMUNITY SERVICE

#### INTRODUCTION

This chapter explains HUD regulations requiring PHAs to implement a community service program for all nonexempt adults living in public housing.

This chapter describes HUD regulations and PHA policies related to these topics in two parts:

Part I: Community Service Requirements. This part describes who is subject to the community service requirement, who is exempt, and HUD's definition of economic self-sufficiency.

Part II: PHA Implementation of Community Service. This part provides PHA policy regarding PHA implementation and program design.

#### PART I: COMMUNITY SERVICE REQUIREMENT

##### 11-I.A. OVERVIEW

HUD regulations pertaining to the community service requirement are contained in 24 CFR 960 Subpart F (960.600 through 960.609). PHAs and residents must comply with the community service requirement, effective with PHA fiscal years that commenced on or after October 1, 2000. Per 903.7(1)(1)(iii), the PHA Plan must contain a statement of how the PHA will comply with the community service requirement, including any cooperative agreement that the PHA has entered into or plans to enter into.

Community service is the performance of voluntary work or duties that are a public benefit, and that serve to improve the quality of life, enhance resident self-sufficiency, or increase resident self-responsibility in the community. Community service is not employment and may not include political activities [24 CFR 960.601(b)].

In administering community service requirements, the PHA must comply with all nondiscrimination and equal opportunity requirements [24 CFR 960.605(c)(5)].

## 11-I.B. REQUIREMENTS

Each adult resident of the PHA, who is not exempt, must [24 CFR 960.603(a)]:

- Contribute 8 hours per month of community service; or
- Participate in an economic self-sufficiency program (as defined in the regulations) for 8 hours per month; or
- Perform 8 hours per month of combined activities (community service and economic self-sufficiency programs).

### CMHC Policy

Community service activities must be performed within the community and not outside the jurisdictional area of CMHC.

An individual may not skip a month and then double up the following month, unless special circumstances warrant it. The CMHC will make the determination of whether to permit a deviation from the schedule.

Individuals who have special circumstances which they believe will prevent them from completing the required community service hours for a given month, must notify the PHA in writing within 5 business days of the circumstances becoming known. The CMHC will review the request and notify the individual, in writing, of its determination within 10 business days. The CMHC may require those individuals to provide documentation to support their claim.

### **Definitions**

#### ***Exempt Individual [24 CFR 960.601(b), Notice PIH 2009-48]***

An *exempt individual* is an adult who:

- Is age 62 years or older
- Is blind or disabled (as defined under section 216[i][1] or 1614 of the Social Security Act), and who certifies that because of this disability s/he is unable to comply with the service provisions
- Is a primary caretaker of such an individual
- Is engaged in work activities

### CMHC Policy

The CMHC will consider 20 hours per week as the minimum number of hours needed to qualify for a work activity exemption.

- Is able to meet requirements of being exempted under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program
  - This exemption applies to anyone whose characteristics or family situation meet the welfare agency exemption criteria and can be verified.

- Is a member of a family receiving assistance, benefits, or services under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program, and has not been found by the state or other administering entity to be in noncompliance with such program.

***Community Service [24 CFR 960.601(b), Notice PIH 2009-48]***

*Community service* is the performance of voluntary work or duties that are a public benefit, and that serve to improve the quality of life, enhance resident self-sufficiency, or increase resident self responsibility in the community. Community service is not employment and may not include political activities.

Eligible community service activities include, but are not limited to, work at:

- Local public or nonprofit institutions such as schools, head start programs, before or after school programs, child care centers, hospitals, clinics, hospices, nursing homes, recreation centers, senior centers, adult day care programs, homeless shelters, feeding programs, food banks (distributing either donated or commodity foods), or clothes closets (distributing donated clothing)
- Nonprofit organizations serving PHA residents or their children such as: Boy or Girl Scouts, Boys or Girls Club, 4-H clubs, Police Assistance League (PAL), organized children's recreation, mentoring or education programs, Big Brothers or Big Sisters, garden centers, community clean-up programs, beautification programs
- Programs funded under the Older Americans Act, such as Green Thumb, Service Corps of Retired Executives, senior meals programs, senior centers, Meals on Wheels
- Public or nonprofit organizations dedicated to seniors, youth, children, residents, citizens, special-needs populations or with missions to enhance the environment, historic resources, cultural identities, neighborhoods, or performing arts
- PHA housing to improve grounds or provide gardens (so long as such work does not alter the PHA's insurance coverage); or work through resident organizations to help other residents with problems, including serving on the Resident Advisory Board
- Care for the children of other residents so parent may volunteer

PHAs may form their own policy in regards to accepting community services at profit-motivated entities, acceptance of volunteer work performed at homes or offices of general private citizens, and court-ordered or probation-based work.

CMHC Policy

Community services at profit-motivated entities, volunteer work performed at homes or offices of general private citizens, and court-ordered or probation-based work will not be considered eligible community service activities.

***Economic Self-Sufficiency Program [24 CFR 5.603(b), Notice PIH 2009-48]***

For purposes of satisfying the community service requirement, an *economic self-sufficiency program* is defined by HUD as any program designed to encourage, assist, train, or facilitate economic independence of assisted families or to provide work for such families.

Eligible self-sufficiency activities include, but are not limited to:

- Job readiness or job training
- Training programs through local one-stop career centers, workforce investment boards (local entities administered through the U.S. Department of Labor), or other training providers
- Employment counseling, work placement, or basic skills training
- Education, including higher education (junior college or college), GED classes, or reading, financial, or computer literacy classes
- Apprenticeships (formal or informal)
- English proficiency or English as a second language classes
- Budgeting and credit counseling
- Any activity required by the Department of Public Assistance under Temporary Assistance for Needy Families (TANF)
- Any other program necessary to ready a participant to work (such as substance abuse or mental health counseling)

***Work Activities [42 U.S.C. 607(d)]***

As it relates to an exemption from the community service requirement, *work activities* means:

- Unsubsidized employment
- Subsidized private sector employment
- Subsidized public sector employment
- Work experience (including work associated with the refurbishing of publicly assisted housing) if sufficient private sector employment is not available
- On-the-job training
- Job search and job readiness assistance
- Community service programs
- Vocational educational training (not to exceed 12 months with respect to any individual)
- Job skills training directly related to employment
- Education directly related to employment, in the case of a recipient who has not received a high school diploma or a certificate of high school equivalency
- Satisfactory attendance at secondary school or in a course of study leading to a certificate of general equivalence, in the case of a recipient who has not completed secondary school or received such a certificate
- Provision of child care services to an individual who is participating in a community service program

### **Notification Requirements [24 CFR 960.605(c)(2), Notice PIH 2009-48]**

The PHA must give each family a written description of the community service requirement, the process for claiming status as an exempt person, and the process for PHA verification of exempt status. The PHA must also notify the family of its determination identifying the family members who are subject to the service requirement, and the family members who are exempt. In addition, the family must sign a certification, Attachment A of Notice PIH 2009-48, that they have received and read the policy and understand that if they are not exempt, failure to comply with the requirement will result in nonrenewal of their lease.

#### CMHC Policy

The CMHC will provide the family with a copy of the Community Service Policy found in Exhibit 11-1 of this chapter, at lease-up, lease renewal, when a family member is determined to be subject to the community service requirement during the lease term, and at any time upon the family's request.

On an annual basis, at the time of lease renewal, the CMHC will notify the family in writing of the family members who are subject to the community service requirement and the family members who are exempt. If the family includes nonexempt individuals the notice will include a list of agencies in the community that provide volunteer and/or training opportunities, as well as a documentation form on which they may record the activities they perform and the number of hours contributed. The form will also have a place for a signature by an appropriate official, who will certify to the activities and hours completed.

**11-I.C. DETERMINATION OF EXEMPTION STATUS AND COMPLIANCE [24 CFR 960.605(c)(3)]**

The PHA must review and verify family compliance with service requirements annually at least thirty days before the end of the twelve month lease term. The policy for documentation and verification of compliance with service requirements may be found at Section 11-I.D., Documentation and Verification.

CMHC Policy

The original lease date for the tenant and tenant's household shall continuously serve as the annual date for re-certification. In the case of a tenant transferring from the unit listed in the original lease the original lease shall be amended to reflect the information of the new unit without changing the date of the original lease.

**Annual Determination**

*Determination of Exemption Status*

An exempt individual is excused from the community service requirement [24 CFR 960.603(a)].

CMHC Policy

At least 60 days prior to lease renewal, the CMHC will review and verify the exemption status of all adult family members. This verification will only be done on an annual basis unless the family reports a change or the CMHC has reason to believe that an individual's exemption status has changed. For individuals who are exempt because they are 62 years of age and older, verification of exemption status will be done only at the initial examination.

Upon completion of the verification process, the CMHC will notify the family of its determination in accordance with the policy in Section 11-I.B., Notification Requirements.

## ***Determination of Compliance***

The PHA must review resident family compliance with service requirements annually at least 30 days before the end of the twelve month lease term [24 CFR 960.605(c)(3)]. As part of this review, the PHA must verify that any family member that is not exempt from the community service requirement has met his or her service obligation.

### CMHC Policy

Approximately 60 days prior to the end of the lease term, the CMHC will provide written notice requiring the family to submit documentation that all subject family members have complied with the service requirement. The family will have 10 business days to submit the CMHC required documentation form(s).

If the family fails to submit the required documentation within the required timeframe, or CMHC approved extension, the subject family members will be considered noncompliant with community service requirements, and notices of noncompliance will be issued pursuant to the policies in Section 11-I.E., Noncompliance.

## **Change in Status between Annual Determinations**

### CMHC Policy

#### Exempt to Nonexempt Status

If an exempt individual becomes nonexempt during the twelve month lease term, it is the family's responsibility to report this change to the CMHC within 10 business days.

Within 10 business days of a family reporting such a change, or the PHA determining such a change is necessary, the CMHC will provide written notice of the effective date of the requirement, a list of agencies in the community that provide volunteer and/or training opportunities, as well as a documentation form on which the family member may record the activities performed and number of hours contributed.

The effective date of the community service requirement will be the first of the month following 30 day notice.

#### Nonexempt to Exempt Status

If a nonexempt person becomes exempt during the twelve month lease term, it is the family's responsibility to report this change to the CMHC within 10 business days. Any claim of exemption will be verified by the CMHC in accordance with the policy at 11-I.D., Documentation and Verification of Exemption Status.

Within 10 business days of a family reporting such a change, or the CMHC determining such a change is necessary, the CMHC will provide the family written notice that the family member is no longer subject to the community service requirement, if the CMHC is able to verify the exemption.

The exemption will be effective immediately.

## **11-I.D. DOCUMENTATION AND VERIFICATION [24 CFR 960.605(c)(4)]**

The PHA must retain reasonable documentation of service requirement performance or exemption in participant files.

### **Documentation and Verification of Exemption Status**

#### CMHC Policy

All family members who claim they are exempt from the community service requirement will be required to sign the community service exemption certification form found in Exhibit 11-3. The CMHC will provide a completed copy to the family and will keep a copy in the tenant file.

The CMHC will verify that an individual is exempt from the community service requirement by following the verification hierarchy and documentation requirements in Chapter 7.

The CMHC makes the final determination whether or not to grant an exemption from the community service requirement. If a resident does not agree with the PHA's determination, s/he can dispute the decision through the CMHC's grievance procedures (see Chapter 14).

### **Documentation and Verification of Compliance**

At each regularly scheduled reexamination, each nonexempt family member presents a signed standardized certification form developed by the PHA of community service and self-sufficiency activities performed over the last 12 months [Notice PIH 2009-48].

If qualifying community service activities are administered by an organization other than the PHA, a family member who is required to fulfill a service requirement must provide certification to the PHA, signed by the organization, that the family member has performed the qualifying activities [24 CFR 960.607].

#### CMHC Policy

If anyone in the family is subject to the community service requirement, the CMHC will provide the family with community service documentation forms at admission, at lease renewal, when a family member becomes subject to the community service requirement during the lease term, or upon request by the family.

Each individual who is subject to the requirement will be required to record their community service or self-sufficiency activities and the number of hours contributed on the required form. The certification form will also include places for signatures and phone numbers of supervisors, instructors, and counselors certifying to the number of hours contributed. Incomplete and/or incorrectly completed forms will be rejected and returned to the individual, and the individual will be deemed noncompliant with the community service requirement.

Families will be required to submit the documentation to the CMHC, upon request by the CMHC.

If the CMHC has reasonable cause to believe that the certification provided by the family is false or fraudulent, the CMHC has the right to require third-party verification.

## **11-I.E. NONCOMPLIANCE**

### **Initial Noncompliance**

The lease specifies that it is renewed automatically for all purposes, unless the family fails to comply with the community service requirement. Violation of the service requirement is grounds for nonrenewal of the lease at the end of the twelve month lease term, but not for termination of tenancy during the course of the twelve month lease term [24 CFR 960.603(b)].

If the tenant or another family member has violated the community service requirement, the PHA may not renew the lease upon expiration of the twelve-month term of the lease, unless the tenant and any other noncompliant family member enter into a written agreement with the PHA. Under this agreement the tenant or noncompliant family member must agree to cure the noncompliance by completing the additional hours of community service or economic self-sufficiency needed to make up the total number of hours required, over the twelve-month term of the new lease. In addition, all other members of the family who are subject to the service requirement must be currently complying with the service requirement or must no longer be residing in the unit [24 CFR 960.607(c), Notice PIH 2009-48].

#### ***Notice of Initial Noncompliance [24 CFR 960.607(b)]***

If the PHA determines that there is a family member who is required to fulfill a service requirement, but who has failed to comply with this obligation (noncompliant resident), the PHA must notify the tenant of this determination.

The notice to the tenant must briefly describe the noncompliance. The notice must state that the PHA will not renew the lease at the end of the twelve-month lease term unless the tenant, and any other noncompliant resident, enter into a written agreement with the PHA to cure the noncompliance, or the family provides written assurance satisfactory to the PHA that the tenant or other noncompliant resident no longer resides in the unit.

The notice must also state that the tenant may request a grievance hearing on the PHA's determination, in accordance with the PHA's grievance procedures, and that the tenant may exercise any available judicial remedy to seek timely redress for the PHA's nonrenewal of the lease because of the PHA's determination.

### CMHC Policy

The notice of initial noncompliance will be sent at least 60 days prior to the end of the lease term.

The family will have 10 business days from the date of the notice of noncompliance to enter into a written agreement to cure the noncompliance over the 12 month term of the new lease, provide documentation that the noncompliant resident no longer resides in the unit, or to request a grievance hearing.

If the family reports that a noncompliant family member is no longer residing in the unit, the family must provide documentation that the family member has actually vacated the unit before the CMHC will agree to continued occupancy of the family. Documentation must consist of a certification signed by the head of household as well as evidence of the current address of the family member that previously resided with them.

If the family does not request a grievance hearing, or does not take either corrective action required by the notice of noncompliance within the required 10 business day timeframe, the CMHC will terminate tenancy in accordance with the policies in Section 13-IV.D.

### **Continued Noncompliance [24 CFR 960.607(b)]**

If, after the 12 month cure period, the family member is still not compliant, the PHA must terminate tenancy of the entire family, according to the PHA's lease, unless the family provides documentation that the noncompliant resident no longer resides in the unit.

### CMHC Policy

Notices of continued noncompliance will be sent at least 45 days prior to the end of the lease term and will also serve as the family's termination notice. The notice will meet the requirements for termination notices described in Section 13-IV.D, Form, Delivery, and Content of the Notice.

The family will have 10 business days from the date of the notice of non-compliance to provide documentation that the noncompliant resident no longer resides in the unit, or to request a grievance hearing.

If the family reports that a noncompliant family member is no longer residing in the unit, the family must provide documentation that the family member has actually vacated the unit before the PHA will agree to continued occupancy of the family. Documentation must consist of a certification signed by the head of household as well as evidence of the current address of the noncompliant family member that previously resided with them.

If the family does not request a grievance hearing, or provide such documentation within the required 10 business day timeframe, the family's lease and tenancy will automatically terminate at the end of the current lease term without further notice.

### **Enforcement Documentation [Notice PIH 2009-48]**

PHAs are required to initiate due process (see 24 CFR 966.53(c)) against households failing to comply with lease requirements including the community service and self-sufficiency requirement.

When initiating due process, the PHA must take the following procedural safeguards:

- Adequate notice to the tenant of the grounds for terminating the tenancy and for eviction
- Right of the tenant to be represented by counsel
- Opportunity for the tenant to refute the evidence presented by the PHA, including the right to confront and cross-examine witnesses and present any affirmative legal or equitable defense which the tenant may have a decision on merits

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## **PART II: IMPLEMENTATION OF COMMUNITY SERVICE**

### **11-II.A. OVERVIEW**

Each PHA must develop a policy for administration of the community service and economic self-sufficiency requirements for public housing. It is in the PHA's best interests to develop a viable, effective community service program, to provide residents the opportunity to engage in the community and to develop competencies.

#### **PHA Implementation of Community Service**

The PHA may not substitute any community service or self-sufficiency activities performed by residents for work ordinarily performed by PHA employees, or replace a job at any location where residents perform activities to satisfy the service requirement [24 CFR 960.609].

##### CMHC Policy

The CMHC will notify its insurance company if residents will be performing community service at the CMHC. In addition, the PHA will ensure that the conditions under which the work is to be performed are not hazardous.

If a disabled resident certifies that s/he is able to perform community service, the CMHC will ensure that requests for reasonable accommodation are handled in accordance with the policies in Chapter 2.

## **PHA Program Design**

The PHA may administer qualifying community service or economic self-sufficiency activities directly, or may make community service activities available through a contractor, or through partnerships with qualified organizations, including resident organizations, and community agencies or institutions [24 CFR 960.605(b)].

### CMHC Policy

The CMHC will attempt to provide the broadest choice possible to residents as they choose community service activities.

The CMHC's goal is to design a service program that gives residents viable opportunities to become involved in the community and to gain competencies and skills. The CMHC will work with resident organizations and community organizations to design, implement, assess and recalibrate its community service program.

The CMHC will make every effort to identify volunteer opportunities throughout the community, especially those in proximity to public housing developments. To the greatest extent possible, the CMHC will provide names and contacts at agencies that can provide opportunities for residents, including persons with disabilities, to fulfill their community service obligations.

Any written agreements or partnerships with contractors and/or qualified organizations, including resident organizations, are described in the CMHC Plan.

The CMHC will provide in-house opportunities for volunteer work or self-sufficiency programs when possible.

When the CMHC has a ROSS program, a ROSS Service Coordinator, or an FSS program, the CMHC will coordinate individual training and service plans (ITSPs) with the community service requirement. Regular meetings with CMHC coordinators will satisfy community service activities and CMHC coordinators will verify community service hours within individual monthly logs.

## EXHIBIT 11-1: COMMUNITY SERVICE AND SELF-SUFFICIENCY POLICY

### City of Manistee Housing Commission

### Community Service and Self-sufficiency Policy

#### A. Background

The Quality Housing and Work Responsibility Act of 1998 requires that all nonexempt (see definitions) public housing adult residents (18 or older) contribute eight (8) hours per month of community service (volunteer work) or participate in eight (8) hours of training, counseling, classes or other activities that help an individual toward self-sufficiency and economic independence. This is a requirement of the public housing lease.

#### B. Definitions

**Community Service** – community service activities include, but are not limited to, work at:

- Local public or nonprofit institutions such as schools, head start programs, before or after school programs, child care centers, hospitals, clinics, hospices, nursing homes, recreation centers, senior centers, adult day care programs, homeless shelters, feeding programs, food banks (distributing either donated or commodity foods), or clothes closets (distributing donated clothing)
- Nonprofit organizations serving PHA residents or their children such as: Boy or Girl Scouts, Boys or Girls Club, 4-H clubs, Police Assistance League (PAL), organized children's recreation, mentoring or education programs, Big Brothers or Big Sisters, garden centers, community clean-up programs, beautification programs
- Programs funded under the Older Americans Act, such as Green Thumb, Service Corps of Retired Executives, senior meals programs, senior centers, Meals on Wheels
- Public or nonprofit organizations dedicated to seniors, youth, children, residents, citizens, special-needs populations or with missions to enhance the environment, historic resources, cultural identities, neighborhoods, or performing arts
- PHA housing to improve grounds or provide gardens (so long as such work does not alter the PHA's insurance coverage); or work through resident organizations to help other residents with problems, including serving on the Resident Advisory Board
- Care for the children of other residents so parent may volunteer

**Note:** Political activity is excluded.

**Self-Sufficiency Activities** – self-sufficiency activities include, but are not limited to:

- Job readiness or job training
- Training programs through local one-stop career centers, workforce investment boards (local entities administered through the U.S. Department of Labor), or other training providers
- Employment counseling, work placement, or basic skills training
- Education, including higher education (junior college or college), GED classes, or reading, financial, or computer literacy classes
- Apprenticeships (formal or informal)
- English proficiency or English as a second language classes
- Budgeting and credit counseling
- Any activity required by the Department of Public Assistance under Temporary Assistance for Needy Families (TANF)
- Any other program necessary to ready a participant to work (such as substance abuse or mental health counseling)

**Exempt Adult** – an adult member of the family who meets any of the following criteria:

- Is 62 years of age or older
- Is blind or a person with disabilities (as defined under section 216[i][I] or 1614 of the Social Security Act), and who certifies that because of this disability he or she is unable to comply with the service provisions, or is the primary caretaker of such an individual
- Is engaged in *work activities*
- Is able to meet requirements under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program; or
- Is a member of a family receiving assistance, benefits, or services under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program, and has not been found by the state or other administering entity to be in noncompliance with such program.

**Work Activities** – as it relates to an exemption from the community service requirement, *work activities* means:

- Unsubsidized employment
- Subsidized private sector employment
- Subsidized public sector employment
- Work experience (including work associated with the refurbishing of publicly assisted housing) if sufficient private sector employment is not available
- On-the-job training
- Job search and job readiness assistance
- Community service programs
- Vocational educational training (not to exceed 12 months with respect to any individual)
- Job skills training directly related to employment
- Education directly related to employment, in the case of a recipient who has not received a high school diploma or a certificate of high school equivalency
- Satisfactory attendance at secondary school or in a course of study leading to a certificate of general equivalence, in the case of a recipient who has not completed secondary school or received such a certificate
- Provision of child care services to an individual who is participating in a community service program

### C. Requirements of the Program

1. The eight (8) hours per month may be either volunteer work or self-sufficiency program activity, or a combination of the two.
2. At least eight (8) hours of activity must be performed each month. An individual may not skip a month and then double up the following month, unless special circumstances warrant special consideration. The housing authority will make the determination of whether to allow or disallow a deviation from the schedule based on a family's written request.
3. Family obligation:
  - At lease execution, all adult members (18 or older) of a public housing resident family must:
    - Sign a certification (Attachment A) that they have received and read this policy and understand that if they are not exempt, failure to comply with the community service requirement will result in a nonrenewal of their lease; and
    - Declare if they are exempt. If exempt, they must complete the Exemption Form (Exhibit 11-3) and provide documentation of the exemption.
  - Upon written notice from the CMHC, nonexempt family members must present complete documentation of activities performed during the applicable lease term. This documentation will include places for signatures of supervisors, instructors, or counselors, certifying to the number of hours contributed.
  - If a family member is found to be noncompliant at the end of the 12-month lease term, he or she, and the head of household, will be required to sign an agreement with the housing authority to make up the deficient hours over the next twelve (12) month period, or the lease will be terminated.
4. Change in exempt status:
  - If, during the twelve (12) month lease period, a nonexempt person becomes exempt, it is his or her responsibility to report this to the CMHC and provide documentation of exempt status.
  - If, during the twelve (12) month lease period, an exempt person becomes nonexempt, it is his or her responsibility to report this to the CMHC. Upon receipt of this information the CMHC will provide the person with the appropriate documentation form(s) and a list of agencies in the community that provide volunteer and/or training opportunities.

#### **D. CMHC Obligation**

1. To the greatest extent possible and practicable, the CMHC will:
  - Provide names and contacts at agencies that can provide opportunities for residents, including residents with disabilities, to fulfill their community service obligations.
  - Provide in-house opportunities for volunteer work or self-sufficiency activities.
2. The CMHC will provide the family with a copy of this policy, and all applicable exemption verification forms and community service documentation forms, at lease-up, lease renewal, when a family member becomes subject to the community service requirement during the lease term, and at any time upon the family's request.
3. Although exempt family members will be required to submit documentation to support their exemption, the CMHC will verify the exemption status in accordance with its verification policies. The CMHC will make the final determination as to whether or not a family member is exempt from the community service requirement. Residents may use the PHA's grievance procedure if they disagree with the CMHC's determination.
4. Noncompliance of family member:
  - At least thirty (30) days prior to the end of the 12-month lease term, the CMHC will begin reviewing the exempt or nonexempt status and compliance of family members;
    - The CMHC will secure a certification of compliance from nonexempt family members (Attachment B).
  - If, at the end of the initial 12-month lease term under which a family member is subject to the community service requirement, the CMHC finds the family member to be noncompliant, the CMHC will not renew the lease unless:
    - The head of household and any other noncompliant resident enter into a written agreement with the PHA, to make up the deficient hours over the next twelve (12) month period; or
    - The family provides written documentation satisfactory to the CMHC that the noncompliant family member no longer resides in the unit.
  - If, at the end of the next 12-month lease term, the family member is still not compliant, a 30-day notice to terminate the lease will be issued and the entire family will have to vacate, unless the family provides written documentation satisfactory to the CMHC that the noncompliant family member no longer resides in the unit;
  - The family may use the CMHC's grievance procedure to dispute the lease termination.

All adult family members must sign and date below, certifying that they have read and received a copy of this Community Service and Self-Sufficiency Policy.

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Date

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Date

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Date

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Date

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**EXHIBIT 11-2: DEFINITION OF A PERSON WITH A DISABILITY UNDER SOCIAL SECURITY ACTS 216(i)(1) and Section 1416(excerpt) FOR PURPOSES OF EXEMPTION FROM COMMUNITY SERVICE**

**Social Security Act:**

**216(i)(1):** Except for purposes of sections 202(d), 202(e), 202(f), 223, and 225, the term “disability” means (A) inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or has lasted or can be expected to last for a continuous period of not less than 12 months, or (B) blindness; and the term “blindness” means central visual acuity of 20/200 or less in the better eye with the use of a correcting lens. An eye which is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees shall be considered for purposes of this paragraph as having a central visual acuity of 20/200 or less.

**Section 1416 (excerpt):**

SEC. 1614. [42 U.S.C. 1382c] (a)(1) For purposes of this title, the term “aged, blind, or disabled individual” means an individual who—

(A) is 65 years of age or older, is blind (as determined under paragraph (2)), or is disabled (as determined under paragraph (3)), and

(B)(i) is a resident of the United States, and is either (I) a citizen or (II) an alien lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law (including any alien who is lawfully present in the United States as a result of the application of the provisions of section 212(d)(5) of the Immigration and Nationality Act), or

(ii) is a child who is a citizen of the United States and, who is living with a parent of the child who is a member of the Armed Forces of the United States assigned to permanent duty ashore outside the United States.

(2) An individual shall be considered to be blind for purposes of this title if he has central visual acuity of 20/200 or less in the better eye with the use of a correcting lens. An eye which is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees shall be considered for purposes of the first sentence of this subsection as having a central visual acuity of 20/200 or less. An individual shall also be considered to be blind for purposes of this title if he is blind as defined under a State plan approved under title X or XVI as in effect for October 1972 and received aid under such plan (on the basis of blindness) for December 1973, so long as he is continuously blind as so defined.

(3)(A) Except as provided in subparagraph (C), an individual shall be considered to be disabled for purposes of this title if he is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than twelve months.

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**EXHIBIT 11-3: PHA DETERMINATION OF EXEMPTION FOR COMMUNITY SERVICE**

Family: \_\_\_\_\_

Adult family member: \_\_\_\_\_

This adult family member meets the requirements for being exempted from the PHA's community service requirement for the following reason:

- 62 years of age or older (*Documentation of age in file*)
- Is a person with disabilities and self-certifies below that he or she is unable to comply with the community service requirement (*Documentation of HUD definition of disability in file*)

**Tenant certification:** I am a person with disabilities and am unable to comply with the community service requirement.

\_\_\_\_\_  
Signature of Family Member

\_\_\_\_\_  
Date

- Is the primary caretaker of such an individual in the above category. (*Documentation in file*)
- Is engaged in work activities (*Verification in file*)
- Is able to meet requirements under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program (*Documentation in file*)
- Is a member of a family receiving assistance, benefits, or services under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program, and has not been found by the state or other administering entity to be in noncompliance with such program (*Documentation in file*)

\_\_\_\_\_  
Signature of Family Member

\_\_\_\_\_  
Date

\_\_\_\_\_  
Signature of PHA Official

\_\_\_\_\_  
Date

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# **Chapter 12**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 12

### TRANSFER POLICY

#### INTRODUCTION

This chapter explains the PHA's transfer policy, based on HUD regulations, HUD guidance, and PHA policy decisions.

This chapter describes HUD regulations and PHA policies related to transfers in four parts:

Part I: Emergency Transfers. This part describes emergency transfers, emergency transfer procedures, and payment of transfer costs.

Part II: PHA Required Transfers. This part describes types of transfers that may be required by the PHA, notice requirements, and payment of transfer costs.

Part III: Transfers Requested by Residents. This part describes types of transfers that may be requested by residents, eligibility requirements, security deposits, payment of transfer costs, and handling of transfer requests.

Part IV: Transfer Processing. This part describes creating a waiting list, prioritizing transfer requests, the unit offer policy, examples of good cause, deconcentration, transferring to another development and reexamination.

The PHA may require the tenant to move from the unit under some circumstances. There are also emergency circumstances under which alternate accommodations for the tenant must be provided, that may or may not require a transfer.

The tenant may also request a transfer, such as a request for a new unit as a reasonable accommodation.

The PHA must have specific policies in place to deal with acceptable transfer requests.

#### **PART I: EMERGENCY TRANSFERS**

##### **12-I.A. OVERVIEW**

HUD categorizes certain situations that require emergency transfers [PH Occ GB, p. 147]. The emergency transfer differs from a typical transfer in that it requires immediate action by the PHA.

In the case of a genuine emergency, it may be unlikely that the PHA will have the time or resources to immediately transfer a tenant. Due to the immediate need to vacate the unit, placing the tenant on a transfer waiting list would not be appropriate. Under such circumstances, if an appropriate unit is not immediately available, the PHA should find alternate accommodations for the tenant until the emergency passes, or a permanent solution, i.e., return to the unit or transfer to another unit, is possible.

## **12-I.B. EMERGENCY TRANSFERS**

If the dwelling unit is damaged to the extent that conditions are created which are hazardous to life, health, or safety of the occupants, the PHA must offer standard alternative accommodations, if available, where necessary repairs cannot be made within a reasonable time [24 CFR 966.4(h)].

### CMHC Policy

The following is considered an emergency circumstance warranting an immediate transfer of the tenant or family:

Maintenance conditions in the resident's unit, building or at the site that pose an immediate, verifiable threat to the life, health or safety of the resident or family members that cannot be repaired or abated within 24 hours. Examples of such unit or building conditions would include: a gas leak; no heat in the building during the winter; no water; toxic contamination; and serious water leaks.

## **12-I.C. EMERGENCY TRANSFER PROCEDURES**

### CMHC Policy

If the transfer is necessary because of maintenance conditions, and an appropriate unit is not immediately available, the CMHC will provide temporary accommodations to the tenant by arranging for temporary lodging at a hotel or similar location. If the conditions that required the transfer cannot be repaired, or the condition cannot be repaired in a reasonable amount of time, the CMHC will transfer the resident to the first available and appropriate unit after the temporary relocation.

Emergency transfers are mandatory for the tenant.

## **12-I.D. COSTS OF TRANSFER**

### CMHC Policy

The CMHC will bear the reasonable costs of temporarily accommodating the tenant and of long term transfers, if any, due to emergency conditions.

The reasonable cost of transfers includes the cost of packing, moving, and unloading.

Rather than reimbursing the family for eligible, reasonable expenses related to the move, the City of Manistee Housing Commission will either complete the move, or make arrangements and pay for the move.

## **PART II: PHA REQUIRED TRANSFERS**

### **12-II.A. OVERVIEW**

HUD regulations regarding transfers are minimal, leaving it up to the PHA to develop reasonable transfer policies.

The PHA may require that a resident transfer to another unit under some circumstances. For example, the PHA may require a resident to transfer to make an accessible unit available to a disabled family. The PHA may also transfer a resident in order to maintain occupancy standards based on family composition. Finally, a PHA may transfer residents in order to demolish or renovate the unit.

A transfer that is required by the PHA is an adverse action, and is subject to the notice requirements for adverse actions [24 CFR 966.4(e)(8)(i)].

### **12-II.B. TYPES OF PHA REQUIRED TRANSFERS**

#### CMHC Policy

The types of transfers that may be required by the CMHC, include, but are not limited to, transfers to make an accessible unit available for a disabled family, transfers to comply with occupancy standards, transfers for demolition, disposition, revitalization, or rehabilitation, and emergency transfers as discussed in Part I of this chapter.

Transfers required by the CMHC are mandatory for the tenant.

#### **Transfers to Make an Accessible Unit Available**

When a family is initially given an accessible unit, but does not require the accessible features, the PHA may require the family to agree to move to a non-accessible unit when it becomes available [24 CFR 8.27(b)].

#### CMHC Policy

When a non-accessible unit becomes available, the CMHC will transfer a family living in an accessible unit that does not require the accessible features, to an available unit that is not accessible. The CMHC may wait until a disabled resident requires the accessible unit before transferring the family that does not require the accessible features out of the accessible unit.

## Occupancy Standards Transfers

The PHA may require a resident to move when a reexamination indicates that there has been a change in family composition, and the family is either overcrowded or over-housed according to PHA policy [24 CFR 960.257(a)(4)]. On some occasions, the PHA may initially place a resident in an inappropriately sized unit at lease-up, where the family is over-housed, to prevent vacancies. The public housing lease must include the tenant's agreement to transfer to an appropriately sized unit based on family composition [24 CFR 966.4(c)(3)].

### CMHC Policy

The CMHC will transfer a family when the family size has changed and the family is now too large (overcrowded) or too small (over-housed) for the unit occupied.

For purposes of the transfer policy, overcrowded and over-housed are defined as follows:

*Overcrowded:* the number of household members exceeds the maximum number of persons allowed for the unit size in which the family resides, according to the chart in Section 5-I.B.

*Over-housed:* the family no longer qualifies for the bedroom size in which they are living based on the PHA's occupancy standards as described in Section 5-I.B.

The CMHC may also transfer a family who was initially placed in a unit in which the family was over-housed to a unit of an appropriate size based on the CMHC's occupancy standards, when the CMHC determines there is a need for the transfer.

The CMHC may elect not to transfer an over-housed family in order to prevent vacancies.

A family that is required to move because of family size will be advised by the CMHC that a transfer is necessary and that the family has been placed on the transfer list.

Families that request and are granted an exception to the occupancy standards (for either a larger or smaller size unit) in accordance with the policies in Section 5-I.C. will only be required to transfer if it is necessary to comply with the approved exception.

## **Demolition, Disposition, Revitalizations, or Rehabilitation Transfers**

These transfers permit the PHA to demolish, sell or do major capital or rehabilitation work at a building site [PH Occ GB, page 148].

### CMHC Policy

The CMHC will relocate a family when the unit or site in which the family lives is undergoing major rehabilitation that requires the unit to be vacant, or the unit is being disposed of or demolished. The CMHC's relocation plan may or may not require transferring affected families to other available public housing units.

If the relocation plan calls for transferring public housing families to other public housing units, affected families will be placed on the transfer list.

In cases of revitalization or rehabilitation, the family may be offered a temporary relocation if allowed under Relocation Act provisions, and may be allowed to return to their unit, depending on contractual and legal obligations, once revitalization or rehabilitation is complete.

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### **12-II.C. ADVERSE ACTION [24 CFR 966.4(e)(8)(i)]**

A PHA required transfer is an adverse action. As an adverse action, the transfer is subject to the requirements regarding notices of adverse actions. If the family requests a grievance hearing within the required timeframe, the PHA may not take action on the transfer until the conclusion of the grievance process.

### **12-II.D. COST OF TRANSFER**

#### CMHC Policy

The CMHC will bear the reasonable costs of transfers that the CMHC requires, except that residents will be required to bear the cost of occupancy standards transfers, as defined in Sections 5 I.B. and 12 II.B above.

The reasonable costs of transfers include the cost of packing, moving, and unloading.

Rather than reimbursing the family for eligible, reasonable expenses related to the move, the City of Manistee Housing Commission will either complete the move, or make arrangements and pay for the move.

## **PART III: TRANSFERS REQUESTED BY TENANTS**

### **12-III.A. OVERVIEW**

HUD provides the PHA with discretion to consider transfer requests from tenants. The only requests that the PHA is required to consider are requests for reasonable accommodation. All other transfer requests are at the discretion of the PHA. To avoid administrative costs and burdens, this policy limits the types of requests that will be considered by the PHA.

Some transfers that are requested by tenants should be treated as higher priorities than others due to the more urgent need for the transfer.

### **12-III.B. TYPES OF RESIDENT REQUESTED TRANSFERS**

#### CMHC Policy

The types of requests for transfers that the CMHC will consider are limited to requests for transfers to alleviate a serious or life threatening medical condition, transfers due to a threat of physical harm or criminal activity, reasonable accommodation, transfers to a different unit size as long as the family qualifies for the unit according to the CMHC's occupancy standards, and transfers to a location closer to employment. No other transfer requests will be considered by the PHA.

The CMHC will consider the following as high priority transfer requests:

When a transfer is needed to alleviate verified medical problems of a serious or life-threatening nature

When there has been a verified threat of physical harm or criminal activity. Such circumstances may, at the CMHC's discretion, include an assessment by law enforcement indicating that a family member is the actual or potential victim of a criminal attack, retaliation for testimony, a hate crime, or domestic violence, dating violence, sexual assault, or stalking.

When a family requests a transfer as a reasonable accommodation. Examples of a reasonable accommodation transfer include, but are not limited to, a transfer to a first floor unit for a person with mobility impairment, or a transfer to a unit with accessible features

The CMHC will consider the following as regular priority transfer requests:

When a family requests a unit with more bedrooms than the unit currently occupied, even though the family does not meet the CMHC's definition of overcrowded, as long as the family meets the CMHC's occupancy standards for the requested size unit

When the head of household or spouse is employed 25 miles or more from the public housing unit, has no reliable transportation, and public transportation is not adequate

Transfers requested by the tenant are considered optional for the tenant.

### **12-III.C. ELIGIBILITY FOR TRANSFER**

Transferring residents do not have to meet the admission eligibility requirements pertaining to income or preference. However, the PHA may establish other standards for considering a transfer request [PH Occ GB, p. 150].

#### CMHC Policy

Except where reasonable accommodation is being requested, the CMHC will only consider transfer requests from residents that meet the following requirements:

Have not engaged in criminal activity that threatens the health and safety of residents and staff

Owe no back rent or other charges, or have a pattern of late payment

Have no housekeeping lease violations or history of damaging property

Can get utilities turned on in the name of the head of household (applicable only to properties with tenant-paid utilities)

A resident with housekeeping standards violations will be denied a transfer.

Exceptions to the good record requirement may be made when it is to the CMHC's advantage to make the transfer. Exceptions may also be made when the CMHC determines that a transfer is necessary to protect the health or safety of a resident who is a victim of domestic violence, dating violence, sexual assault, or stalking and who provides documentation of abuse in accordance with section 16-VII.D of this ACOP.

If a family requested to be placed on the waiting list for a unit size smaller than designated by the occupancy guidelines, the family will not be eligible to transfer to a larger size unit for a period of three years from the date of admission, unless they have a change in family size or composition, or it is needed as a reasonable accommodation.

### **12-III.D. SECURITY DEPOSITS**

#### CMHC Policy

When a family transfers from one unit to another, the CMHC will transfer their security deposit to the new unit. The tenant will be billed for any maintenance or others charges due for the “old” unit.

### **12-III.E. COST OF TRANSFER**

The PHA must pay moving expenses to transfer a resident with a disability to an accessible unit as an accommodation for the resident’s disability [Notice PIH 2010-26].

#### CMHC Policy

The resident will bear all of the costs of transfer s/he requests. However, in cases of documented financial hardship, the CMHC will consider assuming the transfer costs when the transfer is done as a reasonable accommodation.

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## **12-III.F. HANDLING OF REQUESTS**

### CMHC Policy

Residents requesting a transfer to another unit or development will be required to submit a written request for transfer.

In case of a reasonable accommodation transfer, the CMHC will encourage the resident to make the request in writing using a reasonable accommodation request form. However, the CMHC will consider the transfer request any time the resident indicates that an accommodation is needed whether or not a formal written request is submitted.

The CMHC will respond by approving the transfer and putting the family on the transfer list, by denying the transfer, or by requiring more information or documentation from the family, such as documentation of domestic violence, dating violence, sexual assault, or stalking in accordance with section 16-VII.D of this ACOP.

If the family does not meet the “good record” requirements under Section 12-III.C., the manager will address the problem and, until resolved, the request for transfer will be denied.

The CMHC will respond within ten (10) business days of the submission of the family’s request. If the CMHC denies the request for transfer, the family will be informed of its grievance rights.

## PART IV: TRANSFER PROCESSING

### 12-IV.A. OVERVIEW

Generally, families who request a transfer should be placed on a transfer list and processed in a consistent and appropriate order. The transfer process must be clearly auditable to ensure that residents do not experience inequitable treatment.

### 12-IV.B. TRANSFER LIST

#### CMHC Policy

The CMHC will maintain a centralized transfer list to ensure that transfers are processed in the correct order and that procedures are uniform across all properties.

Emergency transfers will not automatically go on the transfer list. Instead emergency transfers will be handled immediately, on a case by case basis. If the emergency cannot be resolved by a temporary accommodation, and the resident requires a permanent transfer, the family will be placed at the top of the transfer list.

Transfers will be processed in the following order:

1. Emergency transfers (hazardous maintenance conditions)
2. High-priority transfers (verified medical condition, threat of harm or criminal activity, or reasonable accommodation)
3. Transfer to make accessible units available
4. Demolition, renovation, etc.
5. Occupancy standards
6. Other CMHC-required transfers
7. Other tenant-requested transfers

Within each category, transfers will be processed in order of the date a family was placed on the transfer list, starting with the earliest date.

With the approval of the executive director, the CMHC may, on a case-by-case basis, transfer a family without regard to its placement on the transfer list in order to address the immediate need of a family in crisis.

Demolition and renovation transfers will gain the highest priority as necessary to allow the PHA to meet the demolition or renovation schedule.

Transfers will take precedence over waiting list admissions.

## **12-IV.C. TRANSFER OFFER POLICY**

### CMHC Policy

Residents will receive one offer of a transfer.

When the transfer is required by the CMHC, the refusal of that offer without good cause will result in lease termination.

When the transfer has been requested by the resident, the refusal of that offer without good cause will result in the removal of the family from the transfer list. In such cases, the family must wait six months to reapply for another transfer.

## **12-IV.D. GOOD CAUSE FOR UNIT REFUSAL**

### CMHC Policy

Examples of good cause for refusal of a unit offer include, but are not limited to, the following:

The family demonstrates to the CMHC's satisfaction that accepting the unit offer will require an adult household member to quit a job, drop out of an educational institution or job training program, or take a child out of day care or an educational program for children with disabilities.

The family demonstrates to the CMHC's satisfaction that accepting the offer will place a family member's life, health, or safety in jeopardy. The family should offer specific and compelling documentation such as restraining orders, other court orders, risk assessments related to witness protection from a law enforcement agency, or documentation of domestic violence, dating violence, sexual assault, or stalking in accordance with section 16 VII.D. of this ACOP.

Refusals due to location alone do not qualify for this good cause exemption.

A health professional verifies temporary hospitalization or recovery from illness of the principal household member, other household members (as listed on final application) or live-in aide necessary to the care of the principal household member.

The unit is inappropriate for the applicant's disabilities, or the family does not need the accessible features in the unit offered and does not want to be subject to a 30-day notice to move.

The unit has lead-based paint and the family includes children under the age of six.

The CMHC will require documentation of good cause for unit refusals.

#### **12-IV.E. DECONCENTRATION**

##### CMHC Policy

If subject to deconcentration requirements, the CMHC will consider its deconcentration goals when transfer units are offered. When feasible, families above the Established Income Range will be offered a unit in a development that is below the Established Income Range, and vice versa, to achieve the CMHC's deconcentration goals. A deconcentration offer will be considered a "bonus" offer; that is, if a resident refuses a deconcentration offer, the resident will receive one additional transfer offer.

#### **12-IV.F. REEXAMINATION POLICIES FOR TRANSFERS**

##### CMHC Policy

The reexamination date will not change unless the transfer is to/from a unit requiring a utility allowance.

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# **Chapter 13**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

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## Chapter 13

### LEASE TERMINATIONS

#### INTRODUCTION

Either party to the dwelling lease agreement may terminate the lease in accordance with the terms of the lease. A public housing lease is different from a private dwelling lease in that the family's rental assistance is tied to their tenancy. When the family moves from their public housing unit, they lose their rental assistance. Therefore, there are additional safeguards to protect the family's tenancy in public housing.

Likewise, there are safeguards to protect HUD's interest in the public housing program. The PHA has the authority to terminate the lease because of the family's failure to comply with HUD regulations, for serious or repeated violations of the terms of the lease, and for other good cause. HUD regulations also specify when termination of the lease is mandatory by the PHA.

When determining PHA policy on terminations of the lease, the PHA must consider state and local landlord-tenant laws in the area where the PHA is located. Such laws vary from one location to another, and these variances may be either more or less restrictive than federal law or HUD regulation.

This chapter presents the policies that govern voluntary termination of the lease by the family and the mandatory and voluntary termination of the lease by the PHA. It is presented in four parts:

Part I: Termination by Tenant. This part discusses the PHA requirements for voluntary termination of the lease by the family.

Part II: Termination by PHA - Mandatory. This part describes circumstances when termination of the lease by the PHA is mandatory. This part also explains nonrenewal of the lease for noncompliance with community service requirements.

Part III: Termination by PHA – Other Authorized Reasons. This part describes the PHA's options for lease termination that are not mandated by HUD regulation but for which HUD authorizes PHAs to terminate. For some of these options HUD requires the PHA to establish policies and lease provisions for termination, but termination is not mandatory. For other options the PHA has full discretion whether to consider the options as just cause to terminate as long as the PHA policies are reasonable, nondiscriminatory, and do not violate state or local landlord-tenant law. This part also discusses the alternatives that the PHA may consider in lieu of termination, and the criteria the PHA will use when deciding what actions to take.

Part IV: Notification Requirements. This part presents the federal requirements for disclosure of criminal records to the family prior to termination, the HUD requirements and PHA policies regarding the timing and content of written notices for lease termination and eviction, and notification of the post office when eviction is due to criminal activity. This part also discusses record keeping related to lease termination.

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## PART I: TERMINATION BY TENANT

### 13-I.A. TENANT CHOOSES TO TERMINATE THE LEASE [24 CFR 966.4(k)(1)(ii) and 24 CFR 966.4(l)(1)]

The family may terminate the lease at any time, for any reason, by following the notification procedures as outlined in the lease. Such notice must be in writing and delivered to the property site office or the PHA central office or sent by pre-paid first-class mail, properly addressed.

#### CMHC Policy

If a family desires to move and terminate their tenancy with the CMHC, they must give at least 30 calendar days advance written notice to the CMHC of their intent to vacate. When a family must give less than 30 days notice due to circumstances beyond their control the CMHC, at its discretion, may waive the 30 day requirement.

The notice of lease termination must be signed by the head of household, spouse, or cohead.

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## **PART II: TERMINATION BY PHA – MANDATORY**

### **13-II.A. OVERVIEW**

HUD requires mandatory termination of the lease for certain actions or inactions of the family. There are other actions or inactions of the family that constitute *grounds* for lease termination, but the lease termination is not mandatory. The PHA must establish policies for termination of the lease in these cases where termination is optional for the PHA.

For those tenant actions or failures to act where HUD requires termination, the PHA has no such option. In those cases, the family's lease must be terminated. This part describes situations in which HUD requires the PHA to terminate the lease.

### **13-II.B. FAILURE TO PROVIDE CONSENT [24 CFR 960.259(a) and (b)]**

The PHA must terminate the lease if any family member fails to sign and submit any consent form s/he is required to sign for any reexamination. See Chapter 7 for a complete discussion of consent requirements.

### **13-II.C. FAILURE TO DOCUMENT CITIZENSHIP [24 CFR 5.514(c) and (d) and 24 CFR 960.259(a)]**

The PHA must terminate the lease if (1) a family fails to submit required documentation within the required timeframe concerning any family member's citizenship or immigration status; (2) a family submits evidence of citizenship and eligible immigration status in a timely manner, but United States Citizenship and Immigration Services (USCIS) primary and secondary verification does not verify eligible immigration status of the family, resulting in no eligible family members; or (3) a family member, as determined by the PHA, has knowingly permitted another individual who is not eligible for assistance to reside (on a permanent basis) in the unit. For (3), such termination must be for a period of at least 24 months. This does not apply to ineligible noncitizens already in the household where the family's assistance has been prorated.

See Chapter 7 for a complete discussion of documentation requirements.

**13-II.D. FAILURE TO DISCLOSE AND DOCUMENT SOCIAL SECURITY NUMBERS [24 CFR 5.218(c), 24 CFR 960.259(a)(3), Notice PIH 2012-10]**

The PHA must terminate assistance if a participant family fails to disclose the complete and accurate social security numbers of each household member and the documentation necessary to verify each social security number.

However, if the family is otherwise eligible for continued program assistance, and the PHA determines that the family's failure to meet the SSN disclosure and documentation requirements was due to circumstances that could not have been foreseen and were outside of the family's control, the PHA may defer the family's termination and provide the opportunity to comply with the requirement within a period not to exceed 90 calendar days from the date the PHA determined the family to be noncompliant.

CMHC Policy

The CMHC will defer the family's termination and provide the family with the opportunity to comply with the requirement for a period of 90 calendar days for circumstances beyond the participant's control such as delayed processing of the SSN application by the SSA, natural disaster, fire, death in the family, or other emergency, if there is a reasonable likelihood that the participant will be able to disclose an SSN by the deadline.

See Chapter 7 for a complete discussion of documentation and certification requirements.

**13-II.E. FAILURE TO ACCEPT THE PHA'S OFFER OF A LEASE REVISION [24 CFR 966.4(l)(2)(ii)(E)]**

The PHA must terminate the lease if the family fails to accept the PHA's offer of a lease revision to an existing lease, provided the PHA has done the following:

- The revision is on a form adopted by the PHA in accordance with 24 CFR 966.3 pertaining to requirements for notice to tenants and resident organizations and their opportunity to present comments.
- The PHA has made written notice of the offer of the revision at least 60 calendar days before the lease revision is scheduled to take effect.
- The PHA has specified in the offer a reasonable time limit within that period for acceptance by the family.

See Chapter 8 for information pertaining to PHA policies for offering lease revisions.

**13-II.F. METHAMPHETAMINE CONVICTION [24 CFR 966.4(l)(5)(i)(A)]**

The PHA must immediately terminate the lease if the PHA determines that any household member has ever been convicted of the manufacture or production of methamphetamine on the premises of federally-assisted housing.

See Part 13-III.B. below for the HUD definition of *premises*.

**13-II.G. LIFETIME REGISTERED SEX OFFENDERS [Notice PIH 2012-28]**

Should a PHA discover that a member of an assisted household was subject to a lifetime registration requirement at admission and was erroneously admitted after June 25, 2001, the PHA must immediately terminate assistance for the household member.

In this situation, the PHA must offer the family the opportunity to remove the ineligible family member from the household. If the family is unwilling to remove that individual from the household, the PHA must terminate assistance for the household.

**13-II.H. NONCOMPLIANCE WITH COMMUNITY SERVICE REQUIREMENTS [24 CFR 966.4(l)(2)(ii)(D), 24 CFR 960.603(b) and 24 CFR 960.607(b)(2)(ii) and (c)]**

The PHA is prohibited from renewing the lease at the end of the 12 month lease term when the family fails to comply with the community service requirements as described in Chapter 11.

**13-II.I. DEATH OF A SOLE FAMILY MEMBER [Notice PIH 2012-10]**

The PHA must immediately terminate program assistance for deceased single member households.

## **PART III: TERMINATION BY PHA – OTHER AUTHORIZED REASONS**

### **13-III.A. OVERVIEW**

Besides requiring PHAs to terminate the lease under the circumstances described in Part II, HUD requires the PHA to establish provisions in the lease for termination pertaining to certain criminal activity, alcohol abuse, and certain household obligations stated in the regulations. While these provisions for lease termination must be in the lease agreement, HUD does not require PHAs to terminate for such violations in all cases. The PHA has the discretion to consider circumstances surrounding the violation or, in applicable situations, whether the offending household member has entered or completed rehabilitation, and the PHA may, as an alternative to termination, require the exclusion of the culpable household member. The PHA must adopt policies concerning the use of these options.

In addition, HUD authorizes PHAs to terminate the lease for other grounds, but for only those grounds that constitute serious or repeated violations of material terms of the lease or for other good cause. The PHA must develop policies pertaining to what constitutes serious or repeated lease violations, and other good cause, based upon the content of the PHA lease. In the development of the terms of the lease, the PHA must consider the limitations imposed by state and local landlord-tenant law, as well as HUD regulations and federal statutes. Because of variations in state and local landlord-tenant law, and because HUD affords PHAs wide discretion in some areas, a broad range of policies could be acceptable.

The PHA, with some restrictions, also has the option to terminate the tenancies of families who are over income.

The PHA may consider alternatives to termination and must establish policies describing the criteria the PHA will use when deciding what action to take, the types of evidence that will be acceptable, and the steps the PHA must take when terminating a family's lease.

### **13-III.B. MANDATORY LEASE PROVISIONS [24 CFR 966.4(l)(5)]**

This section addresses provisions for lease termination that must be included in the lease agreement according to HUD regulations. Although the provisions are required, HUD does not require PHAs to terminate for such violations in all cases, therefore PHA policies are needed.

#### ***Definitions* [24 CFR 5.100]**

The following definitions will be used for this and other parts of this chapter:

*Affiliated individual* is defined in section 16-VII.B.

*Covered person* means a tenant, any member of the tenant's household, a guest, or another person under the tenant's control.

*Dating violence* is defined in section 16-VII.B.

*Domestic violence* is defined in section 16-VII.B.

*Drug* means a controlled substance as defined in section 102 of the Controlled Substances Act [21 U.S.C. 802].

*Drug-related criminal activity* means the illegal manufacture, sale, distribution, or use of a drug, or the possession of a drug with the intent to manufacture, sell, distribute, or use the drug.

*Guest* means a person temporarily staying in the unit with the consent of a tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant.

*Household* means the family and PHA-approved live-in aide. The term household also includes foster children and/or foster adults that have been approved to reside in the unit [HUD-50058, Instruction Booklet, p. 65].

*Other person under the tenant's control* means that the person, although not staying as a guest in the unit, is, or was at the time of the activity in question, on the premises because of an invitation from the tenant or other member of the household who has express or implied authority to so consent on behalf of the tenant. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate commercial purposes is not *under the tenant's control*.

*Premises* means the building or complex or development in which the public or assisted housing dwelling unit is located, including common areas and grounds.

*Sexual assault* is defined in section 16-VII.B.

*Stalking* is defined in section 16-VII.B.

*Violent criminal activity* means any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage.

### **Drug Crime On or Off the Premises [24 CFR 966.4(l)(5)(i)(B)]**

The lease must provide that drug-related criminal activity engaged in on or off the premises by the tenant, member of the tenant's household or guest, or any such activity engaged in on the premises by any other person under the tenant's control is grounds for termination.

#### CMHC Policy

The CMHC will terminate the lease for drug-related criminal activity engaged in on or off the premises by any tenant, member of the tenant's household or guest, and any such activity engaged in on the premises by any other person under the tenant's control.

The CMHC will consider all credible evidence, including but not limited to, any record of arrests or convictions of covered persons related to the drug-related criminal activity.

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors as described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

### **Illegal Use of a Drug [24 CFR 966.4(l)(5)(i)(B)]**

The lease must provide that a PHA may evict a family when the PHA determines that a household member is illegally using a drug or that a pattern of illegal use of a drug interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents.

#### CMHC Policy

The CMHC will terminate the lease when the CMHC determines that a household member is illegally using a drug or the CMHC determines that a pattern of illegal use of a drug interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents.

A pattern of illegal drug use means more than one incident of any use of illegal drugs during the previous 36 months.

The CMHC will consider all credible evidence, including but not limited to, any record of arrests or convictions of household members related to the use of illegal drugs.

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors as described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

### **Threat to Other Residents [24 CFR 966.4(l)(5)(ii)(A)]**

The lease must provide that any criminal activity by a covered person that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents (including PHA management staff residing on the premises) or by persons residing in the immediate vicinity of the premises is grounds for termination of tenancy.

#### CMHC Policy

The CMHC will terminate the lease when a covered person engages in any criminal activity that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents (including CMHC management staff residing on the premises) or by persons residing in the immediate vicinity of the premises.

*Immediate vicinity* means within a five-mile radius of the premises.

The CMHC will consider all credible evidence, including but not limited to, any record of arrests or convictions of covered persons related to the criminal activity.

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors as described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

### **Alcohol Abuse [24 CFR 966.4(l)(5)(vi)(A)]**

PHAs must establish standards that allow termination of tenancy if the PHA determines that a household member has engaged in abuse or pattern of abuse of alcohol that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents.

#### CMHC Policy

The CMHC will terminate the lease if the CMHC determines that a household member has engaged in abuse or a pattern of abuse of alcohol that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents.

A pattern of such alcohol abuse means more than one incident of any such abuse of alcohol during the previous 36 months.

The PHA will consider all credible evidence, including but not limited to, any record of arrests or convictions of household members related to the abuse of alcohol.

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors as described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

**Furnishing False or Misleading Information Concerning Illegal Drug Use or Alcohol Abuse or Rehabilitation [24 CFR 966.4(l)(5)(vi)(B)]**

PHAs must establish standards that allow termination of tenancy if the PHA determines that a household member has furnished false or misleading information concerning illegal drug use, alcohol abuse, or rehabilitation of illegal drug users or alcohol abusers.

CMHC Policy

The PHA will terminate the lease if the CMHC determines that a household member has furnished false or misleading information concerning illegal drug use, alcohol abuse, or rehabilitation of illegal drug users or alcohol abusers.

The CMHC will consider all credible evidence, including but not limited to, any record of arrests or convictions of household members related to the use of illegal drugs or the abuse of alcohol, and any records or other documentation (or lack of records or documentation) supporting claims of rehabilitation of illegal drug users or alcohol abusers.

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors as described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

**Other Serious or Repeated Violations of Material Terms of the Lease – Mandatory Lease Provisions [24 CFR 966.4(1)(2)(i) and 24 CFR 966.4(f)]**

HUD regulations require certain tenant obligations to be incorporated into the lease. Violations of such regulatory obligations are considered to be serious or repeated violations of the lease and grounds for termination. Incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking may not be construed as serious or repeated violations of the lease by the victim or threatened victim of such violence or stalking [24 CFR 5.2005(c)(1)].

CMHC Policy

The CMHC will terminate the lease for the following violations of tenant obligations under the lease:

Failure to make payments due under the lease, including nonpayment of rent (see Chapter 8 for details pertaining to lease requirements for payments due);

Repeated late payment of rent or other charges. Two late payments within a 12 month period shall constitute a repeated late payment.

Failure to fulfill the following household obligations:

Not to assign the lease or to sublease the dwelling unit. Subleasing includes receiving payment to cover rent and utility costs by a person living in the unit who is not listed as a family member.

Not to provide accommodations for boarders or lodgers

To use the dwelling unit solely as a private dwelling for the tenant and the tenant's household as identified in the lease, and not to use or permit its use for any other purpose

To abide by necessary and reasonable regulations (known as the House Rules) promulgated by the CMHC for the benefit and well-being of the housing project and the tenants which shall be posted in the project office and incorporated by reference in the lease

To comply with all obligations imposed upon tenants by applicable provisions of building and housing codes materially affecting health and safety

To keep the dwelling unit and such other areas as may be assigned to the tenant for the tenant's exclusive use in a clean and safe condition

To dispose of all ashes, garbage, rubbish, and other waste from the dwelling unit in a sanitary and safe manner

To use only in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air-conditioning and other facilities and appurtenances including elevators

To refrain from, and to cause the household and guests to refrain from destroying, defacing, damaging, or removing any part of the dwelling unit or project

To refrain from, and to cause the household and guests to refrain from destroying, disabling, removing or otherwise causing a smoke and/or CO2 detector from functioning properly.

To pay reasonable charges (other than for normal wear and tear) for the repair of damages to the dwelling unit, or to the project (including damages to project buildings, facilities or common areas) caused by the tenant, a member of the household or a guest

To act, and cause household members or guests to act, in a manner which will not disturb other residents' peaceful enjoyment of their accommodations and will be conducive to maintaining the project in a decent, safe and sanitary condition

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors as described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

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### **13-III.C. OTHER AUTHORIZED REASONS FOR TERMINATION [24 CFR 966.4(l)(2) and (5)(ii)(B)]**

HUD authorizes PHAs to terminate the lease for reasons other than those described in the previous sections. These reasons are referred to as “other good cause.”

#### **Other Good Cause [24 CFR 966.4(l)(2)(ii)(B) and (C)]**

HUD regulations state that the PHA may terminate tenancy for other good cause. The regulations provide a few examples of other good cause, but do not limit the PHA to only those examples. The Violence against Women Act of 2013 explicitly prohibits PHAs from considering incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking as “other good cause” for terminating the tenancy or occupancy rights of the victim of such violence [24 CFR 5.2005(c)(1)].

#### CMHC Policy

The CMHC will terminate the lease for the following reasons.

*Fugitive Felon or Parole Violator.* If a tenant is fleeing to avoid prosecution, or custody or confinement after conviction, for a crime, or attempt to commit a crime, that is a felony under the laws of the place from which the individual flees, or that, in the case of the State of New Jersey, is a high misdemeanor; or violating a condition of probation or parole imposed under federal or state law.

*Persons subject to sex offender registration requirement.* If any member of the household has, during their current public housing tenancy, become subject to a registration requirement under a state sex offender registration program.

Discovery of facts after admission to the program that made the tenant ineligible

Discovery of material false statements or fraud by the tenant in connection with an application for assistance or with a reexamination of income

Failure to furnish such information and certifications regarding family composition and income as may be necessary for the CMHC to make determinations with respect to rent, eligibility, and the appropriateness of the dwelling unit size

Failure to transfer to an appropriate size dwelling unit based on family composition, upon appropriate notice by the CMHC that such a dwelling unit is available

Failure to permit access to the unit by the CMHC after proper advance notification for the purpose of performing routine inspections and maintenance, for making improvements or repairs, to show the dwelling unit for re-leasing, or to allow HUD inspectors or HUD-contracted inspectors access to the unit in order to conduct REAC inspections, or without advance notice if there is reasonable cause to believe that an emergency exists

Failure to promptly inform the CMHC of the birth, adoption or court-awarded custody of a child. In such a case, promptly means within 10 business days of the event.

Failure to abide by the provisions of the CMHC pet policy

If the family has breached the terms of a repayment agreement entered into with the CMHC

If a family member has violated federal, state, or local law that imposes obligations in connection with the occupancy or use of the premises.

If a household member has engaged in or threatened violent or abusive behavior toward CMHC personnel.

*Abusive or violent behavior towards CMHC personnel* includes verbal as well as physical abuse or violence. Use of racial epithets, or other language, written or oral, that is customarily used to intimidate may be considered abusive or violent behavior.

*Threatening* refers to oral or written threats or physical gestures that communicate intent to abuse or commit violence.

In making its decision to terminate the lease, the CMHC will consider alternatives as described in Section 13-III.D and other factors described in Sections 13-III.E and 13-III.F. Upon consideration of such alternatives and factors, the CMHC may, on a case-by-case basis, choose not to terminate the lease.

#### ***Family Absence from Unit [24 CFR 982.551(i)]***

It is reasonable that the family may be absent from the public housing unit for brief periods. However, the PHA needs a policy on how long the family may be absent from the unit. Absence in this context means that no member of the family is residing in the unit.

##### CMHC Policy

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

The family must promptly notify the PHA when all family members will be absent from the unit for an extended period. An extended period is defined as any period greater than 30 calendar days. In such a case promptly means within 10 business days of the start of the extended absence.

If a family is absent from the public housing unit for more than 180 consecutive days, and the family does not adequately verify that they are living in the unit, the CMHC will terminate the lease for other good cause.

*Abandonment of the unit.* If the family appears to have vacated the unit without giving proper notice, the CMHC will follow state and local landlord-tenant law pertaining to abandonment before taking possession of the unit. If necessary, the CMHC will secure the unit immediately to prevent vandalism and other criminal activity.

### **13-III.D. ALTERNATIVES TO TERMINATION OF TENANCY**

#### **Exclusion of Culpable Household Member [24 CFR 966.4(l)(5)(vii)(C)]**

As an alternative to termination of the lease for criminal activity or alcohol abuse HUD provides that the PHA may consider exclusion of the culpable household member. Such an alternative can be used for any other reason where such a solution appears viable in accordance with PHA policy.

##### CMHC Policy

The CMHC will consider requiring the tenant to exclude a household member in order to continue to reside in the assisted unit, where that household member has participated in or been culpable for action or failure to act that warrants termination.

As a condition of the family's continued occupancy, the head of household must certify that the culpable household member has vacated the unit and will not be permitted to visit or to stay as a guest in the assisted unit. The family must present evidence of the former household member's current address upon CMHC request.

#### **Repayment of Family Debts**

##### CMHC Policy

If a family owes amounts to the CMHC, as a condition of continued occupancy, the PHA will require the family to repay the full amount or to enter into a repayment agreement, within 30 days of receiving notice from the CMHC of the amount owed. See Chapter 16 for policies on repayment agreements.

### 13-III.E. CRITERIA FOR DECIDING TO TERMINATE TENANCY

A PHA that has grounds to terminate a tenancy is not required to do so, except as explained in Part II of this chapter, and may consider all of the circumstances relevant to a particular case before making a decision.

#### **Evidence [24 CFR 982.553(c)]**

For criminal activity, HUD permits the PHA to terminate the lease if a *preponderance of the evidence* indicates that a household member has engaged in the activity, regardless of whether the household member has been arrested or convicted, and without satisfying the standard of proof used for a criminal conviction.

#### CMHC Policy

The CMHC will use the preponderance of the evidence as the standard for making all termination decisions.

*Preponderance of the evidence* is defined as evidence which is of greater weight or more convincing than the evidence which is offered in opposition to it; that is, evidence which as a whole shows that the fact sought to be proved is more probable than not.

Preponderance of the evidence may not be determined by the number of witnesses, but by the greater weight of all evidence.

### **Consideration of Circumstances [24 CFR 966.4(l)(5)(vii)(B)]**

Although it is required that certain lease provisions exist for criminal activity and alcohol abuse, HUD provides that the PHA may consider all circumstances relevant to a particular case in order to determine whether or not to terminate the lease.

Such relevant circumstances can also be considered when terminating the lease for any other reason.

#### CMHC Policy

The CMHC will consider the following factors before deciding whether to terminate the lease for any of the HUD required lease provisions or for any other reasons:

The seriousness of the offending action, especially with respect to how it would affect other residents

The extent of participation or culpability of the leaseholder, or other household members, in the offending action, including whether the culpable member is a minor, a person with disabilities, or (as discussed further in section 13-III.F) a victim of domestic violence, dating violence, sexual assault, or stalking

The effects that the eviction will have on other family members who were not involved in the action or failure to act

The effect on the community of the termination, or of the CMHC's failure to terminate the tenancy

The effect of the CMHC's decision on the integrity of the public housing program

The demand for housing by eligible families who will adhere to lease responsibilities

The extent to which the leaseholder has shown personal responsibility and whether they have taken all reasonable steps to prevent or mitigate the offending action

The length of time since the violation occurred, the family's recent history, and the likelihood of favorable conduct in the future

In the case of program abuse, the dollar amount of the underpaid rent and whether or not a false certification was signed by the family.

### **Consideration of Rehabilitation [24 CFR 966.4(l)(5)(vii)(D)]**

HUD authorizes PHAs to take into consideration whether a household member who had used illegal drugs or abused alcohol and is no longer engaging in such use or abuse is participating in or has successfully completed a supervised drug or alcohol rehabilitation program.

#### CMHC Policy

In determining whether to terminate the lease for illegal drug use or a pattern of illegal drug use, or for abuse or a pattern of abuse of alcohol, by a household member who is no longer engaging in such use or abuse, the CMHC will consider whether such household member has successfully completed a supervised drug or alcohol rehabilitation program, or has otherwise been rehabilitated successfully.

For this purpose the CMHC will require the tenant to submit evidence of the household member's successful completion of a supervised drug or alcohol rehabilitation program, or evidence of otherwise having been rehabilitated successfully.

### **Reasonable Accommodation [24 CFR 966.7]**

If the family includes a person with disabilities, the PHA's decision to terminate the family's lease is subject to consideration of reasonable accommodation in accordance with 24 CFR Part 8.

#### CMHC Policy

If a family indicates that the behavior of a family member with a disability is the reason for a proposed termination of lease, the CMHC will determine whether the behavior is related to the disability. If so, upon the family's request, the CMHC will determine whether alternative measures are appropriate as a reasonable accommodation. The CMHC will only consider accommodations that can reasonably be expected to address the behavior that is the basis of the proposed lease termination. See Chapter 2 for a discussion of reasonable accommodation.

### **Nondiscrimination Limitation [24 CFR 966.4(l)(5)(vii)(F)]**

The PHA's eviction actions must be consistent with fair housing and equal opportunity provisions of 24 CFR 5.105.

### **13-III.F. TERMINATIONS RELATED TO DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING**

This section addresses the protections against termination of tenancy that the Violence against Women Act of 2013 (VAWA) provides for public housing residents who are victims of domestic violence, dating violence, sexual assault, or stalking. For general VAWA requirements and PHA policies pertaining to notification, documentation, and confidentiality, see section 16-VII of this ACOP, where definitions of key VAWA terms are also located.

#### **VAWA Protections against Termination [24 CFR 5.2005(c)]**

VAWA provides that “criminal activity directly related to domestic violence, dating violence, sexual assault, or stalking, engaged in by a member of a tenant’s household or any guest or other person under the tenant’s control, shall not be cause for termination of tenancy of, occupancy rights of, or assistance to the victim, if the tenant or affiliated individual of the tenant is the victim” [24 CFR 5.2005(c)(2)].

VAWA further provides that incidents of actual or threatened domestic violence, dating violence, or stalking may not be construed either as serious or repeated violations of the lease by the victim of such violence or as good cause for terminating the tenancy or occupancy rights of the victim of such violence [24 CFR 5.2005(c)(1)].

#### **Limits on VAWA Protections [24 CFR 5.2005(d) and (e)]**

While VAWA prohibits a PHA from using domestic violence, dating violence, sexual assault, or stalking as the cause for a termination or eviction action against a public housing tenant who is the victim of the abuse, the protections it provides are not absolute. Specifically:

- VAWA does not limit a PHA’s otherwise available authority to terminate assistance to or evict a victim for lease violations not premised on an act of domestic violence, dating violence, sexual assault, or stalking providing that the PHA does not subject the victim to a more demanding standard than the standard to which it holds other tenants.
- VAWA does not limit a PHA’s authority to terminate the tenancy of any public housing tenant if the PHA can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the property if that tenant’s tenancy is not terminated.

HUD regulations define *actual and imminent threat* to mean words, gestures, actions, or other indicators of a physical threat that (a) is real, (b) would occur within an immediate time frame, and (c) could result in death or serious bodily harm [24 CFR 5.2005(d)(2) and (e)]. In determining whether an individual would pose an actual and imminent threat, the factors to be considered include:

- The duration of the risk
- The nature and severity of the potential harm
- The likelihood that the potential harm will occur
- The length of time before the potential harm would occur [24 CFR 5.2005(e)]

Even when a victim poses an actual and imminent threat, however, HUD regulations authorize a PHA to terminate the victim’s assistance “only when there are no other actions that could be taken to reduce or eliminate the threat” [24 CFR 5.2005(d)(3)].

## CMHC Policy

In determining whether a public housing tenant who is a victim of domestic violence, dating violence, sexual assault, or stalking is an actual and imminent threat to other tenants or those employed at or providing service to a property, the CMHC will consider the following, and any other relevant, factors:

Whether the threat is toward an employee or tenant other than the victim of domestic violence, dating violence, sexual assault, or stalking

Whether the threat is a physical danger beyond a speculative threat

Whether the threat is likely to happen within a short period of time

Whether the threat to other tenants or employees can be eliminated in some other way, such as by helping the victim relocate to a confidential location, transferring the victim to another unit, or seeking a legal remedy to prevent the perpetrator from acting on the threat

If the tenant wishes to contest the CMHC's determination that he or she is an actual and imminent threat to other tenants or employees, the tenant may do so as part of the grievance hearing or in a court proceeding.

## **Documentation of Abuse [24 CFR 5.2007]**

### CMHC Policy

When an individual facing termination of tenancy for reasons related to domestic violence, dating violence, sexual assault, or stalking claims protection under VAWA, the CMHC will request that the individual provide documentation supporting the claim in accordance with the policies in section 16-VII.D of this ACOP.

The CMHC reserves the right to waive the documentation requirement if it determines that a statement or other corroborating evidence from the individual will suffice. In such cases the CMHC will document the waiver in the individual's file.

## **Terminating or Evicting a Perpetrator of Domestic Violence**

Although VAWA provides protection from termination for victims of domestic violence, it does not provide such protection for perpetrators. In fact, VAWA gives the PHA the explicit authority to bifurcate a lease, or remove a household member from a lease, "in order to evict, remove, terminate occupancy rights, or terminate assistance to any tenant or lawful occupant who engages in criminal acts of physical violence against family members or others, without evicting, removing, terminating assistance to, or otherwise penalizing the victim of such violence who is a tenant or lawful occupant" [24 CFR 5.2009(a)]. Moreover, HUD regulations impose on the PHA the obligation to consider lease bifurcation in any circumstances involving domestic violence, dating violence, or stalking [24 CFR 966.4(e)(9)].

Specific lease language affirming the PHA's authority to bifurcate a lease is not necessary, and the authority supersedes any local, state, or federal law to the contrary. However, if the PHA chooses to exercise its authority to bifurcate a lease, it must follow any procedures prescribed by HUD or by applicable local, state, or federal law for eviction, lease termination, or termination of

assistance. This means that the PHA must follow the same rules when terminating or evicting an individual as it would when terminating or evicting an entire family [3/16/07 *Federal Register* notice on the applicability of VAWA to HUD programs].

#### CMHC Policy

The CMHC will bifurcate a family's lease and terminate the tenancy of a family member if the CMHC determines that the family member has committed criminal acts of physical violence against other family members or others. This action will not affect the tenancy or program assistance of the remaining, nonculpable family members.

In making its decision, the CMHC will consider all credible evidence, including, but not limited to, a signed certification (form HUD-50066) or other documentation of abuse submitted to the CMHC by the victim in accordance with this section and section 16-VII.D. The CMHC will also consider the factors in section 13.III.E. Upon such consideration, the CMHC may, on a case-by-case basis, choose not to bifurcate the lease and terminate the tenancy of the culpable family member.

If the CMHC does bifurcate the lease and terminate the tenancy of the culpable family member, it will do so in accordance with the lease, applicable law, and the policies in this ACOP. If necessary, the CMHC will also take steps to ensure that the remaining family members have a safe place to live during the termination process. For example, the CMHC may offer the remaining family members another public housing unit, if available; it may help them relocate to a confidential location; or it may refer them to a victim service provider or other agency with shelter facilities.

## **PART IV: NOTIFICATION REQUIREMENTS, EVICTION PROCEDURES AND RECORD KEEPING**

### **13-IV.A. OVERVIEW**

HUD regulations specify the requirements for the notice that must be provided prior to lease termination. This part discusses those requirements and the specific requirements that precede and follow termination for certain criminal activities which are addressed in the regulations. This part also discusses specific requirements pertaining to the actual eviction of families and record keeping.

### **13-IV.B. CONDUCTING CRIMINAL RECORDS CHECKS [24 CFR 5.903(e)(ii) and 24 CFR 960.259]**

HUD authorizes PHAs to conduct criminal records checks on public housing residents for lease enforcement and eviction. PHA policy determines when the PHA will conduct such checks.

#### CMHC Policy

The CMHC will conduct criminal records checks when it has come to the attention of the CMHC, either from local law enforcement or by other means that an individual has engaged in the destruction of property, engaged in violent activity against another person, or has interfered with the right to peaceful enjoyment of the premises of other residents. Such checks will also include sex offender registration information. In order to obtain such information, all adult household members must sign consent forms for release of criminal conviction and sex offender registration records on an annual basis.

The PHA may not pass along to the tenant the costs of a criminal records check.

**13-IV.C. DISCLOSURE OF CRIMINAL RECORDS TO FAMILY [24 CFR 5.903(f), 24 CFR 5.905(d) and 24 CFR 966.4(l)(5)(iv)]**

In conducting criminal records checks, if the PHA uses the authority of 24 CFR 5.903 and 5.905 to obtain such information, certain protections must be afforded the tenant before any adverse action is taken. In such cases if the PHA obtains criminal records information from a state or local agency showing that a household member has been convicted of a crime, or is subject to a sex offender registration requirement, relevant to lease enforcement or eviction, the PHA must notify the household of the proposed action and must provide the subject of the record and the tenant a copy of such information, and an opportunity to dispute the accuracy and relevance of the information before an eviction or lease enforcement action is taken.

CMHC Policy

In all cases where criminal record or sex offender registration information would result in lease enforcement or eviction, the CMHC will notify the household in writing of the proposed adverse action and will provide the subject of the record and the tenant a copy of such information, and an opportunity to dispute the accuracy and relevance of the information before an eviction or lease enforcement action is taken.

The family will be given 10 business days from the date of the CMHC notice, to dispute the accuracy and relevance of the information. If the family does not contact the PHA to dispute the information within that 10 business day period, the CMHC will proceed with the termination action.

Should the tenant not exercise their right to dispute prior to any adverse action, the tenant still has the right to dispute in the grievance hearing or court trial.

### **13-IV.D. LEASE TERMINATION NOTICE [24 CFR 966.4(l)(3)]**

#### **Form, Delivery, and Content of the Notice**

Notices of lease termination must be in writing. The notice must state the specific grounds for termination, the date the termination will take place, the resident's right to reply to the termination notice, and their right to examine PHA documents directly relevant to the termination or eviction. If the PHA does not make the documents available for examination upon request by the tenant, the PHA may not proceed with the eviction [24 CFR 996.4(m)].

When the PHA is required to offer the resident an opportunity for a grievance hearing, the notice must also inform the resident of their right to request a hearing in accordance with the PHA's grievance procedure. In these cases, the tenancy shall not terminate until the time for the tenant to request a grievance hearing has expired and the grievance procedure has been completed.

When the PHA is not required to offer the resident an opportunity for a grievance hearing because HUD has made a due process determination and the lease termination is for criminal activity that threatens health, safety or right to peaceful enjoyment or for drug-related criminal activity, the notice of lease termination must state that the tenant is not entitled to a grievance hearing on the termination. It must specify the judicial eviction procedure to be used by the PHA for eviction of the tenant, and state that HUD has determined that the eviction procedure provides the opportunity for a hearing in court that contains the basic elements of due process as defined in HUD regulations. The notice must also state whether the eviction is for a criminal activity that threatens the health, safety, or right to peaceful enjoyment of the premises of other residents or employees of the PHA, or for a drug-related criminal activity on or off the premises.

#### CMHC Policy

The CMHC will send eviction notices by first class mail.

All notices of lease termination will include a statement about the protection against termination provided by the Violence against Women Act of 2013 (VAWA) for victims of domestic violence, dating violence, sexual assault, or stalking (see section 16-VII.C). The PHA will also include a copy of the form HUD-50066. Any family member who claims that the cause for termination involves (a) criminal acts of physical violence against family members or others or (b) incidents of domestic violence, dating violence, sexual assault, or stalking of which a family member is the victim will be given the opportunity to provide documentation in accordance with the policies in sections 13-III.F and 16-VII.D.

### **Timing of the Notice [24 CFR 966.4(l)(3)(i)]**

The PHA must give written notice of lease termination of:

- 14 calendar days in the case of failure to pay rent
- A reasonable period of time considering the seriousness of the situation (but not to exceed 30 calendar days)

If the health or safety of other residents, PHA employees, or persons residing in the immediate vicinity of the premises is threatened

If any member of the household has engaged in any drug-related criminal activity or violent criminal activity

If any member of the household has been convicted of a felony

- 30 calendar days in any other case, except that if a state or local law allows a shorter notice period, such shorter period shall apply

#### CMHC Policy

The CMHC will give written notice of:

14 calendar days for nonpayment of rent;

One to 7 days when the health or safety of other tenants or CMHC staff is threatened, when the tenant causes extensive and continuing physical injury to the premises, or the tenant, a member of the tenant's household, or other person under the tenant's control has unlawfully manufactured, delivered, possessed with intent to deliver, or possessed a controlled substance on the leased premises; and

30 day notice for all other lease terminations.

The Notice to Vacate that may be required under state or local law may be combined with or run concurrently with the notice of lease termination.

### **Notice of Nonrenewal Due to Community Service Noncompliance [24 CFR 966.4(l)(2)(ii)(D), 24 CFR 960.603(b) and 24 CFR 960.607(b)]**

When the PHA finds that a family is in noncompliance with the community service requirement, the tenant and any other noncompliant resident must be notified in writing of this determination. Notices of noncompliance will be issued in accordance with the requirements and policies in Section 11-I.E.

#### CMHC Policy

If after receiving a notice of initial noncompliance the family does not request a grievance hearing, or does not take either corrective action required by the notice within the required timeframe, a termination notice will be issued in accordance with the policies above.

If a family agreed to cure initial noncompliance by signing an agreement, and is still in noncompliance after being provided the 12-month opportunity to cure, the family will be issued a notice of continued noncompliance. The notice of continued noncompliance will

be sent in accordance with the policies in Section 11-I.E. and will also serve as the notice of termination of tenancy.

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### **Notice of Termination Based on Citizenship Status [24 CFR 5.514 (c) and (d)]**

In cases where termination of tenancy is based on citizenship status, HUD requires the notice of termination to contain additional information. In addition to advising the family of the reasons their assistance is being terminated, the notice must also advise the family of any of the following that apply: the family's eligibility for proration of assistance, the criteria and procedures for obtaining relief under the provisions for preservation of families, the family's right to request an appeal to the USCIS of the results of secondary verification of immigration status and to submit additional documentation or a written explanation in support of the appeal, and the family's right to request an informal hearing with the PHA either upon completion of the USCIS appeal or in lieu of the USCIS appeal. Please see Chapter 14 for the PHA's informal hearing procedures.

### **13-IV.E. EVICTION [24 CFR 966.4(l)(4) and 966.4(m)]**

Eviction notice means a notice to vacate, or a complaint or other initial pleading used under state or local law to commence an eviction action. The PHA may only evict the tenant from the unit by instituting a court action, unless the law of the jurisdiction permits eviction by administrative action, after a due process administrative hearing, and without a court determination of the rights and liabilities of the parties.

#### CMHC Policy

When a family does not vacate the unit after receipt of a termination notice, by the deadline given in the notice, the CMHC will follow state and local landlord-tenant law in filing an eviction action with the local court that has jurisdiction in such cases.

If the eviction action is finalized in court and the family remains in occupancy beyond the deadline to vacate given by the court, the CMHC will seek the assistance of the court to remove the family from the premises as per state and local law.

The PHA may not proceed with an eviction action if the PHA has not made available the documents to be used in the case against the family, and has not afforded the family the opportunity to examine and copy such documents in accordance with the provisions of 24 CFR 966.4(l)(3) and (m).

### **13-IV.F. NOTIFICATION TO POST OFFICE [24CFR 966.4(l)(5)(iii)(B)]**

When the PHA evicts an individual or family for criminal activity, including drug-related criminal activity, the PHA must notify the local post office serving the dwelling unit that the individual or family is no longer residing in the unit.

### **13-IV.G. RECORD KEEPING**

For more information concerning general record keeping, see Chapter 16.

#### CMHC Policy

A written record of every termination and/or eviction will be maintained by the CMHC at the development where the family was residing, and will contain the following information:

Name of resident, number and identification of unit occupied

Date of the notice of lease termination and any other notices required by state or local law; these notices may be on the same form and will run concurrently

Specific reason(s) for the notices, citing the lease section or provision that was violated, and other facts pertinent to the issuing of the notices described in detail (other than any criminal history reports obtained solely through the authorization provided in 24 CFR 5.903 and 5.905)

Date and method of notifying the resident

Summaries of any conferences held with the resident including dates, names of conference participants, and conclusions

# **Cover Page**

# **Chapter 14**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 14

### GRIEVANCES AND APPEALS

#### INTRODUCTION

This chapter discusses grievances and appeals pertaining to PHA actions or failures to act that adversely affect public housing applicants or residents. The policies are discussed in the following three parts:

Part I: Informal Hearings for Public Housing Applicants. This part outlines the requirements and procedures for informal hearings for public housing applicants.

Part II: Informal Hearings with Regard to Noncitizens. This part discusses informal hearings regarding citizenship status and where they differ from the requirements for general applicant and tenant grievances.

Part III: Grievance Procedures for Public Housing Residents. This part outlines the requirements and procedures for handling grievances for public housing residents.

Note that this chapter is not the PHA's grievance procedure. The grievance procedure is a document separate from the ACOP. This chapter of the ACOP provides the policies that drive the grievance procedure.

#### PART I: INFORMAL HEARINGS FOR PUBLIC HOUSING APPLICANTS

##### 14-I.A. OVERVIEW

When the PHA makes a decision that has a negative impact on an applicant family, the family is often entitled to appeal the decision. For applicants, the appeal takes the form of an informal hearing. HUD regulations do not provide a structure for or requirements regarding informal hearings for applicants (except with regard to citizenship status, to be covered in Part II). This part discusses the PHA policies necessary to respond to applicant appeals through the informal hearing process.

#### **14-I.B. INFORMAL HEARING PROCESS [24 CFR 960.208(a) and PH Occ GB, p. 58]**

Informal hearings are provided for public housing applicants. An applicant is someone who has applied for admission to the public housing program, but is not yet a tenant in the program. Informal hearings are intended to provide a means for an applicant to dispute a determination of ineligibility for admission to a project [24 CFR 960.208(a)]. Applicants to public housing are not entitled to the same hearing process afforded tenants under the PHA grievance procedures [24 CFR 966.53(a) and PH Occ GB, p. 58].

Informal hearings provide applicants the opportunity to review the reasons for denial of admission and to present evidence to refute the grounds for denial.

##### **Use of Informal Hearing Process**

While the PHA must offer the opportunity of an informal hearing to applicants who have been determined as ineligible for admission, the PHA could make the informal hearing process available to applicants who wish to dispute other PHA actions that adversely affect them.

##### CMHC Policy

The CMHC will only offer informal hearings to applicants for the purpose of disputing denials of admission.

##### **Notice of Denial [24 CFR 960.208(a)]**

The PHA must give an applicant prompt notice of a decision denying eligibility for admission. The notice must contain a brief statement of the reasons for the PHA decision, and must also state that the applicant may request an informal hearing to dispute the decision. The notice must describe how to obtain the informal hearing.

Prior to notification of denial based on information obtained from criminal or sex offender registration records, the family, in some cases, must be given the opportunity to dispute the information in those records which would be the basis of the denial. See Section 3-III.G for details concerning this requirement.

## **Scheduling an Informal Hearing**

### CMHC Policy

A request for an informal hearing must be made in writing and delivered to the CMHC either in person or by first class mail, by the close of the business day, no later than 10 business days from the date of the CMHC's notification of denial of admission.

The CMHC will schedule and send written notice of the informal hearing within 10 business days of the family's request.

## **Conducting an Informal Hearing [PH Occ GB, p. 58]**

### CMHC Policy

The informal hearing will be conducted by a person other than the one who made or approved the decision under review, or a subordinate of this person.

The applicant will be provided an opportunity to present written or oral objections to the decision of the CMHC.

The person conducting the informal hearing will make a recommendation to the CMHC, but the CMHC is responsible for making the final decision as to whether admission should be granted or denied.

## **Informal Hearing Decision [PH Occ GB, p. 58]**

### CMHC Policy

The CMHC will notify the applicant of the CMHC's final decision, including a brief statement of the reasons for the final decision.

In rendering a decision, the CMHC will evaluate the following matters:

Whether or not the grounds for denial were stated factually in the notice

The validity of grounds for denial of admission. If the grounds for denial are not specified in the regulations or in PHA policy, then the decision to deny assistance will be overturned. See Chapter 3 for a detailed discussion of the grounds for applicant denial.

The validity of the evidence. The CMHC will evaluate whether the facts presented prove the grounds for denial of admission. If the facts prove that there are grounds for denial, and the denial is required by HUD, the CMHC will uphold the decision to deny admission.

If the facts prove the grounds for denial, and the denial is discretionary, the CMHC will consider the recommendation of the person conducting the informal hearing in making the final decision whether to deny admission.

The CMHC will notify the applicant of the final decision, including a statement explaining the reason(s) for the decision. The notice will be mailed, with return receipt requested, within 10 business days of the informal hearing, to the applicant and his or her representative, if any.

If the informal hearing decision overturns the denial, processing for admission will resume.

If the family fails to appear for their informal hearing, the denial of admission will stand and the family will be so notified.

### **Reasonable Accommodation for Persons with Disabilities [24 CFR 966.7]**

Persons with disabilities may request reasonable accommodations to participate in the informal hearing process and the PHA must consider such accommodations. The PHA must also consider reasonable accommodation requests pertaining to the reasons for denial if related to the person's disability. See Chapter 2 for more detail pertaining to reasonable accommodation requests.

## **PART II: INFORMAL HEARINGS WITH REGARD TO NONCITIZENS**

### **14-II.A. HEARING AND APPEAL PROVISIONS FOR NONCITIZENS [24 CFR 5.514]**

Denial or termination of assistance based on immigration status is subject to special hearing and notice rules. These special hearings are referred to in the regulations as informal hearings, but the requirements for such hearings are different from the informal hearings used to deny applicants for reasons other than immigration status.

Assistance to a family may not be delayed, denied, or terminated on the basis of immigration status at any time prior to a decision under the United States Citizenship and Immigration Services (USCIS) appeal process. Assistance to a family may not be terminated or denied while the PHA hearing is pending, but assistance to an applicant may be delayed pending the completion of the informal hearing.

A decision against a family member, issued in accordance with the USCIS appeal process or the PHA informal hearing process, does not preclude the family from exercising the right, that may otherwise be available, to seek redress directly through judicial procedures.

#### **Notice of Denial or Termination of Assistance [24 CFR 5.514(d)]**

As discussed in Chapters 3 and 13, the notice of denial or termination of assistance for noncitizens must advise the family of any of the following that apply:

- That financial assistance will be denied or terminated, and provide a brief explanation of the reasons for the proposed denial or termination of assistance.
- The family may be eligible for proration of assistance.
- In the case of a tenant, the criteria and procedures for obtaining relief under the provisions for preservation of families [24 CFR 5.514 and 5.518].
- That the family has a right to request an appeal to the USCIS of the results of secondary verification of immigration status and to submit additional documentation or explanation in support of the appeal.
- That the family has a right to request an informal hearing with the PHA either upon completion of the USCIS appeal or in lieu of the USCIS appeal.
- For applicants, assistance may not be delayed until the conclusion of the USCIS appeal process, but assistance may be delayed during the period of the informal hearing process.

## **United States Citizenship and Immigration Services Appeal Process [24 CFR 5.514(e)]**

When the PHA receives notification that the USCIS secondary verification failed to confirm eligible immigration status, the PHA must notify the family of the results of the USCIS verification. The family will have 30 days from the date of the notification to request an appeal of the USCIS results. The request for appeal must be made by the family in writing directly to the USCIS. The family must provide the PHA with a copy of the written request for appeal and proof of mailing.

### CMHC Policy

The CMHC will notify the family in writing of the results of the USCIS secondary verification within 10 business days of receiving the results.

The family must provide the CMHC with a copy of the written request for appeal and proof of mailing within 10 business days of sending the request to the USCIS.

The family must forward to the designated USCIS office any additional documentation or written explanation in support of the appeal. This material must include a copy of the USCIS document verification request (used to process the secondary request) or such other form specified by the USCIS, and a letter indicating that the family is requesting an appeal of the USCIS immigration status verification results.

The USCIS will notify the family, with a copy to the PHA, of its decision. When the USCIS notifies the PHA of the decision, the PHA must notify the family of its right to request an informal hearing.

### CMHC Policy

The CMHC will send written notice to the family of its right to request an informal hearing within 10 business days of receiving notice of the USCIS decision regarding the family's immigration status.

## **Informal Hearing Procedures for Applicants [24 CFR 5.514(f)]**

After notification of the USCIS decision on appeal, or in lieu of an appeal to the USCIS, an applicant family may request that the PHA provide a hearing. The request for a hearing must be made either within 30 days of receipt of the PHA notice of denial, or within 30 days of receipt of the USCIS appeal decision.

The informal hearing procedures for applicant families are described below.

### ***Informal Hearing Officer***

The PHA must provide an informal hearing before an impartial individual, other than a person who made or approved the decision under review, and other than a person who is a subordinate of the person who made or approved the decision.

### ***Evidence***

The family must be provided the opportunity to examine and copy at the family's expense, at a reasonable time in advance of the hearing, any documents in the possession of the PHA pertaining to the family's eligibility status, or in the possession of the USCIS (as permitted by USCIS requirements), including any records and regulations that may be relevant to the hearing.

#### **CMHC Policy**

The family will be allowed to copy any documents related to the hearing at a cost of \$.25 per page. The family must request discovery of CMHC documents no later than 12:00 p.m. on the business day prior to the hearing.

The family must be provided the opportunity to present evidence and arguments in support of eligible status. Evidence may be considered without regard to admissibility under the rules of evidence applicable to judicial proceedings.

The family must also be provided the opportunity to refute evidence relied upon by the PHA, and to confront and cross-examine all witnesses on whose testimony or information the PHA relies.

### ***Representation and Interpretive Services***

The family is entitled to be represented by an attorney or other designee, at the family's expense, and to have such person make statements on the family's behalf.

The family is entitled to arrange for an interpreter to attend the hearing, at the expense of the family, or the CMHC, as may be agreed upon by the two parties. If the family does not arrange for their own interpreter, the CMHC is still obligated to provide oral translation services in accordance with its LEP Plan.

### ***Recording of the Hearing***

The family is entitled to have the hearing recorded by audiotape. The PHA may, but is not required to provide a transcript of the hearing.

#### **CMHC Policy**

The CMHC will not provide a transcript of an audio taped informal hearing.

### ***Hearing Decision***

The PHA must provide the family with a written notice of the final decision, based solely on the facts presented at the hearing, within 14 calendar days of the date of the informal hearing. The notice must state the basis for the decision.

### **Retention of Documents [24 CFR 5.514(h)]**

The PHA must retain for a minimum of 5 years the following documents that may have been submitted to the PHA by the family, or provided to the PHA as part of the USCIS appeal or the PHA informal hearing process:

- The application for assistance
- The form completed by the family for income reexamination
- Photocopies of any original documents, including original USCIS documents
- The signed verification consent form
- The USCIS verification results
- The request for a USCIS appeal
- The final USCIS determination
- The request for an informal hearing
- The final informal hearing decision

### **Informal Hearing Procedures for Residents [24 CFR 5.514(f)]**

After notification of the USCIS decision on appeal, or in lieu of an appeal to the USCIS, a resident family may request that the PHA provide a hearing. The request for a hearing must be made either within 30 days of receipt of the PHA notice of termination, or within 30 days of receipt of the USCIS appeal decision.

The informal hearing procedures for resident families whose tenancy is being terminated based on immigration status is the same as for any grievance under the grievance procedures for resident families found in Part III below.

## **PART III: GRIEVANCE PROCEDURES FOR PUBLIC HOUSING RESIDENTS**

### **14-III.A. REQUIREMENTS [24 CFR 966.52]**

PHAs must have a grievance procedure in place through which residents of public housing are provided an opportunity to grieve any PHA action or failure to act involving the lease or PHA policies which adversely affect their rights, duties, welfare, or status.

The PHA grievance procedure must be included in the lease.

#### CMHC Policy

The CMHC grievance procedure will be incorporated by reference in the tenant lease.

The PHA must provide at least 30 days notice to tenants and resident organizations setting forth proposed changes in the PHA grievance procedure, and provide an opportunity to present written comments. Comments submitted must be considered by the PHA before adoption of any changes to the grievance procedure by the PHA.

#### CMHC Policy

Residents and resident organizations will have 30 calendar days from the date they are notified by the CMHC of any proposed changes in the PHA grievance procedure, to submit written comments to the CMHC.

The PHA must furnish a copy of the grievance procedure to each tenant and to resident organizations.

#### 14-III.B. DEFINITIONS [24 CFR 966.53; 24 CFR 966.51(a)(2)(i)]

There are several terms used by HUD with regard to public housing grievance procedures, which take on specific meanings different from their common usage. These terms are as follows:

- **Grievance** – any dispute which a tenant may have with respect to PHA action or failure to act in accordance with the individual tenant’s lease or PHA regulations which adversely affect the individual tenant’s rights, duties, welfare or status
- **Complainant** – any tenant whose grievance is presented to the PHA or at the project management office
- **Due Process Determination** – a determination by HUD that law of the jurisdiction requires that the tenant must be given the opportunity for a hearing in court which provides the basic elements of due process before eviction from the dwelling unit
- **Elements of Due Process** – an eviction action or a termination of tenancy in a state or local court in which the following procedural safeguards are required:
  - Adequate notice to the tenant of the grounds for terminating the tenancy and for eviction
  - Right of the tenant to be represented by counsel
  - Opportunity for the tenant to refute the evidence presented by the PHA including the right to confront and cross-examine witnesses and to present any affirmative legal or equitable defense which the tenant may have
  - A decision on the merits
- **Hearing Officer/Panel** – a person/panel selected in accordance with HUD regulations to hear grievances and render a decision with respect thereto
- **Tenant** – the adult person (or persons) (other than a live-in aide)
  - Who resides in the unit, and who executed the lease with the PHA as lessee of the dwelling unit, or, if no such person now resides in the unit,
  - Who resides in the unit, and who is the remaining head of household of the tenant family residing in the dwelling unit
- **Resident Organization** – includes a resident management corporation

### **14-III.C. APPLICABILITY [24 CFR 966.51]**

Grievances could potentially address most aspects of a PHA's operation. However, there are some situations for which the grievance procedure is not applicable.

The grievance procedure is applicable only to individual tenant issues relating to the PHA. It is not applicable to disputes between tenants not involving the PHA. Class grievances are not subject to the grievance procedure and the grievance procedure is not to be used as a forum for initiating or negotiating policy changes of the PHA.

If HUD has issued a due process determination, a PHA may exclude from the PHA grievance procedure any grievance concerning a termination of tenancy or eviction that involves:

- Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises of other residents or employees of the PHA
- Any violent or drug-related criminal activity on or off such premises
- Any criminal activity that resulted in felony conviction of a household member

In states without due process determinations, PHAs must grant opportunity for grievance hearings for all lease terminations, regardless of cause, with the following exception: PHAs may use expedited grievance procedures for the first two of the three excluded categories listed above. These expedited grievance procedures are described in Section 14-III.E. below.

If HUD has issued a due process determination, the PHA may evict through the state/local judicial eviction procedures. In this case, the PHA is not required to provide the opportunity for a hearing under the PHA's grievance procedure as described above.

#### CMHC Policy

The CMHC is located in a due process state. Therefore, the CMHC will not offer grievance hearings for lease terminations involving criminal activity that resulted in a felony conviction of a household member or that threatens the health, safety, or right to peaceful enjoyment of the premises of other residents or employees of the CMHC, or for drug-related criminal activity conducted by persons under the control of the tenant on the premises or conducted by the tenant, household members, or their guests on or off the premises .

See Chapter 13 for related policies on the content of termination notices.

#### **14-III.D. INFORMAL SETTLEMENT OF GRIEVANCE [24 CFR 966.54]**

HUD regulations state that any grievance must be personally presented, either orally or in writing, to the PHA office or to the office of the housing development in which the complainant resides so that the grievance may be discussed informally and settled without a hearing.

##### CMHC Policy

The CMHC will accept requests for an informal settlement of a grievance either orally or in writing, to the CMHC office within 10 business days of the grievable event. Within 10 business days of receipt of the request the CMHC will arrange a meeting with the tenant at a mutually agreeable time and confirm such meeting in writing to the tenant.

If a tenant fails to attend the scheduled meeting without prior notice, the CMHC will reschedule the appointment only if the tenant can show good cause for failing to appear, or if it is needed as a reasonable accommodation for a person with disabilities.

Good cause is defined as an unavoidable conflict which seriously affects the health, safety or welfare of the family.

HUD regulations require that a summary of such discussion will be prepared within a reasonable time and one copy will be given to the tenant and one retained in the PHA's tenant file.

The summary must specify the names of the participants, dates of meeting, the nature of the proposed disposition of the complaint and the specific reasons therefore, and will specify the procedures by which a hearing may be obtained if the complainant is not satisfied.

##### CMHC Policy

The CMHC will prepare a summary of the informal settlement within 5 business days; one copy to be given to the tenant and one copy to be retained in the CMHC's tenant file.

For PHAs who have the option to establish an expedited grievance procedure, and who exercise this option, the informal settlement of grievances is not applicable to those grievances for which the expedited grievance procedure applies.

### **14-III.E. PROCEDURES TO OBTAIN A HEARING [24 CFR 966.55]**

#### **Requests for Hearing and Failure to Request [24 CFR 966.55(a), (c), and (d)]**

All grievances must be presented in accordance with the informal procedures prescribed above as a condition prior to a grievance hearing. However, if the complainant can show good cause for failure to proceed with the informal settlement process to the hearing officer/panel, the hearing officer/panel may waive this provision [24 CFR 966.55(d)].

The complainant must submit the request in writing for a grievance hearing within a reasonable time after receipt of the summary of informal discussion [24 CFR 966.55(a)]. The request must specify the reasons for the grievance and the action or relief sought.

#### CMHC Policy

The resident must submit a written request for a grievance hearing to the CMHC within 5 business days of the tenant's receipt of the summary of the informal settlement.

If the complainant does not request a hearing, the PHA's disposition of the grievance under the informal settlement process will become final. However, failure to request a hearing does not constitute a waiver by the complainant of the right to contest the PHA's action in disposing of the complaint in an appropriate judicial proceeding [24 CFR 966.55(c)].

#### **Escrow Deposits [24 CFR 966.55(e)]**

Before a hearing is scheduled in any grievance involving the amount of rent that the PHA claims is due, the family must pay an escrow deposit to the PHA. When a family is required to make an escrow deposit, the amount is the amount of rent the PHA states is due and payable as of the first of the month preceding the month in which the family's act or failure to act took place. After the first deposit the family must deposit the same amount monthly until the family's complaint is resolved by decision of the hearing officer/panel.

The PHA must waive the requirement for an escrow deposit where the family has requested a financial hardship exemption from minimum rent requirements or is grieving the effect of welfare benefits reduction in calculation of family income [24 CFR 5.630(b)(3)].

Unless the PHA waives the requirement, the family's failure to make the escrow deposit will terminate the grievance procedure. A family's failure to pay the escrow deposit does not waive the family's right to contest the PHA's disposition of the grievance in any appropriate judicial proceeding.

#### CMHC Policy

The CMHC will not waive the escrow requirement for grievances involving rent amounts except where required to do so by regulation.

### **Scheduling of Hearings [24 CFR 966.55(f)]**

If the complainant has complied with all requirements for requesting a hearing as described above, a hearing must be scheduled by the hearing officer/panel promptly for a time and place reasonably convenient to both the complainant and the PHA. A written notification specifying the time, place and the procedures governing the hearing must be delivered to the complainant and the appropriate PHA official.

#### CMHC Policy

Within 10 business days of receiving a written request for a hearing, the hearing officer will schedule and send written notice of the hearing to both the complainant and the CMHC.

The PHA may wish to permit the tenant to request to reschedule a hearing for good cause.

#### CMHC Policy

The tenant may request to reschedule a hearing for good cause, or if it is needed as a reasonable accommodation for a person with disabilities. Good cause is defined as an unavoidable conflict which seriously affects the health, safety, or welfare of the family. Requests to reschedule a hearing must be made orally or in writing prior to the hearing date. At its discretion, the CMHC may request documentation of the “good cause” prior to rescheduling the hearing.

### **Expedited Grievance Procedure [24 CFR 966.55(g)]**

The PHA may establish an expedited grievance procedure for any grievance concerning a termination of tenancy or eviction that involves:

- Any criminal activity that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents or employees of the PHA, or
- Any drug-related criminal activity on or near such premises

In such expedited grievances, the informal settlement of grievances as discussed in 14-III.D is not applicable.

The PHA may adopt special procedures concerning expedited hearings, including provisions for expedited notice or scheduling, or provisions for expedited decision on the grievance.

#### CMHC Policy

The CMHC will not offer expedited grievance procedures.

#### **14-III.F. SELECTION OF HEARING OFFICER/PANEL [24 CFR 966.55(b)]**

The grievance hearing must be conducted by an impartial person or persons appointed by the PHA, other than the person who made or approved the PHA action under review, or a subordinate of such person.

##### CMHC Policy

CMHC grievance hearings will be conducted by a single hearing officer and not a panel. The hearing officer will be an individual appointed by the CMHC Board of Directors.

The President of the CMHC is appointed by the Board of Directors as the hearing officer.

The PHA must consult with resident organizations before a person is appointed as a hearing officer or hearing panel member. Comments from the resident organizations must be considered before making the appointment.

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## **14-III.G. PROCEDURES GOVERNING THE HEARING [24 CFR 966.56]**

### **Rights of Complainant [24 CFR 966.56(b)]**

The complainant will be afforded a fair hearing. This includes:

- The opportunity to examine before the grievance hearing any PHA documents, including records and regulations that are directly relevant to the hearing. The tenant must be allowed to copy any such document at the tenant's expense. If the PHA does not make the document available for examination upon request by the complainant, the PHA may not rely on such document at the grievance hearing.

#### CMHC Policy

The tenant will be allowed to copy any documents related to the hearing at a cost of \$.25 per page. The family must request discovery of CMHC documents no later than 12:00 p.m. two business days prior to the hearing.

- The right to be represented by counsel or other person chosen to represent the tenant, and to have such person make statements on the tenant's behalf.

#### CMHC Policy

Hearings may be attended by the following applicable persons:

A CMHC representative(s) and any witnesses for the CMHC

The tenant and any witnesses for the tenant

The tenant's counsel or other representative

Any other person approved by the CMHC as a reasonable accommodation for a person with a disability

- The right to a private hearing unless the complainant requests a public hearing.
- The right to present evidence and arguments in support of the tenant's complaint, to controvert evidence relied on by the PHA or project management, and to confront and cross-examine all witnesses upon whose testimony or information the PHA or project management relies.
- A decision based solely and exclusively upon the facts presented at the hearing.

### **Decision without Hearing [24 CFR 966.56(c)]**

The hearing officer/panel may render a decision without proceeding with the hearing if the hearing officer/panel determines that the issue has been previously decided in another proceeding.

### **Failure to Appear [24 CFR 966.56(d)]**

If the complainant or the PHA fails to appear at a scheduled hearing, the hearing officer/panel may make a determination to postpone the hearing for not to exceed five business days or may make a determination that the party has waived his/her right to a hearing. Both the complainant and the PHA must be notified of the determination by the hearing officer/panel: Provided, That a determination that the complainant has waived his/her right to a hearing will not constitute a waiver of any right the complainant may have to contest the PHA's disposition of the grievance in an appropriate judicial proceeding.

There may be times when a complainant does not appear due to unforeseen circumstances which are out of their control and are no fault of their own.

#### CMHC Policy

If the tenant does not appear at the scheduled time of the hearing, the hearing officer will wait up to 15 minutes. If the tenant appears within 15 minutes of the scheduled time, the hearing will be held. If the tenant does not arrive within 15 minutes of the scheduled time, they will be considered to have failed to appear.

If the tenant fails to appear and was unable to reschedule the hearing in advance, the tenant must contact the CMHC within 24 hours of the scheduled hearing date, excluding weekends and holidays. The hearing officer will reschedule the hearing only if the tenant can show good cause for the failure to appear, or it is needed as a reasonable accommodation for a person with disabilities.

“Good cause” is defined as an unavoidable conflict which seriously affects the health, safety, or welfare of the family.

If the tenant fails to appear at the hearing and fails to show good cause for the rescheduling of the hearing, the tenant shall be considered to have waived his/her right to a hearing.

## **General Procedures [24 CFR 966.56(e), (f), and (g)]**

At the hearing, the complainant must first make a showing of an entitlement to the relief sought and thereafter the PHA must sustain the burden of justifying the PHA action or failure to act against which the complaint is directed [24 CFR 966.56(e)].

The hearing must be conducted informally by the hearing officer/panel. The PHA and the tenant must be given the opportunity to present oral or documentary evidence pertinent to the facts and issues raised by the complaint, and to question any witnesses. In general, all evidence is admissible and may be considered without regard to admissibility under the rules of evidence applicable to judicial proceedings [24 CFR 966.56(f)].

### CMHC Policy

Any evidence to be considered by the hearing officer must be presented at the time of the hearing. There are four categories of evidence.

**Oral evidence:** the testimony of witnesses

**Documentary evidence:** a writing which is relevant to the case, for example, a letter written to the CMHC. Writings include all forms of recorded communication or representation, including letters, emails, words, pictures, sounds, videotapes or symbols or combinations thereof.

**Demonstrative evidence:** Evidence created specifically for the hearing and presented as an illustrative aid to assist the hearing officer, such as a model, a chart or other diagram.

**Real evidence:** A tangible item relating directly to the case.

*Hearsay Evidence* is evidence of a statement that was made other than by a witness while testifying at the hearing and that is offered to prove the truth of the matter. Even though evidence, including hearsay, is generally admissible, hearsay evidence alone cannot be used as the sole basis for the hearing officer's decision.

If the CMHC fails to comply with the discovery requirements (providing the tenant with the opportunity to examine PHA documents prior to the grievance hearing), the hearing officer will refuse to admit such evidence.

Other than the failure of the CMHC to comply with discovery requirements, the hearing officer has the authority to overrule any objections to evidence.

The hearing officer/panel must require the PHA, the complainant, counsel and other participants or spectators to conduct themselves in an orderly fashion. Failure to comply with the directions of the hearing officer/panel to obtain order may 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 [24 CFR 966.56(f)].

The complainant or the PHA may arrange, in advance 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 [24 CFR 966.56(g)].

#### CMHC Policy

If the complainant would like a transcript of the proceedings, the request must be made to the CMHC by 12:00 p.m. on the business day prior to the hearing.

#### **Accommodations of Persons with Disabilities [24 CFR 966.56(h)]**

The PHA must provide reasonable accommodation for persons with disabilities to participate in the hearing. Reasonable accommodation may include qualified sign language interpreters, readers, accessible locations, or attendants.

If the tenant is visually impaired, any notice to the tenant which is required in the grievance process must be in an accessible format.

See Chapter 2 for a thorough discussion of the PHA's responsibilities pertaining to reasonable accommodation.

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#### 14-III.H. DECISION OF THE HEARING OFFICER/PANEL [24 CFR 966.57]

The hearing officer/panel must issue a written decision, stating the reasons for the decision, within a reasonable time after the hearing. Factual determinations relating to the individual circumstances of the family must be based on a preponderance of evidence presented at the hearing. A copy of the decision must be sent to the tenant and the PHA. The PHA must retain a copy of the decision in the tenant's folder. A copy of the decision, with all names and identifying references deleted, must also be maintained on file by the PHA and made available for inspection by a prospective complainant, his/her representative, or the hearing officer/panel [24 CFR 966.57(a)].

##### CMHC Policy

In rendering a decision, the hearing officer will consider the following matters:

**CMHC Notice to the Family:** The hearing officer will determine if the reasons for the CMHC's decision are factually stated in the notice.

**Discovery:** The hearing officer will determine if the family was given the opportunity to examine any relevant documents in accordance with CMHC policy.

**CMHC Evidence to Support the CMHC Decision:** The evidence consists of the facts presented. Evidence is not conclusion and it is not argument. The hearing officer will evaluate the facts to determine if they support the CMHC's conclusion.

**Validity of Grounds for Termination of Tenancy (when applicable):** The hearing officer will determine if the termination of tenancy is for one of the grounds specified in the HUD regulations and PHA policies. If the grounds for termination are not specified in the regulations or in compliance with CMHC policies, then the decision of the CMHC will be overturned.

The hearing officer will issue a written decision to the family and the CMHC no later than 10 business days after the hearing. The report will contain the following information:

##### **Hearing information:**

Name of the complainant

Date, time and place of the hearing

Name of the hearing officer

Name of the CMHC representative(s)

Name of family representative (if any)

Names of witnesses (if any)

**Background:** A brief, impartial statement of the reason for the hearing and the date(s) on which the informal settlement was held, who held it, and a summary of the results of the informal settlement. Also includes the date the complainant requested the grievance hearing.

**Summary of the Evidence:** The hearing officer will summarize the testimony of each witness and identify any documents that a witness produced in support of his/her testimony and that are admitted into evidence.

**Findings of Fact:** The hearing officer will include all findings of fact, based on a preponderance of the evidence. *Preponderance of the evidence* is defined as evidence which is of greater weight or more convincing than the evidence which is offered in opposition to it; that is, evidence which as a whole shows that the fact sought to be proved is more probable than not. Preponderance of the evidence may not be determined by the number of witnesses, but by the greater weight of all evidence.

**Conclusions:** The hearing officer will render a conclusion derived from the facts that were found to be true by a preponderance of the evidence. The conclusion will result in a determination of whether these facts uphold the CMHC's decision.

**Order:** The hearing report will include a statement of whether the CMHC's decision is upheld or overturned. If it is overturned, the hearing officer will instruct the CMHC to change the decision in accordance with the hearing officer's determination. In the case of termination of tenancy, the hearing officer will instruct the CMHC to restore the family's status.

### **Procedures for Further Hearing**

#### CMHC Policy

The hearing officer may ask the family for additional information and/or might adjourn the hearing in order to reconvene at a later date, before reaching a decision. If the family misses an appointment or deadline ordered by the hearing officer, the action of the CMHC will take effect and another hearing will not be granted.

### **Final Decision [24 CFR 966.57(b)]**

The decision of the hearing officer/panel is binding on the PHA which must take the action, or refrain from taking the action cited in the decision unless the PHA Board of Commissioners determines within a reasonable time, and notifies the complainant that:

- The grievance does not concern PHA action or failure to act in accordance with or involving the complainant's lease on PHA policies which adversely affect the complainant's rights, duties, welfare, or status; or
- The decision of the hearing officer/panel is contrary to Federal, state, or local law, HUD regulations or requirements of the annual contributions contract between HUD and the PHA

#### CMHC Policy

When the CMHC considers the decision of the hearing officer to be invalid due to the reasons stated above, it will present the matter to the CMHC Board of Commissioners within 10 business days of the date of the hearing officer's decision. The Board has 30 calendar days to consider the decision. If the Board decides to reverse the hearing officer's decision, it must notify the complainant within 10 business days of this decision.

A decision by the hearing officer/panel, or Board of Commissioners in favor of the PHA or which denies the relief requested by the complainant in whole or in part must not constitute a waiver of any rights the complainant may have to a subsequent trial or judicial review in court [24 CFR 966.57(c)].

# **Cover Page**

# **Chapter 15**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 15

### PROGRAM INTEGRITY

#### INTRODUCTION

The PHA is committed to ensuring that funds made available to the PHA are spent in accordance with HUD requirements.

This chapter covers HUD and PHA policies designed to prevent, detect, investigate and resolve instances of program abuse or fraud. It also describes the actions that will be taken in the case of unintentional errors and omissions.

Part I: Preventing, Detecting, and Investigating Errors and Program Abuse. This part presents PHA policies related to preventing, detecting, and investigating errors and program abuse.

Part II: Corrective Measures and Penalties. This part describes the corrective measures the PHA must and may take when errors or program abuses are found.

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## **PART I: PREVENTING, DETECTING, AND INVESTIGATING ERRORS AND PROGRAM ABUSE**

### **15-I.A. PREVENTING ERRORS AND PROGRAM ABUSE**

HUD created the Enterprise Income Verification (EIV) system to provide PHAs with a powerful tool for preventing errors and program abuse. PHAs are required to use the EIV system in its entirety in accordance with HUD administrative guidance [24 CFR 5.233]. PHAs are further required to:

- Provide applicants and residents with form HUD-52675, “Debts Owed to PHAs and Terminations”
- Require all adult members of an applicant or participant family to acknowledge receipt of form HUD-52675 by signing a copy of the form for retention in the family file

#### CMHC Policy

The CMHC anticipates that the vast majority of families and PHA employees intend to and will comply with program requirements and make reasonable efforts to avoid errors.

To ensure that the CMHC’s program is administered effectively and according to the highest ethical and legal standards, the CMHC will employ a variety of techniques to ensure that both errors and intentional program abuse are rare.

The CMHC will provide each applicant and resident with a copy of “Is Fraud Worth It?” (form HUD-1141-OIG), which explains the types of actions a family must avoid and the penalties for program abuse.

The CMHC will provide each applicant and resident with a copy of “What You Should Know about EIV,” a guide to the Enterprise Income Verification (EIV) system published by HUD as an attachment to Notice PIH 2010-19. In addition, the CMHC will require the head of each household to acknowledge receipt of the guide by signing a copy for retention in the family file.

The CMHC will require mandatory orientation sessions for all prospective residents either prior to or upon execution of the lease. The CMHC will discuss program compliance and integrity issues. At the conclusion of all program orientation sessions, the family representative will be required to sign a program briefing certificate to confirm that all rules and pertinent regulations were explained to them.

The CMHC will routinely provide resident counseling as part of every reexamination interview in order to clarify any confusion pertaining to program rules and requirements.

CMHC staff will be required to review and explain the contents of all HUD- and CMHC-required forms prior to requesting family member signatures.

The CMHC will place a warning statement about the penalties for fraud (as described in 18 U.S.C. 1001 and 1010) on key CMHC forms and form letters that request information from a family member.

The CMHC will provide each CMHC employee with the necessary training on program rules and the organization's standards of conduct and ethics.

At every regular reexamination the CMHC staff will explain any changes in HUD regulations or CMHC policy that affect residents.

For purposes of this chapter the term *error* refers to an unintentional error or omission. *Program abuse or fraud* refers to a single act or pattern of actions that constitute a false statement, omission, or concealment of a substantial fact, made with the intent to deceive or mislead.

### **15-I.B. DETECTING ERRORS AND PROGRAM ABUSE**

In addition to taking steps to prevent errors and program abuse, the PHA will use a variety of activities to detect errors and program abuse.

#### **Quality Control and Analysis of Data**

##### CMHC Policy

The CMHC will employ a variety of methods to detect errors and program abuse, including:

The CMHC routinely will use EIV and other non-HUD sources of up-front income verification. This includes the Work Number and any other private or public databases available to the CMHC.

At each annual reexamination, current information provided by the family will be compared to information provided at the last annual reexamination to identify inconsistencies and incomplete information.

The CMHC will compare family-reported income and expenditures to detect possible unreported income.

#### **Independent Audits and HUD Monitoring**

OMB Circular A-133 requires all PHAs that expend \$500,000 or more in federal awards annually to have an independent audit (IPA). In addition, HUD conducts periodic on-site and automated monitoring of PHA activities and notifies the PHA of errors and potential cases of program abuse.

##### CMHC Policy

The CMHC will use the results reported in any IPA or HUD monitoring reports to identify potential program abuses as well as to assess the effectiveness of the CMHC's error detection and abuse prevention efforts.

## **Individual Reporting of Possible Errors and Program Abuse**

### CMHC Policy

The CMHC will encourage staff, residents, and the public to report possible program abuse.

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## **15-I.C. INVESTIGATING ERRORS AND PROGRAM ABUSE**

### **When the PHA Will Investigate**

#### CMHC Policy

The CMHC will review all referrals, specific allegations, complaints, and tips from any source including other agencies, companies, and individuals, to determine if they warrant investigation. In order for the CMHC to investigate, the allegation must contain at least one independently-verifiable item of information, such as the name of an employer or the name of an unauthorized household member.

The CMHC will investigate when inconsistent or contradictory information is detected through file reviews and the verification process.

### **Consent to Release of Information [24 CFR 960.259]**

The PHA may investigate possible instances of error or abuse using all available PHA and public records. If necessary, the PHA will require families to sign consent forms for the release of additional information.

### **Analysis and Findings**

#### CMHC Policy

The CMHC will base its evaluation on a preponderance of the evidence collected during its investigation.

*Preponderance of the evidence* is defined as evidence which is of greater weight or more convincing than the evidence which is offered in opposition to it; that is, evidence that as a whole shows that the fact sought to be proved is more probable than not. Preponderance of evidence may not be determined by the number of witnesses, but by the greater weight of all evidence.

For each investigation the CMHC will determine (1) whether an error or program abuse has occurred, (2) whether any amount of money is owed the CMHC, and (3) what corrective measures or penalties will be assessed.

## **Consideration of Remedies**

All errors and instances of program abuse must be corrected prospectively. Whether the PHA will enforce other corrective actions and penalties depends upon the nature of the error or program abuse.

### CMHC Policy

In the case of family-caused errors or program abuse, the CMHC will take into consideration (1) the seriousness of the offense and the extent of participation or culpability of individual family members, (2) any special circumstances surrounding the case, (3) any mitigating circumstances related to the disability of a family member, (4) the effects of a particular remedy on family members who were not involved in the offense.

## **Notice and Appeals**

### CMHC Policy

The CMHC will inform the relevant party in writing of its findings and remedies within 10 business days of the conclusion of the investigation. The notice will include (1) a description of the error or program abuse, (2) the basis on which the CMHC determined the error or program abuses, (3) the remedies to be employed, and (4) the family's right to appeal the results through an informal hearing or grievance hearing (see Chapter 14).

## **PART II: CORRECTIVE MEASURES AND PENALTIES**

### **15-II.A. UNDER- OR OVERPAYMENT**

An under- or overpayment includes an incorrect tenant rent payment by the family, or an incorrect utility reimbursement to a family.

#### **Corrections**

Whether the incorrect rental determination is an overpayment or underpayment, the PHA must promptly correct the tenant rent and any utility reimbursement prospectively.

##### CMHC Policy

Increases in the tenant rent will be implemented on the first of the month following a written 30 day notice.

Any decreases in tenant rent will become effective the first of the month following the discovery of the error.

#### **Reimbursement**

Whether the family is required to reimburse the PHA or the PHA is required to reimburse the family depends upon which party is responsible for the incorrect payment and whether the action taken was an error or program abuse. Policies regarding reimbursement are discussed in the three sections that follow.

## **15-II.B. FAMILY-CAUSED ERRORS AND PROGRAM ABUSE**

General administrative requirements for participating in the program are discussed throughout the ACOP. This section deals specifically with errors and program abuse by family members.

An incorrect rent determination caused by a family generally would be the result of incorrect reporting of family composition, income, assets, or expenses, but also would include instances in which the family knowingly allows the PHA to use incorrect information provided by a third party.

### **Family Reimbursement to PHA**

#### CMHC Policy

In the case of family-caused errors or program abuse, the family will be required to repay any amounts of rent underpaid. The CMHC may, but is not required to, offer the family a repayment agreement in accordance with Chapter 16. If the family fails to repay the amount owed, the CMHC will terminate the family's lease in accordance with the policies in Chapter 13.

### **PHA Reimbursement to Family**

#### CMHC Policy

The CMHC will not reimburse the family for any overpayment of rent when the overpayment clearly is caused by the family.

## **Prohibited Actions**

An applicant or resident in the public housing program must not knowingly:

- Make a false statement to the PHA [Title 18 U.S.C. Section 1001].
- Provide incomplete or false information to the PHA [24 CFR 960.259(a)(4)].
- Commit fraud, or make false statements in connection with an application for assistance or with reexamination of income [24 CFR 966.4(l)(2)(iii)(C)].

### CMHC Policy

Any of the following will be considered evidence of family program abuse:

Offering bribes or illegal gratuities to the CMHC Board of Commissioners, employees, contractors, or other CMHC representatives

Offering payments or other incentives to a third party as an inducement for the third party to make false or misleading statements to the CMHC on the family's behalf

Use of a false name or the use of falsified, forged, or altered documents

Intentional misreporting of family information or circumstances (e.g., misreporting of income or family composition)

Omitted facts that were obviously known by a family member (e.g., not reporting employment income)

Admission of program abuse by an adult family member

The CMHC may determine other actions to be program abuse based upon a preponderance of the evidence, as defined earlier in this chapter.

## **Penalties for Program Abuse**

In the case of program abuse caused by a family the PHA may, at its discretion, impose any of the following remedies.

- The PHA may require the family to repay any amounts owed to the program (see 15-II.B., Family Reimbursement to PHA).
- The PHA may require, as a condition of receiving or continuing assistance, that a culpable family member not reside in the unit. See policies in Chapter 3 (for applicants) and Chapter 13 (for residents).
- The PHA may deny admission or terminate the family's lease following the policies set forth in Chapter 3 and Chapter 13 respectively.
- The PHA may refer the family for state or federal criminal prosecution as described in section 15-II.D.

## **15-II.C. PHA-CAUSED ERRORS OR PROGRAM ABUSE**

The responsibilities and expectations of PHA staff with respect to normal program administration are discussed throughout the ACOP. This section specifically addresses actions of a PHA staff member that are considered errors or program abuse related to the public housing program. Additional standards of conduct may be provided in the PHA personnel policy.

PHA-caused incorrect rental determinations include (1) failing to correctly apply public housing rules regarding family composition, income, assets, and expenses, and (2) errors in calculation.

### **Repayment to the PHA**

The family is not required to repay an underpayment of rent if the error or program abuse is caused by PHA staff.

### **PHA Reimbursement to Family**

#### CMHC Policy

The CMHC will reimburse a family for any family overpayment of rent, regardless of whether the overpayment was the result of staff-caused error or staff program abuse.

### **Prohibited Activities**

#### CMHC Policy

Any of the following will be considered evidence of program abuse by CMHC staff:

- Failing to comply with any public housing program requirements for personal gain

- Failing to comply with any public housing program requirements as a result of a conflict of interest relationship with any applicant or resident

- Seeking or accepting anything of material value from applicants, residents, vendors, contractors, or other persons who provide services or materials to the CMHC

- Disclosing confidential or proprietary information to outside parties

- Gaining profit as a result of insider knowledge of CMHC activities, policies, or practices

- Misappropriating or misusing public housing funds

- Destroying, concealing, removing, or inappropriately using any records related to the public housing program

- Committing any other corrupt or criminal act in connection with any federal housing program

## **15-II.D. CRIMINAL PROSECUTION**

### CMHC Policy

When the CMHC determines that program abuse by a family or CMHC staff member has occurred and the amount of underpaid rent meets or exceeds the threshold for prosecution under local or state law, the CMHC will refer the matter to the appropriate entity for prosecution. When the amount of underpaid rent meets or exceeds the federal threshold, the case will also be referred to the HUD Office of Inspector General (OIG).

Other criminal violations related to the public housing program will be referred to the appropriate local, state, or federal entity.

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### **15-II.E. FRAUD AND PROGRAM ABUSE RECOVERIES**

PHAs who enter into a repayment agreement with a family to collect rent owed, initiate litigation against the family to recover rent owed, or begin eviction proceedings against a family may retain 100 percent of program funds that the PHA recovers [Notice PIH 2007-27 (HA)].

If the PHA does none of the above, all amounts that constitute an underpayment of rent must be returned to HUD.

The family must be afforded the opportunity for a hearing through the PHA's grievance process.

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# **Cover Page**

# **Chapter 16**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

## Chapter 16

### PROGRAM ADMINISTRATION

#### INTRODUCTION

This chapter discusses administrative policies and practices that are relevant to the activities covered in this ACOP. The policies are discussed in six parts as described below:

Part I: Setting Utility Allowances. This part describes how utility allowances are established and revised. Also discussed are the requirements to establish surcharges for excess consumption of CMHC-furnished utilities.

Part II: Establishing Flat Rents and Public Housing Maximum Rents. This part describes the requirements and policies related to establishing and updating flat rent amounts and public housing maximum rents.

Part III: Repayment of Family Debts. This part contains policies for recovery of monies that have been underpaid by families, and describes the circumstances under which the CMHC will offer repayment agreements to families. Also discussed are the consequences for failure to make payments in accordance with a repayment agreement.

Part IV: Public Housing Assessment System (CMHCS). This part describes the CMHCS indicators, how CMHCs are scored under CMHCS, and how those scores affect a CMHC.

Part V: Record-Keeping. All aspects of the program involve certain types of record-keeping. This part outlines the privacy rights of applicants and participants and record retention policies the CMHC will follow.

Part VI: Reporting and Record Keeping for Children with Environmental Intervention Blood Lead Level. This part describes the CMHC's reporting responsibilities related to children with environmental intervention blood lead levels that are living in public housing.

Part VII: Violence against Women Act (VAWA): Notification, Documentation, and Confidentiality. This part contains key terms used in VAWA and describes requirements related to notifying families about their rights and responsibilities under VAWA; requesting documentation from victims of domestic violence, dating violence, sexual assault, and stalking; and maintaining the confidentiality of information obtained from victims.

## **PART I: SETTING UTILITY ALLOWANCES [24 CFR 965 Subpart E]**

### **16-I.A. OVERVIEW**

PHAs must establish allowances for PHA-furnished utilities for all check metered utilities and for resident-purchased utilities for all utilities purchased directly by residents from a utility supplier [24 CFR 965.502(a)].

PHAs must also establish surcharges for excess consumption of PHA-furnished utilities [24 CFR 965.506].

The PHA must maintain a record that documents the basis on which utility allowances and scheduled surcharges are established and revised, and the record must be made available for inspection by residents [24 CFR 965.502(b)].

### **16-I.B UTILITY ALLOWANCES**

The PHA must establish separate allowances for each utility and for each category of dwelling units the PHA determines to be reasonably comparable as to factors affecting utility usage [24 CFR 965.503].

The objective of a PHA in establishing utility allowances for each dwelling unit category and unit size is to approximate a reasonable consumption of utilities by an energy-conservative household of modest circumstances consistent with the requirements of a safe, sanitary, and healthful living environment [24 CFR 965.505].

Utilities include gas, electricity, fuel for heating, water, sewerage, and solid waste disposal for a dwelling unit. In addition, if the PHA does not furnish a range and refrigerator, the family must be granted a utility allowance for the range and refrigerator they provide [24 CFR 965.505].

Costs for telephone, cable/satellite TV, and internet services are not considered utilities [PH Occ GB, p. 138].

Utility allowance amounts will vary by the rates in effect, size and type of unit, climatic location and siting of the unit, type of construction, energy efficiency of the dwelling unit, and other factors related to the physical condition of the unit. Utility allowance amounts will also vary by residential demographic characteristics affecting home energy usage [PH Occ GB, p. 138].

Chapter 14 of the *PH Occupancy Guidebook* provides detailed guidance to the PHA about establishing utility allowances.

## **Air-Conditioning**

“If a PHA installs air conditioning, it shall provide, to the maximum extent economically feasible, systems that give residents the option of choosing to use air conditioning in their units. The design of systems that offer each resident the option to choose air conditioning shall include retail meters or check meters, and residents shall pay for the energy used in its operation. For systems that offer residents the option to choose air conditioning but cannot be check metered, residents are to be surcharged in accordance with 965.506. If an air conditioning system does not provide for resident option, residents are not to be charged, and these systems should be avoided whenever possible.” [24 CFR 965.505(e)].

### CMHC Policy

The CMHC has not installed air-conditioning.

## **Utility Allowance Revisions [24 CFR 965.507]**

The PHA must review at least annually the basis on which utility allowances have been established and must revise the allowances if necessary in order to adhere to the standards for establishing utility allowances that are contained in 24 CFR 965.505.

The PHA may revise its allowances for resident-purchased utilities between annual reviews if there is a rate change, and is required to do so if such change, by itself or together with prior rate changes not adjusted for, results in a change of 10 percent or more from the rate on which the allowance was based.

Adjustments to resident payments as a result of such changes must be retroactive to the first day of the month following the month in which the last rate change taken into account became effective.

### CMHC Policy

Between annual reviews of utility allowances, the CMHC will only revise its utility allowances due to a rate change, when required to by the regulation.

### **16-I.C. SURCHARGES FOR PHA-FURNISHED UTILITIES [24 CFR 965.506]**

For dwelling units subject to allowances for PHA-furnished utilities where check meters have been installed, the PHA must establish surcharges for utility consumption in excess of the allowances. Surcharges may be computed on a straight per unit of purchase basis or for stated blocks of excess consumption, and must be based on the PHA's average utility rate. The basis for calculating the surcharges must be described in the PHA's schedule of allowances. Changes in the amount of surcharges based directly on changes in the PHA's average utility rate are not subject to the advance notice requirements discussed under 16-I.D.

For dwelling units served by PHA-furnished utilities where check meters have not been installed, the PHA must establish schedules of surcharges indicating additional dollar amounts residents will be required to pay by reason of estimated utility consumption attributable to resident-owned major appliances or to optional functions of PHA-furnished equipment. The surcharge schedule must state the resident-owned equipment (or functions of PHA-furnished equipment) for which surcharges will be made and the amounts of such charges. Surcharges must be based on the cost to the PHA of the utility consumption estimated to be attributable to reasonable usage of such equipment.

#### CMHC Policy

The CMHC does have CMHC-furnished utilities. Rates and surcharges are established by the Energy Performance Contract managing firm. Rates and surcharges are posted in the schedule of charges, posted in all project offices.

#### **16-I.D. NOTICE REQUIREMENTS [965.502]**

The PHA must give notice to all residents of proposed allowances and scheduled surcharges, and revisions thereof. The notice must be given in the manner provided in the lease and must:

- Be provided at least 60 days before the proposed effective date of the allowances, scheduled surcharges, or revisions.
- Describe the basis for determination of the allowances, scheduled surcharges, or revisions, including a statement of the specific items of equipment and function whose utility consumption requirements were included in determining the amounts of the allowances and schedule of surcharges.
- Notify residents of the place where the PHA's documentation on which allowances and surcharges are based is available for inspection.
- Provide all residents an opportunity to submit written comments during a period expiring not less than 30 days before the proposed effective date of the allowances, scheduled surcharges, or revisions.

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#### **16-I.E. REASONABLE ACCOMMODATION [24 CFR 965.508]**

On request from a family that includes a disabled or elderly person, the PHA must approve a utility allowance that is higher than the applicable amount for the dwelling unit if a higher utility allowance is needed as a reasonable accommodation to make the program accessible to and usable by the family [PH Occ GB, p. 172].

Likewise, residents with disabilities may not be charged for the use of certain resident-supplied appliances if there is a verified need for special equipment because of the disability [PH Occ GB, p. 172].

See Chapter 2 for policies regarding the request and approval of reasonable accommodations.

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## **PART II: ESTABLISHING FLAT RENTS AND PUBLIC HOUSING MAXIMUM RENTS**

### **16-II.A. OVERVIEW**

Flat rents are designed to encourage self-sufficiency and to avoid creating disincentives for continued residency by families who are attempting to become economically self-sufficient.

Public housing maximum rents are needed to prorate assistance for a mixed family. A mixed family is one whose members include those with citizenship or eligible immigration status, and those without citizenship or eligible immigrations status [24 CFR 5.504].

This part discusses how the PHA establishes and updates flat rents and public housing maximum rents. Policies related to the use of flat rents, family choice of rent, flat rent hardships, and public housing maximum rents are discussed in Chapter 6.

### **16-II.B. FLAT RENTS [24 CFR 960.253(b)] and Notice PIH 2014-12]**

#### **Establishing Flat Rents**

Flat rents for public housing units are based on the market rent charged for comparable units in the private unassisted rental market. The flat rent should be equal to the estimated rent for which the PHA could promptly lease the public housing unit after preparation for occupancy.

The PHA must use a reasonable method to determine flat rents. In determining flat rents, PHAs must consider the following:

- Location
- Quality
- Unit size
- Unit type
- Age of property
- Amenities at the property and in immediate neighborhood
- Housing services provided
- Maintenance provided by the PHA

Utilities provided by the PHA Notice PIH 2014-12 specifies that after the PHA has determined flat rent amounts using HUD's rent reasonableness methodology, the PHA must then compare this amount to 80 percent of the FMR and must set the flat rent at no less than 80 percent of the FMR, subject to utility adjustments.

PHAs are now required to apply a utility allowance to flat rents. Flat rents set at 80 percent of the FMR must be reduced by the amount of the unit's utility allowance, if any.

#### **Review of Flat Rents**

The PHA must ensure that flat rents continue to mirror market rent values [24 CFR 960.253(b)] and Notice PIH 2014-12]. No later than 90 days after HUD publishes new annual FMRs, PHAs must revise flat rents as necessary based on the rent reasonableness analysis and changes to the

FMR. The PHA must offer changes to the flat rent to all new admissions and to existing families at the next annual rent option.

If the FMR falls from year to year, the PHA may, but is not required to, lower the flat rent to 80 percent of the current FMR.

#### CMHC Policy

If the FMR is lower than the previous year, the CMHC will reduce flat rents to 80 percent of the current FMR,

PHAs that determine that reasonable rents would be less than 60 percent of the applicable FMR may choose to complete a rent reasonableness study once every three years, rather than annually. [Notice PIH 2014-12].

#### CMHC Policy

If the CMHC determines that reasonable rents would be less than 60 percent of the applicable FMR, the CMHC will conduct a rent reasonableness study once every three years.

### **Posting of Flat Rents**

#### CMHC Policy

The CMHC will publicly post the schedule of flat rents in a conspicuous manner in the applicable housing commission or project office.

### **Documentation of Flat Rents [24 CFR 960.253(b)(5)]**

The PHA must maintain records that document the method used to determine flat rents, and that show how flat rents were determined by the PHA in accordance with this method.

## **16-II.C. PUBLIC HOUSING MAXIMUM RENTS**

### **Establishing Public Housing Maximum Rents**

PHAs are prohibited from making financial assistance available to persons who are not citizens or nationals of the United States, and to those who do not have eligible immigration status [24 CFR 5.500]. Therefore, in order to assist mixed families, PHAs must prorate assistance. Public housing maximum rents are needed in order to calculate the tenant rent for a mixed family.

The public housing maximum rent is based on value of the 95th percentile of the total tenant payment (TTP) for each tenant within the PHA. PHAs may calculate a maximum rent on either a PHA- or project wide basis. A separate maximum rent can be provided for each separate project or projects may be combined into logical groups, if appropriate. HUD recommends that a single project basis be avoided for a project unless at least 50 dwelling units are involved.

PHAs may use the “direct comparison” or the “unit distribution” method for establishing the public housing maximum rents for each unit size. Appendix H, of Guidebook 7465.G, Restrictions on Assistance to Noncitizens provides detailed guidance on how to establish public housing maximum rents using the methodologies identified above.

## **Review of Public Housing Maximum Rents**

### CMHC Policy

The CMHC will recalculate the public housing maximum rents on an annual basis.

## **Posting of Public Housing Maximum Rents**

### CMHC Policy

The CMHC will publicly post the schedule of public housing maximum rents in a conspicuous manner in the applicable CMHC or project office.

## **Documentation of Public Housing Maximum Rents**

### CMHC Policy

The CMHC will maintain records that document how CMHC determined the 95th percentile of TTP, whether the maximum rent was determined housing commission-wide, project-wide, or with groupings of projects, and the methodology used to determine maximum rents for each unit size.

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## PART III: FAMILY DEBTS TO THE PHA

### 16-III.A. OVERVIEW

This part describes the PHA's policies for recovery of monies that have been underpaid by families.

#### CMHC Policy

When an action or inaction of a resident family results in the underpayment of rent or other amounts, the CMHC holds the family liable to return any underpayments to the PHA.

When an action or inaction of a resident family results in the underpayment of rent or other amounts, the CMHC holds the family liable to return any underpayments to the PHA.

The CMHC will enter into repayment agreements in accordance with the policies contained in this part as a means to recover overpayments. The term *repayment agreement* refers to a formal document signed by a tenant and provided to the CMHC in which a tenant acknowledges a debt in a specific amount and agrees to repay the amount due at specific time periods.

When a family refuses to repay monies owed to the CMHC, the CMHC will utilize other available collection alternatives including, but not limited to, the following:

- Collection agencies
- Small claims court
- Civil law suit
- State income tax set-off program

## 16-III.B. REPAYMENT POLICY

### Family Debts to the PHA

#### CMHC Policy

Any amount due to the CMHC by a public housing family must be repaid. If the family is unable to repay the debt within 30 days, the CMHC will offer to enter into a repayment agreement in accordance with the policies below.

If the family refuses to repay the debt, enter into a repayment agreement, or breaches a repayment agreement, CMHC will terminate the family's tenancy in accordance with the policies in Chapter 13. The CMHC will also pursue other modes of collection.

### General Repayment Agreement Guidelines

#### *Down Payment Requirement*

#### CMHC Policy

Prior to the execution of a repayment agreement, the family must pay 50 percent of the balance owed to the CMHC. If the family can provide evidence satisfactory to the CMHC that a down payment of 50 percent would impose an undue hardship, the CMHC may, in its sole discretion, require a lesser percentage or waive the requirement.

#### *Payment Thresholds*

Notice PIH 2010-19 recommends that the total amount that a family must pay each month—the family's monthly share of rent plus the monthly debt repayment amount—should not exceed 40 percent of the family's monthly adjusted income, which is considered "affordable." Moreover, Notice PIH 2010-19 acknowledges that PHAs have the discretion to establish "thresholds and policies" for repayment agreements with families [24 CFR 982.552(c)(1)(vii)].

#### CMHC Policy

If a family is paying less than 40 percent of its monthly adjusted income (MAI) in rent, the minimum monthly payment amount will be the greater of the following two amounts:

The difference between 40 percent of the family's MAI and the TTP at the time the agreement is executed

\$25

If a family can provide evidence satisfactory to the CMHC that a monthly payment amount of \$25 would impose an undue hardship, the CMHC may, in its sole discretion, require a lower monthly payment amount.

If the family's income increases or decreases during the term of a repayment agreement, either the CMHC or the family may request that the monthly payment amount be adjusted accordingly.

***Execution of the Agreement***

CMHC Policy

Any repayment agreement between the CMHC and a family must be signed and dated by the CMHC and by the head of household and spouse/cohead (if applicable).

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## ***Due Dates***

### **CMHC Policy**

All payments are due on the first of the month and are considered late if not paid by the close of business on the 5th day of the month.

## ***Late or Missed Payments***

### **CMHC Policy**

If a payment is not received by the end of the business day on the date due, and prior approval for the missed payment has not been given by the CMHC, it will be considered a breach of the agreement and the CMHC will terminate tenancy in accordance with the policies in Chapter 13.

## ***No Offer of Repayment Agreement***

### **CMHC Policy**

The CMHC will not enter into a repayment agreement if there is already a repayment agreement in place with the family, or if the amount owed by the family exceeds the federal or state threshold for criminal prosecution.

The CMHC will offer only one repayment agreement opportunity during the life of the tenancy.

## **Repayment Agreements Involving Improper Payments**

Notice PIH 2010-19 requires certain provisions to be included in any repayment agreement involving amounts owed by a family because it underreported or failed to report income:

- A reference to the items in the public housing lease that state the family's obligation to provide true and complete information at every reexamination and the grounds on which the PHA may terminate assistance because of a family's action or failure to act
- A statement clarifying that each month the family not only must pay to the PHA the monthly payment amount specified in the agreement but must also pay to the owner the family's monthly share of the rent to owner
- A statement that the terms of the repayment agreement may be renegotiated if the family's income decreases or increases
- A statement that late or missed payments constitute default of the repayment agreement and may result in termination of tenancy

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**PART IV: PUBLIC HOUSING ASSESSMENT SYSTEM (PHAS)**

**16-IV.A. OVERVIEW**

The purpose of the Public Housing Assessment System (PHAS) is to improve the delivery of services in public housing and enhance trust in the public housing system among PHAs, public housing residents, HUD and the general public by providing a management tool for effectively and fairly measuring the performance of a public housing agency in essential housing operations.

**16-IV.B. PHAS INDICATORS [24 CFR 902 Subparts A, B, C, D, and E]**

The table below lists each of the PHAS indicators, the points possible under each indicator, and a brief description of each indicator. A PHA’s performance is based on a combination of all four indicators.

<p><b>Indicator 1: Physical condition of the PHA’s projects</b> <b>Maximum Score: 40</b></p> <ul style="list-style-type: none"><li>• The objective of this indicator is to determine the level to which a PHA is maintaining its public housing in accordance with the standard of decent, safe, sanitary, and in good repair.</li><li>• To determine the physical condition of a PHA’s projects, inspections are performed of the following five major areas of each public housing project: site, building exterior, building systems, dwelling units, and common areas. The inspections are performed by an independent inspector arranged by HUD, and include a statistically valid sample of the units in each project in the PHA’s public housing portfolio.</li></ul>
<p><b>Indicator 2: Financial condition of the PHA’s projects</b> <b>Maximum Score: 25</b></p> <ul style="list-style-type: none"><li>• The objective of this indicator is to measure the financial condition of the PHA’s public housing projects for the purpose of evaluating whether the PHA has sufficient financial resources and is capable of managing those financial resources effectively to support the provision of housing that is decent, safe, sanitary, and in good repair.</li><li>• A PHA’s financial condition is determined by measuring each public housing project’s performance in each of the following sub-indicators: quick ratio, months expendable net assets ratio, and debt service coverage ratio.</li></ul>

**Indicator 3: Management operations of the PHA's projects**

**Maximum Score: 25**

- The objective of this indicator is to measure certain key management operations and responsibilities of a PHA's projects for the purpose of assessing the PHA's management operations capabilities.
- Each project's management operations are assessed based on the following sub-indicators: occupancy, tenant accounts receivable, and accounts payable.
- An on-site management review may be conducted as a diagnostic and feedback tool for problem performance areas, and for compliance. Management reviews are not scored.

**Indicator 4: Capital Fund**

**Maximum Score: 10**

- The objective of this indicator is to measure how long it takes the PHA to obligate capital funds and to occupy units.
- The PHA's score for this indicator is measured at the PHA level and is based on the following sub indicators: timeliness of fund obligation and occupancy rate.

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#### **16-IV.C. PHAS SCORING [24 CFR 902.63 and 902.67]**

A high performer is a PHA that achieves an overall PHAS score of 90 or greater, and achieves a score of at least 60 percent of the points available under the physical, financial, and management indicators and at least 50 percent of the points available under the capital fund indicator.

A standard performer is a PHA that has an overall PHAS score between 60 and 89, and achieves a score of at least 60 percent of the points available under the physical, financial, and management indicators and at least 50 percent of the points available under the capital fund indicator.

A substandard performer is a PHA that has an overall PHAS score of at least 60 percent and achieves a score of less than 60 percent under one or more of the physical, financial, or management indicators.

A troubled performer is a PHA that achieves an overall PHAS score of less than 60, or achieves less than 50 percent of the total points available under the capital fund indicator.

These designations can affect a PHA in several ways:

- High-performing PHAs are eligible for incentives including relief from specific HUD requirements and bonus points in funding competitions [24 CFR 902.71].
- PHAs that are standard performers may be required to submit and operate under a corrective action plan to eliminate deficiencies in the PHA's performance [24 CFR 902.73(a)(1)].
- PHAs that are substandard performers will be required to submit and operate under a corrective action plan to eliminate deficiencies in the PHA's performance [24 CFR 902.73(a)(2)].
- PHAs with an overall rating of "troubled" are subject to additional HUD oversight, and are required to enter into a memorandum of agreement (MOA) with HUD to improve PHA performance [24 CFR 902.75].
- PHAs that fail to execute or meet MOA requirements may be referred to the Assistant Secretary to determine remedial actions, including, but not limited to, remedies available for substantial default [24 CFR 902.75(g) and 24 CFR Part 907].

PHAs must post a notice of its final PHAS score and status in appropriate conspicuous and accessible locations in its offices within two weeks of receipt of its final score and designation [24 CFR 902.64(b)(2)].

HUD's Real Estate Assessment Center (REAC) issues overall PHAS scores, which are based on the scores of the four PHAS indicators, and the components under each indicator. PHAS scores translate into a designation for each PHA as high performing, standard, or troubled.

A high performer is a PHA that achieves an overall PHAS score of 90 or greater, and achieves a score of at least 60 percent of the points available under the physical, financial, and management indicators and at least 50 percent of the points available under the capital fund indicator.

A standard performer is a PHA that has an overall PHAS score between 60 and 89, and does not achieve less than 60 percent of the total points available under the physical, financial, and management indicators and at least 50 percent of the points available under the capital fund indicator.

A substandard performer is a PHA that has an overall PHAS score of at least 60 percent and achieves a score of less than 60 percent under one or more of the physical, financial, or management indicators.

A troubled performer is a PHA that achieves an overall PHAS score of less than 60, or less than 50 percent of the total points under the capital fund indicator.

These designations can affect a PHA in several ways:

- High-performing PHAs are eligible for incentives including relief from specific HUD requirements and bonus points in funding competitions [24 CFR 902.71].
- PHAs that are standard performers may be required to submit an improvement plan to eliminate deficiencies in the PHA's performance [24 CFR 902.73(a)].
- PHAs that are substandard performers will be required to submit and operate under a corrective action plan to eliminate deficiencies in the PHA's performance [24 CFR 902.73(a)(2)].
- PHAs with an overall rating of "troubled" are subject to additional HUD oversight, and are required to enter into a memorandum of agreement (MOA) with HUD to improve PHA performance [24 CFR 902.75].

**PHAs that fail to execute or meet MOA requirements may be referred to the Assistant Secretary to determine remedial actions, including, but not limited to, remedies available for substantial default [24 CFR 902.75(g) and 24 CFR Part 907].** PHAs must post a notice of its final PHAS score and status in appropriate conspicuous and accessible locations in its offices within two weeks of receipt of its final score and designation [24 CFR 902.64(b)(2)].

## **PART V: RECORD KEEPING**

### **16-V.A. OVERVIEW**

The PHA must maintain complete and accurate accounts and other records for the program in accordance with HUD requirements, in a manner that permits a speedy and effective audit. All such records must be made available to HUD or the Comptroller General of the United States upon request.

In addition, the PHA must ensure that all applicant and participant files are maintained in a way that protects an individual's privacy rights.

### **16-V.B. RECORD RETENTION**

The PHA must keep the last three years of the Form HUD-50058 and supporting documentation during the term of each assisted lease, and for a period of at least three years from the end of participation (EOP) date [24 CFR 908.101].

Notice PIH 2014-20 requires the PHA to keep records of all complaints, investigations, notices, and corrective actions related to violations of the Fair Housing Act or the equal access final rule.

#### CMHC Policy

During the term of each public housing tenancy, and for at least four years thereafter, the CMHC will keep all documents related to a family's eligibility, tenancy, and termination.

In addition, the CMHC will keep the following records for at least four years:

- An application from each ineligible family and notice that the applicant is not eligible

- Lead-based paint records as required by 24 CFR 35, Subpart B

- Documentation supporting the establishment of flat rents and the public housing maximum rent

- Documentation supporting the establishment of utility allowances and surcharges

- Documentation related to PHAS

- Accounts and other records supporting CMHC budget and financial statements for the program

- Complaints, investigations, notices, and corrective actions related to violations of the Fair Housing Act or the equal access final rule

- Other records as determined by the CMHC or as required by HUD

If a hearing to establish a family's citizenship status is held, longer retention requirements apply for some types of documents. For specific requirements, see Section 14-II.A.

## 16-V.C. RECORDS MANAGEMENT

PHAs must maintain applicant and participant files and information in accordance with the regulatory requirements described below.

### CMHC Policy

All applicant and participant information will be kept in a secure location and access will be limited to authorized CMHC staff.

CMHC staff will not discuss personal family information unless there is a business reason to do so. Inappropriate discussion of family information or improper disclosure of family information by staff will result in disciplinary action.

### **Privacy Act Requirements [24 CFR 5.212 and Form-9886]**

The collection, maintenance, use, and dissemination of social security numbers (SSN), employer identification numbers (EIN), any information derived from these numbers, and income information of applicants and participants must be conducted, to the extent applicable, in compliance with the Privacy Act of 1974, and all other provisions of Federal, State, and local law.

Applicants and participants, including all adults in the household, are required to sign a consent form, HUD-9886, Authorization for Release of Information. This form incorporates the Federal Privacy Act Statement and describes how the information collected using the form may be used, and under what conditions HUD or the PHA may release the information collected.

### **Upfront Income Verification (UIV) Records**

PHAs that access UIV data through HUD's Enterprise Income Verification (EIV) System are required to adopt and follow specific security procedures to ensure that all EIV data is protected in accordance with Federal laws, regardless of the media on which the data is recorded (e.g. electronic, paper). These requirements are contained in the HUD issued document, *Enterprise Income Verification (EIV) System, Security Procedures for Upfront Income Verification (UIV) Data*.

### CMHC Policy

Prior to utilizing HUD's EIV system, the CMHC will adopt and implement EIV security procedures required by HUD.

## **Criminal Records**

The PHA may only disclose the criminal conviction records which the PHA receives from a law enforcement agency to officers or employees of the PHA, or to authorized representatives of the PHA who have a job-related need to have access to the information [24 CFR 5.903(e)].

The PHA must establish and implement a system of records management that ensures that any criminal record received by the PHA from a law enforcement agency is maintained confidentially, not misused or improperly disseminated, and destroyed, once the purpose for which the record was requested has been accomplished, including expiration of the period for filing a challenge to the PHA action without institution of a challenge or final disposition of any such litigation [24 CFR 5.903(g)].

The PHA must establish and implement a system of records management that ensures that any sex offender registration information received by the PHA from a State or local agency is maintained confidentially, not misused or improperly disseminated, and destroyed, once the purpose for which the record was requested has been accomplished, including expiration of the period for filing a challenge to the PHA action without institution of a challenge or final disposition of any such litigation. However, a record of the screening, including the type of screening and the date performed must be retained [Notice PIH 2012-28]. This requirement does not apply to information that is public information, or is obtained by a PHA other than under 24 CFR 5.905.

## **Medical/Disability Records**

PHAs are not permitted to inquire about the nature or extent of a person's disability. The PHA may not inquire about a person's diagnosis or details of treatment for a disability or medical condition. If the PHA receives a verification document that provides such information, the PHA should not place this information in the tenant file. The PHA should destroy the document.

## **Domestic Violence, Dating Violence, Sexual Assault, or Stalking Records**

For requirements and PHA policies related to management of documentation obtained from victims of domestic violence, dating violence, sexual assault, or stalking, see section 16-VII.E.

## **PART VI: REPORTING REQUIREMENTS FOR CHILDREN WITH ENVIRONMENTAL INTERVENTION BLOOD LEAD LEVEL**

### **16-VI.A. REPORTING REQUIREMENTS [24 CFR 35.1130(e)]**

The PHA has certain responsibilities relative to children with environmental intervention blood lead levels that are living in public housing.

The PHA must report the name and address of a child identified as having an environmental intervention blood lead level to the public health department within 5 business days of being so notified by any other medical health care professional. The PHA must also report each known case of a child with an environmental intervention blood lead level to the HUD field office.

#### CMHC Policy

The CMHC will provide the public health department written notice of the name and address of any child identified as having an environmental intervention blood lead level.

The CMHC will provide written notice of each known case of a child with an environmental intervention blood level to the HUD field office within 5 business days of receiving the information.

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## PART VII: VIOLENCE AGAINST WOMEN ACT (VAWA): NOTIFICATION, DOCUMENTATION, AND CONFIDENTIALITY

### 16-VII.A. OVERVIEW

The Violence against Women Act of 2013 (VAWA) provides special protections for victims of domestic violence, dating violence, sexual assault, and stalking who are applying for or receiving assistance under the public housing program. If your state or local laws provide greater protection for such victims, those laws take precedence over VAWA.

In addition to definitions of key terms used in VAWA, this part contains general VAWA requirements and PHA policies in three areas: notification, documentation, and confidentiality. Specific VAWA requirements and PHA policies are located in Chapter 3, “Eligibility” (sections 3-I.C and 3-III.F); Chapter 5, “Occupancy Standards and Unit Offers” (section 5-II.D); Chapter 8, “Leasing and Inspections” (section 8-I.B); Chapter 12, “Transfer Policy” (sections 12-III.C, 12-III.F, and 12-IV.D); and Chapter 13, “Lease Terminations” (sections 13-III.F and 13-IV.D).

### 16-VII.B. DEFINITIONS [24 CFR 5.2003]

As used in VAWA:

- The term *affiliated individual* means, with respect to a person:
  - A spouse, parent, brother or sister, or child of that individual, or an individual to whom that individual stands in the position or place of a parent; or
  - Any individual, tenant or lawful occupant living in the household of that individual.
- The term *bifurcate* means, with respect to a public housing or Section 8 lease, to divide a lease as a matter of law such that certain tenants can be evicted or removed while the remaining family members’ lease and occupancy rights are allowed to remain intact.
- The term *dating violence* means violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim; and where the existence of such a relationship shall be determined based on a consideration of the following factors:
  - The length of the relationship
  - The type of relationship
  - The frequency of interaction between the persons involved in the relationship
- The term *domestic violence* includes felony or misdemeanor crimes of violence committed by a current or former spouse of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the jurisdiction.

- The term *sexual assault* means:
  - Any nonconsensual sexual act proscribed by Federal, tribal, or State law, including when the victim lacks the capacity to consent
- The term *stalking* means:
  - To follow, pursue, or repeatedly commit acts with the intent to kill, injure, harass, or intimidate; or
  - To place under surveillance with the intent to kill, injure, harass, or intimidate another person; and
  - In the course of, or as a result of, such following, pursuit, surveillance, or repeatedly committed acts, to place a person in reasonable fear of the death of, or serious bodily injury to, or to cause substantial emotional harm to (1) that person, (2) a member of the immediate family of that person, or (3) the spouse or intimate partner of that person.

## **16-VII.C. NOTIFICATION [24 CFR 5.2005(a)]**

### **Notification to Public**

The PHA adopts the following policy to help ensure that all actual and potential beneficiaries of its public housing program are aware of their rights under VAWA.

#### CMHC Policy

The CMHC will post the following information regarding VAWA in its offices and on its Web site. It will also make the information readily available to anyone who requests it.

A summary of the rights and protections provided by VAWA to public housing applicants and residents who are or have been victims of domestic violence, dating violence, or stalking (see sample notice in Exhibit 16-1)

The definitions of *domestic violence*, *dating violence*, *sexual assault*, and *stalking* provided in VAWA (included in Exhibit 16-1)

An explanation of the documentation that the CMHC may require from an individual who claims the protections provided by VAWA (included in Exhibit 16-1)

A copy of form HUD-50066, Certification of Domestic Violence, Dating Violence, or Stalking

A statement of the CMHC's obligation to keep confidential any information that it receives from a victim unless (a) the CMHC has the victim's written permission to release the information, (b) it needs to use the information in an eviction proceeding, or (c) it is compelled by law to release the information (included in Exhibit 16-1)

The National Domestic Violence Hot Line: 1-800-799-SAFE (7233) or 1-800-787-3224 (TTY) (included in Exhibit 16-1)

Contact information for local victim advocacy groups or service providers

## **Notification to Applicants and Tenants [24 CFR 5.2005(a)(1)]**

PHAs are required to inform public housing applicants and tenants of their rights under VAWA, including their right to confidentiality and the limits thereof, when they are denied assistance, when they are admitted to the program, and when they are notified of an eviction or termination of housing benefits.

### CMHC Policy

The CMHC will provide all applicants with information about VAWA at the time they request an application for housing assistance. The CMHC will also include such information in all notices of denial of assistance (see section 3-III.F).

The CMHC will provide all tenants with information about VAWA at the time of admission (see section 8-I.B) and at annual reexamination. The CMHC will also include such information in all lease termination notices (see section 13-IV.D).

The VAWA information provided to applicants and tenants will consist of the notice in Exhibit 16-1 and a copy of form HUD-50066, Certification of Domestic Violence, Dating Violence, and Stalking.

The PHA is not limited to providing VAWA information at the times specified in the above policy. If the PHA decides to provide VAWA information to a tenant following an incident of domestic violence, Notice PIH 2006-42 cautions against sending the information by mail, since the abuser may be monitoring the mail. The notice recommends that in such cases the PHA make alternative delivery arrangements that will not put the victim at risk.

### CMHC Policy

Whenever the CMHC has reason to suspect that providing information about VAWA to a public housing tenant might place a victim of domestic violence at risk, it will attempt to deliver the information by hand directly to the victim.

#### **16-VII.D. DOCUMENTATION [24 CFR 5.2007]**

A PHA presented with a claim for initial or continued assistance based on status as a victim of domestic violence, dating violence, sexual assault, or stalking, or criminal activity related to any of these forms of abuse may—but is not required to—request that the individual making the claim document the abuse. Any request for documentation must be in writing, and the individual must be allowed at least 14 business days after receipt of the request to submit the documentation. The PHA may extend this time period at its discretion. [24 CFR 5.2007(a)]

The individual may satisfy the PHA's request by providing any one of the following three forms of documentation [24 CFR 5.2007(b)]:

- (1) A completed and signed HUD-approved certification form (HUD-50066, Certification of Domestic Violence, Dating Violence, or Stalking), which must include the name of the perpetrator only if the name of the perpetrator is safe to provide and is known to the victim
- (2) A federal, state, tribal, territorial, or local police report or court record
- (3) Documentation signed by a person who has assisted the victim in addressing domestic violence, dating violence, sexual assault, or stalking, or the effects of such abuse. This person may be an employee, agent, or volunteer of a victim service provider; an attorney; or a medical professional. Acceptable documentation also includes a record of an administrative agency, and documentation from a mental health professional. The person signing the documentation must attest under penalty of perjury to the person's belief that the incidents in question are bona fide incidents of abuse. The victim must also sign the documentation.

The PHA may not require third-party documentation (forms 2 and 3) in addition to certification (form 1), except as specified below under "Conflicting Documentation," nor may it require certification in addition to third-party documentation [VAWA final rule].

##### CMHC Policy

Any request for documentation of domestic violence, dating violence, sexual assault, or stalking will specify a deadline of 14 business days following receipt of the request, will describe the three forms of acceptable documentation, will provide explicit instructions on where and to whom the documentation must be submitted, and will state the consequences for failure to submit the documentation or request an extension in writing by the deadline.

The CMHC may, in its discretion, extend the deadline for 10 business days. Any extension granted by the CMHC will be in writing.

### **Conflicting Documentation [24 CFR 5.2007(e)]**

In cases where the PHA receives conflicting certification documents from two or more members of a household, each claiming to be a victim and naming one or more of the other petitioning household members as the perpetrator, the PHA may determine which is the true victim by requiring each to provide acceptable third-party documentation, as described above (forms 2 and 3). The PHA must honor any court orders issued to protect the victim or to address the distribution of property.

#### CMHC Policy

If presented with conflicting certification documents (two or more forms HUD-50066) from members of the same household, the CMHC will attempt to determine which is the true victim by requiring each of them to provide third-party documentation in accordance with 24 CFR 5.2007(b)(2) or (3) and by following any HUD guidance on how such determinations should be made.

### **Discretion to Require No Formal Documentation [24 CFR 5.2007(d)]**

The PHA has the discretion to provide benefits to an individual based solely on the individual's statement or other corroborating evidence—i.e., without requiring formal documentation of abuse in accordance with 24 CFR 5.2007(b).

#### CMHC Policy

If the CMHC accepts an individual's statement or other corroborating evidence of domestic violence, dating violence, sexual assault, or stalking, the CMHC will document acceptance of the statement or evidence in the individual's file.

### **Failure to Provide Documentation [24 CFR 5.2007(c)]**

In order to deny relief for protection under VAWA, a PHA must provide the individual requesting relief with a written request for documentation of abuse. If the individual fails to provide the documentation within 14 business days from the date of receipt, or such longer time as the PHA may allow, the PHA may deny relief for protection under VAWA.

#### **16-VII.E. CONFIDENTIALITY [24 CFR 5.2007(b)(4)]**

All information provided to the PHA regarding domestic violence, dating violence, sexual assault, or stalking, including the fact that an individual is a victim of such violence or stalking, must be retained in confidence. This means that the PHA (1) may not enter the information into any shared database, (2) may not allow employees or others to access the information unless they are explicitly authorized to do so and have a need to know the information for purposes of their work, and (3) may not provide the information to any other entity or individual, except to the extent that the disclosure is (a) requested or consented to by the individual in writing, (b) required for use in an eviction proceeding, or (c) otherwise required by applicable law.

##### CMHC Policy

If disclosure is required for use in an eviction proceeding or is otherwise required by applicable law, the CMHC will inform the victim before disclosure occurs so that safety risks can be identified and addressed.

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## **EXHIBIT 16-1: SAMPLE NOTICE TO PUBLIC HOUSING APPLICANTS AND TENANTS REGARDING THE VIOLENCE AGAINST WOMEN ACT (VAWA)**

*This sample notice was adapted from a notice prepared by the National Housing Law Project.*

A federal law that went into effect in 2013 protects individuals who are victims of domestic violence, dating violence, sexual assault, or stalking. The name of the law is the Violence against Women Act, or “VAWA.” This notice explains your rights under VAWA.

### **Protections for Victims**

If you are eligible for public housing, the housing authority cannot refuse to admit you to the public housing program solely because you are a victim of domestic violence, dating violence, sexual assault, or stalking.

If you are the victim of domestic violence, dating violence, sexual assault, or stalking, the housing authority cannot evict you based on acts or threats of violence committed against you. Also, criminal acts directly related to the domestic violence, dating violence, sexual assault, or stalking that are caused by a member of your household or a guest can't be the reason for evicting you if you were the victim of the abuse.

### **Reasons You Can Be Evicted**

The housing authority can still evict you if the housing authority can show there is an *actual and imminent* (immediate) threat to other tenants or housing authority staff if you are not evicted. Also, the housing authority can evict you for serious or repeated lease violations that are not related to the domestic violence, dating violence, sexual assault, or stalking against you. The housing authority cannot hold you to a more demanding set of rules than it applies to tenants who are not victims.

### **Removing the Abuser from the Household**

The housing authority may split the lease to evict a tenant who has committed criminal acts of violence against family members or others, while allowing the victim and other household members to stay in the public housing unit. If the housing authority chooses to remove the abuser, it may not take away the remaining tenants' rights to the unit or otherwise punish the remaining tenants. In removing the abuser from the household, the housing authority must follow federal, state, and local eviction procedures.

## **Proving That You Are a Victim of Domestic Violence, Dating Violence, Sexual Assault, or Stalking**

The housing authority can ask you to prove or “certify” that you are a victim of domestic violence, dating violence, sexual assault, or stalking. It must give you at least 14 business days (i.e., Saturdays, Sundays, and holidays do not count) to provide this proof. The housing authority is free to extend the deadline. There are three ways you can prove that you are a victim:

- Complete the certification form given to you by the housing authority. The form will ask for your name, the name of your abuser, the abuser’s relationship to you, the date, time, and location of the incident of violence, and a description of the violence. You are only required to provide the name of the abuser if it is safe to provide and you know their name.
- Provide a statement from a victim service provider, attorney, or medical professional who has helped you address incidents of domestic violence, dating violence, sexual assault, or stalking. The professional must state that he or she believes that the incidents of abuse are real. Both you and the professional must sign the statement, and both of you must state that you are signing “under penalty of perjury.”
- Provide a police or court record, such as a protective order.

If you fail to provide one of these documents within the required time, the housing authority may evict you.

### **Confidentiality**

The housing authority must keep confidential any information you provide about the violence against you, unless:

- You give written permission to the housing authority to release the information.
- The housing authority needs to use the information in an eviction proceeding, such as to evict your abuser.
- A law requires the housing authority to release the information.

If release of the information would put your safety at risk, you should inform the housing authority.

### **VAWA and Other Laws**

VAWA does not limit the housing authority’s duty to honor court orders about access to or control of a public housing unit. This includes orders issued to protect a victim and orders dividing property among household members in cases where a family breaks up.

VAWA does not replace any federal, state, or local law that provides greater protection for victims of domestic violence, dating violence, sexual assault, or stalking.

### **For Additional Information**

If you have any questions regarding VAWA, please contact \_\_\_\_\_ at \_\_\_\_\_.

For help and advice on escaping an abusive relationship, call the National Domestic Violence Hotline at 1-800-799-SAFE (7233) or 1-800-787-3224 (TTY).

## Definitions

For purposes of determining whether a public housing applicant or tenant may be covered by VAWA, the following list of definitions applies:

VAWA defines **domestic violence** to include felony or misdemeanor crimes of violence committed by any of the following:

- A current or former spouse of the victim
- A person with whom the victim shares a child in common
- A person who is cohabitating with or has cohabitated with the victim as a spouse
- A person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies
- Any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction

VAWA defines **dating violence** as violence committed by a person (1) who is or has been in a social relationship of a romantic or intimate nature with the victim AND (2) where the existence of such a relationship shall be determined based on a consideration of the following factors:

- The length of the relationship
- The type of relationship
- The frequency of interaction between the persons involved in the relationship

VAWA defines **sexual assault** as "any nonconsensual sexual act proscribed by Federal, tribal, or State law, including when the victim lacks capacity to consent" (42 U.S.C. 13925(a)).

VAWA defines **stalking** as (A)(i) to follow, pursue, or repeatedly commit acts with the intent to kill, injure, harass, or intimidate another person OR (ii) to place under surveillance with the intent to kill, injure, harass, or intimidate another person AND (B) in the course of, or as a result of, such following, pursuit, surveillance, or repeatedly committed acts, to place a person in reasonable fear of the death of, or serious bodily injury to, or to cause substantial emotional harm to (i) that person, (ii) a member of the immediate family of that person, or (iii) the spouse or intimate partner of that person.

# **Appendix of Related Policies**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

# **Cover Page Dwelling Lease**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

**CITY OF MANISTEE HOUSING COMMISSION**

**LEASE AGREEMENT**

**This Lease agreement contains three (3) parts:**

**Part I: Terms and Conditions**

**Part II: Residential Lease Agreement**

**Part III: Reference Documents**

**Grievance Procedure**

**Schedule of Maintenance Charges**

**House Rules**

**Housekeeping Standards**

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**PART I RESIDENTIAL LEASE AGREEMENT: TERMS AND CONDITIONS**

**THIS LEASE AGREEMENT** (called the "Lease") is between the City of Manistee Housing Commission, (called "CMHC") and Tenant named in Part II of this lease (called "Tenant"). [966.4 (a)]

**I. Description of the Parties and Premises:** [966.4 (a)]

- (a) CMHC, using data provided by Tenant about income, family composition, and needs, leases to Tenant, the property (called "premises" or "dwelling unit") described in Part II of this Lease Agreement, subject to the terms and conditions contained in this lease. [966.4 (a)]
- (b) Premises must be used as the only private residence of the Tenant and the family members named on Part II of the Lease. [966.4 (d) (1 & 2)]
- (c) Any additions to the household members named on the lease, including Live-in Aides and foster children, but excluding natural births, adoptions, and court awarded custody require the advance written approval of CMHC. Such approval will be granted only if the new family members pass CMHC's screening criteria and a unit of the appropriate size is available. Permission to add Live-in Aides and foster children shall not be unreasonably refused. [966.4 (a) (2) & (d)(3)(i)] Tenant agrees to wait for CMHC's approval before allowing additional persons to move into the Premises. Failure on the part of Tenant to comply with this provision is a serious violation of the material terms of the lease, for which CMHC may terminate the lease in accordance with Section XVI. [966.4 (f) (3)]
- (d) Tenant shall report deletions (for any reason) from the household members named on the lease to the CMHC in writing, within 10 days of the occurrence. [966.4 (c) (1) & (2) & (f) (3)]

**II. Term of Lease**

Unless otherwise modified or terminated in accordance with Section XVI, this Lease shall automatically be renewed for successive terms of one calendar year. [966.4 (a)(1)], subject to Tenant's compliance, and the compliance by members of Tenant's household, with the provisions of CMHC's Community Service Policy and 42 U.S.C. 1437j(c). In the event of failure by Tenant or any non-exempt adult member of Tenant's household to cure non-compliance of this requirement within the period and in the manner specified by CMHC's Community Service Policy and 42 U.S.C. 1437j(c), CMHC will not renew this Lease, and will proceed to evict the household pursuant to XIV(b)(7) below.

**III. Lease and Amount of Rent**

- (a) The rent amount is stated in Part II of this Lease. Rent shall remain in effect unless adjusted by the CMHC in accordance with Section VII herein. [966.4 (c)]  
Tenant is given the choice annually between paying an income-based rent or a flat rent. (Section 3(a) USHA)  
The amount of the income-based Total Tenant Payment and Tenant Rent shall be determined by the CMHC in compliance with HUD regulations and requirements and in accordance with CMHC's Admissions and Occupancy Policy. [966.4 (c)]
- (b) Rent is DUE and PAYABLE in advance on the first day of each month. Rent may include utilities as described in Section VII below, and includes all maintenance services due to normal wear and tear. [966.4 (e) (1) & (3)].

When CMHC makes any change in the amount of Total Tenant Payment, Tenant Rent, or flat rent, CMHC shall give written notice to Tenant. The notice shall state the new amount, and the date from which the new amount is applicable. Rent redeterminations are subject to the Administrative Grievance Procedure. The notice shall also state that Tenant may ask for an explanation of how the amount is computed by CMHC. If Tenant asks for an explanation, CMHC shall respond in a reasonable time. [966.4 (c) (4)]

- (c) Repeated late payment of rent or other charges will be considered a violation of this Lease Agreement and may result in termination of same. Repeated late payment is defined for these purposes as more than two [2] late payments in one 12 month period. (Ref: CMHC ACOP, Chapter 13 “Other Serious or Repeated Violations of Material Terms of the Lease)

#### **IV. Other Charges:**

In addition to rent, Tenant is responsible for the payment of certain other charges specified in this lease. These other charges shall be considered as additional rent and be payable as rent under the terms of this Lease Agreement. The type(s) and amounts of other charges are specified in Part II of this Lease Agreement.

- (a) Other charges can include: [966.4 (b) (2)]
  - (i) Maintenance costs -- The cost for services or repairs due to intentional or negligent damage to the dwelling unit, common areas or grounds beyond normal wear and tear, caused by Tenant, household members or by guests. When CMHC determines that needed maintenance is not caused by normal wear and tear, Tenant shall be charged for the cost of such service, either in accordance with the Schedule of Maintenance Charges posted by CMHC or (for work not listed on the Schedule of Maintenance Charges) based on the actual cost to CMHC for the labor and materials needed to complete the work. If overtime work is required, overtime rates shall be charged. [966.4 (b) (2)]
  - (ii) Excess Utility Charges --At developments where utilities are provided by CMHC, a charge shall be assessed for excess utility consumption. This charge does not apply to Tenants who pay their utilities directly to a utility supplier. [966.4 (b) (2)]
  - (iii) Installation charges for tenant-supplied air conditioners.
  - (iv) CMHC shall provide written notice of the amount of any charge in addition to Tenant Rent, and when the charge is due. Charges in addition to rent are due no sooner than two weeks after Tenant receives CMHC's written notice of the charge. [966.4 (b) (4)]
- (c) Late Charges -- A late fee of \$50.00 late shall be added to tenants obligations and shall be due as additional rent when any rent or other charge is not paid before the fifth calendar day of the month when due [966.4 (b) (3)].

#### **V. Payment Location:**

Rent and other charges can be paid at the Main Office located at 273 Sixth Avenue or at other locations specified in Part II of this Residential Lease. CMHC will not accept cash. Tenants who have submitted a check that is returned for non-sufficient funds or having

no account, shall be required to make all future payments by cashier's check or money order and a \$25 returned check fee shall be added to the amount owed hereunder.

## **VI. Security Deposit**

- (a) **Tenant Responsibilities:** Tenant agrees to pay a Security Deposit as provided for in Part II of this Lease Agreement.
- (b) **CMHC's Responsibilities:** CMHC will use the Security Deposit at the termination of this Lease:
  - 1. To pay the cost of any rent or any other charges owed by Tenant at the termination of this lease.
  - 2. To reimburse costs for repairs due to tenant caused damages to the unit beyond normal wear and tear.

The Security Deposit may not be used to pay rent or other charges while Tenant occupies the dwelling unit. No refund of the Security Deposit will be made until Tenant has vacated, and CMHC has inspected the dwelling unit.

## **VII. Utilities and Appliances [966.4 (b) (1)]**

- (a) **CMHC Supplied Utilities:** If indicated by an (X) on Part II, CMHC will supply the indicated utility: electricity, natural gas, heating fuel, water, sewer service, trash collection. CMHC will not be liable for the failure to supply utility service for any cause whatsoever beyond its control.

If indicated by an (X) on Part II of the Lease Agreement, CMHC will provide a cooking range and refrigerator. Other major electrical appliances, air conditioners, freezers, extra refrigerators, washers, dryers, etc., may be installed and operated only with the written approval of CMHC. A monthly service fee or excess utility charge, will be payable by the Tenant for excess consumption of utilities. A surcharge, as established by the Energy Performance Contract Firm, shall be charged daily for each window open in a tenant's unit during the posted Heating Season. [966.4 (b)(2)] (*Ref: CMHC ACOP, Chapter 16 16-I.C Surcharges for PHA-Furnished Utilities*)

- (b) **Tenant-paid Utilities:** If Tenant resides in a development where CMHC does not supply electricity, natural gas, heating fuel, water, sewer service, or trash collection, an Allowance for Utilities shall be established, appropriate for the size and type of dwelling unit, for utilities Tenant pays directly to the utility supplier. The Total Tenant Payment less the Allowance for Utilities equals Tenant Rent. If the Allowance for Utilities exceeds the Total Tenant Payment, CMHC will pay a Utility Reimbursement each month directly to the utility company. [5.632]

CMHC may change the Allowance at any time during the term of the lease, and shall give Tenant 60 day written notice of the revised Allowance along with any resultant changes in Tenant Rent or Utility Reimbursement. [965.473 (c)]

If Tenant's actual utility bill exceeds the Allowance for Utilities, Tenant shall be responsible for paying the actual bill to the supplier. If Tenant's actual utility bill is LESS than the Allowance for Utilities, Tenant shall receive the benefit of such saving.

- (c) **Tenant Responsibilities:** Tenant agrees not to waste the utilities provided by CMHC and to comply with any applicable law, regulation, or guideline of any

governmental entity regulating utilities or fuels. [966.4 (f) (8)]

Tenant also agrees to abide by any local ordinance or House Rules restricting or prohibiting the use of space heaters in multi-dwelling units.

- (d) Authorization for entry. Tenant acknowledges that PHA, or the representative of a utility provider, including, but not limited to, cable television/internet which may not be subscribed to by Tenant, may require access to the premises for update, repair or maintenance of the utility. Further, that Tenants rental unit is subject to the terms and conditions of a contract between PHA and a cable television/internet provider. Tenant consents to the entry into the premises for update, repair or maintenance of all utilities and further acknowledges that this Lease Agreement is subject to the terms of all authorizations granted by PHA to utility providers.

### **VIII. Terms and Conditions:**

The following terms and conditions of occupancy are made a part of the Lease.

- (a) Use and Occupancy of Dwelling: Tenant shall have the right to exclusive use and occupancy of the dwelling unit for Tenant and other household members listed on the lease.

This provision permits reasonable accommodation of Tenant's guests or visitors for a period not exceeding fourteen (14) consecutive days or 30 cumulative days each year up to two guest in any one 12 month period.

Permission may be granted, upon written request to the Manager, for an extension of this provision. [966.4 (d) (1)]

- (b) Ability to comply with Lease terms: If, during the term of this Lease, Tenant, by reason of physical or mental impairment, is no longer able to comply with the material provisions of this lease, cannot make arrangements for someone to aid him/her in complying with the lease, and CMHC cannot make any reasonable accommodation that would enable Tenant to comply with the lease, then CMHC will contact the tenant's emergency contact and/or appropriate agencies to assist Tenant in complying with the terms of this lease or securing suitable housing. If the emergency contact and/or appropriate agencies are either unwilling or unable to assist the tenant, CMHC will terminate the Lease. [8.3]

At the time of admission, all Tenants must will be encouraged to identify the family member(s) to be contacted if they become unable to comply with lease terms.

- (c) Redetermination of Rent, Dwelling Size, and Eligibility. The rent amount as fixed in Part II of the Lease Agreement is due each month until changed as described below.

- 1 The status of each family is to be re-examined at least once a year. Tenants paying Flat Rent shall have their incomes reexamined every three years. At the annual recertification Tenant shall certify to compliance with the 8 hour per month community service requirement, if applicable.

[960.209]

2. Tenant promises to supply CMHC, when requested, with accurate information about: family composition, age of family members, income and source of income of all family members, assets, community service activities, and related information necessary to determine eligibility, annual income, adjusted income, and rent. [966.4 (c) (2)]

Failure to supply such information when requested is a serious violation of the terms of the lease and CMHC may terminate the lease.

All information must be verified. Tenant agrees to comply with CMHC requests for verification by signing releases for third-party sources, presenting documents for review, or providing other suitable forms of verification. [966.4 (c) (2)]

CMHC shall give Tenant reasonable notice of what actions Tenant must take, and of the date by which any such action must be taken for compliance under this section. This information will be used by CMHC to decide whether the amount of the rent should be changed, and whether the dwelling size is still appropriate for Tenant's needs.

This determination will be made in accordance with the Admissions and Continued Occupancy Policy, which is publicly posted in the Project Office. A copy of the policies can be furnished on request at the expense of the person making the request.

3. Rent will not change during the period between regular re-examinations, UNLESS during such period: [960.209 (b)]
  - (i) Tenant can verify a change in his/her circumstances (such as decline in or loss of income) that would justify a reduction in rent, except that rent shall not be reduced because a tenant's TANF grant is reduced because Tenant committed welfare fraud or failed to comply with a welfare department economic self sufficiency requirement.

If a reduction is granted, Tenant must report subsequent increases in income within 10 days of the occurrence, until the next scheduled re-examination. (Failure to report within the 10 days may result in a retroactive rent charge.)
  - (ii) If it is found that Tenant has misrepresented the facts upon which the rent is based so that the rent Tenant is paying is less than the rent that he/she should have been charged. CMHC then may apply an increase in rent retroactive to the first of the month following the month in which the misrepresentation occurred.
  - (iii) Rent formulas or procedures are changed by Federal law or regulation.
4. All changes in family composition must be reported to the Housing Manager within 10 days of the occurrence. Failure to report within the 10 days may result in a retroactive rent charge. [966.4 (c) (2)]

**THIS LEASE WILL NOT BE REVISED TO PERMIT A CHANGE OF FAMILY COMPOSITION RESULTING FROM A REQUEST**

**TO ALLOW ADULT CHILDREN TO MOVE BACK INTO THE UNIT UNLESS IT IS DETERMINED THAT THE MOVE IS ESSENTIAL FOR THE MENTAL OR PHYSICAL HEALTH OF TENANT AND IT DOES NOT DISQUALIFY THE FAMILY FOR SIZE UNIT IT IS CURRENTLY OCCUPYING.**

- (d) Rent Adjustments: Tenant will be notified in writing of any rent adjustment due to the situations described above. All notices will state the effective date of the rent adjustment.
1. In the case of a rent decrease, the adjustment will become effective on the first day of the month following the reported change in circumstances, provided Tenant reported the change and provided necessary verification in a timely manner, as specified above.
  2. In the case of a rent increase, when an increase in income occurs after a prior rent reduction and is reported within 10 calendar days of the occurrence, the increase will become effective the first day of the 2nd month following the month in which the change was reported.
  3. In the case of a rent increase due to misrepresentation, failure to report a change in family composition, or failure to report an increase in income (after a reduction in rent per the fixed rent policy), CMHC shall apply the increase in rent retroactive to the first of the month following the month in which the misrepresentation occurred.
- (e) Transfers [966.4 (c) (3)]
1. Tenant agrees that if CMHC determines that the size or design of the dwelling unit is no longer appropriate to Tenant's needs, CMHC shall send Tenant written notice. Tenant further agrees to accept a new lease for a different dwelling unit of the appropriate size or design.
  2. CMHC may move a Tenant into another unit if it is determined necessary to rehabilitate or demolish Tenant's unit.
  3. If a reasonable accommodation has been granted and the required accessible features are available in no existing appropriate unit, CMHC may transfer Tenant to another unit with the features requested at CMHC's expense.
  4. A tenant without disabilities that is housed in a unit with special features must transfer to a unit without such features should a Tenant with disabilities need the unit.
  5. In the case of involuntary transfers, Tenant shall be required to move into the dwelling unit made available by CMHC. Tenant shall be given 30 days time in which to move following delivery of a transfer notice. If Tenant refuses to move, CMHC may terminate the Lease. [966.4 (c) (3)]
  6. Involuntary transfers are subject to the Grievance Procedure, and no such transfers may be made until either the time to request a Grievance has expired or the procedure has been completed. [966.4 (c) (4)]
  7. CMHC will consider any Tenant requests for transfers in accordance with the transfer priorities established in the Admissions and Occupancy

Policies.

**VIII. CMHC Obligations** [966.4 (e)]: CMHC shall be obligated:

- (a) To maintain the dwelling unit and the project in decent, safe and sanitary condition; [966.4 (e) (1)]
- (b) To comply with the requirements of applicable building codes, housing codes, and HUD regulations materially affecting health and safety; [966.4 (e) (2)]
- (c) To make necessary repairs to the dwelling unit; [966.4 (e) (3)]
- (d) To keep project building, facilities, and common areas, not otherwise assigned to Tenant for maintenance and upkeep, in a clean and safe condition; [966.4 (e)(4)]
- (e) To maintain in good and safe working order and condition electrical, plumbing, sanitary, heating, ventilating, and other facilities and appliances, including elevators supplied or required to be supplied with CMHC; [966.4 (e)(5)]
- (f) To provide and maintain appropriate receptacles and facilities (except container for the exclusive use of an individual tenant family) for the deposit of garbage, rubbish, and other waste removed from the premise by Tenant as required by this Lease; [966.4 (e)(6)]
- (g) To supply running water and reasonable amounts of hot water and reasonable amount of heat at appropriate times of the year according to local custom and usage; EXCEPT where the building that includes the dwelling unit is not required to be equipped for that purpose, or where heat or hot water is generated by an installation within the exclusive control of Tenant and supplied by a direct utility connection; [966.4 (e) (7)]
- (h) To respect and maintain the confidentiality of records of residents in accordance with Statutes, Executive Orders, and Rules and Regulations relating thereto;
- (i) To notify Tenant of the specific grounds for any proposed adverse action by CMHC. (Such adverse action includes, but is not limited to: a proposed lease termination, transfer of Tenant to another unit, change in amount of rent, or imposition of charges for maintenance and repair, or for excess consumption of utilities.) When CMHC is required to afford Tenant the opportunity for a hearing under the CMHC grievance procedure for a grievance concerning a proposed adverse action:
  - 1. The Notice of the proposed adverse action shall inform Tenant of the right to request such hearing. In the case of lease termination, a notice of lease termination that complies with 966.4(l) (3) shall constitute adequate notice of proposed adverse action.
  - 2. In the case of a proposed adverse action other than a proposed lease termination, CMHC shall not take the proposed action until time to request such a hearing has expired or (if hearing was timely requested) the grievance process has been completed. [966.4 (e) (8)]

**IX. Tenant's Obligations:** Tenant shall be obligated:

- (a) Not to assign the Lease, nor sublease the dwelling unit. [966.4 (f) (1)]
- (b)
  - 1. Not to give accommodation to boarders or lodgers; [966.4 f) (2)]
  - 2. Not to give accommodation to long term guests (any one guest in excess

of 14 days at one time or 30 days cumulative in one year and no more than 2 guests total in one 12 month period) without the advance written consent of CMHC.

- (c) To use the dwelling unit solely as a private dwelling for Tenant and Tenant's household as identified in PART II of the Lease, and not to use or permit its use for any other purpose. [966.4 (f) (3)]

This provision does not exclude the care of foster children or live-in care of a member of Tenant's family, provided the accommodation of such persons conforms to CMHC's Occupancy standards, and so long as CMHC has granted prior written approval for the foster child(ren), or live-in aide to reside in the unit. [966.4 (d) (3) (i)]

- (d) To abide by necessary and reasonable rules promulgated by CMHC for the benefit and well-being of the housing project and Tenants. These rules shall be posted in a conspicuous manner in the project office and incorporated by reference in this Lease. Violation of such rules constitutes a violation of the Lease. [966.4 (f) (4)]

Including, but not limited to

- Policy on Banning Individuals from CMHC property
- Smoke Free Property Policy
- Energy Conservation Policy
- Pet Policy
- Parking

- (e) To comply with the requirements of applicable state and local building or housing codes, materially affecting health and/or safety of Tenant and household. [966.4(f) (5)]

- (f) To keep the dwelling unit and other such areas as may be assigned to Tenant for exclusive use in a clean and safe condition. [966.4(f) (6)] This includes keeping front and rear entrances and walkways for the exclusive use of Tenant, free from hazards and trash and keeping the yard free of debris and litter. Exceptions to this requirement may be made for Tenants who have no household members able to perform such tasks because of age or disability. [966.4 (g)]

- (g) To dispose of all garbage, rubbish, and other waste from the dwelling unit in a sanitary and safe manner only in containers approved or provided by CMHC. [§ 966.4(f) (7)] To refrain from, and cause members of Tenant's household or guest to refrain from, littering or leaving trash and debris in common areas.

- (h) To use only in reasonable manner all electrical, sanitary, heating, ventilating, air-conditioning, and other facilities and appurtenances including elevators. [966.4(f) (8)]

- (i) To refrain from, and to cause household and guests to refrain from destroying, defacing, damaging, or removing any part of dwelling unit or project. [966.4 (f) (9)]

- j) To refrain from, and to cause the household and guests to refrain from destroying, disabling, removing or otherwise causing a smoke and/or CO2 detector from functioning properly.
- (k) To pay reasonable charges (other than for wear and tear) for the repair of damages to the dwelling unit, project buildings, facilities, or common areas caused by Tenant, household members or guests. [966.4(f) (10)]
- (l) To act, and cause household members or guests to act in a manner that will:
  - 1. Not disturb other residents' peaceful enjoyment of their accommodations; and
  - 2. Be conducive to maintaining all CMHC projects in a decent, safe, and sanitary condition. [966.4 (f) (11)]
- (m) To assure that no tenant, member of the tenant's household, or guest engages in:
  - 1. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents; or
  - 2. Any drug-related criminal activity on or off the premises; [966.4(f) (12)]
- (n) To assure that no other person under the tenant's control engages in:
  - 1. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents; or
  - 2. Any drug-related criminal activity on the premises; [966.4 (f) (12)]
- (o) To assure that no member of the household engages in:
  - 1. An abuse or pattern of abuse of alcohol that affects the health, safety, or right to peaceful enjoyment of the premises by other residents. [966.4 (f) (12)]
  - 2. Use of any illegal drug or a pattern of drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises. [966.4 (l) (5)]
- (p) To ensure that no family member furnishes false or misleading information concerning illegal drug use, alcohol abuse, or rehabilitation of illegal drug users or alcohol abusers. [966.4 (l) (5)]
- (q) To ensure that no household member commits any fraud in connection with any Federal housing assistance program, and does not receive assistance for occupancy of any other unit assisted under any Federal housing assistance program during the term of the lease.
- (r) To pay promptly any utility bills for utilities supplied to Tenant by a direct connection to the utility company, and to avoid disconnection of utility service for such utilities.
- (s) To ensure that each nonexempt adult family member performs at least 8 hours per month of qualifying community service (Section 12, USHA).
  - i. **Requirement:** Each nonexempt adult family member shall participate in 8 hours per month of either verifiable community service (not including political activities), or economic self-sufficiency classes or program. Exemption is provided subject to specific requirements.
  - ii. **Noncompliance:** This Lease shall not be renewed or extended upon determination of initial noncompliance unless the Tenant and nonexempt adult family member enter into an agreement with CMHC, before the

expiration date, to cure any noncompliance or by certifying that the noncompliant nonexempt family member is no longer residing in the unit. Failure to do either agree to cure the noncompliance in the upcoming months, failure to certify that the noncompliance adult is no longer residing in the unit, or failure to meet the community service requirement at the end of the upcoming 12-month lease term will result in termination and eviction.

- t) To perform seasonal maintenance or other maintenance tasks as specified in the lease, where performance of such tasks by tenants of dwellings units of a similar design and construction is customary: CMHC shall exempt tenants who are unable to perform such tasks because of age or disability.

**None**

- X. Defects Hazardous to Life, Health or Safety:** In the event that the dwelling unit is damaged to the extent that conditions are created that are hazardous to the life, health, or safety of the occupants: [966.4 (h)]

CMHC Responsibilities:

- (a) CMHC shall be responsible for repair of the unit within a reasonable period of time after receiving notice from Tenant, provided, if the damage was caused by Tenant, household members, or guests, the reasonable cost of the repairs shall be charged to Tenant. [966.4 (h) (2)]
- (b) CMHC shall offer Tenant a standard alternative accommodation, if available, if necessary repairs cannot be made within a reasonable time. [966.4 (h) (3)]
- (c) In the event, as described above, CMHC cannot make repairs, and alternative accommodations are unavailable, then rent shall abate in proportion to the seriousness of the damage and loss in value as a dwelling. No abatement of rent shall occur if Tenant rejects alternative accommodations or if Tenant, household members, or guests caused the damage. [966.4 (h) (4)]
- (d) If CMHC determines that the dwelling unit is untenable because of imminent danger to the life, health, and safety of Tenant and Tenant refuses alternative accommodations, this Lease shall be terminated.

Tenant Responsibilities:

- (a) Tenant shall immediately notify the Project Manager of the damage and intent to abate rent, when the damage is or becomes sufficiently severe that Tenant believes he/she is justified in abating rent. [966.4 (h) (1)]
- (b) Tenant agrees to continue to pay full rent, less the abated portion agreed upon by CMHC, during the time in which the defect remains uncorrected.

**XI. Move-in and Move-out Inspections**

- (a) Move-in Inspection: CMHC and Tenant or representative shall inspect the dwelling unit prior to occupancy by Tenant. CMHC will give Tenant a written statement of the condition of the dwelling unit, both inside and outside, and note any equipment provided with the unit. The statement shall be signed by CMHC and Tenant and a copy of the statement retained in Tenant's folder. [966.4 (i)] CMHC will correct any deficiencies noted on the inspection report, at no charge to Tenant.
- (b) Move-out Inspection -- CMHC will inspect the unit at the time Tenant vacates and give Tenant a written statement of the charges, if any, for which Tenant is responsible. Tenant and/or representative may join in such inspection, unless Tenant vacates without notice to CMHC. [966.4 (i)]

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## **XII. Entry of Premises during Tenancy**

### **(a) Tenant Responsibilities--**

1. Tenant agrees that the duly authorized agent, employee, or contractor of CMHC will be permitted to enter Tenant's dwelling during reasonable hours (8:00 A.M. to 6:00 P.M.) for the purpose of performing routine maintenance, making improvements or repairs, inspecting the unit, **ALLOWING HUD TO INSPECT THE UNIT FOR PURPOSES OF HUD-REAC ASSESSMENT**, or showing the unit for releasing. [966.4 (j) (1)]
2. When Tenant calls to request maintenance on the unit, CMHC shall attempt to provide such maintenance at a time convenient to Tenant. If Tenant is absent from the dwelling unit when CMHC comes to perform maintenance, Tenant's request for maintenance shall constitute permission to enter.

### **(b) CMHC's Responsibilities--**

1. CMHC shall give Tenant at least 48 hours written notice that CMHC intends to enter the unit. CMHC may enter only at reasonable times. [966.4 (j) (1)]
2. CMHC may enter Tenant's dwelling unit at any time without advance notification when there is reasonable cause to believe that an emergency exists. [966.4 (j) (2)]
3. If Tenant and all adult members of the household are absent from the dwelling unit at the time of entry, CMHC shall leave in the dwelling unit a written statement specifying the date, time and purpose of entry prior to leaving the dwelling unit. [966.4 (j) (3)]

## **XIII. Notice Procedures**

- (a) Tenant Responsibility-- Any notice to CMHC must be in writing, delivered to the Project Office or to CMHC's central office, or sent by prepaid first-class mail, properly addressed. [966.4 (k) (1) (ii)]
- (b) CMHC Responsibility -- Notice to Tenant must be in writing, delivered to Tenant or to any adult family member residing in the dwelling unit, or sent by first-class mail addressed to Tenant.[966.4 (k)(1)(i)]
- (c) Unopened, canceled, first class mail returned by the Post Office shall be sufficient evidence that notice was given.
- (d) If Tenant is visually impaired, all notices must be in an accessible format. [966.4 (k) (2)]

## **XIV. Termination of the Lease:** This Lease may be terminated only for serious or repeated violations of material terms of the Lease, or for other good cause. [966.4 (l)(2)]

- (a) Serious or repeated violation of terms of this lease for which CMHC may terminate the lease shall include but not be limited to:
  1. Failure to pay rent or other payments when due as described in Sections II and III above; [966.4 (l) (2)]

2. Failure to fulfill tenant obligations as detailed in Section IX above; [966.4 (1) (2)]
- (b) Other good cause, for which CMHC must, at the direction of the Department of Housing and Urban Development, terminate this lease, includes, but is not limited to, the following:
1. Failure to sign and submit consent form s/he is required to sign for any reexamination. [24 CFR 960.259 (a) and (b)];
  2. Repeated late payment of rent or other charges. Two late payments within a 12 month period shall constitute a repeated late payment.
  3. Failure to submit required documentation in the required timeframe concerning any family member's citizenship or immigration status, or the United States Citizenship and Immigration Service does not verify eligible immigrant status of the family, resulting in no eligible family members, or a family member who knowingly admits another ineligible individual to reside in the unit. [24 CFR 5.514 (c) and (d) and 24 CFR 960.259(a)];
  4. Failure to provide the documentation or certification required for any household member who obtains a social security number, or joins the family. [24CFR 5.218(c) and 24CFR 960.259(a) (3)];
  5. Failure to accept the CMHC's offer of a lease revision to an existing lease, provided CMHC has complied with the regulatory and policy requirements found at 24 CFR 966.4(1)(2)(ii)(E) and the CMHC Admissions and Continuing Occupancy Policy Section 13-II.E. [24 CFR 966.4(1) (2) (ii)(E)];
  6. Discovery by CMHC that a member of an assisted household was subject to a lifetime registration requirement at admission and was erroneously admitted after June 25, 2001, CMHC must immediately terminate assistance for the household member.  
  
In this situation, CMHC must offer the family the opportunity to remove the ineligible family member from the household. If the family is unwilling to remove that individual from the household, CMHC must terminate assistance for the household.
  7. Determination by CMHC that a household member has ever been convicted of the manufacture or production of methamphetamine on the premises of federally assisted housing. [24 CFR 966.4(1) (5) (i) (A)].
  8. Failure of a family member to comply with community service requirements – as grounds only for nonrenewal of the lease for initial noncompliance and termination of tenancy for continued noncompliance at the end of the 12-month lease term. See this Lease Parts II and IX(s). [FR 966.4(1) (2) (ii) (D), 24 CFR 960.603(b) and 24 CFR 960.607(b) (2) (ii) and (c)]
- (c) Other good cause, for which CMHC may, in accordance with its Admissions and Continued Occupancy Policy, terminate this lease includes, but is not limited to, the following:

1. Failure, on the part of the tenant, to assure that:
  - a. No tenant, member of the tenant's household, or guest engages in:
    - i. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents, CMHC management staff residing on the premises, or other residents in the immediate vicinity[24 CFR 966.4(l)(5)(ii)(A)]; or
    - ii. Any drug-related criminal activity on or off the premises; [24 CFR 966.4(l) (5) (i) (B)]
  - b. No other person under the tenant's control engages in:
    - i. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents, CMHC management staff residing on the premises, or other residents in the immediate vicinity[24 CFR 966.4(l)(5)(ii)(A)]; or
    - ii. Any drug-related criminal activity on the premises; [24 CFR 966.4(l) (5) (i) (B)]
  - (c) No member of the household engages in:
    - i. An abuse or pattern of abuse of alcohol that affects the health, safety, or right to peaceful enjoyment of the premises by other residents. [24 CFR 966.4(l) (5) (i) (B)]
    - ii. Use of any illegal drug or a pattern of drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises. [24 CFR 966.4(l) (5) (i) (B)]
2. If CMHC determines that a household member has furnished false or misleading information concerning illegal drug use, alcohol abuse, or rehabilitation of illegal drug users or alcohol abusers. [24 CFR 966.4(l)(5)(vi)(B)]
3. If a tenant is fleeing to avoid prosecution, or custody or confinement after conviction, for a crime, or attempt to commit a crime, that is a felony under the laws of the place from which the individual flees, or that, in the case of the State of New Jersey, is a high misdemeanor; or violating a condition of probation or parole imposed under federal or state law.
4. If any member of the household has, during their current public housing tenancy, become subject to a registration requirement under a state sex offender registration program.
5. Discovery after admission of facts that made the tenant ineligible
6. Discovery of material false statements or fraud by the tenant in connection with an application for assistance or with reexamination of income
7. Failure to furnish such information and certifications regarding family composition and income as may be necessary for CMHC to make determinations with respect to rent, eligibility, and the appropriateness of dwelling size

8. Failure to transfer to an appropriate size dwelling unit based on family composition, upon appropriate notice by CMHC that such a dwelling unit is available
9. Failure to permit access to the unit by CMHC after proper advance notification for the purpose of performing routine inspections and maintenance, for making improvements or repairs, or to show the dwelling unit for re-leasing, or without advance notice if there is reasonable cause to believe that an emergency exists
10. Failure to promptly inform CMHC of the birth, adoption or court-awarded custody of a child. In such a case, promptly means within 10 business days of the event.
11. Failure to abide by the provisions of CMHC grievance procedure, house rules, housekeeping standards, or pet policy.
12. If the family has breached the terms of a repayment agreement entered into with CMHC.
13. If a family member has violated federal, state, or local law that imposes obligations in connection with the occupancy or use of the premises.
14. If a household member has engaged in or threatened violent or abusive behavior toward City of Manistee Housing Commission personnel. [24 CFR 966.4(l) (2) (ii) (B) and (C)]

*Abusive or violent behavior towards CMHC personnel* includes verbal as well as physical abuse or violence. Use of racial epithets, or other language, written or oral, that is customarily used to intimidate may be considered abusive or violent behavior.

*Threatening* refers to oral or written threats or physical gestures that communicate intent to abuse or commit violence.

**(d) Eviction for criminal activity.**

**(a) Evidence.** CMHC may evict the tenant by judicial action for criminal activity in accordance with this section if CMHC determines that the covered person has engaged in the criminal activity, regardless of whether the covered person has been arrested or convicted for such activity and without satisfying the standard of proof used for a criminal conviction.

**(b) Use of criminal record.** If CMHC seeks to terminate the tenancy for criminal activity as shown by a criminal record, CMHC shall notify the household of the proposed action to be based on the information and must provide the subject of the record and the tenant with a copy of the criminal record before CMHC grievance hearing or court trial concerning the termination of tenancy or eviction. The tenant will be given an opportunity to dispute the accuracy and relevance of that record in the grievance hearing or court trial.

**(e) Exclusion of culpable household member.** CMHC may require a tenant to exclude a household member in order to continue to reside in the assisted unit, where that household member has participated in or been culpable for action or failure to act that warrants termination.

- (f) Incidents of actual or threatened domestic violence, dating violence, sexual assault or stalking may not be construed either as serious or repeated violations of the lease by the victim of such violence or as good cause for terminating the tenancy or occupancy rights of the victim of such violence. [The Violence against Women Act of 2013 (VAWA). However, CMHC maintains authority:
1. To require certification and documentation when the actions of a tenant or other family member result in a determination by the housing commission to terminate the family's lease and another family member claims that the actions involve criminal acts of physical violence against family members or others. [The Violence against Women Act of 2013 (VAWA)
  2. To terminate the tenancy of any tenant if the CMHC can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the property. [The Violence against Women Act of 2013
  3. To bifurcate a lease, or to remove a household member from a lease, in order to evict, remove, terminate occupancy rights, or terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others, without evicting, removing, terminating assistance to, or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant. This authority supersedes any local, state, or other federal law to the contrary. [Violence against Women's Act of 2013
- (g) CMHC shall give written notice of the proposed termination of the Lease of:
1. 14 days in the case of failure to pay rent;
  2. 7 days when the health or safety of other tenants or CMHC staff is threatened, the tenant causes extensive and continuing physical injury to the premises, or the tenant, a member of the tenant's household, or other person under the tenant's control has unlawfully manufactured, delivered, possessed with intent to deliver, or possessed a controlled substance on the leased premises;
  3. 30 days in any other case. [966.4 (l)(3)(i)(A), (B) & (C)]
  4. CMHC is in a HUD-declared due process state. When CMHA is not required to afford the tenant the opportunity for a hearing under the CMHC's Grievance Procedure for a grievance concerning the lease termination (see § 966.51(a) (2)), and CMHC has decided to exclude such grievance from CMHC grievance procedure, the notice of lease termination under paragraph (l) (3) (i) of this section shall:
    - i. State that the tenant is not entitled to a grievance hearing on the termination.
    - ii. Specify the judicial eviction procedure to be used by CMHC for eviction of the tenant, and state that HUD has determined that this eviction procedure provides the opportunity for a hearing in court

that contains the basic elements of due process as defined in HUD regulations.

- iii. State whether the eviction is for a criminal activity as described in § 966.51(a) (2) (i) (A) or for a drug-related criminal activity as described in § 966.51(a) (2) (i) (B).

(h) The notice of termination:

1. CMHC may evict Tenant from the unit only by bringing a court action. [966.4 (1) (4)] (See XIV (g) (4)).
2. Tenant may terminate this Lease at any time by giving thirty days written notice as described in Section XIII, above.

**XV. Waiver:** No delay or failure by CMHC in exercising any right under this lease agreement, and no partial or single exercise of any such right shall constitute a waiver (post or prospective) of that or any other right, unless otherwise expressly provided herein.

**XVI. Housekeeping Standards:** In an effort to improve the livability and conditions of the units owned and managed by CMHC, uniform standards for resident housekeeping have been developed for all tenant families. These standards are included in this lease by reference as *CMHC Housekeeping Standards*.

- (a) **CMHC Responsibility:** CMHC will inspect each unit at least annually, to determine compliance with the standards. Upon completion of an inspection CMHC will notify Tenant in writing if he/she fails to comply with the standards. CMHC will advise Tenant of the specific correction(s) required establishing compliance. Within a reasonable period of time, CMHC will schedule a second inspection. Failure of a second inspection will constitute a violation of the lease terms.
- (b) **Tenant responsibility:** Tenant is required to abide by the standards set forth in the *CMHC Housekeeping Standards*.

**NOTICE: MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AGREEMENTS. THIS AGREEMENT IS REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT. IF YOU HAVE A QUESTION ABOUT THE INTERPRETATION OR LEGALITY OF A PROVISION OF THIS AGREEMENT, YOU MAY WANT TO SEEK ASSISTANCE FROM A LAWYER OR OTHER QUALIFIED PERSON.**

**YOU MUST NOTIFY YOUR LANDLORD IN WRITING WITHIN FOUR DAYS AFTER YOU MOVE OF A FORWARDING ADDRESS WHERE YOU CAN BE REACHED AND WHERE YOU WILL RECEIVE MAIL; OTHERWISE YOUR LANDLORD SHALL BE RELIEVED OF SENDING YOU AN ITEMIZED LIST OF DAMAGES AND THE PENALTIES ADHERENT TO THAT FAILURE.**

**PART II: RESIDENTIAL LEASE AGREEMENT**

THIS AGREEMENT is executed between the City of Manistee Housing Commission (herein called CMHC) and **[Fill in Tenant’s Name]** (Herein called the “Tenant”), and becomes effective as of this date **[Fill in Date of Lease Signing]**.

- 1) **Unit:** That the CMHC, relying upon the representations of Tenant as to Tenant's income, household composition and housing need, leases to Tenant, (Upon Terms and Conditions set forth in Part I of this Lease agreement) the dwelling unit LOCATED at **[Fill in Street Address and Unit Number]** (and hereinafter called the "premises") to be occupied exclusively as a private residence by Tenant and household. [966.4(a)].
- 2) **Household Composition:** The tenant's household is composed of the individuals listed below. (Other than the Head or Spouse each household member should be listed by age, oldest to youngest. [966.4(a)(2)] All members of the household over age 18 shall execute the lease.

Name	Relationship	Age & Birth Date	Social Security #
1			
2			
3			
4			
5			
6			
7			
8			

- 3) **Term:** The term of this lease shall be one year, renewed as stipulated in Part I of the Lease.
- 4) **Rent:** Initial rent (prorated for partial month), shall be **[\$[Fill in Initial Rent Amount]** and, if applicable, the Tenant shall receive the benefit of **[\$[Fill in Appropriate Amount]** from the CMHC for Utility Reimbursement (for partial month) paid to the utility supplier for the period beginning \_\_\_\_\_ and ending at midnight on \_\_\_\_\_.  
 Thereafter, rent in the amount of **[\$[Fill in Appropriate Amount]** per month shall be payable in advance on the first day of each month, and shall be delinquent after the seventh (7th) day of said month. A utility reimbursement of **[\$ [Fill in Appropriate Amount]** per month (if applicable) shall be subtracted from the total tenant payment to determine rent. [966.4 (b) (1)]

\_\_\_\_\_ This is the flat rent for the Premises

\_\_\_\_\_ This rent is based on the income and other information reported by the Resident.

(5) **Utilities and Appliances:** CMHC-Supplied Utilities [966.4 (b) (1)] If indicated by an (X) below, CMHC provides the indicated utility as part of the rent for the premises:

- Electricity  Natural Gas  Heating Fuel  Water  Sewerage
- Other \_\_\_\_\_

If indicated by an (X) below, CMHC shall provide the following appliances for the premises:

- Cooking Range  Refrigerator

(6) **Utility Allowances:** Tenant-Paid Utilities [5.632]. If indicated by an (X) below, CMHC shall provide Tenant with a Utility Allowance in the monthly amount totaling **\$0.00** the following utilities deducted from your monthly rent amount (tenant pays utilities directly to utility supplier):

- Electric  Gas  Heat  Water  Sewerage  Trash removal  Tenant-supplied cooking range  Tenant-supplied refrigerator

(7) **Charges for Excess Appliances** (Not applicable to tenants who pay utilities directly to utility supplier.) Charges for excess appliances are due per the following: [966.4 (b) (2)]

Air Conditioner

- Energy Star Compliant \$20.00 per month for 12 months from date of installation
- Energy Star Compliant \$30.00 per month for 12 months from date of installation

Excess Appliance

- Energy Star Compliant \$5.00 per appliance, per month for 12 months from date of installation

Excess Appliance List (subject to verification by CMHC)

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- Energy Star Compliant \$5.00 per appliance, per month for 12 months from date of installation

Excess Appliance List (subject to verification by CMHC)

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- (8) **Security Deposit:** Tenant agrees to pay a security deposit equal to the family's total tenant payment. See Part I of this lease for information on treatment of the Security Deposit. [966.3 (b) (5)]
- (9) **Lead Safety:** The CMHC shall provide Tenant with a Lead Hazard Information Pamphlet, and a Lead Disclosure Addendum will be included as an attachment to the lease. *(CMHC is exempt from this provision due to completion of Lead Based Paint Abatement required by the Department of Housing and Urban Development.)*
- (10) **Execution:** By Tenant's signature below, Tenant and household agree to the terms and conditions of Part I and II of this lease and all additional documents made a part of the lease by reference. By the signature(s) below I/we also acknowledge that the Provisions of Part I of this Lease Agreement have been received and thoroughly explained to me/us.

TENANT	DATE
CO-TENANT	DATE
CO-TENANT	DATE
MANAGER:	DATE
WITNESS:	DATE

PUBLIC REVIEW COPY

**TENANT'S CERTIFICATION**

I, [**Insert Tenant Name(s)**] hereby certify that I, and other members of my Household, have not committed any fraud in connection with any federal housing assistance program, unless such fraud was fully disclosed to CMHC before execution of the lease, or before CMHC approval for occupancy of the unit by the Household member.

I further certify that all information or documentation submitted by myself or other Household members to CMHC in connection with any federal housing assistance program (before and during the lease term) are true and complete to the best of my knowledge and belief.

I further certify the all the provisions of this lease have been read and are understood. I agree to be bound by its provisions and conditions as written.

Tenant's Signature \_\_\_\_\_ Date \_\_\_\_\_

Tenant's Signature \_\_\_\_\_ Date \_\_\_\_\_

CMHC Representative Signature \_\_\_\_\_ Date \_\_\_\_\_

**ATTACHMENTS:**

If indicated by an (X) below, CMHC has provided the tenant with the following attachments and information:

- Part I of this Lease
- CMHC's Statement of Language Assistance
- Pet Policy (for General Occupancy Developments or Mixed Population (Elderly/Disabled Developments and Elderly-only Developments.
- Schedule of Maintenance Charges (May be updated)
- (N/A ) Lead Hazard Information Pamphlet
- Lead Disclosure Addendum\*\*(CMHC is exempt from providing this disclosure due to completion of Lead Based Paint Abatement required by HUD)
- Grievance Procedure (May be updated)
- Housekeeping Standards
- Notice to Public Housing Applicants and Tenants Regarding the Violence Against Women Act (VAWA)
- Other: House Rules, Community Service Policy, Parking Policy, Smoking Area Policy

\*\*The Lead Disclosure Addendum should be filled out with property-specific information, except for the applicant's initials and signature, which are obtained at lease signing.

**(CMHC is exempt from providing this disclosure due to completion of Lease Base Paint Abatement required by HUD)**

**Cover Page  
Reasonable  
Accommodation Policy  
and  
Procedure**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

# City of Manistee Housing Commission

## Reasonable Accommodation Policy and Procedures

Adopted

PUBLIC REVIEW COPY

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City of Manistee Housing Commission (MI078)  
Reasonable Accommodation Policy and Procedures  
Version 2.0  
Supporting Resolution Number: 2015 -XX

## **POLICY STATEMENT**

The City of Manistee Housing Commission (CMHC), a Public Housing Authority of the U.S. Department of Housing and Urban Development (hereafter referred to as CMHC or PHA), is committed to ensuring that its policies and procedures do not deny individuals with disabilities the opportunity to participate in or benefit from, nor otherwise discriminate against individuals with disabilities, on the basis of disability, in connection with the operations of the CMHC's programs, services and activities. Therefore, if an individual with a disability requires an accommodation such as accessible feature or modification to a CMHC policy, CMHC will provide such an accommodation unless doing so would result in a fundamental alteration in the nature of the program, or an undue financial and administrative burden. In such a case, CMHC will discuss with the requester whether there is an alternative accommodation that would effectively address the requester's disability-related needs without a fundamental alteration to CMHC's operations and without imposing an undue financial and administrative burden. If an alternative accommodation would effectively meet the requester's disability-related needs and is reasonable, CMHC shall grant it.

A reasonable accommodation is a change, modification, alteration or adaptation in policy, procedure, practice, program, or facility that provides a qualified individual with a disability the opportunity to participate in, or benefit from, a program (housing or CMHC-related event) or activity.

CMHC will post a copy of this Reasonable Accommodation Policy and Procedures in the Central Administrative Offices located in the Harborview complex, 273 Sixth Ave, Manistee, MI. In addition, individuals may obtain a copy of this Reasonable Accommodation Policy and Procedures, upon request, from the CMHC's Section 504/ADA Coordinator.

## **LEGAL AUTHORITY**

The PHA is subject to Federal civil laws and regulation. This Reasonable Accommodation Policy is based on the following statutes or regulations. See Section 504 of the Rehabilitation Act of 1973 (Section 504)<sup>1</sup>; Title II of the Americans with Disabilities Act of 1990 (ADA)<sup>2</sup>; the Fair Housing Act of 1968, as amended (Fair Housing Act)<sup>3</sup>; the Architectural Barriers Act of 1968<sup>4</sup>, and the respective implementing regulations of each Act.

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<sup>1</sup> 29 U.S.C. § 794; C.F.R. Part 8.

<sup>2</sup> 42 U.S.C. §§ 12101 et.seq.

<sup>3</sup> 42 U.S.C. §§3601-20; 24 C.F.R. Part 100

<sup>4</sup> 42 U.S.C. §§4151-4157

## **MONITORING AND ENFORCEMENT**

The CMHC's Section 504/ADA Coordinator is responsible for monitoring PHA's compliance with this Policy. Individuals who have questions regarding this Policy, its interpretation or implementation should contact PHA's Section 504/ADA Coordinator in writing, by telephone, or by appointment, as follows:

**Clinton McKinven-Copus, Executive Director**  
**273 Sixth Ave, Manistee, MI 49660**  
**231-723-6201, ext. 102**  
**TDD/TTY 800-545-1833, Ext. 870**  
**Facsimile Number 231-723-8900**

## **STAFF TRAINING**

The Section 504/ADA Coordinator will ensure that all appropriate CMHC staff receive annual training on the Reasonable Accommodation Policy and Procedures, including all applicable Federal, state and local requirements regarding reasonable accommodation.

## **REASONABLE ACCOMMODATION**

A person with a disability may request a reasonable accommodation at any time during the application process, residency in public housing. The individual is encouraged to make requests in writing. However, CMHC will give appropriate consideration to reasonable accommodation requests even if the requester makes the request orally or does not use CMHC's preferred forms or procedures for making such requests. In these cases, a CMHC staff person will document the oral request in CMHC's forms.

Reasonable accommodation methods or actions that may be appropriate for a particular program and individual may be found to be inappropriate for another program or individual. The decision to approve or deny a request or a reasonable accommodation is made on a case-by-case basis and takes into consideration the disability-related limitation(s) and the needs of the individual as well as the nature of the program or activity in which the individual seeks to participate.

## **APPLICATION OF REASONABLE ACCOMMODATION POLICY**

The Reasonable Accommodation Policy applies to individuals with disabilities in the following programs provided by the PHA:

- a) Applicants of public housing.
- b) Residents of public housing developments; and
- c) Participants in all other programs or activities receiving Federal financial assistance that are conducted or sponsored by the PHA, its agents or contractors including all non-housing facilities and common areas owned or operated by the PHA.

## **PERSON WITH A DISABILITY**

A person with a disability means an individual who has a physical or mental impairment that substantially limits one or more major life activities. As used in this definition, the phrase “physical or mental impairment” includes:

- a) Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: Neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genito-urinary; hemic and lymphatic; skin; and endocrine; or
- b) Any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. The term “physical or mental impairment” includes, but is not limited to, such diseases and conditions as orthopedic, visual, speech, and hearing impairments, cerebral palsy, autism, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional illness, drug addiction and alcoholism.

“Major life activities” means functions such as caring for one’s self, performing manual tasks, walking, seeing, hearing, speaking, breathing and learning.

The definition of disability does not include any individual who is an alcoholic whose current use of alcohol prevents the individual from participating in the public housing program or activities; or whose participation, by reason of such current alcohol abuse, would constitute a direct threat to property or the safety of others.

## EXAMPLES OF REASONABLE ACCOMMODATIONS<sup>5</sup>

Examples of reasonable accommodations may include, but are not limited to:

- a) Making a unit, part of a unit or public and common use element accessible for the head of household or a household member with a disability who is on the lease;
- b) Permitting a family to have a service or assistance animal necessary to assist a family member with a disability;
- c) Allowing a live-in aid to reside in an appropriately size PHA unit;
- d) Transferring a resident to a larger size unit to provide a separate bedroom for a person with a disability;
- e) Transferring a resident to a unit on a lower level or a unit that is completely on one level;
- f) Making documents available in large type, computer disc or Braille;
- g) Providing qualified sign language interpreters for applicants or resident meeting with PHA staff; or at resident meetings;
- h) Installing strobe type flashing lights and other such equipment for a family member with a hearing impairment;
- i) Permitting an outside agency or family member to assist a resident or an applicant in meeting screening criteria or meeting essential lease obligations;

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<sup>5</sup> PHA will also provide, as an attachment to the Reasonable Accommodation Policy, its "Examples of Reasonable Accommodations", approved by the U.S. Department of Housing & Urban Development.

## PROCESSING OF REASONABLE ACCOMMODATION REQUESTS

The CMHC will provide the “Request for Reasonable Accommodation”, (“Request Form”), attached hereto, to all applicants, residents or individuals with disabilities who request a reasonable accommodation. The Reasonable Accommodation Request Form includes various forms of reasonable accommodations as well as the general principles of reasonable accommodation.

Individuals may submit their reasonable accommodation request(s) in writing, orally, or by any other equally effective means of communication. However, the PHA will ensure that all reasonable accommodation requests will be reduced to writing. If needed as a reasonable accommodation, the PHA will assist the individual in completing the Request Form.

- a) The PHA will provide all applicants with the Request Form as an attachment to the PHA application. The Request for Reasonable Accommodation Form must be provided in an alternative format, upon request.
- b) Reasonable Accommodations will be made for applicants during the application process. All applications must be taken in an accessible location. Applications will be made in accessible formats. PHA will provide applicants with appropriate auxiliary aids and services, including qualified sign language interpreters and readers, upon request.
- c) PHA will provide all residents with the Request Form during the annual re-certification, and upon request. The PHA will provide the Request Form in an alternate form, upon request.
- d) Residents seeking accommodation(s) may contact the housing management office, including office of private management companies acting on behalf of PHA, within their housing development or the regional management office. In addition, residents may also contact the Section 504/ADA Coordinator’s office directly to request the accommodation(s).
- e) Within seven (7) business days of receipt, the housing management office, private management company or regional management office will forward the resident’s reasonable accommodation request(s) to the Office of the Section 504/ADA Coordinator.
- f) Within twenty (20) business days of receipt, the Office of the Section 504/ADA Coordinator, or the resident’s management office will respond to the Resident’s Request.
- g) If additional information or documentation is required, the Section 504/ADA Coordinator’s office will notify the resident, in writing, of the need for the additional information or documentation. The Section 504/ADA Coordinator’s Office will provide the resident with the “Request for Information or Verification Form” [“Request for Information”], a copy of which is attached. The written notification should provide the

resident with a reply date for submission of the outstanding information or documentation.

- h) Within thirty (30) business days of receipt of the request and, if necessary, all supporting documentation, PHA will provide written notification to the resident of its decision to approve or deny the resident's request(s). Upon request, the written notification will be provided in an alternate format. A copy of the "Letter Denying Request for Reasonable Accommodation(s)" and a "Letter Approving Request for Reasonable Accommodation(s)" are attached.
- i) If PHA approves the accommodation request(s), the resident will be notified of the projected date for the implementation.
- j) If the accommodation is denied, the resident will be notified of the reasons for denial. In addition, the notification of the denial will also provide the resident with information regarding PHA's HUD-approved Grievance Procedures.
- k) All recommendations that have been approved by the ADA/504 Coordinator will be forwarded to the appropriate housing manager for implementation. All requests for reasonable accommodation(s) that are approved by the housing manager will promptly be implemented or begin the process of implementation.

#### **VERIFICATION OF REASONABLE ACCOMMODATION REQUEST**

The CMHC may request documentation of the need for a Reasonable Accommodation as identified on the Request for Reasonable Accommodation Form. In addition, the CMHC may request that the individual provide suggested reasonable accommodations.

The PHA may verify a person's disability only to the extent necessary to ensure that the individuals who have requested a reasonable accommodation have a disability-based need for the requested accommodation.

However, the PHA shall not require individuals to disclose confidential medical records in order to verify a disability. In addition, the PHA may not require specific details regarding the individual's disability. The PHA may only request documentation to confirm the disability-related need(s) for the requested reasonable accommodation(s). The PHA may not require the individual to disclose the specific disability/disabilities; or the nature or extent of the individual's disability/disabilities.

The following may provide verification of a resident's disability and the need for the requested accommodation(s):

- a) Physician;
- b) Licensed health professional;
- c) Professional representing a social service agency;
- d) Disability agency or clinic; or

- e) Other professional knowledgeable about the individual's situation and competent to verify the need for the requested accommodation.

Upon receipt, the resident's Property Manager, including private management companies operating on behalf of PHA, will forward the recommendation, including all supporting documentation, to the PHA's Section 504/ADA Coordinator within seven (7) days of receipt.

#### **DENIAL OF REASONABLE ACCOMMODATION REQUEST(S)**

Requested accommodations will not be approved if one of the following would occur as a result:

- a) A violation of State and/or federal law;
- b) A fundamental alteration in the nature of the PHA public housing program;
- c) An undue financial and administrative burden on PHA;
- d) A structurally infeasible alteration; or
- e) An alteration requiring the removal or alteration of a load-bearing structural member.

#### **TRANSFER AS REASONABLE ACCOMMODATION**

The CMHC shall not require a resident with a disability to accept a transfer in lieu of providing a reasonable accommodation. However, if a public housing resident with a disability requests dwelling unit modifications that involve structural changes, including, but not limited to widening entrances, rooms, or hallways, and there is a vacant, comparable, appropriately sized UFAS-compliant unit in that resident's project or an adjacent project, CMHC may offer to transfer the resident to the vacant unit in his/her project or adjacent project in lieu of providing structural modifications. However, if that resident rejects the proffered transfer or voucher, CMHC shall make modifications to the resident's unit unless doing so would be structurally impracticable or would result in an undue financial and administrative burden.

If the resident accepts the transfer, CMHC will work with the resident to obtain moving expenses from social service agencies or other similar sources. If that effort to obtain moving expenses is unsuccessful within thirty (30) days of the assignment of the dwelling unit, CMHC shall pay the reasonable moving expenses, including utilities fees and deposits. Nothing contained in this paragraph is intended to modify the terms of CMHC's Tenant and Assignment Plan and any resident's rights thereunder.

## **SERVICE OR ASSISTANCE ANIMALS**

Residents of CMHC with disabilities are permitted to have service animals or assistance animals, if such animals are necessary as a reasonable accommodation for their disabilities. CMHC residents or potential residents who need a service animal or an assistance animal as a reasonable accommodation must request the accommodation in accordance with the reasonable accommodation policy. Service and assistance animals are not subject to the requirements of CMHC's Pet Policy.

## **RIGHT TO APPEAL/GRIEVANCE PROCESS**

- (1) The public housing applicant or resident may file a complaint in accordance with CMHC's HUD-approved Grievance Procedure following a formal determination by the CMHC's ADA/504 Coordinator.
- (2) An applicant or resident may, at any time, exercise their right to appeal a CMHC decision through the local HUD office or the U.S. Department of Justice. Individuals may contact the local HUD office at:

U.S. Department of Housing and Urban Development  
DETROIT FIELD OFFICE  
477 Michigan Ave.  
Telephone: (313) 226-7900  
Toll Free: (800) 647-4167  
Facsimile: (313) 226-5611

## City of Manistee Housing Commission REQUEST FOR REASONABLE ACCOMMODATION

You may utilize this form to request that the City of Manistee Housing Commission (CMHC) provide a reasonable accommodation to you, or any member of your household who has a disability, so that you or a member of your household may utilize your residence, or any of the CMHC's facilities, programs, or services.

For purposes of this form, please refer to the attached "Reasonable Accommodation Policy" to determine whether you are a "qualified individual with a disability".

I understand that the information obtained by CMHC will be kept completely confidential and used solely to make a determination on my reasonable accommodation request.

If you would like to request a reasonable accommodation on behalf of yourself or a member of your household, please complete this form. You must date and sign your name at the bottom of this form and return the form to the property manager's office. If you need assistance in understanding whether you or a member of your household is a "qualified individual with a disability" or if you need assistance in completing this form, please contact your local property management office or the CMHC's Section 504/ADA Coordinator.

\_\_\_\_\_  
Date of Request

\_\_\_\_\_  
Social Security Number

\_\_\_\_\_  
Name of Applicant/Resident/Participant

\_\_\_\_\_  
Telephone Number

\_\_\_\_\_  
Address

\_\_\_\_\_  
City/State/Zip Code

1. The person with a disability is requesting a **service or assistance animal**. Please answer the questions below.

1. a. Is the animal required because of a disability?

Yes. If "Yes", answer question 1.b. below.

No. If "No, stop and discuss reasonable accommodation vs. pets.

1. b. Is the animal a service dog?

Yes. If "Yes", answer question 1.c. below.

No. If "No, go to question #2.

1. c. Has the animal been trained to do work or tasks that assist or help you with the limitation(s) posed by your disability? Note that the [PHA] is not asking for proof or certification of training.

Yes. If "Yes", answer question 1.d. below.

No. If "No, go to question #2.

1. d. What work or tasks has the animal been trained to do? Please describe:

2. As a result of this disability, the person with a disability needs an assistance animal.

Yes.

3. The household member **needs a live-in aide**. *A daily in-home worker or rotating shifts are not equally effective as a reasonable accommodation.*

Yes. If "Yes", please explain. Provide additional pages if necessary.

4. You may request a physical modification to your current unit or a transfer to a unit that has been previously modified [in your development or another development]. CMHC will work with you to determine how to fulfill your reasonable accommodation request. CMHC may require documentation to support your reasonable accommodation request(s).

Please indicate which option you prefer

I wish to have modifications made to my current unit only.

I would consider moving to a unit that is currently modified, but only within my current development.

I would consider moving to a unit that is currently modified, even in another development.

5. **OTHER.** As a result of this disability, the household member needs the following reasonable accommodation(s) from CMHC. Please explain. Provide additional pages if necessary.

A physician, licensed health care professional, professional representing a social service agency, disability agency, clinic, or other professional knowledgeable about the individual's situation and competent to verify the need for the requested accommodation may provide verification of your disability.

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Signature of Applicant/Resident/Participant

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Date

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# City of Manistee Housing Commission Verification of Disability

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

Dear Resident/Applicant,

You have indicated that you, or a member of your household, need a reasonable accommodation because of a disability in connection with a City of Manistee Housing Commission (CMHC) residence, facility, program or service. A physician, licensed health care professional, or a professional representing a social service agency or disability agency or clinic, or other professional knowledgeable about the individual's situation and competent to verify the need for the requested accommodation may verify this information.

Please take this letter and the enclosed pre-addressed envelope to your health care provider or other appropriated individual, clinic or agency.

The City of Manistee Housing Commission will use this information to evaluate your request for a reasonable accommodation. The City of Manistee Housing Commission will keep this information confidential. If you choose not to authorize the release of this information, we may not be able to consider your reasonable accommodation request(s).

**MODIFICATION/ACCOMMODATION REQUESTED:**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

# City of Manistee Housing Commission Verification of Disability

**THIS FORM MUST BE COMPLETED FULLY  
NO OTHER FORMS OF VERIFICATION ACCEPTED  
DO NOT SEND OR ATTACH MEDICAL RECORDS.**

Resident Name: \_\_\_\_\_

Resident Address: \_\_\_\_\_

Resident Phone No.: \_\_\_\_\_

Date Verification Completed: \_\_\_\_\_

Verifier Name (PRINT): \_\_\_\_\_

I am a:

- Physician
- Licensed health professional
- Professional representing a social service agency
- Disability agency or clinic
- Other professional knowledgeable about the individual's situation and competent to verify the need for the requested accommodation

License No.: \_\_\_\_\_

I \_\_\_\_\_ (Verifier Name) verify that \_\_\_\_\_ meets the following definition of disability as set forth by the U.S. Department of Housing and Urban Development:

A person with a disability means an individual who has a physical or mental impairment that substantially limits one or more major life activities. As used in this definition, the phrase "physical or mental impairment" includes:

- a) Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: Neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genito-urinary; hemic and lymphatic; skin; and endocrine; or

- b) Any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. The term “physical or mental impairment” includes, but is not limited to, such diseases and conditions as orthopedic, visual, speech, and hearing impairments, cerebral palsy, autism, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional illness, drug addiction and alcoholism.

“Major life activities” means functions such as caring for one’s self, performing manual tasks, walking, seeing, hearing, speaking, breathing and learning.

The definition of disability does not include any individual who is an alcoholic whose current use of alcohol prevents the individual from participating in the public housing program or activities; or whose participation, by reason of such current alcohol abuse, would constitute a direct threat to property or the safety of others.

\_\_\_\_\_ (Resident’s Name) has requested the following reasonable accommodation due to his/her disability.

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I \_\_\_\_\_ (Verifier’s Name) verify that the requested reasonable accommodation will allow \_\_\_\_\_ (Resident’s Name) to perform one or more of the major life activities as described above.

Please indicate the critical time frame required to complete the requested reasonable accommodation so that the resident can have an equal opportunity to use and enjoy his/her unit and its associated premises and honor the terms of his/her lease.

- \_\_\_\_\_ Immediate
- \_\_\_\_\_ Within 6 months
- \_\_\_\_\_ From 6 months to 1 year

How long have you been familiar with the resident’s disability? \_\_\_\_\_

Date of last contact with the resident: \_\_\_\_\_

Please provide any comments you deem applicable, e.g., please provide **details, if necessary, as to why the accommodation(s) is necessary as a result of the limitations posed by the disability in order to enjoy an equal housing opportunity. Do not disclose confidential medical information regarding the nature (diagnosis) or extent of the disability.**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**WARNING:**

**Section 1001 of Title 18 of the U.S. Code makes it a criminal offense to make false statements or misrepresentations to any department or agency of the United States as to any matter within its jurisdiction.**

I certify that the above information is truthful, complete and accurately represents the need for reasonable accommodation:

\_\_\_\_\_  
Verifier Name and Title (PRINT)\*

\_\_\_\_\_  
License #\*

\_\_\_\_\_  
Verifier Signature\*

\_\_\_\_\_  
Date\*

\_\_\_\_\_  
Name of Organization \*

\_\_\_\_\_  
Street Address\*

\_\_\_\_\_  
City, State, Zip \*

\_\_\_\_\_  
Direct Phone Number\*

**\*REQUIRED**

## Authorization for Release of Information

RE: Household member with disability: \_\_\_\_\_

I hereby authorize the release of information to the City of Manistee Housing Commission regarding the request for reasonable accommodation described on this form. This release shall constitute a waiver of confidentiality of our relationship, if any.

\_\_\_\_\_  
Name of Family Member/Parent/Legal Guardian *[Print]*      Date

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Relationship to Resident

**City of Manistee Housing Commission  
Release of Information Related to Reasonable  
Accommodation**

RE:

\_\_\_\_\_   
Please print resident's name

DATE:

\_\_\_\_\_

I hereby authorize **[Insert name of health care provider or other appropriate documenting authority]** to consult with representatives of the City of Manistee Housing Commission, in writing, in person, or by telephone concerning the physical or mental impairment(s) that I assert to qualify as an individual with a disability for purposes of this reasonable accommodation request.

In addition, I authorize **[Insert name of health care provider or other appropriate documenting authority]** to provide any relevant information that the City of Manistee Housing Commission requests concerning the impairment and the resident's housing needs.

\_\_\_\_\_  
Resident's Signature

**PLEASE PROVIDE THE FOLLOWING INFORMATION**

Name of Health Care Provider/Documenting Authority:

\_\_\_\_\_

Address of Health Care Provider/Documenting Authority:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

(3) Telephone Number of Health Care Provider/Documenting Authority:

\_\_\_\_\_

(4) Facsimile Number of Health Care Provider/Documenting Authority:

\_\_\_\_\_

**City of Manistee Housing Commission  
Approval of Request for Reasonable Accommodation**

Date: \_\_\_\_\_

To: [Provide Applicant's/Resident's Name & Address]

Dear Applicant or Resident:

We have received and approved your request for reasonable accommodation. Specifically, you requested [describe specific accommodation request(s)].

\_\_\_\_\_ We will provide you with the requested accommodation(s) by [date].

\_\_\_\_\_ Although we have approved your request, we will not be able to complete your accommodations until [date] due to [describe the reason(s) for the delay.]

\_\_\_\_\_

\_\_\_\_\_

If you have any questions regarding this matter, please contact this office [provide contact information].

If you think that this change or modification is not what you requested; if this is unacceptable; or, if you object to the length of time it will take to provide your request, you may contact the City of Manistee Housing Commission Section 504/ADA Coordinator at

Clinton McKinven-Copus, Executive Director  
City of Manistee Housing Commission  
273 Sixth Ave  
Manistee, MI 49660

In addition, you may exercise your right to appeal a CMHC decision through your local HUD office or the U.S. Department of Justice. You may contact the local HUD office at:

U.S. Department of Housing and Urban Development

DETROIT FIELD OFFICE

477 Michigan Ave.

Telephone: (313) 226-7900

Toll Free: (800) 647-4167

Facsimile: (313) 226-5611

Sincerely,

Clinton McKinven-Copus, Executive Director  
City of Manistee Housing Commission

**City of Manistee Housing Commission  
Denial of Request for Reasonable Accommodation**

Date: \_\_\_\_\_

To: **[Provide Applicant/Resident’s Name & Address]**

Dear Applicant or Resident:

We have received your request for reasonable accommodation. Specifically, you requested **[describe specific accommodation request(s)]**. Following our review of your request, we have denied your request for the following reason(s):

\_\_\_\_\_ You do not meet the definition of a “qualified individual with a disability” as explained in the “Reasonable Accommodation Policy” and, therefore, we are not required to provide you with a reasonable accommodation.

\_\_\_\_\_ We have determined that your request is not “reasonable” for the following reason(s): **[describe specific basis for unreasonable determination]**

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ Your requested accommodation(s) are structurally infeasible for the following reason(s): **[describe reason(s) for structural infeasibility determination]**

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ Your requested accommodation(s) would result in a fundamental alteration in the nature of our program for the following reason(s): **[describe the reason(s) for fundamental alteration determination]**.

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_ Your requested accommodation would result in an undue financial and administrative burden for the CMHC for the following reason(s): **[describe reason(s) for the undue financial and administrative burden determination]** -

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Although we were unable to approve your specific reasonable accommodation request(s), we would like to meet with you to discuss an equally effective accommodation that may meet your needs. You may bring a friend, advocate or attorney with you to meet with us. We would like to meet with you on **[insert date, time and location, including address of proposed meeting location]**. If you are unable to meet with us at this scheduled time, please contact our office at **231-723-6201** to reschedule a mutually convenient date and time for the meeting.

If you disagree with our decision, you may contact Public Housing Authority Section 504/Coordinator at  
Clinton McKinven-Copus, Executive Director  
City of Manistee Housing Commission  
273 Sixth Ave  
Manistee, MI 49660

In addition, you may exercise your right to appeal a PHA decision through your local HUD office or the U.S. Department of Justice. You may contact the local HUD office at:

U.S. Department of Housing and Urban Development  
DETROIT FIELD OFFICE  
477 Michigan Ave.  
Telephone: (313) 226-7900  
Toll Free: (800) 647-4167  
Facsimile: (313) 226-5611

Sincerely,

Clinton McKinven-Copus, Executive Director  
City of Manistee Housing Commission

## City of Manistee Housing Commission Examples of Reasonable Accommodation Methods

The following list of reasonable accommodation methods are examples of modifications that may constitute of reasonable accommodations for individual PHA residents. These accommodations may not necessarily be “reasonable” for all individuals. In addition, each accommodation may not be available to every resident in every unit and/or in every development.

Section 504 states that the design, construction or alteration of buildings in conformance with § 3-8 of the Uniform Federal Accessibility Standards (UFAS) Appendix A to 24 C.F.R. § 40, shall be deemed to comply with the requirements of 24 C.F.R. § § 8.21; 8.22; 8.23; and 8.25. However, the UFAS citations noted below are provided as a reference to assist in providing a reasonable accommodation and are not intended to govern every request for a modification. In order to meet the individual’s specific disability-related need(s), the PHA may need to deviate from UFAS. In addition, the reference to a UFAS section does not require all elements in that section to be made accessible. Rather, only the specific reasonable accommodation item requested is required to be accessible per the needs of the individual requesting the reasonable accommodation.

However, some modifications may not be structurally feasible in all units or all developments; in addition, some modifications may represent an undue financial and administrative burden. In such situation, the requirement to provide a reasonable accommodation is not alleviated, but must be provided by some other means such as transferring a family with a disabled member to a unit/development where the reasonable accommodation can be provided; or, offering a Housing Choice Voucher if such a unit would address the reasonable accommodation(s) requested. Nevertheless, PHA will work with each qualified resident with a disability who requests a reasonable accommodation in order to identify a reasonable, effective and appropriate accommodation.

## Common Areas<sup>6</sup>

Add edge protection to ramps and ramp landings with drop-offs

Widen doors

Provide accessible, lever-type door hardware

Re-hang door to lay flat against a wall when opened

Re-hang door to swing outward instead of into the accessible space

Provide accessible or adjustable closet rods and shelves

Provide lever faucets in public restrooms

Provide grab bars in public restrooms

Provide accessible toilets in public restrooms

Lower mirrors in public restrooms

Provide extra electrical outlets for TDD/TTY equipment

Provide heavier electrical circuits to accommodate higher wattage bulbs for individuals with visual impairments

Provide visual alarms for individuals who are deaf or hard of hearing

Provide accessible cabinets and countertops in public kitchens

Provide accessible appliances [i.e. refrigerators, oven, stove,] in public kitchen

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Common Areas include, but are not limited to: PHA offices, including management and regional offices; private management company offices; community room; senior center; meeting room; mail room; laundry room; trash disposal; and, day care facilities.

## Elevators<sup>7</sup>

Elevators shall be located on an accessible route  
Residential or fully enclosed wheelchair lifts may be used, when appropriate, and when approved by local administrative authorities. See UFAS § § 4.10; 4.11

## Building Entrances and Accessible Routes<sup>8</sup>

Accessible signage;  
Add edge protection to ramps and ramp landings with drop-offs  
Widen doors  
Provides accessible, lever-type door hardware  
Re-hang door to lay flat against a wall when opened  
Re-hang door to swing outward instead of into the accessible space  
Add or adjust door closures  
Provides lever faucets in public restrooms  
Provide grab bars in public restroom  
Provide accessible toilets in public restrooms  
Lower mirrors in public restrooms  
Provide extra electrical outlets for TDD/TTY equipment  
Provide heavier electrical circuits to accommodate higher wattage bulbs for individuals with visual impairments  
Provide visual alarms for individuals who are deaf or hard of hearing  
Providing contrasting paint on doors, around doorways, at windows, baseboards and/or stairs/risers for individuals with visual impairments  
Provide an accessible route into a building

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Accessible elevators shall be on an accessible route and shall comply with UFAS § 4.10 and with the American National Standard Safety Code Elevators, Dumbwaiters, Escalators and Moving Walks, ANSI A17.1-1978 and A17.1a-1979, See UFAS § 4.10; Figures 20, 22, and 23. An “accessible route” is a continuous, unobstructed UFAS-compliant path as prescribed in 24 C.F.R. § § 8.3 and 8.32 and UFAS § 4.3.

8 At least one (1) accessible route complying with UFAS § 4.3 shall be provides within the boundary of the site from public transportation stops, accessible parking spaces, passenger loading zones, if provided, and public streets or sidewalks to an accessible building entrance. See UFAS § §4.1.1(1); 4.3. In addition, UFAS requires that at least one (1) accessible route complying with UFAS § 4.3 shall connect accessible building or facility entrances with all accessible spaces and elements within the building or facility. See UFAS § § 4.1.2(1); 4.3

Trash Disposal Facilities -

Provide accessible route into and through trash disposal facilities; or, provide an equally effective accommodation such as personal trash disposal by housing staff

Laundry Facilities -

Provide accessible route into and through common-use laundry facilities. Provides at least one (1) front loading washer and one (1) front-loading dryer in public-use laundry facilities<sup>9</sup>, or, provide an equally effective accommodation such as the provision of a front-loading washer and dryer in resident's unit; or, provision of laundry services at PHA's expense.

Mail Delivery/Mail Boxes -

Provide accessible route into and through mailboxes/mail facilities. Provide mailbox at lower height, upon request; or, provide equally effective accommodation such as home delivery.<sup>10</sup>

## Apartment Entrance and Interior Doors -

Widen doors

Provide accessible, lever-type door hardware

Re-hang door to swing outward instead of into accessible space

Add or adjust door closure space

Adjust door opening force required for pushing/pulling the door

Provide lower peep holes or “telescoped” peep holes

Provide a visual door knocker for individuals with hearing impairments

Providing contrasting paint on doors, around doorways, at windows, baseboards and/or stairs/risers for individuals with visual impairments

Provide ramp from accessible route to accessible entrance into unit

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<sup>9</sup>If laundry equipment is provided within individual dwelling units, or if separate laundry facilities serve one or more accessible dwelling units, then they shall meet the requirements of UFAS §§ 4.34.71 through 4.34.7.3

<sup>10</sup>“Cluster boxes”, common in multi-family housing developments, are routinely placed in sequential order. However, if a customer is unable to access his/her mailbox due to a disability, the customer may submit a request under the U.S. Postal Service’s “Hardship Clause” and request the relocation of the mailbox to a lower, accessible level. According to § 631.42 of the U.S. Postal Service “Postal Operations Manual”, the customer submits the “Hardship Clause” request directly to his/her postal delivery person; the delivery person then submits the request to his/her manager. The manager evaluates the individual request and takes appropriate action. If the postal service is unable to relocate the mailbox the postal service may provide an alternate accommodation such as door delivery.

## Apartment Light Switches & Electrical Outlets

Lower electrical switches and/or raise electrical outlets<sup>11</sup>

Provide extra electrical outlets for TDD/TTY equipment or other equipment utilized by individuals with disabilities.

Provide heavier electrical circuits to accommodate higher wattage bulbs for individuals with visual impairments

Lower thermostat controls

Lower circuit breakers, when located in unit

## Apartment Interior

Provide extra electrical outlets for TDD/TTY equipment or other equipment utilized by individuals with disabilities.

Provide heavier electrical circuits to accommodate higher wattage bulbs for individuals with visual impairments

Provide visual and audible alarms for individuals who are deaf or hard of hearing; and, provide visual alarms in each room of unit<sup>12</sup>

Provide windows which require five pounds or less of opening force; provide crank type opening mechanism with large lever, when feasible

Provide accessible storage spaces, including lowering clothes rods and/or adjustable closet shelves. Accessible storage spaces shall comply with UFAS § 4.25; fig.38

## Apartment Kitchen<sup>13</sup>

Lower kitchen sink

Provide lever type hardware on kitchen faucet

Provide accessible kitchen cabinets; provide accessible hardware on kitchen cabinets

Provide accessible kitchen counters and work space

### *If the following items are provided to non-disabled residents in a development:*

Provides accessible refrigerators. See UFAS § 4.34.6.8

Provide accessible ovens. See UFAS § 4.34.6.7

Provide accessible dishwashers. See UFAS § 4.34.6.9

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<sup>11</sup> The highest operable part of all controls, dispensers, receptacles, and other operable equipment shall be placed within at least one of the reach ranges specified in §§ 4.2.5 and 4.2.6. Except where the use of special equipment dictates otherwise, electrical and communications system receptacles on walls shall be mounted no less than 15” above the finish floor. See UFAS § 4.27.3

<sup>12</sup> If emergency warning systems are provided, they shall include both audible alarms complying with UFAS § 4.28.2 and visual alarms complying with UFAS § 4.28.3. See UFAS § 4.1.2(13)

<sup>13</sup> Accessible or adaptable kitchens and their components shall be on an accessible route and shall comply with the requirements of UFAS § 4.34.6. However, the PHA will not be required to make all elements of the kitchen accessible, unless requested by the resident with a disability. Rather, the resident may request specific accessible kitchen elements.

## Apartment Bathrooms <sup>14</sup>

Provide wider doors  
Provide lever type hardware on lavatory faucet  
Lower wash basin  
Lower mirror  
Provide accessible toilet  
Relocate toilet paper dispenser  
Provide grab bars at toilets  
Provide seat in bathtub or shower  
Provide grab bars at bathtub and/or shower  
Provide hand-held shower device  
Relocate bathtub and/or shower control  
Provide roll-in shower or shower/bathtub seat

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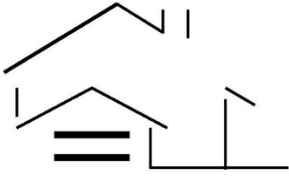
<sup>14</sup>Accessible or adaptable bathrooms shall be on an accessible route and shall comply with UFAS § 4.34.5. However, the PHA will not be required to make all elements of the bathroom accessible, unless requested by the resident with a disability. Rather, the resident may request specific accessible bathroom elements.

**Cover Page  
Pet Policy  
for  
General Occupancy  
Developments**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy



## City of Manistee Housing Commission

### **Pet Policy for General Occupancy Developments**

#### **Introduction:**

The CMHC Pet Policy explains the regulations on the keeping of pets and any criteria or standards pertaining to the policy. The rules adopted are reasonably related to the legitimate interest of CMHC to provide a decent, safe and sanitary living environment for all tenants, to the protecting and preserving the physical condition of the property, and the financial interest of CMHC.

#### **Enabling Regulations:**

**“Section 526 of the Quality Housing and Work Responsibility Act of 1998 (QHWRA) provides that residents of public housing may own 1 or more common household pets. This is subject to the reasonable requirements of the PHA. The resident must maintain each pet responsibly and in accordance with applicable State and local public health, animal control, and animal anti-cruelty laws and regulations and with the policies established in the agency plan for the PHA. To this end, the Manistee Housing Commission has adopted the following ‘reasonable’ pet requirements...”**

These “Reasonable Pet Requirements” incorporate the various state and local laws governing pets that include inoculating, licensing, and restraint, and provide sufficient flexibility to protect the rights and privileges of other residents who chose not to own pets.

In the event of an emergency or building evacuation it is the responsibility of the pet owner to remove the animal.

### **General Application of Policy:**

All residents of the City of Manistee Housing Commission are eligible for pets according to the information and regulations set forth in this policy.

### **Types of Pets Permitted:**

Residents are permitted to have a common household pet. A common household pet is defined as being a cat, dog, goldfish or tropical fish, canary, parakeet, or lovebird.

### **Non-common Household and Prohibited Pets:**

Examples of animals that are ***not*** considered common household for purposes of this policy include:

- reptiles
- amphibians
- insects
- simians (i.e. monkeys)
- rodents
- arachnids (spiders, tarantulas, etc.)
- and other animals not listed above.

Pets and breeds that are prohibited are:

- Pit-bulls
- Rottweilers
- Doberman Pinchers
- Dogs over 20 pounds
- Registered pets that have attacked MHC maintenance staff, owner, other residents, any member of the public
- Any breed commonly recognized as violent and/or aggressive
- Poisonous or flesh eating or otherwise dangerous fish
- CMHC reserves the right to add additional pets or breeds at any time; additions to the list will be published and provided to all residents.

### **Number and Size of Pets Permitted Per Unit:**

*Residents are permitted only **one type** of pet per unit.*

- Dog: One (1) with a maximum weight 20 pounds with a maximum full-grown height of fifteen 15 inches at the shoulder.
- Cat: One (1) with a maximum weight of 15 pounds with a maximum full-grown height of eight (8) inches at the shoulder.
- Fish: One (1) aquarium no larger than 20 gallons
- Bird: One (1) caged canary, parakeet or lovebird

### **Regulation Requirement Prior to Admission (Exhibit I):**

All pets must be registered with Management **BEFORE** permission is granted. *Tenants are prohibited by this policy from bringing unapproved, unregistered pets onto CMHC property and into their unit for any reason.* Registration must show type of pet, recent picture, name, age, and if applicable, license number, and current inoculation information, name and address of the pet's veterinarian, plus a signed responsibility card showing the names of three (3) persons to call to come get the pet in the event of the tenant's illness or death.

Residents will be refused pet registration if management determines the tenant is unable to fulfill their past or future obligations as a pet owner, are unable to adhere to the terms of the lease, house pet rules, if the animal does not meet the definition of common household pet, or if the temperament of the animal is considered dangerous.

In the event the pet owner is incapacitated or no longer available to care for the pet, the person designated on the registration form must remove the pet. In absence of the designated person's availability, management will place the pet with the County Humane Society.

### **Pet Responsibility Card**

Prior to pet admission, the owner must fill in and sign a written responsibility form showing name, address and phone number of three (3) local persons who will come and get the pet in the event of a tenant's illness, vacation, or death. The responsibility form must be renewed annually as a part of the tenant's re-certification process. Persons so named will be responsible in the order of their

names on the responsibility card. *It is the pet owner's responsibility to keep the information of these emergency contact individuals current and inform the office of any changes. If a pet needs to be removed from CMHC and a contact person cannot be reached the pet will be turned over to the County Humane Society.*

## **PET DEPOSITS**

A PHA may require a refundable pet deposit to cover additional costs attributable to the pet and not otherwise covered [24 CFR 960.707(b)(1)].

A PHA that requires a resident to pay a pet deposit must place the deposit in an account of the type required under applicable State or local law for pet deposits, or if there are no such requirements, for rental security deposits, if applicable. The PHA must comply with such laws as to retention of the deposit, interest, and return of the deposit to the resident, and any other applicable requirements [24 CFR 960.707(d)].

### **Payment of Deposit**

#### CMHC Policy

The CMHC does not require a pet deposit

## **NON-REFUNDABLE NOMINAL PET FEE**

PHAs may require payment of a non-refundable nominal pet fee to cover the reasonable operating costs to the development relating to the presence of pets [24 CFR 960.707(b)(1)].

#### CMHC Policy

The CMHC requires pet owners to pay a non-refundable nominal pet fee of \$150.

This fee is intended to cover the reasonable operating costs to the project relating to the presence of pets. Reasonable operating costs to the project relating to the presence of pets include, but are not limited to:

Landscaping costs

Pest control costs

Insurance costs

Clean-up costs

The pet fee of \$150.00 will be billed on an annual basis, and payment will be due 14 calendar days after billing.

Charges for the non-refundable pet fee are not part of rent payable by the resident.

## OTHER CHARGES

### Pet-Related Damages During Occupancy

#### CMHC Policy

All reasonable expenses incurred by the CMHC as a result of damages directly attributable to the presence of the pet in the project will be the responsibility of the resident, including:

The cost of repairs and replacements to the resident's dwelling unit

Fumigation of the dwelling unit

Repairs to common areas of the project

The expense of flea elimination shall also be the responsibility of the resident.

If the resident is in occupancy when such costs occur, the resident shall be billed for such costs in accordance with the policies in Section 8-I.G, Maintenance and Damage Charges. Pet fees will not be applied to the costs of pet-related damages during occupancy.

Charges for pet-related damage are not part of rent payable by the resident.

### Pet Waste Removal Charge

The regulations do not address a PHA's ability to impose charges for house pet rule violations. However, charges for violation of PHA pet rules may be treated like charges for other violations of the lease and PHA tenancy rules.

#### CMHC Policy

A separate pet waste removal charge, billed at the current posted labor rate listed in the Maintenance and Damage charges, will be assessed against pet owners who fail to remove pet waste in accordance with this policy.

Such charges will be due and payable 14 calendar days after billing.

Charges for pet waste removal are not part of rent payable by the resident.

### Dog Owner Requirements:

- Any dog must be no less than six (6) months old and completely housebroken. ***No exceptions shall be granted. Tenants who bring dogs onto CMHC property, and into their unit as a pet, that are less than six (6) months old shall be in material violation of their lease and subject to eviction.***
- Proof that the dog is already neutered or spayed must be furnished. Dogs may be exempt from spaying or neutering if it is determined by a veterinarian that the dog is too old or it would be a detriment to its health. ***A signed certificate from the veterinarian of record validating the exemption shall be placed in the tenant's file.***

- Each dog must be properly licensed and vaccinated; tenant must furnish proof of license and up to date vaccination during the tenant's annual recertification.
- The dog must wear a collar at all times showing license and owner's name and address.
- The dog must wear a flea collar or be taking flea prevention medication prescribed by the veterinarian. If the dog is taking flea prevention medication proof of medication from the veterinarian's office must be provided to the office. Flea collars must be changed every three (3) months. CMHC reserves the right to verify that the flea collar worn by the dog meets this requirement.
- Dogs must also receive veterinarian approved tick prevention treatment. Tenant is required to provide proof, signed by a veterinarian, that the dog is receiving tick prevention treatment. Proof is required to be presented at the annual re-certification of the tenant.
- Each year, as part of the tenant's annual recertification, the tenant must show proof that the dog has had the proper Parvo shots for distemper, other legally required inoculations and rabies, ***the proof must be signed by a veterinarian.***
- A dog cannot be over 15 inches tall at the top of the shoulder, or weigh over 20 pounds when it is considered full-grown.
- A dog must be on a leash, no longer than four (4) feet, at all times when outside owner's residence unless it is in an approved locked pet carrier. Small dogs should be held and carried through the building even if on a leash. ***Installation of electric, invisible fence in resident's yards is not permitted.***
- Dogs are permitted to urinate and defecate only in the designated dog runs. Dog owners living in CMHC family units are able to use their yard. All feces must be immediately picked up in a plastic bag and disposed of properly. ***Violation of this regulation will initiate immediate removal of the dog from the resident's dwelling.***
- Only one pet is allowed in an elevator at a time. If one pet is in the car when it stops at the floor, the pet owners must wait for a car without a pet.
- No dog may stay alone in an apartment overnight. It is the responsibility of the tenant if they have to leave suddenly and be away overnight to take the

pet elsewhere until they return. If a pet is found alone CMHC will proceed with removal of the pet as outlined in the pet removal section of this policy.

- Pet owner must designate an alternative residence for the pet before pet is approved by management.

### **Cat Owner Requirements:**

- Cats may be not less than six (6) months old. ***No exceptions shall be granted. Tenants who bring cats onto CMHC property, and into their unit as a pet, that are less than six (6) months old shall be in material violation of their lease and subject to eviction.***
- All cats must be litter trained before admission.
- Proof that the cat has been de-clawed and spayed or neutered must be shown before admission approval. Cats may be exempt from spaying or neutering if it is determined by a veterinarian that the cat is too old or it would be a detriment to its health. ***A signed certificate from the veterinarian of record validating the exemption shall be placed in the tenant's file.***
- The cat must wear a collar at all times showing owner's name and address plus a cat flea collar.
- Each year, as part of the tenant's annual recertification, the tenant must show proof that the cat has had the proper FVR-CP and rabies and distemper shots and other legally required inoculations; ***the proof must be signed by a veterinarian.***
- Cat must be on a leash or cat carrier at all times when outside of the owner's apartment.
- Tenant must use a covered litter box filled with clumping litter. Tenants must clean the litter box daily. Litter must be put in a sealed plastic bag and disposed of daily. Tenant must empty litter box of all litter, disinfect litter box and refill with new clumping litter once a month.
- No cat can be over eight (8) inches tall at the shoulders and weigh over 15 pounds.
- Cats must be exercised off the City Manistee Housing Commission property.
- No cat may stay alone in an apartment overnight. It is the responsibility of the tenant if they have to leave suddenly and be away overnight to take the

pet elsewhere until they return. If a pet is found alone CMHC will proceed with removal of the pet as outlined in the pet removal section of this policy.

- In case that a pet cannot wait and does deposit waste on CMHC, the pet owner must have a utensil such as a “Pooper Scooper” to use to remove any waste from his pet as soon as it is deposited on CMHC property. The waste must then be placed in a plastic bag, sealed tightly, and disposed of as trash.
- The cat must wear a flea collar or be taking flea prevention medication prescribed by the veterinarian. If the cat is taking flea prevention medication proof of medication from the veterinarian’s office must be provided to the office. Flea collars must be changed every three (3) months. CMHC reserves the right to verify that the flea collar worn by the cat meets this requirement.
- All animal waste or litter from cat litter boxes shall be picked up immediately by the pet owner and disposed of in a sealed plastic bag and placed in trash bins.
- Cat litter shall not be disposed of by flushing down toilets. Charges for unclogging toilets or cleanup of common area required because of attributable pet nuisance shall be billed to and paid by the resident pet owner.

### **Bird Owner Requirements:**

- No more than one (1) bird to a unit will be permitted, canaries, parakeets, or lovebirds only.

#### **No parrots.**

- The bird must be caged at all times.
- The cage must be no larger than three (3) feet high and two (2) feet wide.
- Cages must be cleaned daily and debris disposed of in a plastic bag to be put in trash immediately.
- Birds must be healthy and free of disease at all times.
- Birds are not permitted to be left alone in an apartment over two (2) days unless arrangements for daily care has been made by the owner.

### **Fish Owner Requirements:**

- One (1) fish tank only permitted to a unit no bigger than twenty (20) gallon size or one (1) large gold fish bowl no more than one gallon size.

- Fish may not be alone in the unit over one (1) week unless arrangements for daily care have been made by the owner.
- Pet owner must be aware when cleaning or filling fish tanks that water damage done to this apartment or apartments under him/her will be billed to the pet owner and any charges must be paid within 30 days of the incident.

### **General Policy for Authorized Pets:**

#### *High Rise Units*

- Pets must go directly from their floor to the elevator and down first floor to hall to the outside and back the same way.
- Only one pet is allowed in elevator at a time. If one pet is in the car when it stops at a floor, the pet owner must wait for a car without a pet.
- Pets are not permitted on other floors other than first or their own apartment.
- Pets are never permitted in another apartment or the public rooms, i.e.: office, community room, laundry room, lounge, or solarium.
- Pet are not permitted in hallways except for proceeding directly to the elevator or apartment when entering or exiting.

#### *Family Units:*

- Dogs and cats must be on a four (4) foot leash at all times.
- Dogs and cats outside of residence must be attended by an adult at all times.
- Dogs and cats are permitted only on the premise of the rental unit granted in the lease.

#### *General:*

- Any pet suffering illness must be taken within two (2) days to a veterinarian for diagnosis and treatment. The CMHC must, upon demand, be shown a statement from the veterinarian indicating the diagnosis. Any pet suspected of suffering symptoms of rabies or any other disease considered to be a threat to health must be immediately removed from the premises until signed evidence from a veterinarian can be produced to indicate that the animal is not so afflicted.

- Resident pet owners agree to control the noise of his/her pet such that it does not constitute a nuisance to other tenants. Failure to so control pet noise may result in the removal of the pet from the premises.
- **THE MANISTEE HOUSING COMMISSION SHALL TAKE ALL NECESSARY ACTIONS UNDER THE LAW TO REMOVE ANY PET THAT CAUSES BODILY INJURY TO ANY TENANT, GUEST, VISITOR, OR STAFF MEMBER.**
- All resident pet owners shall provide adequate care, nutrition, exercise, and medical attention for his/her pet. Pets which appear to be poorly cared for or which are left unattended for longer than twelve (12) hours will be reported to the Humane Society and will be removed from the premises at the pet owner's expense.
- In the event of a tenant's sudden illness the resident pet owner agrees that management shall have discretion with respect to the provision of care to the pet consistent with policy guidelines and at the expense of the resident pet owner unless written instruction with respect to such area are provided in advance by the resident to the CMHC office and all care shall be at the resident's expense.
- Unwillingness on the part of named caretakers of a pet to assume custody of the pet shall relieve management of any requirement to adhere to any written instruction. With respect to the care or disposal of a pet and shall be considered as authorization to management to exercise discretion in such regard consistent with policy guidelines.
- Resident pet owners acknowledge that other residents may have chemical sensitivities or allergies related to pets or easily frightened by such animals. The resident, therefore, agrees to exercise common sense and common courtesy with respect to such other resident's right to peaceful and quiet enjoyment of the premises.

**Pet Removal:**

Management, at its sole discretion, may move to require the removal of a pet from the premises on a temporary or permanent basis for the following causes:

- a. Creation of a nuisance after proper notification consistent with these Pet Rules. Notice shall be within a forty-eight (48) hour period.

- b. Excessive pet noise or odor with proper notification.
- c. Unruly or dangerous behavior.
- d. Excessive damage to the resident's unit.
- e. Repeated problems with vermin flea infestation.
- f. Failure of the tenant to provide for adequate care of his/her pet.
- g. Leaving a pet unattended for more than 12 hours.
- h. Failure of the tenant to provide adequate appropriate care.
- i. Tenant serious illness and/or death.
- j. Failure to observe any other rule contained in this section and not here listed upon proper notification.

***In the case where a pet attacks the owner, resident, visitor, member of the CMHC staff or any other individual the pet will be immediately and permanently removed.***

**Additional Information:**

- Tenants shall not alter the interior or exterior of their leased premise to accommodate their pet. Nor shall the tenant alter any CMHC property to accommodate their pet. In the instances where alteration has occurred CMHC maintenance shall repair the alteration at the tenant's expense.
- Tenants who bring an unauthorized pet into their residence will be subject to eviction per the terms of their lease.
- Tenants are not permitted to allow visiting pets and/or unauthorized pets at any time.

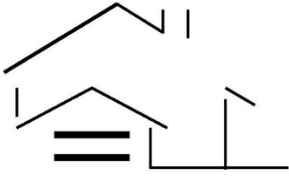
***THIS POLICY SHALL SUPERCEDE ALL PREVIOUS CITY OF MANISTEE HOUSING COMMISSION PET POLICY, INCLUDING ANY VERBAL OR OTHERWISE ADMINISTERED AGREEMENTS BETWEEN THE TENANT AND MHC.***

**Cover Page  
Pet Policy  
for  
Mixed Population  
[Elderly/Disabled]  
Developments**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy



## City of Manistee Housing Commission

### **Pet Policy for Mixed Population (Elderly/Disabled) and Elderly-only Developments**

#### **Introduction:**

The CMHC Pet Policy explains the regulations on the keeping of pets and any criteria or standards pertaining to the policy. The rules adopted are reasonably related to the legitimate interest of CMHC to provide a decent, safe and sanitary living environment for all tenants, to the protecting and preserving the physical condition of the property, and the financial interest of the CMHC.

#### **Enabling Regulations:**

**“Section 526 of the Quality Housing and Work Responsibility Act of 1998 (QHWRA) provides that residents of public housing may own 1 or more common household pets. This is subject to the reasonable requirements of the PHA. The resident must maintain each pet responsibly and in accordance with applicable State and local public health, animal control, and animal anti-cruelty laws and regulations and with the policies established in the agency plan for the PHA. To this end, the Manistee Housing Commission has adopted the following ‘reasonable’ pet requirements...”**

These “Reasonable Pet Requirements” incorporate the various state and local laws governing pets that include inoculating, licensing, and restraint, and provide sufficient flexibility to protect the rights and privileges of other residents who chose not to own pets.

In the event of an emergency or building evacuation it is the responsibility of the pet owner to remove the animal.

**General Application of Policy:**

All residents of the City of Manistee Housing Commission are eligible for pets according to the information and regulations set forth in this policy.

**Types of Pets Permitted:**

Residents are permitted to have a common household pet. A common household pet is defined as being a cat, dog, goldfish or tropical fish, canary, parakeet, or lovebird.

**Non-common Household and Prohibited Pets:**

Examples of animals that are **not** considered common household for purposes of this policy include:

- reptiles
- amphibians
- insects
- simians (i.e. monkeys)
- rodents
- arachnids (spiders, tarantulas, etc.)
- and other animals not listed above.

Pets and breeds that are prohibited are:

- Pit-bulls
- Rottweilers
- Doberman Pinchers
- Dogs over 20 pounds
- Registered pets that have attacked CMHC maintenance staff, owner, other residents, any member of the public
- Any breed commonly recognized as violent and/or aggressive
- Poisonous or flesh eating or otherwise dangerous fish
- CMHC reserves the right to add additional pets or breeds at any time; additions to the list will be published and provided to all residents.

### **Number and Size of Pets Permitted Per Unit:**

*Residents are permitted only **one type** of pet per unit.*

- Dog: One (1) with a maximum weight 20 pounds with a maximum full-grown height of fifteen 15 inches at the shoulder.
- Cat: One (1) with a maximum weight of 15 pounds with a maximum full-grown height of eight (8) inches at the shoulder.
- Fish: One (1) aquarium no larger than 20 gallons
- Bird: One (1) caged canary, parakeet or lovebird

### **Regulation Requirement Prior to Admission (Exhibit I):**

All pets must be registered with Management **BEFORE** permission is granted. *Tenants are prohibited by this policy from bringing unapproved, unregistered pets onto CMHC property and into their unit for any reason.* Registration must show type of pet, recent picture, name, age, and if applicable, license number, and current inoculation information, name and address of the pet's veterinarian, plus a signed responsibility card showing the names of three (3) persons to call to come get the pet in the event of the tenant's illness or death.

Residents will be refused pet registration if management determines the tenant is unable to fulfill their past or future obligations as a pet owner, are unable to adhere to the terms of the lease, house pet rules, if the animal does not meet the definition of common household pet, or if the temperament of the animal is considered dangerous.

In the event the pet owner is incapacitated or no longer available to care for the pet, the person designated on the registration form must remove the pet. In absence of the designated person's availability, management will place the pet with the County Humane Society.

### **Pet Responsibility Card**

Prior to pet admission, the owner must fill in and sign a written responsibility form showing name, address and phone number of three (3) local persons who will come and get the pet in the event of a tenant's illness, vacation, or death. The responsibility form must be renewed annually as a part of the tenant's re-certification process. Persons so named will be responsible in the order of their

names on the responsibility card. *It is the pet owner's responsibility to keep the information of these emergency contact individuals current and inform the office of any changes. If a pet needs to be removed from CMHC and a contact person cannot be reached the pet will be turned over to the County Humane Society.*

## **PET DEPOSITS**

A PHA may require a refundable pet deposit to cover additional costs attributable to the pet and not otherwise covered [24 CFR 960.707(b)(1)].

A PHA that requires a resident to pay a pet deposit must place the deposit in an account of the type required under applicable State or local law for pet deposits, or if there are no such requirements, for rental security deposits, if applicable. The PHA must comply with such laws as to retention of the deposit, interest, and return of the deposit to the resident, and any other applicable requirements [24 CFR 960.707(d)].

### **Payment of Deposit**

#### CMHC Policy

The CMHC does not require a pet deposit

## **NON-REFUNDABLE NOMINAL PET FEE**

PHAs may require payment of a non-refundable nominal pet fee to cover the reasonable operating costs to the development relating to the presence of pets [24 CFR 960.707(b)(1)].

#### CMHC Policy

The CMHC requires pet owners to pay a non-refundable nominal pet fee of \$150.

This fee is intended to cover the reasonable operating costs to the project relating to the presence of pets. Reasonable operating costs to the project relating to the presence of pets include, but are not limited to:

Landscaping costs

Pest control costs

Insurance costs

Clean-up costs

The pet fee of \$150.00 will be billed on an annual basis, and payment will be due 14 calendar days after billing.

Charges for the non-refundable pet fee are not part of rent payable by the resident.

## OTHER CHARGES

### Pet-Related Damages During Occupancy

#### CMHC Policy

All reasonable expenses incurred by the CMHC as a result of damages directly attributable to the presence of the pet in the project will be the responsibility of the resident, including:

The cost of repairs and replacements to the resident's dwelling unit

Fumigation of the dwelling unit

Repairs to common areas of the project

The expense of flea elimination shall also be the responsibility of the resident.

If the resident is in occupancy when such costs occur, the resident shall be billed for such costs in accordance with the policies in Section 8-I.G, Maintenance and Damage Charges. Pet fees will not be applied to the costs of pet-related damages during occupancy.

Charges for pet-related damage are not part of rent payable by the resident.

### Pet Waste Removal Charge

The regulations do not address a PHA's ability to impose charges for house pet rule violations. However, charges for violation of PHA pet rules may be treated like charges for other violations of the lease and PHA tenancy rules.

#### CMHC Policy

A separate pet waste removal charge, billed at the current posted labor rate listed in the Maintenance and Damage charges, will be assessed against pet owners who fail to remove pet waste in accordance with this policy.

Such charges will be due and payable 14 calendar days after billing.

Charges for pet waste removal are not part of rent payable by the resident.

### Dog Owner Requirements:

- Any dog must be no less than six (6) months old and completely housebroken. ***No exceptions shall be granted. Tenants who bring dogs onto CMHC property, and into their unit as a pet, that are less than six (6) months old shall be in material violation of their lease and subject to eviction.***
- Proof that the dog is already neutered or spayed must be furnished. Dogs may be exempt from spaying or neutering if it is determined by a veterinarian that the dog is too old or it would be a detriment to its health. ***A signed certificate from the veterinarian of record validating the exemption shall be placed in the tenant's file.***

- Each dog must be properly licensed and vaccinated; tenant must furnish proof of license and up to date vaccination during the tenant's annual recertification.
- The dog must wear a collar at all times showing license and owner's name and address.
- The dog must wear a flea collar or be taking flea prevention medication prescribed by the veterinarian. If the dog is taking flea prevention medication proof of medication from the veterinarian's office must be provided to the office. Flea collars must be changed every three (3) months. CMHC reserves the right to verify that the flea collar worn by the dog meets this requirement.
- Dogs must also receive veterinarian approved tick prevention treatment. Tenant is required to provide proof, signed by a veterinarian, that the dog is receiving tick prevention treatment. Proof is required to be presented at the annual re-certification of the tenant.
- Each year, as part of the tenant's annual recertification, the tenant must show proof that the dog has had the proper Parvo shots for distemper, other legally required inoculations and rabies, ***the proof must be signed by a veterinarian.***
- A dog cannot be over 15 inches tall at the top of the shoulder, or weigh over 20 pounds when it is considered full-grown.
- A dog must be on a leash, no longer than four (4) feet, at all times when outside owner's residence unless it is in an approved locked pet carrier. Small dogs should be held and carried through the building even if on a leash. ***Installation of electric, invisible fence in resident's yards is not permitted.***
- Dogs are permitted to urinate and defecate only in the designated dog runs. Dog owners living in CMHC family units are able to use their yard. All feces must be immediately picked up in a plastic bag and disposed of properly. ***Violation of this regulation will initiate immediate removal of the dog from the resident's dwelling.***
- Only one pet is allowed in an elevator at a time. If one pet is in the car when it stops at the floor, the pet owners must wait for a car without a pet.
- No dog may stay alone in an apartment overnight. It is the responsibility of the tenant if they have to leave suddenly and be away overnight to take the

pet elsewhere until they return. If a pet is found alone CMHC will proceed with removal of the pet as outlined in the pet removal section of this policy.

- Pet owner must designate an alternative residence for the pet before pet is approved by management.

### **Cat Owner Requirements:**

- Cats may be not less than six (6) months old. ***No exceptions shall be granted. Tenants who bring cats onto CMHC property, and into their unit as a pet, that are less than six (6) months old shall be in material violation of their lease and subject to eviction.***
- All cats must be litter trained before admission.
- Proof that the cat has been de-clawed and spayed or neutered must be shown before admission approval. Cats may be exempt from spaying or neutering if it is determined by a veterinarian that the cat is too old or it would be a detriment to its health. ***A signed certificate from the veterinarian of record validating the exemption shall be placed in the tenant's file.***
- The cat must wear a collar at all times showing owner's name and address plus a cat flea collar.
- Each year, as part of the tenant's annual recertification, the tenant must show proof that the cat has had the proper FVR-CP and rabies and distemper shots and other legally required inoculations; ***the proof must be signed by a veterinarian.***
- Cat must be on a leash or cat carrier at all times when outside of the owner's apartment.
- Tenant must use a covered litter box filled with clumping litter. Tenants must clean the litter box daily. Litter must be put in a sealed plastic bag and disposed of daily. Tenant must empty litter box of all litter, disinfect litter box and refill with new clumping litter once a month.
- No cat can be over eight (8) inches tall at the shoulders and weigh over 15 pounds.
- Cats must be exercised off the City Manistee Housing Commission property.
- No cat may stay alone in an apartment overnight. It is the responsibility of the tenant if they have to leave suddenly and be away overnight to take the

pet elsewhere until they return. If a pet is found alone CMHC will proceed with removal of the pet as outlined in the pet removal section of this policy.

- In case that a pet cannot wait and does deposit waste on CMHC, the pet owner must have a utensil such as a “Pooper Scooper” to use to remove any waste from his pet as soon as it is deposited on CMHC property. The waste must then be placed in a plastic bag, sealed tightly, and disposed of as trash.
- The cat must wear a flea collar or be taking flea prevention medication prescribed by the veterinarian. If the cat is taking flea prevention medication proof of medication from the veterinarian’s office must be provided to the office. Flea collars must be changed every three (3) months. CMHC reserves the right to verify that the flea collar worn by the cat meets this requirement.
- All animal waste or litter from cat litter boxes shall be picked up immediately by the pet owner and disposed of in a sealed plastic bag and placed in trash bins.
- Cat litter shall not be disposed of by flushing down toilets. Charges for unclogging toilets or clean up of common area required because of attributable pet nuisance shall be billed to and paid by the resident pet owner.

### **Bird Owner Requirements:**

- No more than one (1) bird to a unit will be permitted, canaries, parakeets, or lovebirds only.

#### **No parrots.**

- The bird must be caged at all times.
- The cage must be no larger than three (3) feet high and two (2) feet wide.
- Cages must be cleaned daily and debris disposed of in a plastic bag to be put in trash immediately.
- Birds must be healthy and free of disease at all times.
- Birds are not permitted to be left alone in an apartment over two (2) days unless arrangements for daily care has been made by the owner.

### **Fish Owner Requirements:**

- One (1) fish tank only permitted to a unit no bigger than twenty (20) gallon size or one (1) large gold fish bowl no more than one gallon size.

- Fish may not be alone in the unit over one (1) week unless arrangements for daily care have been made by the owner.
- Pet owner must be aware when cleaning or filling fish tanks that water damage done to this apartment or apartments under him/her will be billed to the pet owner and any charges must be paid within 30 days of the incident.

### **General Policy for Authorized Pets:**

#### *High Rise Units*

- Pets must go directly from their floor to the elevator and down first floor to hall to the outside and back the same way.
- Only one pet is allowed in elevator at a time. If one pet is in the car when it stops at a floor, the pet owner must wait for a car without a pet.
- Pets are not permitted on other floors other than first or their own apartment.
- Pets are never permitted in another apartment or the public rooms, i.e.: office, community room, laundry room, lounge, or solarium.
- Pet are not permitted in hallways except for proceeding directly to the elevator or apartment when entering or exiting.

#### *Family Units:*

- Dogs and cats must be on a four (4) foot leash at all times.
- Dogs and cats outside of residence must be attended by an adult at all times.
- Dogs and cats are permitted only on the premise of the rental unit granted in the lease.

#### *General:*

- Any pet suffering illness must be taken within two (2) days to a veterinarian for diagnosis and treatment. The CMHC must, upon demand, be shown a statement from the veterinarian indicating the diagnosis. Any pet suspected of suffering symptoms of rabies or any other disease considered to be a threat to health must be immediately removed from the premises until signed evidence from a veterinarian can be produced to indicate that the animal is not so afflicted.

- Resident pet owners agree to control the noise of his/her pet such that it does not constitute a nuisance to other tenants. Failure to so control pet noise may result in the removal of the pet from the premises.
- **THE MANISTEE HOUSING COMMISSION SHALL TAKE ALL NECESSARY ACTIONS UNDER THE LAW TO REMOVE ANY PET THAT CAUSES BODILY INJURY TO ANY TENANT, GUEST, VISITOR, OR STAFF MEMBER.**
- All resident pet owners shall provide adequate care, nutrition, exercise, and medical attention for his/her pet. Pets which appear to be poorly cared for or which are left unattended for longer than twelve (12) hours will be reported to the Humane Society and will be removed from the premises at the pet owner's expense.
- In the event of a tenant's sudden illness the resident pet owner agrees that management shall have discretion with respect to the provision of care to the pet consistent with policy guidelines and at the expense of the resident pet owner unless written instruction with respect to such area are provided in advance by the resident to the CMHC office and all care shall be at the resident's expense.
- Unwillingness on the part of named caretakers of a pet to assume custody of the pet shall relieve management of any requirement to adhere to any written instruction. With respect to the care or disposal of a pet and shall be considered as authorization to management to exercise discretion in such regard consistent with policy guidelines.
- Resident pet owners acknowledge that other residents may have chemical sensitivities or allergies related to pets or easily frightened by such animals. The resident, therefore, agrees to exercise common sense and common courtesy with respect to such other resident's right to peaceful and quiet enjoyment of the premises.

**Pet Removal:**

Management, at its sole discretion, may move to require the removal of a pet from the premises on a temporary or permanent basis for the following causes:

- a. Creation of a nuisance after proper notification consistent with these Pet Rules. Notice shall be within a forty-eight (48) hour period.

- b. Excessive pet noise or odor with proper notification.
- c. Unruly or dangerous behavior.
- d. Excessive damage to the resident's unit.
- e. Repeated problems with vermin flea infestation.
- f. Failure of the tenant to provide for adequate care of his/her pet.
- g. Leaving a pet unattended for more than 12 hours.
- h. Failure of the tenant to provide adequate appropriate care.
- i. Tenant serious illness and/or death.
- j. Failure to observe any other rule contained in this section and not here listed upon proper notification.

***In the case where a pet attacks the owner, resident, visitor, member of the CMHC staff or any other individual the pet will be immediately and permanently removed.***

**Additional Information:**

- Tenants shall not alter the interior or exterior of their leased premise to accommodate their pet. Nor shall the tenant alter any CMHC property to accommodate their pet. In the instances where alteration has occurred CMHC maintenance shall repair the alteration at the tenant's expense.
- Tenants who bring an unauthorized pet into their residence will be subject to eviction per the terms of their lease.
- Tenants are not permitted to allow visiting pets and/or unauthorized pets at any time.

***THIS POLICY SHALL SUPERCEDE ALL PREVIOUS CITY OF MANISTEE HOUSING COMMISSION PET POLICY, INCLUDING ANY VERBAL OR OTHERWISE ADMINISTERED AGREEMENTS BETWEEN THE TENANT AND MHC.***

**Cover Page**  
**Notice to Public Housing**  
**Applicants and Tenants**  
**Regarding the Violence**  
**Against Women Act**  
**[VAWA]**

Admission and Continued Occupancy Policy

City of Manistee Housing Commission

Public Comment Copy

**EXHIBIT XX: NOTICE TO PUBLIC HOUSING APPLICANTS AND TENANTS  
REGARDING THE VIOLENCE AGAINST WOMEN ACT (VAWA)**

*This sample notice was adapted from a notice prepared by the National Housing Law Project.*

A federal law that went into effect in 2013 protects individuals who are victims of domestic violence, dating violence, sexual assault, or stalking. The name of the law is the Violence against Women Act, or “VAWA.” This notice explains your rights under VAWA.

**Protections for Victims**

If you are eligible for public housing, the housing authority cannot refuse to admit you to the public housing program solely because you are a victim of domestic violence, dating violence, sexual assault, or stalking.

If you are the victim of domestic violence, dating violence, sexual assault, or stalking, the housing authority cannot evict you based on acts or threats of violence committed against you. Also, criminal acts directly related to the domestic violence, dating violence, sexual assault, or stalking that are caused by a member of your household or a guest can’t be the reason for evicting you if you were the victim of the abuse.

**Reasons You Can Be Evicted**

The housing authority can still evict you if the housing authority can show there is an *actual and imminent* (immediate) threat to other tenants or housing authority staff if you are not evicted. Also, the housing authority can evict you for serious or repeated lease violations that are not related to the domestic violence, dating violence, sexual assault, or stalking against you. The housing authority cannot hold you to a more demanding set of rules than it applies to tenants who are not victims.

**Removing the Abuser from the Household**

The housing authority may split the lease to evict a tenant who has committed criminal acts of violence against family members or others, while allowing the victim and other household members to stay in the public housing unit. If the housing authority chooses to remove the abuser, it may not take away the remaining tenants’ rights to the unit or otherwise punish the remaining tenants. In removing the abuser from the household, the housing authority must follow federal, state, and local eviction procedures.

## **Proving That You Are a Victim of Domestic Violence, Dating Violence, Sexual Assault, or Stalking**

The housing authority can ask you to prove or “certify” that you are a victim of domestic violence, dating violence, sexual assault, or stalking. It must give you at least 14 business days (i.e., Saturdays, Sundays, and holidays do not count) to provide this proof. The housing authority is free to extend the deadline. There are three ways you can prove that you are a victim:

- Complete the certification form given to you by the housing authority. The form will ask for your name, the name of your abuser, the abuser’s relationship to you, the date, time, and location of the incident of violence, and a description of the violence. You are only required to provide the name of the abuser if it is safe to provide and you know their name.
- Provide a statement from a victim service provider, attorney, or medical professional who has helped you address incidents of domestic violence, dating violence, sexual assault, or stalking. The professional must state that he or she believes that the incidents of abuse are real. Both you and the professional must sign the statement, and both of you must state that you are signing “under penalty of perjury.”
- Provide a police or court record, such as a protective order.

If you fail to provide one of these documents within the required time, the housing authority may evict you.

### **Confidentiality**

The housing authority must keep confidential any information you provide about the violence against you, unless:

- You give written permission to the housing authority to release the information.
- The housing authority needs to use the information in an eviction proceeding, such as to evict your abuser.
- A law requires the housing authority to release the information.

If release of the information would put your safety at risk, you should inform the housing authority.

### **VAWA and Other Laws**

VAWA does not limit the housing authority’s duty to honor court orders about access to or control of a public housing unit. This includes orders issued to protect a victim and orders dividing property among household members in cases where a family breaks up. VAWA does not replace any federal, state, or local law that provides greater protection for victims of domestic violence, dating violence, sexual assault, or stalking.

### **For Additional Information**

If you have any questions regarding VAWA, please contact \_\_\_\_\_ at \_\_\_\_\_.

For help and advice on escaping an abusive relationship, call the National Domestic Violence Hotline at 1-800-799-SAFE (7233) or 1-800-787-3224 (TTY).

## Definitions

For purposes of determining whether a public housing applicant or tenant may be covered by VAWA, the following list of definitions applies:

VAWA defines ***domestic violence*** to include felony or misdemeanor crimes of violence committed by any of the following:

- A current or former spouse of the victim
- A person with whom the victim shares a child in common
- A person who is cohabitating with or has cohabitated with the victim as a spouse
- A person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies
- Any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction

VAWA defines ***dating violence*** as violence committed by a person (1) who is or has been in a social relationship of a romantic or intimate nature with the victim AND (2) where the existence of such a relationship shall be determined based on a consideration of the following factors:

- The length of the relationship
- The type of relationship
- The frequency of interaction between the persons involved in the relationship

VAWA defines ***sexual assault*** as “any nonconsensual sexual act proscribed by Federal, tribal, or State law, including when the victim lacks capacity to consent” (42 U.S.C. 13925(a)).

VAWA defines ***stalking*** as (A)(i) to follow, pursue, or repeatedly commit acts with the intent to kill, injure, harass, or intimidate another person OR (ii) to place under surveillance with the intent to kill, injure, harass, or intimidate another person AND (B) in the course of, or as a result of, such following, pursuit, surveillance, or repeatedly committed acts, to place a person in reasonable fear of the death of, or serious bodily injury to, or to cause substantial emotional harm to (i) that person, (ii) a member of the immediate family of that person, or (iii) the spouse or intimate partner of that person.

08-17-15P03:03 RCVD

Public Comment Form  
City of Manistee Housing Commission  
ACOP and Related Documents

Please print or type

Date: 8-17-15

Commenter's Name: JEAN M BIALIK  
First Name MI Last Name

Contact Information [you will only be contacted if CMHC has a question for clarification of your comment].

Address: 273 6<sup>th</sup> AVE #301 MANISTEE MI 49660  
Street # Apt. # City State Zip

Phone (231)-398-0554

Comment Section:

Chapter Number/Document Name: \_\_\_\_\_

Page Number[s]: \_\_\_\_\_

Section Identification: \_\_\_\_\_

Comment: Comprehensive-meaning is clear AND  
not subject to much interpretation-  
covered all possible situations.

Public Comment Form  
City of Manistee Housing Commission  
ACOP and Related Documents

Please print or type

Date: 9-9-15

Commenter's Name: Roberta K Huff  
First Name MI Last Name

Contact Information [you will only be contacted if CMHC has a question for clarification of your comment].

Address: 237 6th Ave #326 Manistee MI 49660  
Street # Apt. # City State Zip

Phone 723-6999

Comment Section:

Chapter Number/Document Name: ACOP

Page Number[s]: 8-9 3-1-15

Section Identification: Late fees + Nonpayment

Comment: There is a discrimination of policy amongst automatic bank debit of rent - mail-box-deposits of rental payment - cash, money order, walk-in-residents paying rent for late-fees and nonpayment especially when a holiday with no office hours occurs.

Public Comment Form  
City of Manistee Housing Commission  
ACOP and Related Documents

Please print or type

Date: 9-9-15

Commenter's Name: Dawn Madsen  
First Name MI Last Name

Contact Information [you will only be contacted if CMHC has a question for clarification of your comment].

Address: 302 5<sup>th</sup> Ave Manistee MI 49660  
Street # Apt. # City State Zip

Phone 231-633-0717

Comment Section:

Chapter Number/Document Name: Housing Policy, multiple

Page Number[s]: Sections & pages regarding admission criteria & eligibility.

Section Identification: \_\_\_\_\_

Comment: I have serious concerns regarding your screening of

renters for their past criminal (including drug & violent crimes)  
histories. As a resident of the North Side the

past thirteen years I have noticed a steady decline  
in the atmosphere at Century Terrace. It is not

known in town to be "a nice safe place for

seniors or those <sup>families</sup> on a fixed income" to reside. A family

atmosphere is certainly not what I see on my evening  
walks in the neighborhood. There is a constant

Smoking circle across the street on others property, and

the reputation around town is that there is a  
significant drug dealing community residing there.

If you lived in Manistee perhaps you too would note these changes. It would<sup>n</sup> be interesting if you compare drug related offenses and calls to police the past 5 years versus prior to that time.

My family member with a home directly across the street notes there are frequent police visits to the building. ~~And~~ And a significant noise problem.

Please do a thorough job on your background checks. I personally know of young adults with drug & assault histories residing at Century Terrace. I believe this would have shown on a background check.

If Century Terrace and other <sup>income-based</sup> housing was in your neighborhood, I expect you would conduct thorough checks on all applicants while still adhering to the ~~the~~ housing guidelines. Please help clean up our town. At a minimum, people should have to prove they have a legitimate source of income such as DHS, Disability or employment, NOT drug dealing. And your background checks need to be conducted.

Thank you  
Klaus Thadson

P.S. I certainly hope the <sup>3</sup> cost of these criminal background checks is not the reason you might be overlooking this requirement.

**CITY OF MANISTEE HOUSING COMMISSION**  
**Meeting Minutes**  
**August 25, 2015**  
**Regular Meeting Minutes**

**Meeting Start Time:** The Meeting was called to order at 4:04 p.m. by President Dale Priester.

**Roll Call:**

<u>Commissioner</u>	<u>Present</u>	<u>Absent Excused</u>	<u>Absent Non-Excused</u>
Dale Priester	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Doug Parkes	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Elbert Purdom	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Donna Korzeniewski	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Sheryl Kuenzer	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

**Housing Commission Staff Present:**

- Clinton McKinven-Copus, Executive Director/Commission Secretary
- Kevin Helminiak, Maintenance Crew Leader

**Others Present:**

- George Saylor, General Counsel

**Public Comment on Agenda Related Items:**

- None

**Consent Agenda:**

Motion: Doug Parkes  
Second: Sheryl Kuenzer  
Approval: All in Favor

**Amendments to the Agenda:**

- None

**Special Presentation of Michigan Freedom of Information and Open Meetings Act:**

General Counsel, Mr. George Saylor concerning recent updates to the Michigan Freedom of Information Act and the Open Meetings Act and how they apply to the City of Manistee Housing Commission as a public body.

City of Manistee Housing Commission Minutes

Meeting Date: August 25, 2015

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Page 1 of 3

Old Business:

- None

New Business:

- Resolution 2015-06: Adoption of the Operating Budget for Fiscal Year 2016
  - Motion: Doug Parkes
  - Second: Elbert Purdom
  - Approval: All in Favor
- Resolution 2015-07: Updating of the Cash Management—Internal Controls Policy
  - Motion: Donna Korzeniewski
  - Second: Doug Parkes
  - Approval: All in Favor
- Resolution 2015-08: Write Off of Doubtful Accounts
  - Motion: Doug Parkes
  - Second: Elbert Purdom
  - Approval: All in Favor
- Resolution 2015-09: Utility Allowance Effective October 1, 2015
  - Motion: Doug Parkes
  - Second: Sheryl Kuenzer
  - Approval: All in Favor
- Resolution 2015-10: Adoption of Freedom Of Information Act Procedures and Guidelines and Summary Thereof
  - Motion: Donna Korzeniewski
  - Second: Doug Parkes
  - Approval: All in Favor
- Resolution 2015-11: Adjustment of Tenant Charge for Basic-Expanded Cable Services
  - Motion: Doug Parkes
  - Second: Sheryl Kuenzer
  - Approval: All in Favor

Executive Director's Report:

- Executive Director, Clinton McKinven-Copus reviewed the presented Key Performance Indicators with the Board of Commissioners

Public Comment:

The Commissioners heard comments from four members of the public.

Commissioner Report/Comments:

None

Meeting Adjourned

Motion: Donna Korzeniewski  
Second: Doug Parkes  
Approval: All in Favor

Time: 5:17 p.m.

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Dale Priester  
President

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Clinton McKinven-Copus  
Executive Director/Secretary  
City of Manistee Housing Commission

DRAFT

<b>FY 2015 Budget Tracking</b>				/12*months passed	
<b>Total Units: 214</b>	<b>Annual-2015</b>	<b>Monthly</b>	<b>July 2015</b>	<b>Current YTD Target</b>	<b>2015 YTD Actual</b>
<b>Operating Income</b>					
<b>Rental Income</b>					
3110-Dwelling Rental	\$ 600,000.00	\$ 50,000.00	\$ 46,522.00	\$ 350,000.00	\$ 339,970.00
3120-Excess Utilities	\$ 8,000.00	\$ 666.67	\$ 810.90	\$ 4,666.67	\$ 6,940.16
<b>Total Rental Income</b>	\$ 608,000.00	\$ 50,666.67	\$ 47,332.90	\$ 354,666.67	\$ 346,910.16
<b>Revenues-HUD PHA Grants</b>					
3401.1-Operating Grants	\$ 40,000.00	\$ 3,333.33	\$ -	\$ 23,333.33	\$ 56,753.40
3401.2-Operating Subsidy	\$ 395,000.00	\$ 32,916.67	\$ 37,383.00	\$ 230,416.67	\$ 263,476.00
<b>Total HUD PHA Grants</b>	\$ 435,000.00	\$ 36,250.00	\$ 37,383.00	\$ 253,750.00	\$ 320,229.40
<b>Nonrental Income</b>					
3610-Interest Income-Gen. Fund.	\$ 1,300.00	\$ 108.33	\$ 108.81	\$ 758.33	\$ 657.08
3689-Tenant Income--Cable TV	\$ 50,000.00	\$ 4,166.67	\$ 3,719.00	\$ 29,166.67	\$ 26,449.00
3690-Tenant Income	\$ 29,000.00	\$ 2,416.67	\$ 3,994.45	\$ 16,916.67	\$ 19,414.68
3690.1-Non-Tenant Income	\$ 5,500.00	\$ 458.33	\$ -	\$ 3,208.33	\$ 15.18
3690.4-Laundry Income	\$ 9,500.00	\$ 791.67	\$ 1,161.51	\$ 5,541.67	\$ 7,095.58
3690.6-Fraud Recovery Revenue	\$ 2,400.00	\$ 200.00	\$ -	\$ 1,400.00	\$ 1,197.00
3690.7-Management Fee - DVG	\$ 9,000.00	\$ 750.00	\$ -	\$ 5,250.00	\$ 3,000.00
<b>Total Nonrental Income</b>	\$ 106,700.00	\$ 8,891.67	\$ 8,983.77	\$ 62,241.67	\$ 57,828.52
<b>Total Operating Income</b>	<b>\$ 1,149,700.00</b>	<b>\$ 95,808.33</b>	<b>\$ 93,699.67</b>	<b>\$ 670,658.33</b>	<b>\$ 724,968.08</b>

<b>FY 2015 Budget Tracking</b>				/12*months passed	
<b>Total Units: 214</b>	<b>Annual-2015</b>	<b>Monthly</b>	<b>July 2015</b>	<b>Current YTD Target</b>	<b>2015 YTD Actual</b>
<b>Operating Expenses</b>					
<b>Routine Expenses</b>					
<b>Administration</b>					
4110-Administrative Salaries	\$ 171,419.00	\$ 14,284.92	\$ 21,552.87	\$ 99,994.42	\$ 103,552.14
4111-Admin Wage-Contracted	\$ -	\$ -	\$ 1,570.80	\$ -	\$ 15,745.80
4130-Legal Expenses	\$ 20,400.00	\$ 1,700.00	\$ -	\$ 11,900.00	\$ 12,650.21
4140-Staff Training	\$ 5,000.00	\$ 416.67	\$ 199.00	\$ 2,916.67	\$ 564.46
4150-Travel Expenses	\$ 2,000.00	\$ 166.67	\$ -	\$ 1,166.67	\$ 1,000.00
4170-Accounting Fees	\$ 10,200.00	\$ 850.00	\$ 686.88	\$ 5,950.00	\$ 6,358.81
4171-Auditing	\$ 8,700.00	\$ 725.00	\$ -	\$ 5,075.00	\$ -
4182-Employee Benefits-Admin	\$ 63,804.00	\$ 5,317.00	\$ 7,535.60	\$ 37,219.00	\$ 50,068.83
4185-Telephone	\$ 17,000.00	\$ 1,416.67	\$ 1,565.16	\$ 9,916.67	\$ 11,677.30
4190.1-Publications	\$ 1,200.00	\$ 100.00	\$ -	\$ 700.00	\$ 30.00
4190.2-Membership Dues and Fees	\$ 1,100.00	\$ 91.67	\$ -	\$ 641.67	\$ 1,286.50
4190.3-Admin Service Contracts	\$ 18,000.00	\$ 1,500.00	\$ 2,299.61	\$ 10,500.00	\$ 15,021.95
4190.4-Office Supplies	\$ 9,600.00	\$ 800.00	\$ 178.02	\$ 5,600.00	\$ 5,504.94
4190.5-Other Sundry-Misc	\$ 15,000.00	\$ 1,250.00	\$ 769.75	\$ 8,750.00	\$ 6,911.10
<b>Total Administration</b>	\$ 343,423.00	\$ 28,618.58	\$ 36,357.69	\$ 200,330.08	\$ 230,372.04
<b>Tenant Services</b>					
4220-Rec., Pub., & Other Services	\$ 5,200.00	\$ 433.33	\$ -	\$ 3,033.33	\$ 3,951.94
4221- Resident Manager Stipends	\$ 10,600.00	\$ 883.33	\$ 900.00	\$ 6,183.33	\$ 6,000.00
4230-Contract Costs: Cable & Other	\$ 50,805.00	\$ 4,233.75	\$ 4,696.08	\$ 29,636.25	\$ 32,617.02
<b>Total Tenant Services</b>	\$ 66,605.00	\$ 5,550.42	\$ 5,596.08	\$ 38,852.92	\$ 42,568.96
<b>Utilities</b>					
4310-Water & Sewer	\$ 42,800.00	\$ 3,566.67	\$ 4,328.98	\$ 24,966.67	\$ 29,024.12
4320-Electricity	\$ 108,000.00	\$ 9,000.00	\$ 6,779.78	\$ 63,000.00	\$ 60,701.18
4330-Gas	\$ 28,800.00	\$ 2,400.00	\$ 1,406.64	\$ 16,800.00	\$ 23,957.62
Energy Performance Contract Savings	\$ -	\$ -	\$ -	\$ -	\$ -
<b>Total Utilities</b>	\$ 179,600.00	\$ 14,966.67	\$ 12,515.40	\$ 104,766.67	\$ 113,682.92
<b>Ordinary Maint. &amp; Operation</b>					
4410-Labor, Maintenance	\$ 106,080.00	\$ 8,840.00	\$ 11,509.00	\$ 61,880.00	\$ 56,225.88
4420-Materials	\$ 51,600.00	\$ 4,300.00	\$ 5,344.40	\$ 30,100.00	\$ 33,698.26
4430.02-Heating & Cooling Contracts	\$ 18,000.00	\$ 1,500.00	\$ 2,469.03	\$ 10,500.00	\$ 14,639.23
4430.03-Snow Removal Maintenance	\$ 10,000.00	\$ 833.33	\$ -	\$ 5,833.33	\$ -
4430.04-Elevator Contracts	\$ 16,700.00	\$ 1,391.67	\$ 1,152.68	\$ 9,741.67	\$ 8,640.36
4430.05-Landscape & Grounds Maintenance	\$ 1,200.00	\$ 100.00	\$ 1,000.00	\$ 700.00	\$ 1,000.00
4430.06-Unit Turn Around Contracts	\$ 20,400.00	\$ 1,700.00	\$ -	\$ 11,900.00	\$ 14,193.95
4430.07-Electrical Contracts	\$ 7,000.00	\$ 583.33	\$ -	\$ 4,083.33	\$ 3,167.49
4430.08-Plumbing Contracts	\$ 3,600.00	\$ 300.00	\$ 128.00	\$ 2,100.00	\$ 4,770.35
4430.09-Extermination Contracts	\$ 2,000.00	\$ 166.67	\$ 1,612.00	\$ 1,166.67	\$ 6,402.00
4430.01-City Inspections	\$ -	\$ -	\$ -	\$ -	\$ -
4430.11-Routine Maintenance Contracts	\$ 7,000.00	\$ 583.33	\$ -	\$ 4,083.33	\$ 4,751.35
4430.12-Miscellaneous Contracts	\$ 15,000.00	\$ 1,250.00	\$ 895.65	\$ 8,750.00	\$ 4,339.52
4431-Garbage Removal	\$ 14,000.00	\$ 1,166.67	\$ 1,412.97	\$ 8,166.67	\$ 9,438.70
4433-Employee Benefits-Maintenance	\$ 57,600.00	\$ 4,800.00	\$ 5,330.91	\$ 33,600.00	\$ 40,146.95
4440-Staff Training-Maintenance	\$ 5,000.00	\$ 416.67	\$ -	\$ 2,916.67	\$ 548.00
4441-Staff Travel-Maintenance	\$ 2,000.00	\$ 166.67	\$ -	\$ 1,166.67	\$ -
<b>Total Ordinary Maintenance &amp; Operations</b>	\$ 337,180.00	\$ 28,098.33	\$ 30,854.64	\$ 196,688.33	\$ 201,962.04

<b>FY 2015 Budget Tracking</b>				/12*months passed	
<b>Total Units: 214</b>	<b>Annual-2015</b>	<b>Monthly</b>	<b>July 2015</b>	<b>Current YTD Target</b>	<b>2015 YTD Actual</b>
<b>Protective Services</b>					
4480-Security Contract Costs	\$ 3,500.00	\$ 291.67	\$ -	\$ 2,041.67	\$ -
<b>Total Protective Services</b>	\$ 3,500.00	\$ 291.67	\$ -	\$ 2,041.67	\$ -
<b>General Expense</b>					
4510-Insurance	\$ 71,500.00	\$ 5,958.33	\$ 9,231.51	\$ 41,708.33	\$ 45,690.38
4520-Payment in Lieu of Taxes	\$ 39,500.00	\$ 3,291.67	\$ 3,290.00	\$ 23,041.67	\$ 23,030.00
4550-Compensated Absences	\$ 5,500.00	\$ 458.33	\$ -	\$ 3,208.33	\$ -
4570-Collection Losses	\$ 12,000.00	\$ 1,000.00	\$ -	\$ 7,000.00	\$ -
4580-Interest Expense	\$ 74,862.00	\$ 6,238.50	\$ 6,235.69	\$ 43,669.50	\$ 43,830.28
4590-Other General Expenses	\$ -	\$ -	\$ -	\$ -	\$ -
<b>Total General Expenses</b>	\$ 203,362.00	\$ 16,946.83	\$ 18,757.20	\$ 118,627.83	\$ 112,550.66
<b>Total Routine Expense</b>	\$ 1,133,670.00	\$ 94,472.50	\$ 104,081.01	\$ 661,307.50	\$ 701,136.62
<b>Non-Routine Expenses</b>					
Extraordinary Maintenance	\$ -	\$ -	\$ 569.09	\$ -	\$ 3,012.09
<b>Total Extraordinary Maintenance</b>		\$ -	\$ 569.09	\$ -	\$ 3,012.09
<b>Casualty Losses-Not Cap.</b>					
4620.2-Casualty Losses--Materials	\$ -	\$ -	\$ -	\$ -	\$ -
4620.3-Casualty Losses--Contract Costs	\$ -	\$ -	\$ -	\$ -	\$ -
4620.4-Insurance Proceeds	\$ -	\$ -	\$ -	\$ -	\$ -
<b>Total Casualty Losses</b>	\$ -	\$ -	\$ -	\$ -	\$ -
<b>Total Non-Routine Expenses</b>	\$ -	\$ -	\$ 569.09	\$ -	\$ 3,012.09
<b>Total Operating Expenses</b>	\$ 1,133,670.00	\$ 94,472.50	\$ 104,650.10	\$ 661,307.50	\$ 704,148.71
<b>Operating Income (Loss)</b>	\$ 16,030.00	\$ 1,335.83	\$ (10,950.43)	\$ 9,350.83	\$ 20,819.37
<b>Depreciation Expenses</b>					
4800-Depreciation-Current Year	\$ -	\$ -	\$ 22,440.00	\$ -	\$ 157,080.00
<b>Total Depreciation Expense</b>	\$ -	\$ -	\$ 22,440.00	\$ -	\$ 157,080.00
<b>Surplus Credits &amp; Charges</b>					
6010-Prior Year Adj.-Affecting RR	\$ -	\$ -	\$ -	\$ -	\$ (640.00)
<b>Total Surplus Credits &amp; Charges</b>	\$ -	\$ -	\$ -	\$ -	\$ (640.00)
<b>Capital Expenditures</b>					
7510-Principal Payments EPC	\$ 20,988.00	\$ 1,749.00	\$ 1,634.79	\$ 12,243.00	\$ 11,263.08
7520-Replacement of Equipment	\$ 5,000.00	\$ 416.67	\$ -	\$ 2,916.67	\$ 8,598.45
7540-Betterments & Additions		\$ -	\$ -	\$ -	\$ 12,160.32
7590-Operating Expenditures Contra	\$ (25,988.00)	\$ (2,165.67)	\$ (1,634.79)	\$ (15,159.67)	\$ (32,021.85)
<b>Total Capital Expenditures</b>	\$ -	\$ -	\$ -	\$ -	\$ -
<b>HUD Net Income (Loss)</b>	\$ (9,958.00)	\$ (829.83)	\$ (12,585.22)	\$ (5,808.83)	\$ (10,562.48)
<b>GAAP Net Income (Loss)</b>	\$ 16,030.00	\$ 1,335.83	\$ (33,390.43)	\$ 9,350.83	\$ (135,620.63)

## FY 2015 Budget Tracking

Total Units: 214	Annual-2015	Monthly	July 2015	2015 YTD Actual
<b>Operating Income</b>				
<b>Rental Income</b>				
3110-Dwelling Rental	\$ 600,000.00	\$ 50,000.00	\$ 46,522.00	\$ 339,970.00
3120-Excess Utilities	\$ 8,000.00	\$ 666.67	\$ 810.90	\$ 6,940.16
<b>Total Rental Income</b>	\$ 608,000.00	\$ 50,666.67	\$ 47,332.90	\$ 346,910.16
<b>Revenues-HUD PHA Grants</b>				
3401.1-Operating Grants	\$ 40,000.00	\$ 3,333.33	\$ -	\$ 56,753.40
3401.2-Operating Subsidy	\$ 395,000.00	\$ 32,916.67	\$ 37,383.00	\$ 263,476.00
<b>Total HUD PHA Grants</b>	\$ 435,000.00	\$ 36,250.00	\$ 37,383.00	\$ 320,229.40
<b>Nonrental Income</b>	\$ 106,700.00	\$ 8,891.67	\$ 8,983.77	\$ 57,828.52
<b>Total Operating Income</b>	\$ 1,149,700.00	\$ 95,808.33	\$ 93,699.67	\$ 724,968.08
<b>Operating Expenses</b>				
<b>Routine Expenses</b>				
<b>Administration</b>	\$ 343,423.00	\$ 28,618.58	\$ 28,649.80	\$ 196,946.57
Unusual Administration	\$ -	\$ -	\$ 7,707.89	\$ 33,425.47
<b>Total Administration</b>	\$ 343,423.00	\$ 28,618.58	\$ 36,357.69	\$ 230,372.04
<b>Tenant Services</b>	\$ 66,605.00	\$ 5,550.42	\$ 5,596.08	\$ 38,617.02
Unusual Tenant Services	\$ -	\$ -	\$ -	\$ 3,951.94
<b>Total Tenant Services</b>	\$ 66,605.00	\$ 5,550.42	\$ 5,596.08	\$ 42,568.96
<b>Utilities</b>	\$ 179,600.00	\$ 14,966.67	\$ 12,515.40	\$ 104,073.82
Unusual Utilities	\$ -	\$ -	\$ -	\$ 9,609.10
<b>Total Utilities</b>	\$ 179,600.00	\$ 14,966.67	\$ 12,515.40	\$ 113,682.92
<b>Ordinary Maintenance &amp; Operations</b>	\$ 337,180.00	\$ 28,098.33	\$ 27,018.31	\$ 177,371.72
Unusual Ordinary Maintenance & Operations	\$ -	\$ -	\$ 3,836.33	\$ 24,590.32
<b>Total Ordinary Maintenance &amp; Operations</b>	\$ 337,180.00	\$ 28,098.33	\$ 30,854.64	\$ 201,962.04
<b>Protective Services</b>	\$ 3,500.00	\$ 291.67	\$ -	\$ -
Unusual Protective Services	\$ -	\$ -	\$ -	\$ -
<b>Total Protective Services</b>	\$ 3,500.00	\$ 291.67	\$ -	\$ -
<b>General Expenses</b>	\$ 203,362.00	\$ 16,946.83	\$ 15,484.02	\$ 109,277.48
Unusual General Expenses	\$ -	\$ -	\$ 3,273.18	\$ 3,273.18
<b>Total General Expenses</b>	\$ 203,362.00	\$ 16,946.83	\$ 18,757.20	\$ 112,550.66
<b>Total Routine Expense</b>	\$ 1,133,670.00	\$ 94,472.50	\$ 104,081.01	\$ 701,136.62
<b>Non-Routine Expenses</b>				
<b>Extraordinary Maintenance</b>	\$ -	\$ -	\$ 569.09	\$ 3,012.09
<b>Total Casualty Losses</b>	\$ -	\$ -	\$ -	\$ -
<b>Total Non-Routine Expenses</b>	\$ -	\$ -	\$ 569.09	\$ 3,012.09
<b>Total Operating Expenses</b>	\$ 1,133,670.00	\$ 94,472.50	\$ 104,650.10	\$ 704,148.71
<b>Operating Income (Loss)</b>	\$ 16,030.00	\$ 1,335.83	\$ (10,950.43)	\$ 20,819.37
<b>Total Depreciation Expense</b>	\$ -	\$ -	\$ 22,440.00	\$ 157,080.00
<b>Surplus Credits &amp; Charges</b>	\$ -	\$ -	\$ -	\$ (640.00)
<b>Capital Expenditures</b>	\$ -	\$ -	\$ -	\$ -
<b>HUD Net Income (Loss)</b>	\$ (9,958.00)	\$ (829.83)	\$ (12,585.22)	\$ (10,562.48)
<b>GAAP Net Income (Loss)</b>	\$ 16,030.00	\$ 1,335.83	\$ (33,390.43)	\$ (135,620.63)

<b>Unusual Expense Detail:</b>		
<b>Administration</b>		
4110-Administrative Salaries	\$ 7,184.29	Three Pay Periods
4111-Admin Wage-Contracted	\$ 523.60	Three Pay Periods
<b>Total Administration</b>	<b>\$ 7,707.89</b>	
<b>Ordinary Maint. &amp; Operation</b>		
4410-Labor, Maintenance	\$ 3,836.33	Three Pay Periods
<b>Total Ordinary Maintenance &amp; Operations</b>	<b>\$ 3,836.33</b>	
<b>General Expense</b>		
4510-Insurance	\$ 3,273.18	Worker's Comp Insurance Renewal
<b>Total General Expenses</b>	<b>\$ 3,273.18</b>	

**Manistee Housing Commission  
Bank Reconciliation Transmittal**

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Page 1

Account Number: 851620  
Statement Ending date: 07/31/15  
Checkbook Name: Public Housing Checking

**General Ledger**

Balance per General Ledger (Account 10011111.2) at 07/01/15	395,827.56
Activity for the month:	
Total Debits (Deposits and Credit Memos)	189,913.37
Total Credits (Checks and Debit Memos)	<u>-121,374.82</u>
Unreconciled General Ledger Balance at 07/31/15	<u>464,366.11</u>
Adjustments and Other Bank Items	<u>0.00</u>
Reconciled General Ledger Balance at 07/31/15	<u><u>464,366.11</u></u>

**Bank**

Balance per Bank Statement at 07/31/15	473,201.96
Total Additions (Deposits and Credit Memos in transit)	2,301.00
Total Subtractions (Checks and Debit Memos in transit)	-11,136.85
Total Bank Errors	<u>0.00</u>
Bank Balance Adjusted at 07/31/15	<u><u>464,366.11</u></u>

**Manistee Housing Commission  
Bank Reconciliation Worksheet**

Statement Beginning date: 07/01/15  
Statement Ending date: 07/31/15  
Checkbook Name: Public Housing Checking

**Statement Summary**

Beginning Balance 404,490.33

Deposits and Credit Memos

147	06/30/15	1001122	June Cash Receipts	1,004.00
358	07/31/15	10011690	To reverse JE 356 dated 06/30/2015.	7,870.48
158	07/31/15	10113401.3	501-11 CFP Grant	75,262.40
159	07/31/15	10013401.2	Operating Subsidy	37,383.00
160	07/31/15	10153401.1	501-15 CFP Grant	6,653.00
161	07/31/15	10123401.3	501-12 CFP Grant	410.00
162	07/31/15	10153401.1	501-15 CFP Grant	7,800.00
163	07/31/15	10013610	NOW Interest	0.18
164	07/31/15	10013610	REPO Interest	103.63
157	07/31/15	1001122	July Cash Receipts	52,129.68
			Total	<u>188,616.37</u>

Checks and Debit Memos

357	07/31/15	10012117.1	To record payroll transactions per July 2015 bank statement & payr	(9,782.49)
363	07/31/15	10012117.4	To record Steelworkers debit for payment of health insurance per Ju	(8,967.20)
364	07/31/15	10012117.5	To record MERS PURCHASE per July 2015 bank statement.	(1,281.94)
365	07/31/15	10011690	To record CKs 6974-6975 that cleared the bank but were not receive	(8,069.48)
2014	07/01/15	10014410	Kevin Helminiak	(947.93)
2015	07/01/15	10014410	Robert Krolczyk	(768.76)
2016	07/01/15	10014410	Anthony Mastrapasqua	(845.80)
2017	07/01/15	10014110	Lindsay McIntyre	(526.51)
2018	07/01/15	10014110	Clinton E. Copus II	(2,118.31)
2019	07/01/15	10014110	Monica Otis	(825.13)
2020	07/01/15	10014110	Lorna J. Perski	(1,292.71)
2021	07/15/15	10014410	Kevin Helminiak	(1,109.86)
2022	07/15/15	10014410	Robert Krolczyk	(799.69)
2023	07/15/15	10014410	Anthony Mastrapasqua	(806.58)
2024	07/15/15	10014110	Lindsay McIntyre	(484.16)
2025	07/15/15	10014110	Clinton E. Copus II	(2,118.29)
2026	07/15/15	10014110	Monica Otis	(825.13)
2027	07/15/15	10014110	Lorna J. Perski	(1,292.72)
2028	07/29/15	10014410	Kevin Helminiak	(1,157.09)
2029	07/29/15	10014410	Robert Krolczyk	(848.78)
2030	07/29/15	10014410	Anthony Mastrapasqua	(870.30)
2031	07/29/15	10014110	Lindsay McIntyre	(521.76)
2032	07/29/15	10014110	Clinton E. Copus II	(2,118.30)
2033	07/29/15	10014110	Monica Otis	(825.14)
2034	07/29/15	10014110	Lorna J. Perski	(1,292.73)
2035	07/29/15	10014110	LuAnn Strauch	(556.02)
6799	05/13/15	10014190.2	MHDA	(40.00)
6875	06/15/15	10014190.5	Poster Compliance Center	(79.00)
6881	06/22/15	10012114	██████████	(33.00)
6882	06/22/15	10012114	██████████	(280.00)
6883	06/22/15	10012114	██████████	(237.00)
6884	06/22/15	10011211	American Bankers Insurance Company	(1,400.00)
6885	06/23/15	10014185	AT & T Long Distance	(134.17)
6886	06/23/15	10014420	HD Supply Facilities Mtce	(3,348.74)
6889	06/23/15	10014111	Manpower	(528.00)
6891	06/23/15	10014190.2	NAHRO	(367.50)
6892	06/23/15	10014190.3	Pitney Bowes	(405.96)
6893	06/23/15	10014190.5	Reserve Account	(610.90)
6894	06/23/15	10014182	Sun Life Financial	(589.77)
6895	06/23/15	10014182	VSP	(244.16)
6896	07/01/15	10014320	Consumers Energy	(5,078.40)
6897	07/01/15	10014330	DTE Energy	(44.29)
6898	07/01/15	10012131	Byline Bank	(7,870.48)
6899	07/01/15	10014190.3	The Nelrod Company	(199.00)
6900	07/01/15	10014221	██████████	(200.00)
6901	07/01/15	10014221	██████████	(100.00)
6902	07/01/15	10014221	██████████	(200.00)
6903	07/01/15	10014221	██████████	(100.00)

**Manistee Housing Commission  
Bank Reconciliation Worksheet**

Statement Beginning date: 07/01/15  
Statement Ending date: 07/31/15  
Checkbook Name: Public Housing Checking

6904	07/01/15	10014221	██████████	(200.00)
6905	07/01/15	10014221	██████████	(100.00)
6907	07/01/15	10014310	City of Manistee	(4,328.98)
6908	07/01/15	10014320	Consumers Energy	(1,701.38)
6909	07/01/15	10014330	DTE Energy	(192.55)
6910	07/01/15	10014420	HD Supply Facilities Mtce	(192.60)
6911	07/01/15	10014111	Manpower	(514.80)
6912	07/01/15	10014420	Nichols Paper & Supply Co.	(83.94)
6913	07/01/15	10014190.5	PNC Bank	(387.07)
6914	07/01/15	10014182	Principal Financial Group	(1,289.20)
6915	07/01/15	10014420	Sherwin-Williams Co.	(517.25)
6916	07/01/15	10014420	State Industrial Products	(479.10)
6917	07/01/15	10014140	The Nelrod Company	(298.00)
6918	07/01/15	10014185	Charter Business	(4,819.27)
6919	07/01/15	10011129	Dale Priestler	(1,306.01)
6920	07/01/15	10014420	Ace Hardware	(46.08)
6921	07/08/15	10014430.09	Action WDI Specialists	(1,612.00)
6922	07/08/15	10014510	AmTrust North America Inc	(2,734.00)
6923	07/08/15	10014190.3	AscomNorth Inc.	(180.00)
6924	07/08/15	10014185	AT & T	(428.93)
6925	07/08/15	10014185	AT & T Mobility	(941.66)
6926	07/08/15	10014420	Auto Value	(29.58)
6927	07/08/15	10014420	Cadillac Plumbing, Heating & Electric	(1,213.68)
6928	07/08/15	10014190.3	CDM Mobile Shredding Inc.	(45.00)
6929	07/08/15	10014190.3	City of Manistee	(600.00)
6930	07/08/15	10014430.12	Crystal Lock & Supply	(772.00)
6931	07/08/15	10014430.02	Custom Sheet Metal & Heating	(1,397.65)
6932	07/08/15	10014420	Grand Rental Station	(48.09)
6933	07/08/15	10014420	HD Supply Facilities Mtce	(180.66)
6934	07/08/15	10014170	H.A.A.S., Inc.	(686.88)
6935	07/08/15	10014431	Manistee Landfill	(147.10)
6936	07/08/15	10014111	Manpower	(528.00)
6937	07/08/15	10014420	McCardel Water Conditioning	(258.40)
6938	07/08/15	10014430.02	MI Dept of Licensing & Regulatory Affairs	(225.00)
6939	07/08/15	10014190.3	Next IT	(319.00)
6940	07/08/15	10014420	Olson Lumber Company	(78.78)
6941	07/08/15	10014430.12	Parkdale Auto	(24.65)
6942	07/08/15	10014190.5	Pitney Bowes	(100.28)
6943	07/08/15	10014430.04	Schindler Elevator Corp.	(1,152.68)
6944	07/08/15	10014610.3	Servpro of Manistee, Ludington & Cadillac	(569.09)
6945	07/08/15	10154190.3	Siemens Industry Inc.	(6,653.00)
6946	07/08/15	10014190.4	Staples Contract & Commercial Inc.	(128.03)
6947	07/08/15	10014420	Wahr Hardware	(158.18)
6948	07/13/15	10011122	██████████	(117.00)
6949	07/13/15	10014330	DTE Energy	(1,031.54)
6950	07/21/15	10014431	Allied Waste Services	(1,265.87)
6951	07/21/15	10014510	AmTrust North America Inc	(974.00)
6952	07/21/15	10014190.3	Applied Imaging	(246.05)
6953	07/21/15	10014185	AT & T Long Distance	(71.38)
6954	07/21/15	10014430.02	Custom Sheet Metal & Heating	(846.38)
6955	07/21/15	10014330	DTE Energy	(138.26)
6956	07/21/15	10014420	Fastenal Company	(1,097.10)
6959	07/21/15	10014190.3	Kushner & Company	(52.11)
6961	07/21/15	10014111	Manpower	(528.00)
6962	07/21/15	10011400	M.C. Smith Associates & Arch. Group	(410.00)
6964	07/21/15	10014190.3	Next IT	(75.00)
6965	07/21/15	10014190.5	The PI Company	(44.50)
6967	07/21/15	10014190.5	Special Deputy Sheriff	(187.90)
6969	07/21/15	10014190.4	Staples Contract & Commercial, Inc.	(49.99)
6970	07/21/15	10014420	State Industrial Products	(234.90)
6971	07/21/15	10014182	Sun Life Financial	(589.77)
6972	07/21/15	10014420	Sunrise Supplies	(485.50)
6973	07/21/15	10014182	VSP	(244.16)

**Manistee Housing Commission  
Bank Reconciliation Worksheet**

Statement Beginning date: 07/01/15  
Statement Ending date: 07/31/15  
Checkbook Name: Public Housing Checking

13023	07/01/15	10011111.3	West Shore Bank	(142.32)
13024	07/01/15	10012117.9	United Steel Workers	(57.74)
13026	07/15/15	10011111.3	West Shore Bank	(142.32)
13027	07/15/15	10012117.9	United Steel Workers	(61.22)
			Total	<u>(119,904.74)</u>

Ending Balance 473,201.96

**Bank Summary**

Ending Bank Balance 473,201.96

Deposits and Credit Memos in transit

157	07/31/15	10011122	July Cash Receipts	2,301.00
			Total	<u>2,301.00</u>

Checks and Debit Memos in transit

4657	10/01/12		██████████	58.00
5083	04/03/13	10011122	██████████	23.00
5115	04/23/13	10014420	Culligan Water Clinic	109.90
5343	08/05/13	10012114	██████████	86.00
5523	11/01/13	10014221	██████████	50.00
6090	07/03/14	10012114	██████████	142.00
6231	09/10/14	10012114	██████████	49.00
6237	09/10/14	10012114	██████████	68.67
6483	12/18/14	10012114	██████████	147.00
6648	03/04/15	10012114	██████████	193.00
6676	03/24/15	10012114	██████████	197.00
6744	04/28/15	10012114	██████████	39.00
6750	04/28/15	10012114	██████████	125.00
6787	05/13/15	10011122	██████████	78.00
6957	07/21/15	10014420	HD Supply Facilities Mtce	240.56
6958	07/21/15	10014430.05	Jason Thompson Landscape & Design	1,000.00
6960	07/21/15	10014430.08	Manistee Plumbing Co, LLC	128.00
6963	07/21/15	10154190.3	Nan McKay & Associates, Inc.	7,800.00
6966	07/21/15	10014190.3	Pitney Bowes	404.40
6968	07/21/15	10014190.5	Stacey's Flowers & Gifts	50.00
13020	06/03/15	10012117.6	United Steel Workers	3.00
13025	07/01/15	10012117.6	United Steel Workers	3.00
13028	07/29/15	10011111.3	West Shore Bank	142.32
			Total	<u>(11,136.85)</u>

Ending Balance 464,366.11

**Book Summary**

G/L account: 10011111.2  
G/L journal: Journal Entry  
G/L period: 07/31/15

Total Adjustments: 0.00

Ending Balance 464,366.11

**Manistee Housing Commission  
Bank Reconciliation Transmittal**

1334  
Page 1

Account Number:  
Statement Ending date: 07/31/15  
Checkbook Name: HRA Account

**General Ledger**

Balance per General Ledger (Account 10011111.3) at 07/01/15	10,184.61
Activity for the month:	
Total Debits (Deposits and Credit Memos)	427.39
Total Credits (Checks and Debit Memos)	<u>-519.30</u>
Unreconciled General Ledger Balance at 07/31/15	<u>10,092.70</u>
Adjustments and Other Bank Items	<u>0.00</u>
Reconciled General Ledger Balance at 07/31/15	<u><u>10,092.70</u></u>

**Bank**

Balance per Bank Statement at 07/31/15	9,950.38
Total Additions (Deposits and Credit Memos in transit)	142.32
Total Subtractions (Checks and Debit Memos in transit)	-0.00
Total Bank Errors	<u>0.00</u>
Bank Balance Adjusted at 07/31/15	<u><u>10,092.70</u></u>

**Manistee Housing Commission  
Bank Reconciliation Worksheet**

Statement Beginning date: 07/01/15  
Statement Ending date: 07/31/15  
Checkbook Name: HRA Account

**Statement Summary**

Beginning Balance				10,184.61
Deposits and Credit Memos				
13023	07/01/15	West Shore Bank		142.32
13026	07/15/15	West Shore Bank		142.32
165	07/31/15	10013610 HRA Interest		0.43
		Total		<u>285.07</u>
Checks and Debit Memos				
359	07/31/15	10012117.12 To record HRA transactions per July 2015 bank statement.		(519.30)
		Total		<u>(519.30)</u>
Ending Balance				<u><u>9,950.38</u></u>

**Bank Summary**

Ending Bank Balance				9,950.38
Deposits and Credit Memos in transit				
13028	07/29/15	West Shore Bank		142.32
		Total		<u>142.32</u>
Ending Balance				<u><u>10,092.70</u></u>

**Book Summary**

G/L account: 10011111.3				
G/L journal: Journal Entry				
G/L period: 07/31/15				
		Total Adjustments:		<u>0.00</u>
Ending Balance				<u><u>10,092.70</u></u>

**Manistee Housing Commission  
Bank Reconciliation Transmittal**

1334  
Page 1

Account Number: 558567  
Statement Ending date: 07/31/15  
Checkbook Name: Money Market Savings

**General Ledger**

Balance per General Ledger (Account 10011111.4) at 07/01/15	53,783.45
Activity for the month:	
Total Debits (Deposits and Credit Memos)	4.57
Total Credits (Checks and Debit Memos)	-0.00
Unreconciled General Ledger Balance at 07/31/15	<u>53,788.02</u>
Adjustments and Other Bank Items	<u>0.00</u>
Reconciled General Ledger Balance at 07/31/15	<u><u>53,788.02</u></u>

**Bank**

Balance per Bank Statement at 07/31/15	53,788.02
Total Additions (Deposits and Credit Memos in transit)	0.00
Total Subtractions (Checks and Debit Memos in transit)	-0.00
Total Bank Errors	<u>0.00</u>
Bank Balance Adjusted at 07/31/15	<u><u>53,788.02</u></u>

**Manistee Housing Commission  
Bank Reconciliation Worksheet**

Statement Beginning date: 07/01/15  
Statement Ending date: 07/31/15  
Checkbook Name: Money Market Savings

**Statement Summary**

Beginning Balance					53,783.45
Deposits and Credit Memos					
166	07/31/15	10013610	MM Savings Interest		<u>4.57</u>
			Total		<u>4.57</u>
Ending Balance					<u><u>53,788.02</u></u>

**Bank Summary**

Ending Bank Balance					<u>53,788.02</u>
Ending Balance					<u><u>53,788.02</u></u>

**Book Summary**

G/L account: 10011111.4  
G/L journal: Journal Entry  
G/L period: 07/31/15

Total Adjustments: 0.00

Ending Balance 53,788.02

Housing Authority Accounting Specialists  
PO Box 545  
Sparta, WI 54656  
608-272-3209

To the Board of Directors  
And Management

Manistee Housing Commission  
Public Housing  
273 Sixth Avenue  
Manistee, MI 49660

Enclosed are the following reports for the month ending July 31, 2015. These reports have been compiled in accordance with Generally Accepted Accounting Principles.

- I. Financial Statements
- II. Journal Register
- III. General Ledger

A compilation is limited to presenting in the form of financial statements information that is the representation of management. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or any other form of assurance on them. This report is offered as a review of your past operations and is a basis for decisions for your future policies.

Respectfully Submitted:

Housing Authority Accounting Specialists, Inc.

**Manistee Housing Commission  
Low Rent Public Housing  
BALANCE SHEET  
As of July 31, 2015**

**ASSETS**

**CURRENT ASSETS**

**Cash**

1111.2 - NOW Account	\$ 464,366.11
1111.3 - HRA Account	10,092.70
1111.4 - Money Market Savings	53,788.02
1117 - Petty Cash Fund	250.00
1118 - Change Fund	<u>50.00</u>

**Total Cash** 528,546.83

**Receivables**

1122 - Tenants Accounts Receivable	28,745.08
1122.1 - Allowance for Doubtful Accounts	(4,430.15)
1129 - Accounts Receivable-Other	<u>3,163.04</u>

**Total Receivables** 27,477.97

**Investments**

**Total Investments** 0.00

**Prepaid Expenses & Other Assets**

1211 - Prepaid Insurance	6,781.10
1690 - Undistributed Debits	<u>8,069.48</u>

**Total Prepaid Expenses & Other Assets** 14,850.58

**Total Current Assets** 570,875.38

**CAPITAL ASSETS**

**Land, Structures & Equipment**

1400 - Construction in Progress-CFP	38,418.18
1400.6 - Land	360,271.62
1400.61 - Land Improvements	85,905.07
1400.7 - Buildings	4,657,515.77
1400.71 - Building Improvements	4,854,495.14
1400.72 - Non-dwelling Structures	7,050.00
1400.8 - Furn., Equip., Mach.-Dwellings	253,422.64
1400.9 - Furn., Equip., Mach.-Admin	516,408.25
1400.95 - Accumulated Depreciation-ALL	<u>(7,802,662.58)</u>

**Total Land, Structures & Equipment** 2,970,824.09

**TOTAL CAPITAL ASSETS** 2,970,824.09

**TOTAL ASSETS** \$ 3,541,699.47

**Manistee Housing Commission  
Low Rent Public Housing  
BALANCE SHEET  
As of July 31, 2015**

**LIABILITIES AND EQUITY**

**CURRENT LIABILITIES**

**Accounts Payable**

2111 - Vendors and Contractors	\$ 32,191.86
2114 - Tenant Security Deposits	53,813.00
2117.5 - Pension Withheld	1,983.72
2119.2 - Interfund Payable - DVG	<u>2,748.00</u>
<b>Total Accounts Payable</b>	<b>90,736.58</b>

**Accrued Liabilities**

2131 - EPC Loan - Current	9,725.03
2135.1 - Accrued Comp. Absences-Current	12,718.77
2137 - Payments in Lieu of Taxes	<u>23,030.00</u>
<b>Total Accrued Liabilities</b>	<b>45,473.80</b>

**Total Current Liabilities**

136,210.38

**Non Current Liabilities**

2132 - EPC Loan - Noncurrent	1,158,264.82
2135.3 - Accrued Comp. Absences-Non Current	<u>14,279.77</u>
<b>Total Non Current Liabilities</b>	<b>1,172,544.59</b>

**Deferred Credits**

**Total Deferred Credits**

0.00

**TOTAL LIABILITIES/DEFERRED CREDITS**

1,308,754.97

**EQUITY**

**Unreserved Fund Balance**

2806 - Unrestricted Net Assets	365,410.54
2806.1 - Invested in Capital Assets	1,889,474.21
2820 - HUD Operating Reserve - Memo	365,410.54
2820.1 - HUD Operating Reserve-Contra	(365,410.54)
Current Year Profit(Loss) - P/H	(135,620.83)
Current Year Profit(Loss) - 501-11 CFP	76,762.40
Current Year Profit(Loss) - 501-12 CFP	410.00
Current Year Profit(Loss) - 501-13 CFP	2,213.00
Current Year Profit(Loss) - 501-14 CFP	<u>34,295.18</u>
<b>Total Unreserved Fund Balance</b>	<b>2,232,944.50</b>

**TOTAL EQUITY**

2,232,944.50

**TOTAL LIABILITIES/EQUITY**

\$ 3,541,699.47

**Manistee Housing Commission**  
**Low Rent Public Housing**  
**INCOME STATEMENT**  
**For the 1 Month and 7 Months Ended July 31, 2015**

Units	1 Month Ended		7 Months		BUDGET	PUM	OVER/UNDER
	July 31, 2015	PUM	July 31, 2015	PUM			
214							
<b>Operating Income</b>							
<b>Rental Income</b>							
3110 - Dwelling Rental	46,522.00	217.39	339,970.00	226.95	600,000.00	233.64	260,030.00
3120 - Excess Utilities	<u>810.90</u>	3.79	<u>6,940.16</u>	4.63	<u>8,000.00</u>	3.12	<u>1,059.84</u>
<b>Total Rental Income</b>	<b>47,332.90</b>	<b>221.18</b>	<b>346,910.16</b>	<b>231.58</b>	<b>608,000.00</b>	<b>236.76</b>	<b>261,089.84</b>
<b>Revenues - HUD PHA Grants</b>							
3401.1 - Operating Grants	0.00	0.00	56,753.40	37.89	40,000.00	15.58	(16,753.40)
3401.2 - Operating Subsidy	<u>37,383.00</u>	174.69	<u>263,476.00</u>	175.89	<u>395,000.00</u>	153.82	<u>131,524.00</u>
<b>Total HUD PHA Grants</b>	<b>37,383.00</b>	<b>174.69</b>	<b>320,229.40</b>	<b>213.77</b>	<b>435,000.00</b>	<b>169.39</b>	<b>114,770.60</b>
<b>Nonrental Income</b>							
3610 - Interest Income-Gen. Fund	108.81	0.51	657.08	0.44	1,300.00	0.51	642.92
3689 - Tenant Income - Cable TV	3,719.00	17.38	26,449.00	17.66	50,000.00	19.47	23,551.00
3690 - Tenant Income	3,994.45	18.67	19,414.68	12.96	29,000.00	11.29	9,585.32
3690.1 - Non-Tenant Income	0.00	0.00	15.18	0.01	5,500.00	2.14	5,484.82
3690.4 - Laundry Income	1,161.51	5.43	7,095.58	4.74	9,500.00	3.70	2,404.42
3690.6 - Fraud Recovery Revenue	0.00	0.00	1,197.00	0.80	2,400.00	0.93	1,203.00
3690.7 - Management Fee - DVG	<u>0.00</u>	0.00	<u>3,000.00</u>	2.00	<u>9,000.00</u>	3.50	<u>6,000.00</u>
<b>Total Nonrental Income</b>	<b>8,983.77</b>	<b>41.98</b>	<b>57,828.52</b>	<b>38.60</b>	<b>106,700.00</b>	<b>41.55</b>	<b>48,871.48</b>
<b>Total Operating Income</b>	<b>93,699.67</b>	<b>437.85</b>	<b>724,968.08</b>	<b>483.96</b>	<b>1,149,700.00</b>	<b>447.70</b>	<b>424,731.92</b>
<b>Operating Expenses</b>							
<b>Routine Expense</b>							
<b>Administration</b>							
4110 - Administrative Salaries	21,552.87	100.71	103,552.14	69.13	171,419.00	66.75	67,866.86
4111 - Admin Wage-Contracted	1,570.80	7.34	15,745.80	10.51	0.00	0.00	(15,745.80)
4130 - Legal Expense	0.00	0.00	12,650.21	8.44	20,400.00	7.94	7,749.79
4140 - Staff Training	199.00	0.93	564.46	0.38	5,000.00	1.95	4,435.54
4150 - Travel Expense	0.00	0.00	1,000.00	0.67	2,000.00	0.78	1,000.00
4170 - Accounting Fees	686.88	3.21	6,358.81	4.24	10,200.00	3.97	3,841.19
4171 - Auditing	0.00	0.00	0.00	0.00	8,700.00	3.39	8,700.00
4182 - Employee Benefits - Admin	7,535.60	35.21	50,068.83	33.42	63,804.00	24.85	13,735.17
4185 - Telephone	1,565.16	7.31	11,677.30	7.80	17,000.00	6.62	5,322.70
4190.1 - Publications	0.00	0.00	30.00	0.02	1,200.00	0.47	1,170.00
4190.2 - Membership Dues and Fees	0.00	0.00	1,286.50	0.86	1,100.00	0.43	(186.50)
4190.3 - Admin Service Contracts	2,299.61	10.75	15,021.95	10.03	18,000.00	7.01	2,978.05
4190.4 - Office Supplies	178.02	0.83	5,504.94	3.67	9,600.00	3.74	4,095.06
4190.5 - Other Sundry-Misc.	<u>769.75</u>	3.60	<u>6,911.10</u>	4.61	<u>15,000.00</u>	5.84	<u>8,088.90</u>
<b>Total Administration</b>	<b>36,357.69</b>	<b>169.90</b>	<b>230,372.04</b>	<b>153.79</b>	<b>343,423.00</b>	<b>133.73</b>	<b>113,050.96</b>
<b>Tenant Services</b>							
4220 - Rec., Pub., & Other Services	0.00	0.00	3,951.94	2.64	5,200.00	2.02	1,248.06
4221 - Resident Employee Stipend	900.00	4.21	6,000.00	4.01	10,600.00	4.13	4,600.00
4230 - Contract Costs-Cable & Other	<u>4,696.08</u>	21.94	<u>32,617.02</u>	21.77	<u>50,805.00</u>	19.78	<u>18,187.98</u>
<b>Total Tenant Services</b>	<b>5,596.08</b>	<b>26.15</b>	<b>42,568.96</b>	<b>28.42</b>	<b>66,605.00</b>	<b>25.94</b>	<b>24,036.04</b>

**Manistee Housing Commission**  
**Low Rent Public Housing**  
**INCOME STATEMENT**  
**For the 1 Month and 7 Months Ended July 31, 2015**

Units	1 Month Ended		7 Months		<u>BUDGET</u>	<u>PUM</u>	<u>OVER/UNDER</u>
	<u>July 31, 2015</u>	<u>PUM</u>	<u>July 31, 2015</u>	<u>PUM</u>			
214							
<b>Utilities</b>							
4310 - Water & Sewer	4,328.98	20.23	29,024.12	19.38	42,800.00	16.67	13,775.88
4320 - Electricity	6,779.78	31.68	60,701.18	40.52	108,000.00	42.06	47,298.82
4330 - Gas	<u>1,406.64</u>	6.57	<u>23,957.62</u>	15.99	<u>28,800.00</u>	11.21	<u>4,842.38</u>
<b>Total Utilities</b>	12,515.40	58.48	113,682.92	75.89	179,600.00	69.94	65,917.08
<b>Ordinary Maint. &amp; Operation</b>							
4410 - Labor Maintenance	11,509.00	53.78	56,225.88	37.53	106,080.00	41.31	49,854.12
4420 - Materials	5,344.40	24.97	33,698.26	22.50	51,600.00	20.09	17,901.74
4430.02 - Heating & Cooling Contracts	2,469.03	11.54	14,639.23	9.77	18,000.00	7.01	3,360.77
4430.03 - Snow Removal Contracts	0.00	0.00	0.00	0.00	10,000.00	3.89	10,000.00
4430.04 - Elevator Contracts	1,152.68	5.39	8,640.36	5.77	16,700.00	6.50	8,059.64
4430.05 - Landscape & Grounds Contracts	1,000.00	4.67	1,000.00	0.67	1,200.00	0.47	200.00
4430.06 - Unit Turnaround Contracts	0.00	0.00	14,193.95	9.48	20,400.00	7.94	6,206.05
4430.07 - Electrical Contracts	0.00	0.00	3,167.49	2.11	7,000.00	2.73	3,832.51
4430.08 - Plumbing Contracts	128.00	0.60	4,770.35	3.18	3,600.00	1.40	(1,170.35)
4430.09 - Extermination Contracts	1,612.00	7.53	6,402.00	4.27	2,000.00	0.78	(4,402.00)
4430.11 - Routine Maintenance Contracts	0.00	0.00	4,751.35	3.17	7,000.00	2.73	2,248.65
4430.12 - Miscellaneous Contracts	895.65	4.19	4,339.52	2.90	15,000.00	5.84	10,660.48
4431 - Garbage Removal	1,412.97	6.60	9,438.70	6.30	14,000.00	5.45	4,561.30
4433 - Employee Benefits - Maint.	5,330.91	24.91	40,146.95	26.80	57,600.00	22.43	17,453.05
4440 - Staff Training-Maintenance	0.00	0.00	548.00	0.37	5,000.00	1.95	4,452.00
4441 - Staff Travel-Maintenance	<u>0.00</u>	0.00	<u>0.00</u>	0.00	<u>2,000.00</u>	0.78	<u>2,000.00</u>
<b>Total Ordinary Maint &amp; Oper</b>	30,854.64	144.18	201,962.04	134.82	337,180.00	131.30	135,217.96
<b>Protective Services</b>							
4480 - Security Contract Costs	<u>0.00</u>	0.00	<u>0.00</u>	0.00	<u>3,500.00</u>	1.36	<u>3,500.00</u>
<b>Total Protective Services</b>	0.00	0.00	0.00	0.00	3,500.00	1.36	3,500.00
<b>General Expense</b>							
4510 - Insurance	9,231.51	43.14	45,690.58	30.50	71,500.00	27.84	25,809.42
4520 - Payment in Lieu of Taxes	3,290.00	15.37	23,030.00	15.37	39,500.00	15.38	16,470.00
4550 - Compensated Absences	0.00	0.00	0.00	0.00	5,500.00	2.14	5,500.00
4570 - Collection Losses	0.00	0.00	0.00	0.00	12,000.00	4.67	12,000.00
4580 - Interest Expense	<u>6,235.69</u>	29.14	<u>43,830.28</u>	29.26	<u>74,862.00</u>	29.15	<u>31,031.72</u>
<b>Total General Expense</b>	18,757.20	87.65	112,550.86	75.13	203,362.00	79.19	90,811.14
<b>Total Routine Expense</b>	104,081.01	486.36	701,136.82	468.05	1,133,670.00	441.46	432,533.18
<b>Non-Routine Expense</b>							
<b>Extraordinary Maintenance</b>							
4610.3 - Extraordinary Maint-Contract Costs	<u>569.09</u>	2.66	<u>3,012.09</u>	2.01	<u>0.00</u>	0.00	<u>(3,012.09)</u>
<b>Total Extraordinary Maint</b>	569.09	2.66	3,012.09	2.01	0.00	0.00	(3,012.09)
<b>Casualty Losses-Not Cap.</b>							
<b>Total Casualty Losses</b>	0.00	0.00	0.00	0.00	0.00	0.00	0.00
<b>Total Non-Routine Expense</b>	569.09	2.66	3,012.09	2.01	0.00	0.00	(3,012.09)
<b>Total Operating Expenses</b>	<u>104,650.10</u>	489.02	<u>704,148.91</u>	470.06	<u>1,133,670.00</u>	441.46	<u>429,521.09</u>

**Manistee Housing Commission  
Low Rent Public Housing  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

Units	1 Month Ended		7 Months		<u>BUDGET</u>	<u>PUM</u>	<u>OVER/UNDER</u>
	<u>July 31, 2015</u>	<u>PUM</u>	<u>July 31, 2015</u>	<u>PUM</u>			
214							
<b>Operating Income (Loss)</b>	<u>(10,950.43)</u>	(51.17)	<u>20,819.17</u>	13.90	<u>16,030.00</u>	6.24	<u>(4,789.17)</u>
<b>Depreciation Expense</b>							
4800 - Depreciation - Current Year	<u>22,440.00</u>	104.86	<u>157,080.00</u>	104.86	<u>0.00</u>	0.00	<u>(157,080.00)</u>
<b>Total Depreciation Expense</b>	<u>22,440.00</u>	104.86	<u>157,080.00</u>	104.86	<u>0.00</u>	0.00	<u>(157,080.00)</u>
<b>Surplus Credits &amp; Charges</b>							
6010 - Prior Year Adj. - Affecting RR	<u>0.00</u>	0.00	<u>(640.00)</u>	(0.43)	<u>0.00</u>	0.00	<u>640.00</u>
<b>Total Surplus Credits &amp; Charges</b>	<u>0.00</u>	0.00	<u>(640.00)</u>	(0.43)	<u>0.00</u>	0.00	<u>640.00</u>
<b>Capital Expenditures</b>							
7510 - Principal Payments - EPC	1,634.79	7.64	11,263.08	7.52	20,988.00	8.17	9,724.92
7520 - Replacement of Equipment	0.00	0.00	8,598.45	5.74	5,000.00	1.95	(3,598.45)
7540 - Betterments and Additions	0.00	0.00	12,160.32	8.12	0.00	0.00	(12,160.32)
7590 - Operating Expenditures-Contra	<u>(1,634.79)</u>	(7.64)	<u>(32,021.85)</u>	(21.38)	<u>(25,988.00)</u>	(10.12)	<u>6,033.85</u>
<b>Total Capital Expenditures</b>	<u>0.00</u>	0.00	<u>0.00</u>	0.00	<u>0.00</u>	0.00	<u>0.00</u>
<b>HUD Net Income (Loss)</b>	<u>(12,585.22)</u>	(58.81)	<u>(10,562.68)</u>	(7.05)	<u>(9,958.00)</u>	(3.88)	604.68
<b>GAAP Net Income (Loss)</b>	<u>(33,390.43)</u>	(156.03)	<u>(135,620.83)</u>	(90.53)	<u>16,030.00</u>	6.24	
<b>Occupancy Percentage</b>							
9996 - Actual Unit Months for REAC submit	202.00		1,463.00				
9998 - Unit Months - Memorandum	<u>214.00</u>		<u>1,498.00</u>				
<b>Total Occupancy Percentage</b>	<u>94.39%</u>		<u>97.66%</u>				
<b>UNA as of: July 31 2015</b>			<b>354,847.86</b>				

**Manistee Housing Commission  
Capital Fund 501-11  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

	1 Month Ended	7 Months Ended
*1011*	<u>July 31, 2015</u>	<u>July 31, 2015</u>
<b>Revenues - HUD PHA Grants</b>		
3401.1 - Operating Grants	0.00	3,973.00
3401.3 - Capital Grants	<u>75,262.40</u>	<u>76,762.40</u>
<b>Total HUD PHA Grants</b>	75,262.40	80,735.40
<b>Nonrental Income</b>		
<b>Total Nonrental Income</b>	<u>0.00</u>	<u>0.00</u>
<b>Total Operating Income</b>	<u>75,262.40</u>	<u>80,735.40</u>
<b>Operating Expenses</b>		
<b>Administration</b>		
<b>Total Administration</b>	0.00	0.00
<b>Ordinary Maint. &amp; Operation</b>		
4430.12 - Miscellaneous Contracts	<u>0.00</u>	<u>3,973.00</u>
<b>Total Ordinary Maint &amp; Oper</b>	0.00	3,973.00
<b>Depreciation Expense</b>		
<b>Total Depreciation Expense</b>	0.00	0.00
<b>Total Operating Expenses</b>	<u>0.00</u>	<u>3,973.00</u>
<b>Net Income/(Loss)</b>	<u>75,262.40</u>	<u>76,762.40</u>

See Accountants' Compilation Report

**Manistee Housing Commission  
Capital Fund 501-12  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

	1 Month Ended	7 Months Ended
*1012*	<u>July 31, 2015</u>	<u>July 31, 2015</u>
<b>Revenues - HUD PHA Grants</b>		
3401.1 - Operating Grants	0.00	830.00
3401.3 - Capital Grants	<u>410.00</u>	<u>410.00</u>
<b>Total HUD PHA Grants</b>	410.00	1,240.00
<b>Nonrental Income</b>		
<b>Total Nonrental Income</b>	<u>0.00</u>	<u>0.00</u>
<b>Total Operating Income</b>	<u>410.00</u>	<u>1,240.00</u>
<b>Operating Expenses</b>		
<b>Administration</b>		
4190.3 - Admin Service Contracts	<u>0.00</u>	<u>830.00</u>
<b>Total Administration</b>	0.00	830.00
<b>Ordinary Maint. &amp; Operation</b>		
<b>Total Ordinary Maint &amp; Oper</b>	0.00	0.00
<b>Depreciation Expense</b>		
<b>Total Depreciation Expense</b>	0.00	0.00
<b>Total Operating Expenses</b>	<u>0.00</u>	<u>830.00</u>
<b>Net Income/(Loss)</b>	<u>410.00</u>	<u>410.00</u>

See Accountants' Compilation Report

**Manistee Housing Commission  
Capital Fund 501-13  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

*1013*	1 Month Ended <u>July 31, 2015</u>	7 Months Ended <u>July 31, 2015</u>
<b>Revenues - HUD PHA Grants</b>		
3401.1 - Operating Grants	0.00	4,731.63
3401.3 - Capital Grants	<u>0.00</u>	<u>2,213.00</u>
<b>Total HUD PHA Grants</b>	0.00	6,944.63
<b>Nonrental Income</b>		
<b>Total Nonrental Income</b>	<u>0.00</u>	<u>0.00</u>
<b>Total Operating Income</b>	<u>0.00</u>	<u>6,944.63</u>
<b>Operating Expenses</b>		
<b>Administration</b>		
4190.3 - Admin Service Contracts	<u>0.00</u>	<u>4,731.63</u>
<b>Total Administration</b>	0.00	4,731.63
<b>Ordinary Maint. &amp; Operation</b>		
<b>Total Ordinary Maint &amp; Oper</b>	0.00	0.00
<b>Depreciation Expense</b>		
<b>Total Depreciation Expense</b>	0.00	0.00
<b>Total Operating Expenses</b>	<u>0.00</u>	<u>4,731.63</u>
<b>Net Income/(Loss)</b>	<u>0.00</u>	<u>2,213.00</u>

See Accountants' Compilation Report

**Manistee Housing Commission  
Capital Fund 501-14  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

	1 Month Ended	7 Months Ended
*1014*	<u>July 31, 2015</u>	<u>July 31, 2015</u>
<b>Revenues - HUD PHA Grants</b>		
3401.1 - Operating Grants	0.00	21,360.02
3401.3 - Capital Grants	<u>0.00</u>	<u>34,295.18</u>
<b>Total HUD PHA Grants</b>	0.00	55,655.20
<b>Nonrental Income</b>		
<b>Total Nonrental Income</b>	<u>0.00</u>	<u>0.00</u>
<b>Total Operating Income</b>	<u>0.00</u>	<u>55,655.20</u>
<b>Operating Expenses</b>		
<b>Administration</b>		
4110 - Administrative Salaries	0.00	7,912.68
4172 - Management Fees	0.00	1,950.00
4182 - Employee Benefits - Admin	0.00	605.32
4185 - Telephone	0.00	1,299.85
4190.3 - Admin Service Contracts	<u>0.00</u>	<u>9,592.17</u>
<b>Total Administration</b>	0.00	21,360.02
<b>Ordinary Maint. &amp; Operation</b>		
<b>Total Ordinary Maint &amp; Oper</b>	0.00	0.00
<b>Depreciation Expense</b>		
<b>Total Depreciation Expense</b>	0.00	0.00
<b>Total Operating Expenses</b>	<u>0.00</u>	<u>21,360.02</u>
<b>Net Income/(Loss)</b>	<u>0.00</u>	<u>34,295.18</u>

See Accountants' Compilation Report

**Manistee Housing Commission  
Capital Fund 501-15  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

	1 Month Ended	7 Months Ended
*1015*	<u>July 31, 2015</u>	<u>July 31, 2015</u>
<b>Revenues - HUD PHA Grants</b>		
3401.1 - Operating Grants	14,453.00	14,453.00
<b>Total HUD PHA Grants</b>	14,453.00	14,453.00
<b>Nonrental Income</b>		
<b>Total Nonrental Income</b>	0.00	0.00
<b>Total Operating Income</b>	14,453.00	14,453.00
<b>Operating Expenses</b>		
<b>Administration</b>		
4190.3 - Admin Service Contracts	14,453.00	14,453.00
<b>Total Administration</b>	14,453.00	14,453.00
<b>Ordinary Maint. &amp; Operation</b>		
<b>Total Ordinary Maint &amp; Oper</b>	0.00	0.00
<b>Depreciation Expense</b>		
<b>Total Depreciation Expense</b>	0.00	0.00
<b>Total Operating Expenses</b>	14,453.00	14,453.00
<b>Net Income/(Loss)</b>	0.00	0.00

See Accountants' Compilation Report

**Manistee Housing Commission**  
**Capital Fund 501-11**

Program ID:	1 Month Ended July 31, 2015	7 Months Ended July 31, 2015	BUDGET	OVER/UNDER
MI33P078501-11 **1511**				
<hr/>				
<b>Administration</b>				
1406 - Operations	\$ 0.00	\$ 40,000.00	\$ 40,000.00	\$ 0.00
1408 - Management Improvements	0.00	18,668.00	25,000.00	6,332.00
1410 - Administration	0.00	24,000.00	24,000.00	0.00
<b>Total Administration</b>	0.00	82,668.00	89,000.00	6,332.00
<b>A &amp; E</b>				
1430 - A & E Fees	0.00	12,672.28	10,000.00	(2,672.28)
1430.99 - A & E Fees - Soft Costs	0.00	2,935.56	0.00	(2,935.56)
<b>Total A &amp; E Fees</b>	0.00	15,607.84	10,000.00	(5,607.84)
<b>Site Acquisition</b>				
<b>Total Site Acquisition</b>	0.00	0.00	0.00	0.00
<b>Site Improvements</b>				
<b>Total Site Improvements</b>	0.00	0.00	0.00	0.00
<b>Dwelling Structures</b>				
1460 - Dwelling Structures	0.00	11,327.76	105,179.00	93,851.24
1460.99 - Dwelling Structures-Soft Costs	0.00	19,313.00	0.00	(19,313.00)
<b>Total Dwelling Structures</b>	0.00	30,640.76	105,179.00	74,538.24
<b>Dwelling Equipment</b>				
<b>Total Dwelling Equipment</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Structures</b>				
<b>Total Nondwelling Structures</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Equipment</b>				
<b>Total Nondwelling Equip.</b>	0.00	0.00	0.00	0.00
<b>Demolition</b>				
<b>Total Demolition</b>	0.00	0.00	0.00	0.00
<b>Development Activities</b>				
<b>Total Development Activities</b>	0.00	0.00	0.00	0.00
<b>Total Capital Funds Expended</b>	0.00	128,916.60	204,179.00	75,262.40
<b>1600 - CFP Funding</b>	75,262.40	204,179.00	204,179.00	0.00
<b>Over/(Under) Funding</b>	\$ (75,262.40)	\$ (75,262.40)	\$ 0.00	\$ 75,262.40

**Manistee Housing Commission**  
**Capital Fund 501-12**

<b>Program ID:</b>	<b>1 Month Ended July 31, 2015</b>	<b>7 Months Ended July 31, 2015</b>	<b>BUDGET</b>	<b>OVER/UNDER</b>
MI33P078501-12 **1512**				
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<b>Administration</b>				
1406 - Operations	\$ 0.00	\$ 40,000.00	\$ 40,000.00	\$ 0.00
1408 - Management Improvements	0.00	20,000.00	20,000.00	0.00
1410 - Administration	0.00	20,000.00	20,000.00	0.00
<b>Total Administration</b>	0.00	80,000.00	80,000.00	0.00
<b>A &amp; E</b>				
1430 - A & E Fees	410.00	3,840.00	10,000.00	6,160.00
1430.99 - A & E Fees - Soft Costs	0.00	3,531.25	0.00	(3,531.25)
<b>Total A &amp; E Fees</b>	410.00	7,371.25	10,000.00	2,628.75
<b>Site Acquisition</b>				
<b>Total Site Acquisition</b>	0.00	0.00	0.00	0.00
<b>Site Improvements</b>				
<b>Total Site Improvements</b>	0.00	0.00	0.00	0.00
<b>Dwelling Structures</b>				
1460 - Dwelling Structures	0.00	10,169.62	101,849.00	91,679.38
<b>Total Dwelling Structures</b>	0.00	10,169.62	101,849.00	91,679.38
<b>Dwelling Equipment</b>				
<b>Total Dwelling Equipment</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Structures</b>				
<b>Total Nondwelling Structures</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Equipment</b>				
<b>Total Nondwelling Equip.</b>	0.00	0.00	0.00	0.00
<b>Demolition</b>				
<b>Total Demolition</b>	0.00	0.00	0.00	0.00
<b>Development Activities</b>				
<b>Total Development Activities</b>	0.00	0.00	0.00	0.00
<b>Total Capital Funds Expended</b>	410.00	97,540.87	191,849.00	94,308.13
<b>1600 - CFP Funding</b>	410.00	97,540.87	191,849.00	94,308.13
<b>Over/(Under) Funding</b>	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

**Manistee Housing Commission**  
**Capital Fund 501-13**

<b>Program ID:</b>	<b>1 Month Ended July 31, 2015</b>	<b>7 Months Ended July 31, 2015</b>	<b>BUDGET</b>	<b>OVER/UNDER</b>
MI33P078501-13 **1513**				
<hr/>				
<b>Administration</b>				
1406 - Operations	\$ 0.00	\$ 39,637.40	\$ 39,637.40	\$ 0.00
1408 - Management Improvements	0.00	17,793.00	20,000.00	2,207.00
1410 - Administration	0.00	19,818.70	19,818.70	0.00
<b>Total Administration</b>	0.00	77,249.10	79,456.10	2,207.00
<b>A &amp; E</b>				
1430 - A & E Fees	0.00	10,200.00	10,543.90	343.90
<b>Total A &amp; E Fees</b>	0.00	10,200.00	10,543.90	343.90
<b>Site Acquisition</b>				
<b>Total Site Acquisition</b>	0.00	0.00	0.00	0.00
<b>Site Improvements</b>				
<b>Total Site Improvements</b>	0.00	0.00	0.00	0.00
<b>Dwelling Structures</b>				
1460.1 - Equipment Upgrade-Harborview	0.00	0.00	80,179.00	80,179.00
1460.2 - Unit Modernization-HA Wide	0.00	0.00	28,008.00	28,008.00
1460.99 - Dwelling Structures-Soft Costs	0.00	2,207.00	0.00	(2,207.00)
<b>Total Dwelling Structures</b>	0.00	2,207.00	108,187.00	105,980.00
<b>Dwelling Equipment</b>				
<b>Total Dwelling Equipment</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Structures</b>				
<b>Total Nondwelling Structures</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Equipment</b>				
<b>Total Nondwelling Equip.</b>	0.00	0.00	0.00	0.00
<b>Demolition</b>				
<b>Total Demolition</b>	0.00	0.00	0.00	0.00
<b>Development Activities</b>				
<b>Total Development Activities</b>	0.00	0.00	0.00	0.00
<b>Total Capital Funds Expended</b>	0.00	89,656.10	198,187.00	108,530.90
<b>1600 - CFP Funding</b>	0.00	89,656.10	198,187.00	108,530.90
<b>Over/(Under) Funding</b>	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

**Manistee Housing Commission**  
**Capital Fund 501-14**

<b>Program ID:</b>	<b>1 Month Ended July 31, 2015</b>	<b>7 Months Ended July 31, 2015</b>	<b>BUDGET</b>	<b>OVER/UNDER</b>
MI33P078501-14 **1514**				
<hr/>				
<b>Administration</b>				
1406 - Operations	\$ 0.00	\$ 17,116.00	\$ 34,232.00	\$ 17,116.00
1408 - Management Improvements	0.00	10,262.02	20,000.00	9,737.98
1410 - Administration	0.00	19,018.00	19,018.00	0.00
<b>Total Administration</b>	0.00	46,396.02	73,250.00	26,853.98
<b>A &amp; E</b>				
1430 - A & E Fees	0.00	0.00	16,750.00	16,750.00
1430.99 - A & E Fees - Soft Costs	0.00	4,580.00	0.00	(4,580.00)
<b>Total A &amp; E Fees</b>	0.00	4,580.00	16,750.00	12,170.00
<b>Site Acquisition</b>				
<b>Total Site Acquisition</b>	0.00	0.00	0.00	0.00
<b>Site Improvements</b>				
<b>Total Site Improvements</b>	0.00	0.00	0.00	0.00
<b>Dwelling Structures</b>				
1460 - Dwelling Structures	0.00	32,295.18	0.00	(32,295.18)
1460.3 - Roof Replacement-Scattered Sites	0.00	0.00	17,000.00	17,000.00
1460.4 - Boiler Replacement	0.00	0.00	2,500.00	2,500.00
1460.5 - Water Heater Replacements	0.00	0.00	2,500.00	2,500.00
1460.6 - HVAC/Split System - Harborview	0.00	0.00	8,000.00	8,000.00
1460.7 - Air Handler Repair - Harborview	0.00	0.00	15,000.00	15,000.00
1460.8 - Corridor Lighting Replacment - CT	0.00	0.00	55,182.00	55,182.00
<b>Total Dwelling Structures</b>	0.00	32,295.18	100,182.00	67,886.82
<b>Dwelling Equipment</b>				
<b>Total Dwelling Equipment</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Structures</b>				
<b>Total Nondwelling Structures</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Equipment</b>				
<b>Total Nondwelling Equip.</b>	0.00	0.00	0.00	0.00
<b>Demolition</b>				
<b>Total Demolition</b>	0.00	0.00	0.00	0.00
<b>Development Activities</b>				
<b>Total Development Activities</b>	0.00	0.00	0.00	0.00
<b>Total Capital Funds Expended</b>	0.00	83,271.20	190,182.00	106,910.80
	<hr/>	<hr/>	<hr/>	<hr/>
<b>1600 - CFP Funding</b>	0.00	83,271.20	190,182.00	106,910.80
<b>Over/(Under) Funding</b>	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

**Manistee Housing Commission**  
Capital Fund 501-15

Program ID:	1 Month Ended July 31, 2015	7 Months Ended July 31, 2015	BUDGET	OVER/UNDER
MI33P078501-15 **1515**				
<hr/>				
<b>Administration</b>				
1408 - Management Improvements	\$ 14,453.00	\$ 14,453.00	\$ 20,000.00	\$ 5,547.00
<b>Total Administration</b>	14,453.00	14,453.00	20,000.00	5,547.00
<b>A &amp; E</b>				
<b>Total A &amp; E Fees</b>	0.00	0.00	0.00	0.00
<b>Site Acquisition</b>				
<b>Total Site Acquisition</b>	0.00	0.00	0.00	0.00
<b>Site Improvements</b>				
<b>Total Site Improvements</b>	0.00	0.00	0.00	0.00
<b>Dwelling Structures</b>				
<b>Total Dwelling Structures</b>	0.00	0.00	0.00	0.00
<b>Dwelling Equipment</b>				
<b>Total Dwelling Equipment</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Structures</b>				
<b>Total Nondwelling Structures</b>	0.00	0.00	0.00	0.00
<b>Nondwelling Equipment</b>				
<b>Total Nondwelling Equip.</b>	0.00	0.00	0.00	0.00
<b>Demolition</b>				
<b>Total Demolition</b>	0.00	0.00	0.00	0.00
<b>Development Activities</b>				
<b>Total Development Activities</b>	0.00	0.00	0.00	0.00
<b>Total Capital Funds Expended</b>	14,453.00	14,453.00	20,000.00	5,547.00
	<hr/>	<hr/>	<hr/>	<hr/>
<b>1600 - CFP Funding</b>	14,453.00	14,453.00	20,000.00	5,547.00
	<hr/>	<hr/>	<hr/>	<hr/>
<b>Over/(Under) Funding</b>	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

**Manistee Housing Commission  
Cash Disbursements-West Shore Journal**

Date	Reference	T	Account	Description	Amount	Reference Total
07/01/15	6896	V	10014320	Consumers Energy	5,078.40	5,078.40
07/01/15	6897	V	10014330	DTE Energy	44.29	44.29
07/01/15	6898	V	10012131	Byline Bank	1,634.79	
07/01/15	6898	V	10014580	Byline Bank	6,235.69	
07/01/15	6898	V	10017510	Byline Bank	1,634.79	
07/01/15	6898	V	10017590	Byline Bank	(1,634.79)	7,870.48
07/01/15	6899	V	10014190.3	The Nelrod Company	199.00	199.00
07/01/15	6900	V	10014221	██████████	200.00	200.00
07/01/15	6901	V	10014221	██████████	100.00	100.00
07/01/15	6902	V	10014221	██████████	200.00	200.00
07/01/15	6903	V	10014221	██████████	100.00	100.00
07/01/15	6904	V	10014221	██████████	200.00	200.00
07/01/15	6905		10014221	██████████	100.00	100.00
07/01/15	6906	V	10011690	Void Check	0.00	
07/01/15	6907	V	10014310	City of Manistee	4,328.98	4,328.98
07/01/15	6908	V	10014320	Consumers Energy	1,701.38	1,701.38
07/01/15	6909	V	10014330	DTE Energy	192.55	192.55
07/01/15	6910	V	10014420	HD Supply Facilities Mtee	192.60	192.60
07/01/15	6911	V	10014111	Manpower	514.80	514.80
07/01/15	6912	V	10014420	Nichols Paper & Supply Co.	83.94	83.94
07/01/15	6913		10014190.5	PNC Bank	387.07	387.07
07/01/15	6914	V	10014182	Principal Financial Group	681.34	
07/01/15	6914	V	10014433	Principal Financial Group	607.86	1,289.20
07/01/15	6915	V	10014420	Sherwin-Williams Co.	517.25	517.25
07/01/15	6916	V	10014420	State Industrial Products	479.10	479.10
07/01/15	6917	V	10014140	The Nelrod Company	199.00	
07/01/15	6917	V	10014430.12	The Nelrod Company	99.00	298.00
07/01/15	6918	V	10014185	Charter Business	123.19	
07/01/15	6918	V	10014230	Charter Business	4,696.08	4,819.27
07/01/15	6919		10011129	Dale Priester	1,306.01	1,306.01
07/01/15	6920	V	10014420	Ace Hardware	46.08	46.08
07/08/15	6921	V	10014430.09	Action WDI Specialists	1,612.00	1,612.00
07/08/15	6922	V	10014510	AmTrust North America Inc	2,734.00	2,734.00
07/08/15	6923		10014190.3	AscomNorth Inc.	180.00	180.00
07/08/15	6924	V	10014185	AT & T	428.93	428.93

**Manistee Housing Commission  
Cash Disbursements-West Shore Journal**

Date	Reference	T	Account	Description	Amount	Reference Total
07/08/15	6925	V	10014185	AT & T Mobility	941.66	941.66
07/08/15	6926	V	10014420	Auto Value	29.58	29.58
07/08/15	6927		10014420	Cadillac Plumbing, Heating & Electric	1,213.68	1,213.68
07/08/15	6928		10014190.3	CDM Mobile Shredding Inc.	45.00	45.00
07/08/15	6929		10014190.3	City of Manistee	600.00	600.00
07/08/15	6930	V	10014430.12	Crystal Lock & Supply	772.00	772.00
07/08/15	6931		10014430.02	Custom Sheet Metal & Heating	1,397.65	1,397.65
07/08/15	6932	V	10014420	Grand Rental Station	48.09	48.09
07/08/15	6933	V	10014420	HD Supply Facilities Mtce	180.66	180.66
07/08/15	6934	V	10014170	H.A.A.S., Inc.	686.88	686.88
07/08/15	6935	V	10014431	Manistee Landfill	147.10	147.10
07/08/15	6936	V	10014111	Manpower	528.00	528.00
07/08/15	6937		10014420	McCardel Water Conditioning	258.40	258.40
07/08/15	6938		10014430.02	MI Dept of Licensing & Regulatory Affairs	225.00	225.00
07/08/15	6939	V	10014190.3	Next IT	319.00	319.00
07/08/15	6940	V	10014420	Olson Lumber Company	78.78	78.78
07/08/15	6941		10014430.12	Parkdale Auto	24.65	24.65
07/08/15	6942	V	10014190.5	Pitney Bowes	100.28	100.28
07/08/15	6943	V	10014430.04	Schindler Elevator Corp.	1,152.68	1,152.68
07/08/15	6944		10014610.3	Servpro of Manistee, Ludington & Cadillac	569.09	569.09
07/08/15	6945		10154190.3	Siemens Industry Inc.	6,653.00	
07/08/15	6945		15151408	Siemens Industry Inc.	6,653.00	
07/08/15	6945		15159800	Siemens Industry Inc.	(6,653.00)	6,653.00
07/08/15	6946	V	10014190.4	Staples Contract & Commercial Inc.	128.03	128.03
07/08/15	6947	V	10014420	Wahr Hardware	158.18	158.18
07/13/15	6948		10011122	██████████	117.00	117.00
07/13/15	6949	V	10014330	DTE Energy	1,031.54	1,031.54
07/21/15	6950	V	10014431	Allied Waste Services	1,265.87	1,265.87
07/21/15	6951	V	10014510	AmTrust North America Inc	974.00	974.00
07/21/15	6952	V	10014190.3	Applied Imaging	246.05	246.05
07/21/15	6953	V	10014185	AT & T Long Distance	71.38	71.38

**Manistee Housing Commission  
Cash Disbursements-West Shore Journal**

<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Account</u>	<u>Description</u>	<u>Amount</u>	<u>Reference Total</u>
07/21/15	6954		10014430.02	Custom Sheet Metal & Heating	846.38	846.38
07/21/15	6955	V	10014330	DTE Energy	138.26	138.26
07/21/15	6956	V	10014420	Fastenal Company	1,097.10	1,097.10
07/21/15	6957	V	10014420	HD Supply Facilities Mtce	240.56	240.56
07/21/15	6958		10014430.05	Jason Thompson Landscape & Design	1,000.00	1,000.00
07/21/15	6959	V	10014190.3	Kushner & Company	52.11	52.11
07/21/15	6960		10014430.08	Manistee Plumbing Co, LLC	128.00	128.00
07/21/15	6961	V	10014111	Manpower	528.00	528.00
07/21/15	6962		10011400	M.C. Smith Associates & Arch. Group	410.00	
07/21/15	6962		15121430	M.C. Smith Associates & Arch. Group	410.00	
07/21/15	6962		15129800	M.C. Smith Associates & Arch. Group	(410.00)	410.00
07/21/15	6963		10154190.3	Nan McKay & Associates, Inc.	7,800.00	
07/21/15	6963		15151408	Nan McKay & Associates, Inc.	7,800.00	
07/21/15	6963		15159800	Nan McKay & Associates, Inc.	(7,800.00)	7,800.00
07/21/15	6964	V	10014190.3	Next IT	75.00	75.00
07/21/15	6965	V	10014190.5	The PI Company	44.50	44.50
07/21/15	6966	V	10014190.3	Pitney Bowes	404.40	404.40
07/21/15	6967		10014190.5	Special Deputy Sheriff	187.90	187.90
07/21/15	6968		10014190.5	Stacey's Flowers & Gifts	50.00	50.00
07/21/15	6969	V	10014190.4	Staples Contract & Commercial, Inc.	49.99	49.99
07/21/15	6970	V	10014420	State Industrial Products	234.90	234.90
07/21/15	6971	V	10014182	Sun Life Financial	391.16	
07/21/15	6971	V	10014433	Sun Life Financial	198.61	589.77
07/21/15	6972	V	10014420	Sunrise Supplies	485.50	485.50
07/21/15	6973	V	10014182	VSP	130.22	
07/21/15	6973	V	10014433	VSP	113.94	244.16
07/31/15	MI078		10011111.2	Checks 6896 - 6973	(69,773.09)	<u>(69,773.09)</u>
					Transaction Balance	<u>0.00</u>
Total Debits	<u>86,270.88</u>		Total Credits	<u>86,270.88</u>	A/C Hash Total	<u>962387902.780</u>
Number of Transactions		93				

**Manistee Housing Commission  
Cash Receipts Journal**

Date	Reference	T	Account	Description	Amount	Reference Total
07/31/15	157		10011111.2	July Cash Receipts	54,430.68	
07/31/15	157		10011122	July TAR Collections	(48,521.30)	
07/31/15	157		10011122.1	July Bad Debt Collections	(1,271.86)	
07/31/15	157		10011129	Reimbursement - Priester	(1,306.01)	
07/31/15	157		10012114	Tenant Security/Pet Deposit Collections	(2,170.00)	
07/31/15	157		10013690.4	Laundry Income	(1,161.51)	
07/31/15	158		10011111.2	501-11 CFP Grant	75,262.40	
07/31/15	158		10113401.3	501-11 CFP Grant	(75,262.40)	
07/31/15	158		15111600	501-11 CFP Grant	75,262.40	
07/31/15	158		15111699	501-11 CFP Grant	(75,262.40)	
07/31/15	159		10011111.2	Operating Subsidy	37,383.00	
07/31/15	159		10013401.2	Operating Subsidy	(37,383.00)	
07/31/15	160		10011111.2	501-15 CFP Grant	6,653.00	
07/31/15	160		10153401.1	501-15 CFP Grant	(6,653.00)	
07/31/15	160		15151600	501-15 CFP Grant	6,653.00	
07/31/15	160		15151699	501-15 CFP Grant	(6,653.00)	
07/31/15	161		10011111.2	501-12 CFP Grant	410.00	
07/31/15	161		10123401.3	501-12 CFP Grant	(410.00)	
07/31/15	161		15121600	501-12 CFP Grant	410.00	
07/31/15	161		15121699	501-12 CFP Grant	(410.00)	
07/31/15	162		10011111.2	501-15 CFP Grant	7,800.00	
07/31/15	162		10153401.1	501-15 CFP Grant	(7,800.00)	
07/31/15	162		15151600	501-15 CFP Grant	7,800.00	
07/31/15	162		15151699	501-15 CFP Grant	(7,800.00)	
07/31/15	163		10011111.2	NOW Interest	0.18	
07/31/15	163		10013610	NOW Interest	(0.18)	
07/31/15	164		10011111.2	REPO Interest	103.63	
07/31/15	164		10013610	REPO Interest	(103.63)	
07/31/15	165		10011111.3	HRA Interest	0.43	
07/31/15	165		10013610	HRA Interest	(0.43)	
07/31/15	166		10011111.4	MM Savings Interest	4.57	
07/31/15	166		10013610	MM Savings Interest	(4.57)	
					Transaction Balance	<u>0.00</u>

Total Debits 272,173.29

Total Credits 272,173.29

A/C Hash Total 361854931.800

Number of Transactions 32

<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Account</u>	<u>Description</u>	<u>Amount</u>	<u>Reference Total</u>
07/31/15	357		10011111.2	To record payroll transactions per July 2015 bank statement & payroll reports.	(9,782.49)	
07/31/15	357		10012117.1	To record payroll transactions per July 2015 bank statement & payroll reports.	1,942.09	
07/31/15	357		10012117.11	To record payroll transactions per July 2015 bank statement & payroll reports.	454.20	
07/31/15	357		10012117.2	To record payroll transactions per July 2015 bank statement & payroll reports.	2,709.00	
07/31/15	357		10012117.3	To record payroll transactions per July 2015 bank statement & payroll reports.	1,493.38	
07/31/15	357		10014182	To record payroll transactions per July 2015 bank statement & payroll reports.	2,180.23	
07/31/15	357		10014190.3	To record payroll transactions per July 2015 bank statement & payroll reports.	179.05	
07/31/15	357		10014433	To record payroll transactions per July 2015 bank statement & payroll reports.	824.54	
07/31/15	358		10011111.2	To reverse JE 356 dated 06/30/2015.	7,870.48	
07/31/15	358		10011690	To reverse JE 356 dated 06/30/2015.	(7,870.48)	
07/31/15	359		10011111.3	To record HRA transactions per July 2015 bank statement.	(519.30)	
07/31/15	359		10012117.12	To record HRA transactions per July 2015 bank statement.	436.59	
07/31/15	359		10014182	To record HRA transactions per July 2015 bank statement.	82.71	
07/31/15	360		10011122	To record charges to tenants per July 2015 MSO.	53,497.35	
07/31/15	360		10013110	To record charges to tenants per July 2015 MSO.	(46,522.00)	
07/31/15	360		10013120	To record charges to tenants per July 2015 MSO.	(810.90)	
07/31/15	360		10013689	To record charges to tenants per July 2015 MSO.	(3,719.00)	
07/31/15	360		10013690	To record charges to tenants per July 2015 MSO.	(2,445.45)	
07/31/15	361		10011122	To record transfers of security deposits to A/R per July 2015 MSO.	(3,504.00)	
07/31/15	361		10012114	To record transfers of security deposits to A/R per July 2015 MSO.	3,504.00	
07/31/15	362		10012114	To close security & pet deposits to tenant income per July 2015 MSO.	1,549.00	
07/31/15	362		10013690	To close security & pet deposits to tenant income per July 2015 MSO.	(1,549.00)	
07/31/15	363		10011111.2	To record Steelworkers debit for payment of health insurance per July 2015 bank statement.	(8,967.20)	
07/31/15	363		10012117.4	To record Steelworkers debit for payment of health insurance per July 2015 bank statement.	1,311.30	
07/31/15	363		10014182	To record Steelworkers debit for payment of health insurance per July 2015 bank statement.	4,069.94	
07/31/15	363		10014433	To record Steelworkers debit for payment of health insurance per July 2015 bank statement.	3,585.96	
07/31/15	364		10011111.2	To record MERS PURCHASE per July 2015 bank statement.	(1,281.94)	

**Manistee Housing Commission  
Journal Entry Journal**

<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Account</u>	<u>Description</u>	<u>Amount</u>	<u>Reference Total</u>
07/31/15	364		10012117.5	To record MERS PURCHASE per July 2015 bank statement.	1,281.94	
07/31/15	365		10011111.2	To record CKs 6974-6975 that cleared the bank but were not received by HAAS, Inc.	(8,069.48)	
07/31/15	365		10011690	To record CKs 6974-6975 that cleared the bank but were not received by HAAS, Inc.	8,069.48	
07/31/15	A1	S	10019998	To record unit months for PUM calculation.	214.00	
07/31/15	A1	S	10019999	To record unit months for PUM calculation.	(214.00)	
07/31/15	A2	S	10012137	To record estimated monthly PILOT expense.	(3,290.00)	
07/31/15	A2	S	10014520	To record estimated monthly PILOT expense.	3,290.00	
07/31/15	A3	S	10011400.95	To record estimated monthly depreciation expense.	(22,440.00)	
07/31/15	A3	S	10014800	To record estimated monthly depreciation expense.	22,440.00	
07/31/15	PAY2015		10011111.2	Payroll Journal Entry	(22,951.70)	
07/31/15	PAY2015		10012117.1	Payroll Journal Entry	(1,942.09)	
07/31/15	PAY2015		10012117.11	Payroll Journal Entry	(454.20)	
07/31/15	PAY2015		10012117.12	Payroll Journal Entry	(426.96)	
07/31/15	PAY2015		10012117.2	Payroll Journal Entry	(2,709.00)	
07/31/15	PAY2015		10012117.3	Payroll Journal Entry	(1,160.94)	
07/31/15	PAY2015		10012117.4	Payroll Journal Entry	(1,311.30)	
07/31/15	PAY2015		10012117.5	Payroll Journal Entry	(1,983.72)	
07/31/15	PAY2015		10012117.6	Payroll Journal Entry	(3.00)	
07/31/15	PAY2015		10012117.9	Payroll Journal Entry	(118.96)	
07/31/15	PAY2015		10014110	Payroll Journal Entry	21,552.87	
07/31/15	PAY2015		10014410	Payroll Journal Entry	11,509.00	
07/31/15	RT1	S	10019996	To record actual units leased for REAC reporting purposes.	202.00	
07/31/15	RT1	S	10019997	To record actual units leased for REAC reporting purposes.	(202.00)	
07/31/15	RT2	S	10011211	To record monthly insurance write off.	(5,523.51)	
07/31/15	RT2	S	10014510	To record monthly insurance write off.	5,523.51	
					Transaction Balance	<u><u>0.00</u></u>

Total Debits 159,772.62      Total Credits 159,772.62      A/C Hash Total 520681497.710

Number of Transactions      52

**Manistee Housing Commission  
Payroll Disbursements Journal**

<b>Date</b>	<b>Reference</b>	<b>T</b>	<b>Account</b>	<b>Description</b>	<b>Amount</b>	<b>Reference Total</b>
07/01/15	13023	V	10011111.3	West Shore Bank	142.32	142.32
07/01/15	13024	V	10012117.9	United Steel Workers	57.74	57.74
07/01/15	13025	V	10012117.6	United Steel Workers	3.00	3.00
07/15/15	13026	V	10011111.3	West Shore Bank	142.32	142.32
07/15/15	13027	V	10012117.9	United Steel Workers	61.22	61.22
07/29/15	13028	V	10011111.3	West Shore Bank	142.32	142.32
07/31/15	MI078		10011111.2	July 2015 Payroll Disbursements	(548.92)	<u>(548.92)</u>
					Transaction Balance	<u><u>0.00</u></u>
Total Debits		<u>548.92</u>		Total Credits	<u>548.92</u>	A/C Hash Total <u>70080798.500</u>
Number of Transactions		7				

**Manistee Housing Commission  
Journal Entry Report - Payroll**

Ref.	Date	G/L Account	Description	Debit	Credit
Payroll Checks					
89.07	07/31/15	10011111.2	NOW Account		22,951.70
89.07	07/31/15	10012117.1	Social Security Withheld		1,942.09
89.07	07/31/15	10012117.11	Medicare Withheld		454.20
89.07	07/31/15	10012117.12	FSA Withheld		426.96
89.07	07/31/15	10012117.2	Federal Income Tax Withl		2,709.00
89.07	07/31/15	10012117.3	State Income Tax Withhel		1,160.94
89.07	07/31/15	10012117.4	125 Medical Withheld		1,311.30
89.07	07/31/15	10012117.5	Pension Withheld		1,983.72
89.07	07/31/15	10012117.6	PAC Withheld		3.00
89.07	07/31/15	10012117.8	Friend of Court Withheld		0.00
89.07	07/31/15	10012117.9	Union Dues Withheld		118.96
89.07	07/31/15	10012119	Accounts Payable - Other		0.00
89.07	07/31/15	10014110	Administrative Salaries	21,552.87	
89.07	07/31/15	10014410	Labor, Maintenance	11,509.00	
14 Journal Entries			Total	<u>33,061.87</u>	<u>33,061.87</u>

**Manistee Housing Commission  
Payroll Journal**

Pay Description	Hours	Amount	Withholdings	Amount	Deduction Desc.	Amount
<b>Anthony - Anthony Mastrapasqua Check #2016 07/01/15</b>						
Salaried Wages	0.0000	1,176.00	FICA-SS	69.68	Union Dues	18.73
			FICA-Med	16.30	Union PAC (1)	1.00
			Federal W/H	57.00	125 Medical	52.17
			State W/H	44.76	Mers	70.56
<b>TOTALS</b>	<u>0.0000</u>	<u>1,176.00</u>		<u>187.74</u>		<u>142.46</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>845.80</b>
Company Expenses:		FICA-SS: 69.67	FICA-Med: 16.30	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Anthony - Anthony Mastrapasqua Check #2023 07/15/15</b>						
Salaried Wages	0.0000	1,120.00	FICA-SS	66.20	Union Dues	17.84
			FICA-Med	15.48	Union PAC (1)	0.00
			Federal W/H	52.00	125 Medical	52.17
			State W/H	42.53	Mers	67.20
<b>TOTALS</b>	<u>0.0000</u>	<u>1,120.00</u>		<u>176.21</u>		<u>137.21</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>806.58</b>
Company Expenses:		FICA-SS: 66.21	FICA-Med: 15.48	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Anthony - Anthony Mastrapasqua Check #2030 07/29/15</b>						
Salaried Wages	0.0000	1,183.00	FICA-SS	70.11	Union Dues	0.00
			FICA-Med	16.40	Union PAC (1)	0.00
			Federal W/H	58.00	125 Medical	52.17
			State W/H	45.04	Mers	70.98
<b>TOTALS</b>	<u>0.0000</u>	<u>1,183.00</u>		<u>189.55</u>		<u>123.15</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>870.30</b>
Company Expenses:		FICA-SS: 70.11	FICA-Med: 16.40	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Clinton - Clinton E. Copus II Check #2018 07/01/15</b>						
Salaried Wages	0.0000	3,086.54	FICA-SS	180.12	Mers	185.19
			FICA-Med	42.12	FSA	98.08
			Federal W/H	277.00	125 Medical	83.19
			State W/H	102.53		
<b>TOTALS</b>	<u>0.0000</u>	<u>3,086.54</u>		<u>601.77</u>		<u>366.46</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>2,118.31</b>
Company Expenses:		FICA-SS: 180.12	FICA-Med: 42.13	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Clinton - Clinton E. Copus II Check #2025 07/15/15</b>						
Salaried Wages	0.0000	3,086.54	FICA-SS	180.13	Mers	185.19
			FICA-Med	42.13	FSA	98.08
			Federal W/H	277.00	125 Medical	83.19
			State W/H	102.53		
<b>TOTALS</b>	<u>0.0000</u>	<u>3,086.54</u>		<u>601.79</u>		<u>366.46</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>2,118.29</b>
Company Expenses:		FICA-SS: 180.12	FICA-Med: 42.13	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Clinton - Clinton E. Copus II Check #2032 07/29/15</b>						
Salaried Wages	0.0000	3,086.54	FICA-SS	180.13	Mers	185.19
			FICA-Med	42.12	FSA	98.08
			Federal W/H	277.00	125 Medical	83.19
			State W/H	102.53		
<b>TOTALS</b>	<u>0.0000</u>	<u>3,086.54</u>		<u>601.78</u>		<u>366.46</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>2,118.30</b>
Company Expenses:		FICA-SS: 180.12	FICA-Med: 42.13	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			

**Manistee Housing Commission  
Payroll Journal**

Pay Description	Hours	Amount	Withholdings	Amount	Deduction Desc.	Amount
<b>Kevin - Kevin Helminiak Check #2014 07/01/15</b>						
Salaried Wages	0.0000	1,344.00	FICA-SS	78.17	Union Dues	21.17
			FICA-Med	18.28	Union PAC (1)	1.00
			Federal W/H	70.00	Child Support	0.00
			State W/H	43.62	125 Medical	83.19
					Mers	80.64
<b>TOTALS</b>	<b>0.0000</b>	<b>1,344.00</b>		<b>210.07</b>		<b>186.00</b>
Number of Periods: 1					<b>NET PAY:</b>	<b>947.93</b>
Company Expenses:		FICA-SS: 78.17	FICA-Med: 18.28	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Kevin - Kevin Helminiak Check #2021 07/15/15</b>						
Salaried Wages	0.0000	1,584.00	FICA-SS	93.05	Union Dues	24.89
			FICA-Med	21.76	Union PAC (1)	0.00
			Federal W/H	103.00	Child Support	0.00
			State W/H	53.21	125 Medical	83.19
					Mers	95.04
<b>TOTALS</b>	<b>0.0000</b>	<b>1,584.00</b>		<b>271.02</b>		<b>203.12</b>
Number of Periods: 1					<b>NET PAY:</b>	<b>1,109.86</b>
Company Expenses:		FICA-SS: 93.05	FICA-Med: 21.76	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Kevin - Kevin Helminiak Check #2028 07/29/15</b>						
Salaried Wages	0.0000	1,616.00	FICA-SS	95.04	Union Dues	0.00
			FICA-Med	22.23	Union PAC (1)	0.00
			Federal W/H	107.00	Child Support	0.00
			State W/H	54.49	125 Medical	83.19
					Mers	96.96
<b>TOTALS</b>	<b>0.0000</b>	<b>1,616.00</b>		<b>278.76</b>		<b>180.15</b>
Number of Periods: 1					<b>NET PAY:</b>	<b>1,157.09</b>
Company Expenses:		FICA-SS: 95.03	FICA-Med: 22.23	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Lindsay - Lindsay McIntyre Check #2017 07/01/15</b>						
Salaried Wages	0.0000	764.75	FICA-SS	42.26	125 Medical	83.19
			FICA-Med	9.88	Mers	45.89
			Federal W/H	30.00		
			State W/H	27.02		
<b>TOTALS</b>	<b>0.0000</b>	<b>764.75</b>		<b>109.16</b>		<b>129.08</b>
Number of Periods: 1					<b>NET PAY:</b>	<b>526.51</b>
Company Expenses:		FICA-SS: 42.26	FICA-Med: 9.88	FUTA: 0.00		
		MI SUTA-Base Rate: 78.77	MI SUTA-Obligation A: 17.21			
<b>Lindsay - Lindsay McIntyre Check #2024 07/15/15</b>						
Salaried Wages	0.0000	707.25	FICA-SS	38.69	125 Medical	83.19
			FICA-Med	9.05	Mers	42.44
			Federal W/H	25.00		
			State W/H	24.72		
<b>TOTALS</b>	<b>0.0000</b>	<b>707.25</b>		<b>97.46</b>		<b>125.63</b>
Number of Periods: 1					<b>NET PAY:</b>	<b>484.16</b>
Company Expenses:		FICA-SS: 38.69	FICA-Med: 9.05	FUTA: 0.00		
		MI SUTA-Base Rate: 72.85	MI SUTA-Obligation A: 15.91			

**Manistee Housing Commission  
Payroll Journal**

Pay Description	Hours	Amount	Withholdings	Amount	Deduction Desc.	Amount
<b>Lindsay - Lindsay McIntyre Check #2031 07/29/15</b>						
Salaried Wages	0.0000	759.00	FICA-SS	41.91	125 Medical	83.19
			FICA-Med	9.81	Mers	45.54
			Federal W/H	30.00		
			State W/H	26.79		
<b>TOTALS</b>	<u>0.0000</u>	<u>759.00</u>		<u>108.51</u>		<u>128.73</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>521.76</b>
Company Expenses:		FICA-SS: 41.90	FICA-Med: 9.80	FUTA: 0.00		
		MI SUTA-Base Rate: 78.18	MI SUTA-Obligation A: 17.08			
<b>Lorna - Lorna J. Perski Check #2020 07/01/15</b>						
Salaried Wages	0.0000	1,940.00	FICA-SS	117.05	Mers	116.40
			FICA-Med	27.38	125 Medical	52.17
			Federal W/H	259.00		
			State W/H	75.29		
<b>TOTALS</b>	<u>0.0000</u>	<u>1,940.00</u>		<u>478.72</u>		<u>168.57</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>1,292.71</b>
Company Expenses:		FICA-SS: 117.05	FICA-Med: 27.37	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Lorna - Lorna J. Perski Check #2027 07/15/15</b>						
Salaried Wages	0.0000	1,940.00	FICA-SS	117.05	Mers	116.40
			FICA-Med	27.37	125 Medical	52.17
			Federal W/H	259.00		
			State W/H	75.29		
<b>TOTALS</b>	<u>0.0000</u>	<u>1,940.00</u>		<u>478.71</u>		<u>168.57</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>1,292.72</b>
Company Expenses:		FICA-SS: 117.05	FICA-Med: 27.37	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Lorna - Lorna J. Perski Check #2034 07/29/15</b>						
Salaried Wages	0.0000	1,940.00	FICA-SS	117.04	Mers	116.40
			FICA-Med	27.37	125 Medical	52.17
			Federal W/H	259.00		
			State W/H	75.29		
<b>TOTALS</b>	<u>0.0000</u>	<u>1,940.00</u>		<u>478.70</u>		<u>168.57</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>1,292.73</b>
Company Expenses:		FICA-SS: 117.05	FICA-Med: 27.37	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>LuAnn - LuAnn Strauch Check #2035 07/29/15</b>						
Salaried Wages	0.0000	690.25	FICA-SS	42.80	Mers	41.42
			FICA-Med	10.01		
			Federal W/H	20.00		
			State W/H	20.00		
<b>TOTALS</b>	<u>0.0000</u>	<u>690.25</u>		<u>92.81</u>		<u>41.42</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>556.02</b>
Company Expenses:		FICA-SS: 42.79	FICA-Med: 10.01	FUTA: 0.00		
		MI SUTA-Base Rate: 71.10	MI SUTA-Obligation A: 15.53			
<b>Monica - Monica Otis Check #2019 07/01/15</b>						
Salaried Wages	0.0000	1,184.00	FICA-SS	72.22	Mers	71.04
			FICA-Med	16.89	125 Medical	0.00
			Federal W/H	133.00	FSA	19.24
			State W/H	46.48		
<b>TOTALS</b>	<u>0.0000</u>	<u>1,184.00</u>		<u>268.59</u>		<u>90.28</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>825.13</b>
Company Expenses:		FICA-SS: 72.21	FICA-Med: 16.89	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			

**Manistee Housing Commission  
Payroll Journal**

Pay Description	Hours	Amount	Withholdings	Amount	Deduction Desc.	Amount
<b>Monica - Monica Otis Check #2026 07/15/15</b>						
Salaried Wages	0.0000	1,184.00	FICA-SS	72.22	Mers	71.04
			FICA-Med	16.89	125 Medical	0.00
			Federal W/H	133.00	FSA	19.24
			State W/H	46.48		
<b>TOTALS</b>	<u>0.0000</u>	<u>1,184.00</u>		<u>268.59</u>		<u>90.28</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>825.13</b>
Company Expenses:		FICA-SS: 72.21	FICA-Med: 16.89	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Monica - Monica Otis Check #2033 07/29/15</b>						
Salaried Wages	0.0000	1,184.00	FICA-SS	72.21	Mers	71.04
			FICA-Med	16.89	125 Medical	0.00
			Federal W/H	133.00	FSA	19.24
			State W/H	46.48		
<b>TOTALS</b>	<u>0.0000</u>	<u>1,184.00</u>		<u>268.58</u>		<u>90.28</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>825.14</b>
Company Expenses:		FICA-SS: 72.21	FICA-Med: 16.89	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Robert - Robert Krolczyk Check #2015 07/01/15</b>						
Salaried Wages	0.0000	1,120.00	FICA-SS	62.73	Mers	67.20
			FICA-Med	14.67	Union PAC (1)	1.00
			Federal W/H	46.00	Union Dues	17.84
			State W/H	33.61	FSA	25.00
					125 Medical	83.19
<b>TOTALS</b>	<u>0.0000</u>	<u>1,120.00</u>		<u>157.01</u>		<u>194.23</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>768.76</b>
Company Expenses:		FICA-SS: 62.73	FICA-Med: 14.67	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Robert - Robert Krolczyk Check #2022 07/15/15</b>						
Salaried Wages	0.0000	1,162.00	FICA-SS	65.34	Mers	69.72
			FICA-Med	15.28	Union PAC (1)	0.00
			Federal W/H	50.00	Union Dues	18.49
			State W/H	35.29	FSA	25.00
					125 Medical	83.19
<b>TOTALS</b>	<u>0.0000</u>	<u>1,162.00</u>		<u>165.91</u>		<u>196.40</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>799.69</b>
Company Expenses:		FICA-SS: 65.34	FICA-Med: 15.28	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			
<b>Robert - Robert Krolczyk Check #2029 07/29/15</b>						
Salaried Wages	0.0000	1,204.00	FICA-SS	67.94	Mers	72.24
			FICA-Med	15.89	Union PAC (1)	0.00
			Federal W/H	54.00	Union Dues	0.00
			State W/H	36.96	FSA	25.00
					125 Medical	83.19
<b>TOTALS</b>	<u>0.0000</u>	<u>1,204.00</u>		<u>174.79</u>		<u>180.43</u>
Number of Periods: 1					<b>NET PAY:</b>	<b>848.78</b>
Company Expenses:		FICA-SS: 67.94	FICA-Med: 15.89	FUTA: 0.00		
		MI SUTA-Base Rate: 0.00	MI SUTA-Obligation A: 0.00			

**Manistee Housing Commission  
Payroll Journal**

Pay Description	Hours	Amount	Withholdings	Amount	Deduction Desc.	Amount
<b>Company Totals</b>	<b>Number of Checks: 22</b>					
Salaried Wages	0.0000	33,061.87	FICA-SS	1,942.09	Mers	1,983.72
			FICA-Med	454.20	FSA	426.96
			Federal W/H	2,709.00	125 Medical	1,311.30
			State W/H	1,160.94	Union Dues	118.96
					Union PAC (1)	3.00
					Child Support	0.00
<b>TOTALS</b>	<u>0.0000</u>	<u>33,061.87</u>		<u>6,266.23</u>		<u>3,843.94</u>
					<b>NET PAY:</b>	<b>22,951.70</b>

Company Expenses: FICA-SS: 1,942.03 FICA-Med: 454.20 FUTA: 0.00  
MI SUTA-Base Rate: 300.90 MI SUTA-Obligation A: 65.73

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>10011111.2 NOW Account</b>				395,827.56		
07/31/15	157		July Cash Receipts		54,430.68	
07/31/15	158		501-11 CFP Grant		75,262.40	
07/31/15	159		Operating Subsidy		37,383.00	
07/31/15	160		501-15 CFP Grant		6,653.00	
07/31/15	161		501-12 CFP Grant		410.00	
07/31/15	162		501-15 CFP Grant		7,800.00	
07/31/15	163		NOW Interest		0.18	
07/31/15	164		REPO Interest		103.63	
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		(9,782.49)	
07/31/15	358		To reverse JE 356 dated 06/30/2015.		7,870.48	
07/31/15	363		To record Steelworkers debit for payment of health insurance per July 2015 bank statement.		(8,967.20)	
07/31/15	364		To record MERS PURCHASE per July 2015 bank statement.		(1,281.94)	
07/31/15	365		To record CKs 6974-6975 that cleared the bank but were not received by HAAS, Inc.		(8,069.48)	
07/31/15	MI078		July 2015 Payroll Disbursements		(548.92)	
07/31/15	MI078		Checks 6896 - 6973		(69,773.09)	
07/31/15	PAY2015		Payroll Journal Entry		(22,951.70)	
					<u>68,538.55</u>	<u>464,366.11</u>
<b>10011111.3 HRA Account</b>				10,184.61		
07/31/15	165		HRA Interest		0.43	
07/31/15	359		To record HRA transactions per July 2015 bank statement.		(519.30)	
07/01/15	13023	V	West Shore Bank		142.32	
07/15/15	13026	V	West Shore Bank		142.32	
07/29/15	13028	V	West Shore Bank		142.32	
					<u>(91.91)</u>	<u>10,092.70</u>
<b>10011111.4 Money Market Savings</b>				53,783.45		
07/31/15	166		MM Savings Interest		4.57	
					<u>4.57</u>	<u>53,788.02</u>
<b>10011117 Petty Cash Fund</b>				250.00		
					<u>0.00</u>	<u>250.00</u>
<b>10011118 Change Fund</b>				50.00		
					<u>0.00</u>	<u>50.00</u>
<b>10011122 Tenants Accounts Receivable</b>				27,156.03		
07/31/15	157		July TAR Collections		(48,521.30)	
07/31/15	360		To record charges to tenants per July 2015 MSO.		53,497.35	
07/31/15	361		To record transfers of security deposits to A/R per July 2015 MSO.		(3,504.00)	
07/13/15	6948		██████████		117.00	
					<u>1,589.05</u>	<u>28,745.08</u>
<b>10011122.1 Allowance for Doubtful Accounts</b>				(3,158.29)		
07/31/15	157		July Bad Debt Collections		(1,271.86)	
					<u>(1,271.86)</u>	<u>(4,430.15)</u>
<b>10011129 Accounts Receivable-Other</b>				3,163.04		

**Manistee Housing Commission  
General Ledger**

<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Description</u>	<u>Beginning Balance</u>	<u>Current Amount</u>	<u>YTD Balance</u>
<b>10011129 Accounts Receivable-Other (cont.)</b>						
07/31/15	157		Reimbursement - Priester		(1,306.01)	
07/01/15	6919		Dale Priester		1,306.01	
					<u>0.00</u>	<u>3,163.04</u>
<b>10011211 Prepaid Insurance</b>				12,304.61		
07/31/15	RT2	S	To record monthly insurance write off.		(5,523.51)	
					<u>(5,523.51)</u>	<u>6,781.10</u>
<b>10011400 Construction in Progress-CFP</b>				38,008.18		
07/21/15	6962		M.C. Smith Associates & Arch. Group		410.00	
					<u>410.00</u>	<u>38,418.18</u>
<b>10011400.6 Land</b>				360,271.62		
					<u>0.00</u>	<u>360,271.62</u>
<b>10011400.61 Land Improvements</b>				85,905.07		
					<u>0.00</u>	<u>85,905.07</u>
<b>10011400.7 Buildings</b>				4,657,515.77		
					<u>0.00</u>	<u>4,657,515.77</u>
<b>10011400.71 Building Improvements</b>				4,854,495.14		
					<u>0.00</u>	<u>4,854,495.14</u>
<b>10011400.72 Non-dwelling Structures</b>				7,050.00		
					<u>0.00</u>	<u>7,050.00</u>
<b>10011400.8 Furn., Equip., Mach.-Dwellings</b>				253,422.64		
					<u>0.00</u>	<u>253,422.64</u>
<b>10011400.9 Furn., Equip., Mach.-Admin</b>				516,408.25		
					<u>0.00</u>	<u>516,408.25</u>
<b>10011400.95 Accumulated Depreciation-ALL</b>				(7,780,222.58)		
07/31/15	A3	S	To record estimated monthly depreciation expense.		(22,440.00)	
					<u>(22,440.00)</u>	<u>(7,802,662.58)</u>
<b>10011690 Undistributed Debits</b>				7,870.48		
07/31/15	358		To reverse JE 356 dated 06/30/2015.		(7,870.48)	
07/31/15	365		To record CKs 6974-6975 that cleared the bank but were not received by HAAS, Inc.		8,069.48	
07/01/15	6906	V	Void Check		0.00	
					<u>199.00</u>	<u>8,069.48</u>
<b>10012111 Vendors and Contractors</b>				(32,191.86)		
					<u>0.00</u>	<u>(32,191.86)</u>

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>10012114 Tenant Security Deposits</b>				(56,696.00)		
07/31/15	157		Tenant Security/Pet Deposit Collections		(2,170.00)	
07/31/15	361		To record transfers of security deposits to A/R per July 2015 MSO.		3,504.00	
07/31/15	362		To close security & pet deposits to tenant income per July 2015 MSO.		1,549.00	
					<u>2,883.00</u>	<u>(53,813.00)</u>
<b>10012117.1 Social Security Withheld</b>				0.00		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		1,942.09	
07/31/15	PAY2015		Payroll Journal Entry		(1,942.09)	
					<u>0.00</u>	<u>0.00</u>
<b>10012117.11 Medicare Withheld</b>				0.00		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		454.20	
07/31/15	PAY2015		Payroll Journal Entry		(454.20)	
					<u>0.00</u>	<u>0.00</u>
<b>10012117.12 FSA Withheld</b>				(9.63)		
07/31/15	359		To record HRA transactions per July 2015 bank statement.		436.59	
07/31/15	PAY2015		Payroll Journal Entry		(426.96)	
					<u>9.63</u>	<u>0.00</u>
<b>10012117.2 Federal Income Tax Withheld</b>				0.00		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		2,709.00	
07/31/15	PAY2015		Payroll Journal Entry		(2,709.00)	
					<u>0.00</u>	<u>0.00</u>
<b>10012117.3 State Income Tax Withheld</b>				(332.44)		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		1,493.38	
07/31/15	PAY2015		Payroll Journal Entry		(1,160.94)	
					<u>332.44</u>	<u>0.00</u>
<b>10012117.4 125 Medical Withheld</b>				0.00		
07/31/15	363		To record Steelworkers debit for payment of health insurance per July 2015 bank statement.		1,311.30	
07/31/15	PAY2015		Payroll Journal Entry		(1,311.30)	
					<u>0.00</u>	<u>0.00</u>
<b>10012117.5 Pension Withheld</b>				(1,281.94)		
07/31/15	364		To record MERS PURCHASE per July 2015 bank statement.		1,281.94	
07/31/15	PAY2015		Payroll Journal Entry		(1,983.72)	
					<u>(701.78)</u>	<u>(1,983.72)</u>
<b>10012117.6 PAC Withheld</b>				0.00		
07/01/15	13025	V	United Steel Workers		3.00	
07/31/15	PAY2015		Payroll Journal Entry		(3.00)	
					<u>0.00</u>	<u>0.00</u>

**Manistee Housing Commission  
General Ledger**

<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Description</u>	<u>Beginning Balance</u>	<u>Current Amount</u>	<u>YTD Balance</u>
	<b>10012117.9</b>		<b>Union Dues Withheld</b>	0.00		
07/01/15	13024	V	United Steel Workers		57.74	
07/15/15	13027	V	United Steel Workers		61.22	
07/31/15	PAY2015		Payroll Journal Entry		(118.96)	
					<u>0.00</u>	<u>0.00</u>
	<b>10012119.2</b>		<b>Interfund Payble - DVG</b>	(2,748.00)		
					<u>0.00</u>	<u>(2,748.00)</u>
	<b>10012131</b>		<b>EPC Loan - Current</b>	(11,359.82)		
07/01/15	6898	V	Byline Bank		1,634.79	
					<u>1,634.79</u>	<u>(9,725.03)</u>
	<b>10012132</b>		<b>EPC Loan - Noncurrent</b>	(1,158,264.82)		
					<u>0.00</u>	<u>(1,158,264.82)</u>
	<b>10012135.1</b>		<b>Accrued Comp. Absences-Current</b>	(12,718.77)		
					<u>0.00</u>	<u>(12,718.77)</u>
	<b>10012135.3</b>		<b>Accrued Comp. Absences-Non Current</b>	(14,279.77)		
					<u>0.00</u>	<u>(14,279.77)</u>
	<b>10012137</b>		<b>Payments in Lieu of Taxes</b>	(19,740.00)		
07/31/15	A2	S	To record estimated monthly PILOT expense.		(3,290.00)	
					<u>(3,290.00)</u>	<u>(23,030.00)</u>
	<b>10012806</b>		<b>Unrestricted Net Assets</b>	(365,410.54)		
					<u>0.00</u>	<u>(365,410.54)</u>
	<b>10012806.1</b>		<b>Invested in Capital Assets</b>	(1,889,474.21)		
					<u>0.00</u>	<u>(1,889,474.21)</u>
	<b>10012820</b>		<b>HUD Operating Reserve - Memo</b>	(365,410.54)		
					<u>0.00</u>	<u>(365,410.54)</u>
	<b>10012820.1</b>		<b>HUD Operating Reserve-Contra</b>	365,410.54		
					<u>0.00</u>	<u>365,410.54</u>
	<b>10013110</b>		<b>Dwelling Rental</b>	(293,448.00)		
07/31/15	360		To record charges to tenants per July 2015 MSO.		(46,522.00)	
					<u>(46,522.00)</u>	<u>(339,970.00)</u>
	<b>10013120</b>		<b>Excess Utilities</b>	(6,129.26)		
07/31/15	360		To record charges to tenants per July 2015 MSO.		(810.90)	
					<u>(810.90)</u>	<u>(6,940.16)</u>
	<b>10013401.1</b>		<b>Operating Grants</b>	(56,753.40)		

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>10013401.1 Operating Grants (cont.)</b>					<u>0.00</u>	<u>(56,753.40)</u>
<b>10013401.2 Operating Subsidy</b>				(226,093.00)		
07/31/15	159		Operating Subsidy		<u>(37,383.00)</u>	<u>(263,476.00)</u>
<b>10013610 Interest Income-Gen. Fund</b>				(548.27)		
07/31/15	163		NOW Interest		(0.18)	
07/31/15	164		REPO Interest		(103.63)	
07/31/15	165		HRA Interest		(0.43)	
07/31/15	166		MM Savings Interest		<u>(4.57)</u>	
					<u>(108.81)</u>	<u>(657.08)</u>
<b>10013689 Tenant Income - Cable TV</b>				(22,730.00)		
07/31/15	360		To record charges to tenants per July 2015 MSO.		<u>(3,719.00)</u>	
					<u>(3,719.00)</u>	<u>(26,449.00)</u>
<b>10013690 Tenant Income</b>				(15,420.23)		
07/31/15	360		To record charges to tenants per July 2015 MSO.		(2,445.45)	
07/31/15	362		To close security & pet deposits to tenant income per July 2015 MSO.		<u>(1,549.00)</u>	
					<u>(3,994.45)</u>	<u>(19,414.68)</u>
<b>10013690.1 Non-Tenant Income</b>				(15.18)		
					<u>0.00</u>	<u>(15.18)</u>
<b>10013690.4 Laundry Income</b>				(5,934.07)		
07/31/15	157		Laundry Income		<u>(1,161.51)</u>	
					<u>(1,161.51)</u>	<u>(7,095.58)</u>
<b>10013690.6 Fraud Recovery Revenue</b>				(1,197.00)		
					<u>0.00</u>	<u>(1,197.00)</u>
<b>10013690.7 Management Fee - DVG</b>				(3,000.00)		
					<u>0.00</u>	<u>(3,000.00)</u>
<b>10014110 Administrative Salaries</b>				81,999.27		
07/31/15	PAY2015		Payroll Journal Entry		21,552.87	
					<u>21,552.87</u>	<u>103,552.14</u>
<b>10014111 Admin Wage-Contracted</b>				14,175.00		
07/01/15	6911	V	Manpower		514.80	
07/08/15	6936	V	Manpower		528.00	
07/21/15	6961	V	Manpower		528.00	
					<u>1,570.80</u>	<u>15,745.80</u>
<b>10014130 Legal Expense</b>				12,650.21		
					<u>0.00</u>	<u>12,650.21</u>

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>10014140 Staff Training</b>				365.46		
07/01/15	6917	V	The Nelrod Company		199.00	
					<u>199.00</u>	<u>564.46</u>
<b>10014150 Travel Expense</b>				1,000.00		
					<u>0.00</u>	<u>1,000.00</u>
<b>10014170 Accounting Fees</b>				5,671.93		
07/08/15	6934	V	H.A.A.S., Inc.		686.88	
					<u>686.88</u>	<u>6,358.81</u>
<b>10014182 Employee Benefits - Admin</b>				42,533.23		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		2,180.23	
07/31/15	359		To record HRA transactions per July 2015 bank statement.		82.71	
07/31/15	363		To record Steelworkers debit for payment of health insurance per July 2015 bank statement.		4,069.94	
07/01/15	6914	V	Principal Financial Group		681.34	
07/21/15	6971	V	Sun Life Financial		391.16	
07/21/15	6973	V	VSP		130.22	
					<u>7,535.60</u>	<u>50,068.83</u>
<b>10014185 Telephone</b>				10,112.14		
07/01/15	6918	V	Charter Business		123.19	
07/08/15	6924	V	AT & T		428.93	
07/08/15	6925	V	AT & T Mobility		941.66	
07/21/15	6953	V	AT & T Long Distance		71.38	
					<u>1,565.16</u>	<u>11,677.30</u>
<b>10014190.1 Publications</b>				30.00		
					<u>0.00</u>	<u>30.00</u>
<b>10014190.2 Membership Dues and Fees</b>				1,286.50		
					<u>0.00</u>	<u>1,286.50</u>
<b>10014190.3 Admin Service Contracts</b>				12,722.34		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		179.05	
07/01/15	6899	V	The Nelrod Company		199.00	
07/08/15	6923		AscomNorth Inc.		180.00	
07/08/15	6928		CDM Mobile Shredding Inc.		45.00	
07/08/15	6929		City of Manistee		600.00	
07/08/15	6939	V	Next IT		319.00	
07/21/15	6952	V	Applied Imaging		246.05	
07/21/15	6959	V	Kushner & Company		52.11	
07/21/15	6964	V	Next IT		75.00	
07/21/15	6966	V	Pitney Bowes		404.40	
					<u>2,299.61</u>	<u>15,021.95</u>
<b>10014190.4 Office Supplies</b>				5,326.92		
07/08/15	6946	V	Staples Contract & Commercial Inc.		128.03	
07/21/15	6969	V	Staples Contract & Commercial, Inc.		49.99	

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>10014190.4 Office Supplies (cont.)</b>					<u>178.02</u>	<u>5,504.94</u>
<b>10014190.5 Other Sundry-Misc.</b>				6,141.35		
07/01/15	6913		PNC Bank		387.07	
07/08/15	6942	V	Pitney Bowes		100.28	
07/21/15	6965	V	The PI Company		44.50	
07/21/15	6967		Special Deputy Sheriff		187.90	
07/21/15	6968		Stacey's Flowers & Gifts		50.00	
					<u>769.75</u>	<u>6,911.10</u>
<b>10014220 Rec., Pub., &amp; Other Services</b>				3,951.94		
					<u>0.00</u>	<u>3,951.94</u>
<b>10014221 Resident Employee Stipend</b>				5,100.00		
07/01/15	6900	V	██████████		200.00	
07/01/15	6901	V	██████████		100.00	
07/01/15	6902	V	██████████		200.00	
07/01/15	6903	V	██████████		100.00	
07/01/15	6904	V	██████████		200.00	
07/01/15	6905		██████████		100.00	
					<u>900.00</u>	<u>6,000.00</u>
<b>10014230 Contract Costs-Cable &amp; Other</b>				27,920.94		
07/01/15	6918	V	Charter Business		4,696.08	
					<u>4,696.08</u>	<u>32,617.02</u>
<b>10014310 Water &amp; Sewer</b>				24,695.14		
07/01/15	6907	V	City of Manistee		4,328.98	
					<u>4,328.98</u>	<u>29,024.12</u>
<b>10014320 Electricity</b>				53,921.40		
07/01/15	6896	V	Consumers Energy		5,078.40	
07/01/15	6908	V	Consumers Energy		1,701.38	
					<u>6,779.78</u>	<u>60,701.18</u>
<b>10014330 Gas</b>				22,550.98		
07/01/15	6897	V	DTE Energy		44.29	
07/01/15	6909	V	DTE Energy		192.55	
07/13/15	6949	V	DTE Energy		1,031.54	
07/21/15	6955	V	DTE Energy		138.26	
					<u>1,406.64</u>	<u>23,957.62</u>
<b>10014410 Labor, Maintenance</b>				44,716.88		
07/31/15	PAY2015		Payroll Journal Entry		11,509.00	
					<u>11,509.00</u>	<u>56,225.88</u>
<b>10014420 Materials</b>				28,353.86		
07/01/15	6910	V	HD Supply Facilities Mtce		192.60	
07/01/15	6912	V	Nichols Paper & Supply Co.		83.94	
07/01/15	6915	V	Sherwin-Williams Co.		517.25	

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>10014420 Materials (cont.)</b>						
07/01/15	6916	V	State Industrial Products		479.10	
07/01/15	6920	V	Ace Hardware		46.08	
07/08/15	6926	V	Auto Value		29.58	
07/08/15	6927		Cadillac Plumbing, Heating & Electric		1,213.68	
07/08/15	6932	V	Grand Rental Station		48.09	
07/08/15	6933	V	HD Supply Facilities Mtce		180.66	
07/08/15	6937		McCardel Water Conditioning		258.40	
07/08/15	6940	V	Olson Lumber Company		78.78	
07/08/15	6947	V	Wahr Hardware		158.18	
07/21/15	6956	V	Fastenal Company		1,097.10	
07/21/15	6957	V	HD Supply Facilities Mtce		240.56	
07/21/15	6970	V	State Industrial Products		234.90	
07/21/15	6972	V	Sunrise Supplies		485.50	
					<u>5,344.40</u>	<u>33,698.26</u>
<b>10014430.02 Heating &amp; Cooling Contracts</b>				12,170.20		
07/08/15	6931		Custom Sheet Metal & Heating		1,397.65	
07/08/15	6938		MI Dept of Licensing & Regulatory Affairs		225.00	
07/21/15	6954		Custom Sheet Metal & Heating		846.38	
					<u>2,469.03</u>	<u>14,639.23</u>
<b>10014430.04 Elevator Contracts</b>				7,487.68		
07/08/15	6943	V	Schindler Elevator Corp.		1,152.68	
					<u>1,152.68</u>	<u>8,640.36</u>
<b>10014430.05 Landscape &amp; Grounds Contracts</b>				0.00		
07/21/15	6958		Jason Thompson Landscape & Design		1,000.00	
					<u>1,000.00</u>	<u>1,000.00</u>
<b>10014430.06 Unit Turnaround Contracts</b>				14,193.95		
					<u>0.00</u>	<u>14,193.95</u>
<b>10014430.07 Electrical Contracts</b>				3,167.49		
					<u>0.00</u>	<u>3,167.49</u>
<b>10014430.08 Plumbing Contracts</b>				4,642.35		
07/21/15	6960		Manistee Plumbing Co, LLC		128.00	
					<u>128.00</u>	<u>4,770.35</u>
<b>10014430.09 Extermination Contracts</b>				4,790.00		
07/08/15	6921	V	Action WDI Specialists		1,612.00	
					<u>1,612.00</u>	<u>6,402.00</u>
<b>10014430.11 Routine Maintenance Contracts</b>				4,751.35		
					<u>0.00</u>	<u>4,751.35</u>
<b>10014430.12 Miscellaneous Contracts</b>				3,443.87		
07/01/15	6917	V	The Nelrod Company		99.00	
07/08/15	6930	V	Crystal Lock & Supply		772.00	
07/08/15	6941		Parkdale Auto		24.65	

**Manistee Housing Commission  
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<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Description</u>	<u>Beginning Balance</u>	<u>Current Amount</u>	<u>YTD Balance</u>
<b>10014430.12 Miscellaneous Contracts (cont.)</b>					<u>895.65</u>	<u>4,339.52</u>
<b>10014431 Garbage Removal</b>				8,025.73		
07/08/15	6935	V	Manistee Landfill		147.10	
07/21/15	6950	V	Allied Waste Services		<u>1,265.87</u>	
					<u>1,412.97</u>	<u>9,438.70</u>
<b>10014433 Employee Benefits - Maint.</b>				34,816.04		
07/31/15	357		To record payroll transactions per July 2015 bank statement & payroll reports.		824.54	
07/31/15	363		To record Steelworkers debit for payment of health insurance per July 2015 bank statement.		3,585.96	
07/01/15	6914	V	Principal Financial Group		607.86	
07/21/15	6971	V	Sun Life Financial		198.61	
07/21/15	6973	V	VSP		113.94	
					<u>5,330.91</u>	<u>40,146.95</u>
<b>10014440 Staff Training-Maintenance</b>				548.00		
					<u>0.00</u>	<u>548.00</u>
<b>10014510 Insurance</b>				36,459.07		
07/08/15	6922	V	AmTrust North America Inc		2,734.00	
07/21/15	6951	V	AmTrust North America Inc		974.00	
07/31/15	RT2	S	To record monthly insurance write off.		<u>5,523.51</u>	
					<u>9,231.51</u>	<u>45,690.58</u>
<b>10014520 Payment in Lieu of Taxes</b>				19,740.00		
07/31/15	A2	S	To record estimated monthly PILOT expense.		3,290.00	
					<u>3,290.00</u>	<u>23,030.00</u>
<b>10014580 Interest Expense</b>				37,594.59		
07/01/15	6898	V	Byline Bank		6,235.69	
					<u>6,235.69</u>	<u>43,830.28</u>
<b>10014610.3 Extraordinary Maint-Contract Costs</b>				2,443.00		
07/08/15	6944		Servpro of Manistee, Ludington & Cadillac		569.09	
					<u>569.09</u>	<u>3,012.09</u>
<b>10014800 Depreciation - Current Year</b>				134,640.00		
07/31/15	A3	S	To record estimated monthly depreciation expense.		22,440.00	
					<u>22,440.00</u>	<u>157,080.00</u>
<b>10016010 Prior Year Adj. - Affecting RR</b>				(640.00)		
					<u>0.00</u>	<u>(640.00)</u>
<b>10017510 Principal Payments - EPC</b>				9,628.29		
07/01/15	6898	V	Byline Bank		1,634.79	
					<u>1,634.79</u>	<u>11,263.08</u>

**Manistee Housing Commission  
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Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
	<b>10017520</b>		<b>Replacement of Equipment</b>	8,598.45		
					0.00	8,598.45
	<b>10017540</b>		<b>Betterments and Additions</b>	12,160.32		
					0.00	12,160.32
	<b>10017590</b>		<b>Operating Expenditures-Contra</b>	(30,387.06)		
07/01/15	6898	V	Byline Bank		(1,634.79)	
					(1,634.79)	(32,021.85)
	<b>10019996</b>		<b>Actual Unit Months for REAC submission</b>	1,261.00		
07/31/15	RT1	S	To record actual units leased for REAC reporting purposes.		202.00	
					202.00	1,463.00
	<b>10019997</b>		<b>Actual Unit Months - Contra</b>	(1,261.00)		
07/31/15	RT1	S	To record actual units leased for REAC reporting purposes.		(202.00)	
					(202.00)	(1,463.00)
	<b>10019998</b>		<b>Unit Months - Memorandum</b>	1,284.00		
07/31/15	A1	S	To record unit months for PUM calculation.		214.00	
					214.00	1,498.00
	<b>10019999</b>		<b>Unit Months - Contra</b>	(1,284.00)		
07/31/15	A1	S	To record unit months for PUM calculation.		(214.00)	
					(214.00)	(1,498.00)
	<b>10113401.1</b>		<b>Operating Grants</b>	(3,973.00)		
					0.00	(3,973.00)
	<b>10113401.3</b>		<b>Capital Grants</b>	(1,500.00)		
07/31/15	158		501-11 CFP Grant		(75,262.40)	
					(75,262.40)	(76,762.40)
	<b>10114430.12</b>		<b>Miscellaneous Contract Costs</b>	3,973.00		
					0.00	3,973.00
	<b>10123401.1</b>		<b>Operating Grants</b>	(830.00)		
					0.00	(830.00)
	<b>10123401.3</b>		<b>Capital Grants</b>	0.00		
07/31/15	161		501-12 CFP Grant		(410.00)	
					(410.00)	(410.00)
	<b>10124190.3</b>		<b>Administrative Service Contracts</b>	830.00		
					0.00	830.00
	<b>10133401.1</b>		<b>Operating Grants</b>	(4,731.63)		

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
	10133401.1		Operating Grants (cont.)		0.00	(4,731.63)
	10133401.3		Capital Grants	(2,213.00)	0.00	(2,213.00)
	10134190.3		Administrative Service Contracts	4,731.63	0.00	4,731.63
	10143401.1		Operating Grants	(21,360.02)	0.00	(21,360.02)
	10143401.3		Capital Grants	(34,295.18)	0.00	(34,295.18)
	10144110		Administrative Salaries	7,912.68	0.00	7,912.68
	10144172		Consulting	1,950.00	0.00	1,950.00
	10144182		Employee Benefits - Admin	605.32	0.00	605.32
	10144185		Telephone	1,299.85	0.00	1,299.85
	10144190.3		Administrative Service Contracts	9,592.17	0.00	9,592.17
	10153401.1		Operating Grants	0.00		
07/31/15	160		501-15 CFP Grant		(6,653.00)	
07/31/15	162		501-15 CFP Grant		(7,800.00)	
					<u>(14,453.00)</u>	<u>(14,453.00)</u>
	10154190.3		Admin Service Contracts	0.00		
07/08/15	6945		Siemens Industry Inc.		6,653.00	
07/21/15	6963		Nan McKay & Associates, Inc.		7,800.00	
					<u>14,453.00</u>	<u>14,453.00</u>
	15111406		Operations	40,000.00	0.00	40,000.00
	15111408		Management Improvements	18,668.00	0.00	18,668.00

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
	15111410		Administration	24,000.00	<u>0.00</u>	<u>24,000.00</u>
	15111430		A & E Fees	12,672.28	<u>0.00</u>	<u>12,672.28</u>
	15111430.99		A & E Fees - Soft Costs	2,935.56	<u>0.00</u>	<u>2,935.56</u>
	15111460		Dwelling Structures	11,327.76	<u>0.00</u>	<u>11,327.76</u>
	15111460.99		Dwelling Structures-Soft Costs	19,313.00	<u>0.00</u>	<u>19,313.00</u>
	15111600		CFP Funding	128,916.60		
07/31/15	158		501-11 CFP Grant		75,262.40	
					<u>75,262.40</u>	<u>204,179.00</u>
	15111699		CFP Funding - Contra	(128,916.60)		
07/31/15	158		501-11 CFP Grant		(75,262.40)	
					<u>(75,262.40)</u>	<u>(204,179.00)</u>
	15119800		CFP Cost - Contra	(128,916.60)	<u>0.00</u>	<u>(128,916.60)</u>
	15121406		Operations	40,000.00	<u>0.00</u>	<u>40,000.00</u>
	15121408		Management Improvements	20,000.00	<u>0.00</u>	<u>20,000.00</u>
	15121410		Administration	20,000.00	<u>0.00</u>	<u>20,000.00</u>
	15121430		A & E Fees	3,430.00		
07/21/15	6962		M.C. Smith Associates & Arch. Group		410.00	
					<u>410.00</u>	<u>3,840.00</u>
	15121430.99		A & E Fees - Soft Costs	3,531.25	<u>0.00</u>	<u>3,531.25</u>
	15121460		Dwelling Structures	10,169.62	<u>0.00</u>	<u>10,169.62</u>
	15121600		CFP Funding	97,130.87		

**Manistee Housing Commission  
General Ledger**

Date	Reference T	Description	Beginning Balance	Current Amount	YTD Balance
<b>15121600 CFP Funding (cont.)</b>					
07/31/15	161	501-12 CFP Grant		410.00	
				<u>410.00</u>	<u>97,540.87</u>
<b>15121699 CFP Funding - Contra</b>			(97,130.87)		
07/31/15	161	501-12 CFP Grant		(410.00)	
				<u>(410.00)</u>	<u>(97,540.87)</u>
<b>15129800 CFP Cost - Contra</b>			(97,130.87)		
07/21/15	6962	M.C. Smith Associates & Arch. Group		(410.00)	
				<u>(410.00)</u>	<u>(97,540.87)</u>
<b>15131406 Operations</b>			39,637.40		
				<u>0.00</u>	<u>39,637.40</u>
<b>15131408 Management Improvements</b>			17,793.00		
				<u>0.00</u>	<u>17,793.00</u>
<b>15131410 Administration</b>			19,818.70		
				<u>0.00</u>	<u>19,818.70</u>
<b>15131430 A &amp; E Fees</b>			10,200.00		
				<u>0.00</u>	<u>10,200.00</u>
<b>15131460.99 Dwelling Structures-Soft Costs</b>			2,207.00		
				<u>0.00</u>	<u>2,207.00</u>
<b>15131600 CFP Funding</b>			89,656.10		
				<u>0.00</u>	<u>89,656.10</u>
<b>15131699 CFP Funding - Contra</b>			(89,656.10)		
				<u>0.00</u>	<u>(89,656.10)</u>
<b>15139800 CFP Cost - Contra</b>			(89,656.10)		
				<u>0.00</u>	<u>(89,656.10)</u>
<b>15141406 Operations</b>			17,116.00		
				<u>0.00</u>	<u>17,116.00</u>
<b>15141408 Management Improvements</b>			10,262.02		
				<u>0.00</u>	<u>10,262.02</u>
<b>15141410 Administration</b>			19,018.00		
				<u>0.00</u>	<u>19,018.00</u>
<b>15141430.99 A &amp; E Fees - Soft Costs</b>			4,580.00		

**Manistee Housing Commission  
General Ledger**

Date	Reference	T	Description	Beginning Balance	Current Amount	YTD Balance
<b>15141430.99 A &amp; E Fees - Soft Costs (cont.)</b>					<u>0.00</u>	<u>4,580.00</u>
	<b>15141460</b>		<b>Dwelling Structures</b>	32,295.18	<u>0.00</u>	<u>32,295.18</u>
	<b>15141600</b>		<b>CFP Funding</b>	83,271.20	<u>0.00</u>	<u>83,271.20</u>
	<b>15141699</b>		<b>CFP Funding - Contra</b>	(83,271.20)	<u>0.00</u>	<u>(83,271.20)</u>
	<b>15149800</b>		<b>CFP Cost - Contra</b>	(83,271.20)	<u>0.00</u>	<u>(83,271.20)</u>
<b>15151408 Management Improvements</b>				0.00		
07/08/15	6945		Siemens Industry Inc.		6,653.00	
07/21/15	6963		Nan McKay & Associates, Inc.		7,800.00	
					<u>14,453.00</u>	<u>14,453.00</u>
<b>15151600 CFP Funding</b>				0.00		
07/31/15	160		501-15 CFP Grant		6,653.00	
07/31/15	162		501-15 CFP Grant		7,800.00	
					<u>14,453.00</u>	<u>14,453.00</u>
<b>15151699 CFP Funding - Contra</b>				0.00		
07/31/15	160		501-15 CFP Grant		(6,653.00)	
07/31/15	162		501-15 CFP Grant		(7,800.00)	
					<u>(14,453.00)</u>	<u>(14,453.00)</u>
<b>15159800 CFP Cost - Contra</b>				0.00		
07/08/15	6945		Siemens Industry Inc.		(6,653.00)	
07/21/15	6963		Nan McKay & Associates, Inc.		(7,800.00)	
					<u>(14,453.00)</u>	<u>(14,453.00)</u>
Current Profit/(Loss)					<u>42,281.97</u>	<u>YTD Profit/(Loss)</u>
						<u>(21,940.25)</u>
Number of Transactions					184	
The General Ledger is in balance						<u>0.00</u>

**Manistee Housing Commission  
Bank Reconciliation Transmittal**

Account Number:  
Statement Ending date: 07/31/15  
Checkbook Name: DVG Checking

**General Ledger**

Balance per General Ledger (Account 20011111) at 07/01/15	65,934.71
Activity for the month:	
Total Debits (Deposits and Credit Memos)	1,032.00
Total Credits (Checks and Debit Memos)	<u>-194.28</u>
Unreconciled General Ledger Balance at 07/31/15	<u>66,772.43</u>
Adjustments and Other Bank Items	<u>0.00</u>
Reconciled General Ledger Balance at 07/31/15	<u><u>66,772.43</u></u>

**Bank**

Balance per Bank Statement at 07/31/15	66,772.43
Total Additions (Deposits and Credit Memos in transit)	0.00
Total Subtractions (Checks and Debit Memos in transit)	-0.00
Total Bank Errors	<u>0.00</u>
Bank Balance Adjusted at 07/31/15	<u><u>66,772.43</u></u>

**Manistee Housing Commission  
Bank Reconciliation Worksheet**

Statement Beginning date: 07/01/15  
Statement Ending date: 07/31/15  
Checkbook Name: DVG Checking

**Statement Summary**

Beginning Balance				65,934.71
Deposits and Credit Memos				
106	07/31/15	20011122	July Cash Receipts	1,032.00
			Total	<u>1,032.00</u>
Checks and Debit Memos				
2544	07/01/15	20014590	City of Manistee	(17.34)
2545	07/01/15	20014590	Consumers Energy	(17.98)
2546	07/08/15	20014170	H.A.A.S., Inc.	(128.54)
2547	07/13/15	20014590	DTE Energy	(30.42)
			Total	<u>(194.28)</u>
Ending Balance				<u><u>66,772.43</u></u>

**Bank Summary**

Ending Bank Balance	<u>66,772.43</u>
Ending Balance	<u><u>66,772.43</u></u>

**Book Summary**

G/L account: 20011111  
G/L journal: Journal Entry - DVG  
G/L period: 07/31/15

Total Adjustments:	<u>0.00</u>
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Ending Balance	<u><u>66,772.43</u></u>
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Housing Authority Accounting Specialists  
PO Box 545  
Sparta, WI 54656  
608-272-3209

To the Board of Directors  
And Management

Manistee Housing Commission  
Domestic Violence Grant  
273 Sixth Avenue  
Manistee, MI 49660

Enclosed are the following reports for the month ending July 31, 2015. These reports have been compiled in accordance with Generally Accepted Accounting Principles.

- I. Financial Statements
- II. Journal Register
- III. General Ledger

A compilation is limited to presenting in the form of financial statements information that is the representation of management. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or any other form of assurance on them. This report is offered as a review of your past operations and is a basis for decisions for your future policies.

Respectfully Submitted:

Housing Authority Accounting Specialists, Inc.

**Manistee Housing Commission  
Domestic Violence Grant  
BALANCE SHEET  
As of July 31, 2015**

**ASSETS**

**CURRENT ASSETS**

**Cash**

1111 - Cash - MSHDA \$ 66,772.43

**Total Cash** 66,772.43

**Receivables**

1122 - Tenants Accounts Receivable 6,795.00

1129.4 - Interfund Receivable - P/H 2,748.00

**Total Receivables** 9,543.00

**Investments**

**Total Investments** 0.00

**Prepaid Expenses & Other Assets**

**Total Prepaid Expenses & Other Assets** 0.00

**Total Current Assets** 76,315.43

**CAPITAL ASSETS**

**Land, Structures & Equipment**

1400.7 - Buildings 364,363.29

1400.98 - Accumulated Depreciation-DVG (71,867.38)

**Total Land, Structures & Equipment** 292,495.91

**TOTAL CAPITAL ASSETS** 292,495.91

**TOTAL ASSETS** \$ 368,811.34

**Manistee Housing Commission  
Domestic Violence Grant  
BALANCE SHEET  
As of July 31, 2015**

**LIABILITIES AND EQUITY**

**CURRENT LIABILITIES**

**Accounts Payable**

2111 - Vendors and Contractors	\$ 1,979.07
2114 - Tenant Security Deposits	<u>1,748.00</u>
<b>Total Accounts Payable</b>	<b>3,727.07</b>

**Accrued Liabilities**

2130 - Forgiveable Note - MSHDA	<u>500,000.00</u>
<b>Total Accrued Liabilities</b>	<b>500,000.00</b>

**Total Current Liabilities** 503,727.07

**Non Current Liabilities**

**Total Non Current Liabilities** 0.00

**Deferred Credits**

**Total Deferred Credits** 0.00

**TOTAL LIABILITIES/DEFERRED CREDITS** 503,727.07

**EQUITY**

**Unreserved Fund Balance**

2806 - Unrestricted Net Assets	70,347.09
2806.4 - Invested in Capital Assets-DVG	(201,754.78)
Current Year Profit(Loss)	<u>(3,508.04)</u>
<b>Total Unreserved Fund Balance</b>	<b>(134,915.73)</b>

**TOTAL EQUITY** (134,915.73)

**TOTAL LIABILITIES/EQUITY** \$ 368,811.34

**Manistee Housing Commission  
Domestic Violence Grant  
INCOME STATEMENT  
For the 1 Month and 7 Months Ended July 31, 2015**

	1 Month Ended	7 Months Ended
	<u>July 31, 2015</u>	<u>July 31, 2015</u>
<b>Operating Income</b>		
3110 - Dwelling Rental	1,664.00	11,552.00
3690 - Tenant Income	<u>250.00</u>	<u>225.00</u>
<b>Total Operating Income</b>	1,914.00	11,777.00
<b>Operating Expenses</b>		
<b>Administration</b>		
4170 - Accounting Fees	128.54	967.28
4172 - Management Fees	<u>0.00</u>	<u>3,000.00</u>
<b>Total Administration</b>	128.54	3,967.28
<b>Ordinary Maint. &amp; Operation</b>		
4420 - Materials	0.00	2,862.47
4430.02 - Heating & Cooling Contracts	0.00	265.95
4430.06 - Unit Turnaround Contracts	0.00	1,375.00
4430.08 - Plumbing Contracts	<u>0.00</u>	<u>185.00</u>
<b>Total Ordinary Maint. &amp; Oper.</b>	0.00	4,688.42
<b>General Expense</b>		
4590 - Other General Expense	<u>65.74</u>	<u>880.03</u>
<b>Total General Expense</b>	65.74	880.03
<b>Depreciation Expense</b>		
4800 - Depreciation - Current Year	<u>821.33</u>	<u>5,749.31</u>
<b>Total Depreciation Expense</b>	821.33	5,749.31
<b>Capital Expenditures</b>		
<b>Total Capital Expenditures</b>	0.00	0.00
<b>Total Operating Expenses</b>	<u>1,015.61</u>	<u>15,285.04</u>
<b>Net Income/(Loss)</b>	<u>1,719.72</u>	<u>2,241.27</u>

**Manistee Housing Commission  
Cash Disbursements-DVG Journal**

<u>Date</u>	<u>Reference</u>	<u>Account</u>	<u>Description</u>	<u>Amount</u>	<u>Reference Total</u>
07/01/15	2544	20014590	City of Manistee	17.34	17.34
07/01/15	2545	20014590	Consumers Energy	17.98	17.98
07/08/15	2546	20014170	H.A.A.S., Inc.	128.54	128.54
07/13/15	2547	20014590	DTE Energy	30.42	30.42
07/31/15	MI078	20011111	Checks 2544 - 2547	(194.28)	<u>(194.28)</u>
				Transaction Balance	<u><u>0.00</u></u>

Total Debits 194.28

Total Credits 194.28

A/C Hash Total 100069051.000

Number of Transactions 5

**Manistee Housing Commission  
Cash Receipts - DVG Journal**

<u>Date</u>	<u>Reference</u>	<u>Account</u>	<u>Description</u>	<u>Amount</u>	<u>Reference Total</u>
07/31/15	106	20011111	July Cash Receipts	1,032.00	
07/31/15	106	20011122	July TAR Collections	(1,032.00)	
				Transaction Balance	<u>0.00</u>
Total Debits	<u>1,032.00</u>	Total Credits	<u>1,032.00</u>	A/C Hash Total	<u>40022233.000</u>
Number of Transactions	2				

**Manistee Housing Commission  
Journal Entry - DVG Journal**

<u>Date</u>	<u>Reference</u>	<u>Account</u>	<u>Description</u>	<u>Amount</u>	<u>Reference Total</u>
07/31/15	308	20011122	To record charges to tenants per July 2015 MSO.	1,914.00	
07/31/15	308	20013110	To record charges to tenants per July 2015 MSO.	(1,664.00)	
07/31/15	308	20013690	To record charges to tenants per July 2015 MSO.	(250.00)	
07/31/15	A1	20011400.98	To record estimated depreciation expense.	(821.33)	
07/31/15	A1	20014800	To record estimated depreciation expense.	821.33	
07/31/15	RT1	20019996	To record units leased.	3.00	
07/31/15	RT1	20019997	To record units leased.	(3.00)	
				Transaction Balance	<u>0.00</u>

Total Debits 2,738.33      Total Credits 2,738.33      A/C Hash Total 140104115.980

Number of Transactions      7

**Manistee Housing Commission  
General Ledger**

<u>Date</u>	<u>Reference</u>	<u>T</u>	<u>Description</u>	<u>Beginning Balance</u>	<u>Current Amount</u>	<u>YTD Balance</u>
	<b>20011111</b>	<b>Cash - MSHDA</b>		65,934.71		
07/31/15	106		July Cash Receipts		1,032.00	
07/31/15	MI078		Checks 2544 - 2547		(194.28)	
					<u>837.72</u>	<u>66,772.43</u>
	<b>20011122</b>	<b>Tenants Accounts Receivable</b>		5,913.00		
07/31/15	106		July TAR Collections		(1,032.00)	
07/31/15	308		To record charges to tenants per July 2015 MSO.		1,914.00	
					<u>882.00</u>	<u>6,795.00</u>
	<b>20011129.4</b>	<b>Interfund Receivable - P/H</b>		2,748.00		
					<u>0.00</u>	<u>2,748.00</u>
	<b>20011400.7</b>	<b>Buildings</b>		364,363.29		
					<u>0.00</u>	<u>364,363.29</u>
	<b>20011400.98</b>	<b>Accumulated Depreciation-DVG</b>		(71,046.05)		
07/31/15	A1 S		To record estimated depreciation expense.		(821.33)	
					<u>(821.33)</u>	<u>(71,867.38)</u>
	<b>20012111</b>	<b>Vendors &amp; Contractors</b>		(1,979.07)		
					<u>0.00</u>	<u>(1,979.07)</u>
	<b>20012114</b>	<b>Tenant Security Deposits</b>		(1,748.00)		
					<u>0.00</u>	<u>(1,748.00)</u>
	<b>20012130</b>	<b>Forgiveable Note - MSHDA</b>		(500,000.00)		
					<u>0.00</u>	<u>(500,000.00)</u>
	<b>20012806</b>	<b>Unrestricted Net Assets</b>		(70,347.09)		
					<u>0.00</u>	<u>(70,347.09)</u>
	<b>20012806.4</b>	<b>Invested in Capital Assets-DVG</b>		201,754.78		
					<u>0.00</u>	<u>201,754.78</u>
	<b>20013110</b>	<b>Dwelling Rental</b>		(9,888.00)		
07/31/15	308		To record charges to tenants per July 2015 MSO.		(1,664.00)	
					<u>(1,664.00)</u>	<u>(11,552.00)</u>
	<b>20013690</b>	<b>Tenant Income</b>		25.00		
07/31/15	308		To record charges to tenants per July 2015 MSO.		(250.00)	
					<u>(250.00)</u>	<u>(225.00)</u>
	<b>20014170</b>	<b>Accounting Fees</b>		838.74		
07/08/15	2546 V		H.A.A.S., Inc.		128.54	
					<u>128.54</u>	<u>967.28</u>



**City of Manistee Housing Commission**

Security Deposit Reconciliation

For the Month Ending June 30, 2015

Prepared July 1, 2015 by Bookkeeper

<u>Tenant Name</u>	<u>Date</u>	<u>Description</u>	<u>Amount</u>	<u>Balance</u>
<b>Beginning PH Balance</b>				\$ 49,288.50
<b>Increases to PH</b>				
[REDACTED]	6/1/2015	New Tenant	\$ 115.00	\$ 115.00
[REDACTED]	6/2/2015	New Tenant	\$ 247.00	\$ 362.00
[REDACTED]	6/3/2015	New Tenant	\$ 257.00	\$ 619.00
[REDACTED]	6/5/2015	New Tenant	\$ 216.00	\$ 835.00
[REDACTED]	6/16/2015	New Tenant	\$ 50.00	\$ 885.00
[REDACTED]	6/24/2015	New Tenant	\$ 270.00	\$ 1,155.00
[REDACTED]	6/25/2015	New Tenant	\$ 338.00	\$ 1,493.00
Total Increases to PH			<u>\$ 1,493.00</u>	<u>\$ 1,493.00</u>
<b>Decreases to PH</b>				
[REDACTED]	6/22/2015	Transfer Against Owed	\$ (155.00)	\$ (155.00)
[REDACTED]	6/22/2015	Refund of Deposit	\$ (33.00)	\$ (188.00)
[REDACTED]	6/22/2015	Refund of Deposit	\$ (212.00)	\$ (400.00)
[REDACTED]	6/22/2015	Refund of Deposit	\$ (237.00)	\$ (637.00)
[REDACTED]	6/22/2015	Refund of Deposit	\$ (280.00)	\$ (917.00)
Total Decreases to PH			<u>\$ (917.00)</u>	<u>\$ (917.00)</u>
Net Increase (Decrease) to PH			<u>\$ 576.00</u>	<u>\$ 576.00</u>
<b>Ending PH Balance</b>			<b>\$ 576.00</b>	<b>\$ 49,864.50</b>
<b>Beginning DVG Balance</b>				\$ 1,748.00
<b>Increases to DVG</b>				
N/A			\$ -	\$ -
Total Increases to DVG			<u>\$ -</u>	<u>\$ -</u>
<b>Decreases to DVG</b>				
N/A			\$ -	\$ -
Total Decreases to DVG			<u>\$ -</u>	<u>\$ -</u>
Net Increase (Decrease) to DVG			<u>\$ -</u>	<u>\$ -</u>
<b>Ending DVG Balance</b>			<b>\$ -</b>	<b>\$ 1,748.00</b>
<b>Combined Ending Balance</b>				<b><u>\$ 51,612.50</u></b>

**City of Manistee Housing Commission**

Security Deposit Reconciliation

For the Month Ending July 31, 2015

Prepared August 10, 2015 by Bookkeeper

<u>Tenant Name</u>	<u>Date</u>	<u>Description</u>	<u>Amount</u>	<u>Balance</u>
<b>Beginning PH Balance</b>				\$ 49,288.50
<b>Increases to PH</b>				
[REDACTED]	7/1/2015	New Tenant	\$ 454.00	\$ 454.00
[REDACTED]	7/2/2015	New Tenant	\$ 130.00	\$ 584.00
[REDACTED]	7/10/2015	New Tenant	\$ 476.00	\$ 1,060.00
[REDACTED]	7/13/2015	New Tenant	\$ 320.00	\$ 1,380.00
[REDACTED]	7/21/2015	New Tenant	\$ 473.00	\$ 1,853.00
[REDACTED]	7/27/2015	New Tenant	\$ 167.00	\$ 2,020.00
<b>Total Increases to PH</b>			<u>\$ 2,020.00</u>	<u>\$ 2,020.00</u>
<b>Decreases to PH</b>				
[REDACTED]	7/7/2015	Transfer Against Owed	\$ (271.00)	\$ (271.00)
[REDACTED]	7/7/2015	Transfer Against Owed	\$ (50.00)	\$ (321.00)
[REDACTED]	7/7/2015	Transfer Against Owed	\$ (320.00)	\$ (641.00)
[REDACTED]	7/9/2015	Transfer Against Owed	\$ (232.00)	\$ (873.00)
[REDACTED]	7/17/2015	Loss of Security Deposit	\$ (443.00)	\$ (1,316.00)
[REDACTED]	7/17/2015	Transfer Against Owed	\$ (212.00)	\$ (1,528.00)
[REDACTED]	7/28/2015	Loss of Security Deposit	\$ (300.00)	\$ (1,828.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (200.00)	\$ (2,028.00)
[REDACTED]	7/30/2015	Refund of Deposit	\$ (73.00)	\$ (2,101.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (220.00)	\$ (2,321.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (378.00)	\$ (2,699.00)
[REDACTED]	7/30/2015	Refund of Deposit	\$ (125.00)	\$ (2,824.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (388.00)	\$ (3,212.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (451.00)	\$ (3,663.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (287.00)	\$ (3,950.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (226.00)	\$ (4,176.00)
[REDACTED]	7/30/2015	Transfer Against Owed	\$ (71.00)	\$ (4,247.00)
[REDACTED]	7/30/2015	Loss of Security Deposit	\$ (356.00)	\$ (4,603.00)
<b>Total Decreases to PH</b>			<u>\$ (4,603.00)</u>	<u>\$ (4,603.00)</u>
<b>Net Increase (Decrease) to PH</b>			<u>\$ (2,583.00)</u>	<u>\$ (2,583.00)</u>
<b>Ending PH Balance</b>			<b>\$ (2,583.00)</b>	<b>\$ 46,705.50</b>
<b>Beginning DVG Balance</b>				
				\$ 1,748.00
<b>Increases to DVG</b>				
N/A			\$ -	\$ -
<b>Total Increases to DVG</b>			<u>\$ -</u>	<u>\$ -</u>
<b>Decreases to DVG</b>				
N/A			\$ -	\$ -
<b>Total Decreases to DVG</b>			<u>\$ -</u>	<u>\$ -</u>
<b>Net Increase (Decrease) to DVG</b>			<u>\$ -</u>	<u>\$ -</u>
<b>Ending DVG Balance</b>			<b>\$ -</b>	<b>\$ 1,748.00</b>
<b>Combined Ending Balance</b>				<u><b>\$ 48,453.50</b></u>

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**Discussion Notes Concerning Items of New Business**

**Commission Meeting:** September 22, 2015

Clinton McKinven-Copus, Executive Director

**General Information**

Procurement of Services, Materials and Construction  
Per CMHC Procurement Policy as amended August 25, 2009:

Micro Purchases (purchases of less than \$2,000)				
Authorization Required: Executive Director				
Description	Solicitation Type	Bids/Proposals Received	Awardee	Amount
None				

Competitive Proposal (purchases greater than \$100,000)				
Authorization Required: Executive Director & Board of Commissioners				
Description	Solicitation Type	Bids/Proposals Received	Awardee	Amount
None				

Small Purchases (purchases greater than \$2,000 and under \$100,000)				
Authorization Required: Executive Director				
Description	Solicitation Type	Bids/Proposals Received	Awardee	Amount
None				

1  
2 **Resolution 2015-12: Adoption of the ACOP and Lease Update 2015**



3  
4 **SNAPSHOT:**

5 CMHC, as a Public Housing Authority [PHA] is required by HUD to promulgate  
6 and implement policies that maintain compliance with regulations governing  
7 PHA's. The core policy for public housing is the Admissions and Continued  
8 Occupancy Policy [ACOP] which has several ancillary, but critical policies.  
9 Resolution 2015-12 authorizes the adoption and implementation of the updated  
10 ACOP effective December 1, 2015.



11 **DISCUSSION:**

12  
13 The last major review and update of the ACOP occurred in 2007; there have been several updates to  
14 sections of the ACOP since then. The current update represents a thorough review of all sections and  
15 ancillary policies of the ACOP, thus ensuring that CMHC is compliant with the most current regulations.  
16 However, as noted by the changes required to this update by recent HUD regulatory changes, you will  
17 note that this is a "living" document that will require continue review and/or updating. Each  
18 update/change to the ACOP requires a 45 day public review and comment period, followed by a public  
19 hearing and subsequent adoption by the Board of Commissioners. CMHC will work to maintain our  
20 ACOP with the most current regulations while grouping required changes into a logical framework of  
21 review and adoption.

22  
23 The update of the ACOP, including the opinion of General Counsel and the HUD regulatory required  
24 changes has been prepared in keeping with "safe-harbor" to ensure that CMHC is in full compliance  
25 with HUD regulations governing public housing.

26  
27 The Commission meeting of September 22, 2015 begins with a public hearing for the ACOP updates.  
28 Individuals of the public have been encouraged to read the ACOP and to submit their comments in  
29 writing, as required. At the time of publication of the meeting package, three written comments have  
30 been received and are presented under the public hearing section of the agenda. Commissioners may  
31 receive additional written comments during the public hearing, which will be reviewed by staff and  
32 incorporated into future updates as needed. Members of the public present during the public hearing  
33 may wish to provide verbal comment and the Commissioners may determine they will receive verbal  
34 comments, however verbal comments will not be held in consideration for the vote on Resolution 2015-  
35 12 nor considered for future updates of the ACOP.

36  
37 **Recommendation:**

38 It is the recommendation of the Executive Director that the Commissioners adopt Resolution 2015-12  
39 adopting the ACOP and its ancillary policies for implementation effective December 1, 2015.

1 **Resolution 2015-13: Flat Rent Schedule**



2  
3 **SNAPSHOT:**

4 PHA's are required to review the Flat Rent Schedule annually to ensure that the  
5 flat rent offered to tenant's is at least 80% of the Fair Market Rent as established  
6 HUD. CMHC has reviewed and updated its flat rent schedule in accordance with  
7 this requirement and this resolution adopts the updated schedule. Recent  
8 changes to the regulation now require that PHA's provide a utility allowance to  
9 eligible tenants who choose flat rent and the new schedule reflects this change.



10 **DISCUSSION:**

11  
12 The Flat Rent Schedule presented for November 1, 2015—December 31, 2015 has been prepared per  
13 regulations and formulary requirements by CMHC staff.

14  
15 **Recommendation:**

16 It is the recommendation of the Executive Director that the Commissioners adopt Resolution 2015-13.  
17  
18

19 **Resolution 2015-14: Passbook Savings Rate**



20  
21 **SNAPSHOT:**

22 PHA's are required to review and set annually the passbook savings rate used to  
23 calculate income generated from savings and investments in which the applicant  
24 and/or tenant is unable to provide actual percentage rate earned on the  
25 investment. The earnings are calculated as income.



26 **DISCUSSION:**

27  
28 The Passbook Savings Rate as presented in Resolution 2015-14 has been prepared per regulations and  
29 formulary requirements by CMHC staff.

30  
31 **Recommendation:**

32 It is the recommendation of the Executive Director that the Commissioners adopt Resolution 2015-14.  
33  
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1 **Resolution 2015-15: Voiding of Outstanding Checks**

2

3  **SNAPSHOT:** CMHC’s fee accountant has brought to our attention several checks that are  
4 outstanding and have not been presented for payment. The last time CMHC  
5 voided outstanding checks was in 2012. Resolution 2015-15 presents the  
6 outstanding checks recommended by our fee accountant to be voided.

7

8  **DISCUSSION:**

9

10 A significant number of these checks were issued to former tenants as return of security deposit. Per  
11 privacy laws the names of the former tenants have been redacted.

12

13 **Recommendation:**

14 It is the recommendation of the Executive Director that the Commissioners adopt Resolution 2015-15.

15

16

17



# City of Manistee Housing Commission

273 6th Avenue, Manistee, Michigan 49660

PROVIDING SAFE AFFORDABLE HOUSING

## Resolution 2015-12

### Adoption of the Admissions and Continued Occupancy Policy, Dwelling Lease and Related Policies Updated 2015

**WHEREAS**, the City of Manistee Housing Commission [CMHC], a public housing authority [PHA], receives operational subsidy for the public housing program from the Department of Housing and Urban Development [HUD]; and

**WHEREAS**, the CMHC is not a federal department or agency; the CMHC is a public housing agency, and as such is a governmental or public body, created and authorized by state law to develop and operate housing and housing programs for low-income families; and

**WHEREAS**, the CMHC enters into an Annual Contributions Contract [ACC] with HUD to administer its public housing program; and

**WHEREAS**, the CMHC must ensure compliance with federal laws, regulations and notices governing public housing authorities; and

**WHEREAS**, the CMHC must also establish policy and procedures to clarify federal requirements and to ensure consistency in program operations; and

**WHEREAS**, the Admissions and Continued Occupancy Policy [ACOP] is the CMHC's written statement of policies used to carry out the housing program in accordance with federal law and regulations and HUD requirements. The ACOP is required by HUD and it must be available for public review [CFR 24 Part 903]. The ACOP also contains policies that support the objectives contained in the CMHC's Agency Plan; and

**WHEREAS**, all issues related to public housing not addressed in this ACOP are governed by federal regulations, HUD handbooks and guidebooks, notices and applicable state and local laws. The policies in this ACOP have been designed to ensure compliance with the consolidated ACC and all HUD-approved applications for program funding. The CMHC is responsible for complying with all changes in HUD regulations pertaining to public housing. If such changes conflict with this plan, HUD regulations will have precedence.

**NOW, THEREFORE**, on the motion of \_\_\_\_\_, supported by \_\_\_\_\_, and voted upon as follows, **BE IT RESOLVED**, that the CMHC adopt the following resolution:

**IT IS HEREBY RESOLVED** that the Board of Commissioners of CMHC

- Approves the updated Admissions and Continue Occupancy Policy, Dwelling Lease and related Documents and Policies to be effective December 1, 2015; and
- Accepts and approves the legal opinion of General Counsel and modifies the Admissions and Continued Occupancy Policy, Dwelling Lease and related Documents and Policies as recommended by General Counsel; and
- Accepts and approves the required regulatory changes to the Admissions and Continued Occupancy Policy, Dwelling Lease and related Documents and Policies since the public presentation of the revision and modifies the policies as required; and
- Authorizes the Executive Director to implement the Admissions and Continued Occupancy Policy, Dwelling Lease and related Documents and Policies

**Those voting in favor:**

**Those voting against:**

**Those absent or abstaining:**

**RESOLUTION DECLARED PASSED**

CERTIFICATION

I, Dale Priester, President of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September, 2015.

\_\_\_\_\_  
Dale Priester, President

I, Clinton McKinven-Copus, Secretary of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September, 2015.

\_\_\_\_\_  
Clinton McKinven-Copus, Executive Director

**From:** [George V. Saylor](#)  
**To:** [Clinton McKinven-Copus](#)  
**Subject:** ACOP Revisions  
**Date:** Tuesday, September 15, 2015 10:38:23 AM

---

Clinton:

After our discussion and my review of the Revised CMHC ACOP, it is my opinion that the following edits, corrections and/or changes should be made to the City of Manistee Housing Commission's Admissions and Continued Occupancy Policy [ACOP], Lease and related documents after which the documents will conform to federal and state law (and will be legally defensible in court).

### Chapter 3 Eligibility [ACOP]

- Part III: Denial of Admission, Section 3-III.B. Required Denial of Admission [24CFR 960.204]
  - Subsection reading *"Any household member is subject to a lifetime registration requirement under a state sex offender registration program*  
CMHC Policy  
*The CMHC will deny assistance if any household member is subject to a registration requirement under a state sex offender registration program, **and will terminate the tenancy of any tenant who failed to accurately report whether they were subject to a registration under a state sex offender registration program or are required to register after becoming a tenant or member of a household.***
- Part III: Denial of Admission, Section 3-III.C. Other Permitted Reasons for Denial of Admission
  - Subsection Criminal Activity [24 CFR 960.203 (c)]  
CMHC Policy  
*If any household member is currently engaged in, or has engaged in any of the following criminal activities, ~~within the past five [5] years,~~ the family will be denied admission.*

***The CMHC, at minimum, shall review criminal records of all applicants and proposed members of the household for the most recent past five [5] years. In addition to the minimum review of criminal records, the CMHC shall deny a family admission for the criminal activities detailed as follows. Furthermore, the CMHC shall apply the standards of this policy as part of the annual certification of a tenant's [and members of the tenant's household] for continued occupancy. The CMHC shall use the standards of this policy when considering the termination of tenancy of a current tenant and/or***

**tenant's household member for criminal activity.**

*Note: Policy continues as stated in public review copy until...*

*Evidence of such criminal activity includes, but is not limited to any record of convictions, arrests, or evictions for suspected drug-related or violent criminal activity of household members ~~within the past five years. A conviction for such activity will be give more weight than an arrest or an eviction.~~*

*Note: Policy concludes as stated in public review copy.*

Chapter 8 Leasing and Inspections [ACOP]

- Section 8-I.E. Security Deposits [24 CFR 966.4 (b)(5)]

CMHC Policy

*Note: Policy continues as stated in public review copy until...*

*The CMHC will provide the resident with a written list of any charges against the security deposit within ~~60 business~~ **30** days of the move-out inspection. If the resident disagrees with the amount charged, the CMHC will provide a meeting to discuss the charges.*

*Note: Policy concludes as stated in public review copy.*

Chapter 13 Lease Terminations [ACOP]

- Section 13-III.B Mandatory Lease Provisions [24 CFR 966.4 (1)(5)]
  - o Subsection "Other Serious or Repeated Violations of Material Terms of the Lease —Mandatory Lease Provisions [24 CFR 966.4{1}(2)(i) and 24 CFR 966.4(f)]

CMHC Policy

*Note: Policy continues as stated in public review copy until...*

*To refrain from, and to cause the household and guests to refrain from destroying, disabling, removing or otherwise causing a smoke and/or CO2 detector from functioning properly. **Tenants are obligated to notify the CMHC immediately when a smoke and/or CO2 detector is not functioning properly. Tenant's failure to notify CMHC immediately of such improperly functioning smoke and/or CO2 detector unit is a material violation of the lease and grounds for lease termination.***

*Note: Policy concludes as stated in public review copy.*

Dwelling Lease

- Part I Residential Lease Agreement: Terms and Conditions, Subsection IX Tenant's Obligations, Item "J"
  - *To refrain from, and to cause the household and guests to refrain from destroying, disabling, removing or otherwise causing a smoke and/or CO2 detector from functioning properly. **Furthermore, tenant must immediately notify the CMHC of a non-functioning or improperly functioning smoke and/or CO2 detector.***
- Part I Residential Lease Agreement: Terms and Conditions, Subsection XIV. Termination of the Lease, Item "C.1.a.i."
  - *Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents, CMHC management staff residing on the premises, or other residents in the immediate vicinity **or residing in the neighborhood** [24 CFR 966.4 (1)(5)(ii)(A)]*
- Part II Residential Lease Agreement, Item (4)
  - *Rent: Initial rent (prorated for partial month), shall be \$\_\_\_\_\_and, if applicable, the Tenant shall receive the benefit of \$\_\_\_\_\_from the CMHC for Utility Reimbursement (for partial month) paid to the utility supplier for the period beginning \_\_\_\_\_ and ending at midnight on \_\_\_\_\_.*

*Thereafter, rent in the amount of \$\_\_\_\_\_per month shall be payable in advance on the first day of each month and shall be delinquent ~~after the seventh (7<sup>th</sup>) day of said month.~~ **on the second (2<sup>nd</sup>) day of said month. A late fee of \$50.00 shall be assessed if delinquent amount is not paid in full by the fifth (5<sup>th</sup>) day of said month.***

Gockerman Wilson  
Saylor & Hesslin

A Mika Meyers Beckett & Jones Law Firm

**George V. Saylor, III**

**Gockerman Wilson Saylor & Hesslin**

**A Mika Meyers Beckett & Jones Law Firm**

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**HUD Regulatory Changes/Additions  
to  
Public Review Copy of the  
Admissions and Continues Occupancy Policy [ACOP]  
Dwelling Lease  
and  
Related Documents**

Since the publication of the Public Review copy HUD has issued some significant required changes to the ACOP, Dwelling Lease and Related Documents. The required changes are listed below and attached as Appendices.

Chapter 11 Community Service [ACOP]

HUD has responded to an Office of Inspector General's audit of the Community Service and Self-Sufficiency Requirement and has made significant changes to the implementation of the requirement through PIH Notice 2015-12. PIH Notices carry the weight of law, thus CMHC must implement the changes. The changes to this chapter have been highlighted in **bold** and can be found in the attached Appendices.

Lease: Inclusion of Section for Domestic Violence, Dating Violence, Sexual Assault, Stalking

HUD has updated the requirements of what is to be included in the Dwelling Lease in relation to the Violence Against Women's Act [VAWA], necessitating the removal of Part I Residential Lease Agreement: Terms and Conditions, Subsection XIV Termination of the Lease, Item D-Eviction for Criminal Activity, sub-item (f) and by substitution inserting Subsection XVII Domestic Violence, Dating Violence, Sexual Assault, Stalking. Subsection XVII can be in the attached Appendices.

## APPENDICES

## Chapter 11

### COMMUNITY SERVICE

#### INTRODUCTION

This chapter explains HUD regulations requiring PHAs to implement a community service program for all nonexempt adults living in public housing.

This chapter describes HUD regulations and PHA policies related to these topics in two parts:

Part I: Community Service Requirements. This part describes who is subject to the community service requirement, who is exempt, and HUD's definition of economic self-sufficiency.

Part II: PHA Implementation of Community Service. This part provides PHA policy regarding PHA implementation and program design.

#### PART I: COMMUNITY SERVICE REQUIREMENT

##### 11-I.A. OVERVIEW

HUD regulations pertaining to the community service requirement are contained in 24 CFR 960 Subpart F (960.600 through 960.609). PHAs and residents must comply with the community service requirement, effective with PHA fiscal years that commenced on or after October 1, 2000. Per 903.7(1)(1)(iii), the PHA Plan must contain a statement of how the PHA will comply with the community service requirement, including any cooperative agreement that the PHA has entered into or plans to enter into.

Community service is the performance of voluntary work or duties that are a public benefit, and that serve to improve the quality of life, enhance resident self-sufficiency, or increase resident self-responsibility in the community. Community service is not employment and may not include political activities [24 CFR 960.601(b)].

In administering community service requirements, the PHA must comply with all nondiscrimination and equal opportunity requirements [24 CFR 960.605(c)(5)].

## 11-I.B. REQUIREMENTS

Each adult resident of the PHA, who is not exempt, must [24 CFR 960.603(a)]:

- Contribute 8 hours per month of community service; or
- Participate in an economic self-sufficiency program (as defined in the regulations) for 8 hours per month; or
- Perform 8 hours per month of combined activities (community service and economic self-sufficiency programs).

**The required community service or self-sufficiency activity may be completed at 8 hours each month or may be aggregated across a year. Any blocking of hours is acceptable as long as 96 hours is completed by each annual certification of compliance [Notice PIH 2015-12].**

### Definitions

***Exempt Individual* [24 CFR 960.601(b), Notice [PIH 2015-12](#)]**

An *exempt individual* is an adult who:

- Is age 62 years or older
- Is blind or disabled (as defined under section 216[i][1] or 1614 of the Social Security Act), and who certifies that because of this disability s/he is unable to comply with the service provisions
- Is a primary caretaker of such an individual
- Is engaged in work activities

#### PHA Policy

The PHA will consider **30 hours** per week as the minimum number of hours needed to qualify for a work activity exemption.

- Is able to meet requirements of being exempted under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program
  - This exemption applies to anyone whose characteristics or family situation meet the welfare agency exemption criteria and can be verified.

- Is a member of a family receiving assistance, benefits, or services under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program **and the supplemental nutrition assistance program (SNAP)**, and has not been found by the state or other administering entity to be in noncompliance with such program.

***Community Service [24 CFR 960.601(b), Notice PIH 2015-12]***

**Community service is the performance of voluntary work or duties that are a public benefit, and that serve to improve the quality of life, enhance resident self-sufficiency, or increase resident self-responsibility in the community. Community service is not employment and may not include political activities.**

**Eligible community service activities include, but are not limited to, work at:**

- **Local public or nonprofit institutions such as schools, head start programs, before or after school programs, child care centers, hospitals, clinics, hospices, nursing homes, recreation centers, senior centers, adult day care programs, homeless shelters, feeding programs, food banks (distributing either donated or commodity foods), or clothes closets (distributing donated clothing)**
- **Nonprofit organizations serving PHA residents or their children such as: Boy or Girl Scouts, Boys or Girls Club, 4-H clubs, Police Assistance League (PAL), organized children’s recreation, mentoring or education programs, Big Brothers or Big Sisters, garden centers, community clean-up programs, beautification programs**
- **Programs funded under the Older Americans Act, such as Green Thumb, Service Corps of Retired Executives, senior meals programs, senior centers, Meals on Wheels**
- **Public or nonprofit organizations dedicated to seniors, youth, children, residents, citizens, special-needs populations or with missions to enhance the environment, historic resources, cultural identities, neighborhoods, or performing arts**
- **PHA housing to improve grounds or provide gardens (so long as such work does not alter the PHA’s insurance coverage); or work through resident organizations to help other residents with problems, including serving on the Resident Advisory Board**
- **Care for the children of other residents so parent may volunteer**

**PHAs may form their own policy in regards to accepting community services at profit-motivated entities, acceptance of volunteer work performed at homes or offices of general private citizens, and court-ordered or probation-based work.**

**PHA Policy**

**Community services at profit-motivated entities, volunteer work performed at homes or offices of general private citizens, and court-ordered or probation-based work will not be considered eligible community service activities.**

***Economic Self-Sufficiency Program [24 CFR 5.603(b), Notice PIH 2015-12]***

For purposes of satisfying the community service requirement, an *economic self-sufficiency program* is defined by HUD as any program designed to encourage, assist, train, or facilitate economic independence of assisted families or to provide work for such families.

Eligible self-sufficiency activities include, but are not limited to:

- Job readiness or job training
- Training programs through local one-stop career centers, workforce investment boards (local entities administered through the U.S. Department of Labor), or other training providers
- Employment counseling, work placement, or basic skills training
- Education, including higher education (junior college or college), GED classes, or reading, financial, or computer literacy classes
- Apprenticeships (formal or informal)
- English proficiency or English as a second language classes
- Budgeting and credit counseling
- Any other program necessary to ready a participant to work (such as substance abuse or mental health counseling)

***Work Activities [42 U.S.C. 607(d)]***

As it relates to an exemption from the community service requirement, *work activities* means:

- Unsubsidized employment
- Subsidized private sector employment
- Subsidized public sector employment
- Work experience (including work associated with the refurbishing of publicly assisted housing) if sufficient private sector employment is not available
- On-the-job training
- Job search and job readiness assistance
- Community service programs
- Vocational educational training (not to exceed 12 months with respect to any individual)
- Job skills training directly related to employment
- Education directly related to employment, in the case of a recipient who has not received a high school diploma or a certificate of high school equivalency
- Satisfactory attendance at secondary school or in a course of study leading to a certificate of general equivalence, in the case of a recipient who has not completed secondary school or received such a certificate
- Provision of child care services to an individual who is participating in a community service program

### **Notification Requirements [24 CFR 960.605(c)(2), Notice PIH 2015-12]**

The PHA must give each family a written description of the community service requirement, the process for claiming status as an exempt person, and the process for PHA verification of exempt status. The PHA must also notify the family of its determination identifying the family members who are subject to the service requirement, and the family members who are exempt. In addition, the family must sign a certification, such as Attachment A of Notice PIH 2015-12, that they have received and read the policy and understand that if they are not exempt, failure to comply with the requirement will result in nonrenewal of their lease. The family must also sign a certification at annual reexamination, such as Attachment B of Notice PIH 2015-12, certifying that they understand the requirement.

#### **PHA Policy**

The PHA will provide the family with a copy of the Community Service Policy found in Exhibit 11-1 of this chapter, at lease-up, lease renewal, when a family member is determined to be subject to the community service requirement during the lease term, and at any time upon the family's request.

On an annual basis, at the time of lease renewal, the PHA will notify the family in writing of the family members who are subject to the community service requirement and the family members who are exempt. If the family includes nonexempt individuals the notice will include a list of agencies in the community that provide volunteer and/or training opportunities, as well as a documentation form on which they may record the activities they perform and the number of hours contributed. The form will also have a place for a signature by an appropriate official, who will certify to the activities and hours completed.

### **11-I.C. DETERMINATION OF EXEMPTION STATUS AND COMPLIANCE [24 CFR 960.605(c)(3)]**

The PHA must review and verify family compliance with service requirements annually at least thirty days before the end of the twelve month lease term. The policy for documentation and verification of compliance with service requirements may be found at Section 11-I.D., Documentation and Verification.

#### PHA Policy

Where the lease term does not coincide with the effective date of the annual reexamination, the PHA will change the effective date of the annual reexamination to coincide with the lease term. In making this change, the PHA will ensure that the annual reexamination is conducted within 12 months of the last annual reexamination.

### **Annual Determination**

#### ***Determination of Exemption Status***

An exempt individual is excused from the community service requirement [24 CFR 960.603(a)].

#### PHA Policy

At least 60 days prior to lease renewal, the PHA will review and verify the exemption status of all adult family members. This verification will only be done on an annual basis unless the family reports a change or the PHA has reason to believe that an individual's exemption status has changed. For individuals who are exempt because they are 62 years of age and older, verification of exemption status will be done only at the initial examination.

Upon completion of the verification process, the PHA will notify the family of its determination in accordance with the policy in Section 11-I.B., Notification Requirements.

## ***Determination of Compliance***

**The PHA must review resident family compliance with service requirements annually at least 30 days before the end of the twelve month lease term [24 CFR 960.605(c)(3)]. As part of this review, the PHA must verify that any family member that is not exempt from the community service requirement has met his or her service obligation.**

### **PHA Policy**

**Approximately 60 days prior to the end of the lease term, the PHA will provide written notice requiring the family to submit documentation that all subject family members have complied with the service requirement. The family will have 10 business days to submit the PHA required documentation form(s).**

**If the family fails to submit the required documentation within the required timeframe, or PHA approved extension, the subject family members will be considered noncompliant with community service requirements, and notices of noncompliance will be issued pursuant to the policies in Section 11-I.E., Noncompliance.**

## **Change in Status between Annual Determinations**

### **PHA Policy**

#### **Exempt to Nonexempt Status**

If an exempt individual becomes nonexempt during the twelve month lease term, it is the family's responsibility to report this change to the PHA within 10 business days.

Within 10 business days of a family reporting such a change, or the PHA determining such a change is necessary, the PHA will provide written notice of the effective date of the requirement, a list of agencies in the community that provide volunteer and/or training opportunities, as well as a documentation form on which the family member may record the activities performed and number of hours contributed.

The effective date of the community service requirement will be the first of the month following 30 day notice.

#### **Nonexempt to Exempt Status**

If a nonexempt person becomes exempt during the twelve month lease term, it is the family's responsibility to report this change to the PHA within 10 business days. Any claim of exemption will be verified by the PHA in accordance with the policy at 11-I.D., Documentation and Verification of Exemption Status.

Within 10 business days of a family reporting such a change, or the PHA determining such a change is necessary, the PHA will provide the family written notice that the family member is no longer subject to the community service requirement, if the PHA is able to verify the exemption.

The exemption will be effective immediately.

## **11-I.D. DOCUMENTATION AND VERIFICATION [24 CFR 960.605(c)(4)]**

The PHA must retain reasonable documentation of service requirement performance or exemption in participant files.

### **Documentation and Verification of Exemption Status**

#### PHA Policy

All family members who claim they are exempt from the community service requirement will be required to sign the community service exemption certification form found in Exhibit 11-3. The PHA will provide a completed copy to the family and will keep a copy in the tenant file.

The PHA will verify that an individual is exempt from the community service requirement by following the verification hierarchy and documentation requirements in Chapter 7.

The PHA makes the final determination whether or not to grant an exemption from the community service requirement. If a resident does not agree with the PHA's determination, s/he can dispute the decision through the PHA's grievance procedures (see Chapter 14).

### **Documentation and Verification of Compliance**

At each regularly scheduled reexamination, each nonexempt family member presents a signed standardized certification form developed by the PHA of community service and self-sufficiency activities performed over the last 12 months [Notice PIH 2015-12].

If qualifying community service activities are administered by an organization other than the PHA, a family member who is required to fulfill a service requirement must provide certification to the PHA, signed by the organization, that the family member has performed the qualifying activities [24 CFR 960.607].

#### PHA Policy

If anyone in the family is subject to the community service requirement, the PHA will provide the family with community service documentation forms at admission, at lease renewal, when a family member becomes subject to the community service requirement during the lease term, or upon request by the family.

Each individual who is subject to the requirement will be required to record their community service or self-sufficiency activities and the number of hours contributed on the required form. The certification form will also include places for signatures and phone numbers of supervisors, instructors, and counselors certifying to the number of hours contributed.

Families will be required to submit the documentation to the PHA, upon request by the PHA.

If the PHA has reasonable cause to believe that the certification provided by the family is false or fraudulent, the PHA has the right to require third-party verification.

## 11-I.E. NONCOMPLIANCE

### Noncompliant Residents

The lease specifies that it is renewed automatically for all purposes, unless the family fails to comply with the community service requirement. Violation of the service requirement is grounds for nonrenewal of the lease at the end of the twelve month lease term, but not for termination of tenancy during the course of the twelve month lease term [24 CFR 960.603(b)].

PHAs may not evict a family due to CSSR noncompliance. However, if PHA finds a tenant is noncompliant with CSSR, then the PHA must provide written notification to the tenant of the noncompliance which must include:

**A. A brief description of the finding of non-compliance with CSSR.**

**B. A statement that the PHA will not renew the lease at the end of the current 12-month lease term unless the tenant enters into a written work-out agreement with the PHA or the family provides written assurance that is satisfactory to the PHA explaining that the tenant or other noncompliant resident no longer resides in the unit. Such written work-out agreement must include the means through which a noncompliant family member will comply with the CSSR requirement. [24 CFR 960.607(c), Notice PIH 2015-12].**

The notice must also state that the tenant may request a grievance hearing on the PHA's determination, in accordance with the PHA's grievance procedures, and that the tenant may exercise any available judicial remedy to seek timely redress for the PHA's nonrenewal of the lease because of the PHA's determination.

## PHA Policy

The notice of noncompliance will be sent at least 45 days prior to the end of the lease term.

The family will have 10 business days from the date of the notice of noncompliance to enter into a written work-out agreement to cure the noncompliance over the 12 month term of the new lease, provide documentation that the noncompliant resident no longer resides in the unit, or to request a grievance hearing.

If the family reports that a noncompliant family member is no longer residing in the unit, the family must provide documentation that the family member has actually vacated the unit before the PHA will agree to continued occupancy of the family. Documentation must consist of a certification signed by the head of household as well as evidence of the current address of the family member that previously resided with them.

If the family does not request a grievance hearing, or does not take either corrective action required by the notice of noncompliance within the required 10 business day timeframe, the PHA will terminate tenancy in accordance with the policies in Section 13-IV.D.

### **Continued Noncompliance and Enforcement Documentation [24 CFR 960.607(b)]**

**Should a family member refuse to sign a written work-out agreement, or fail to comply with the terms of the work-out agreement, PHAs are required to initiate termination of tenancy proceedings at the end of the current 12-month lease (see 24 CFR 966.53(c)) due to the fact that the family is failing to comply with lease requirements. When initiating termination of tenancy proceedings, the PHA will provide the following procedural safeguards:**

**A. Adequate notice to the tenant of the grounds for terminating the tenancy and for non-renewal of the lease;**

**B. Right of the tenant to be represented by counsel;**

**C. Opportunity for the tenant to refute the evidence presented by the PHA, including the right to confront and cross-examine witnesses and present any affirmative legal or equitable defense which the tenant may have; and,**

**D. A decision on the merits.**

## PHA Policy

**Notices of continued noncompliance will be sent at least 30 days prior to the end of the lease term and will also serve as the family's termination notice. The notice will meet the requirements for termination notices described in Section 13-IV.D, Form, Delivery, and Content of the Notice.**

**The family will have 10 business days from the date of the notice of non-compliance to provide documentation that the noncompliant resident no longer resides in the unit, or to request a grievance hearing.**

**If the family reports that a noncompliant family member is no longer residing in the unit, the family must provide documentation that the family member has actually vacated the unit before the PHA will agree to continued occupancy of the family. Documentation must consist of a certification signed by the head of household as well as evidence of the current address of the noncompliant family member that previously resided with them.**

**If the family does not request a grievance hearing, or provide such documentation within the required 10 business day timeframe, the family's lease and tenancy will automatically terminate at the end of the current lease term without further notice.**

## **PART II: IMPLEMENTATION OF COMMUNITY SERVICE**

### **11-II.A. OVERVIEW**

Each PHA must develop a policy for administration of the community service and economic self-sufficiency requirements for public housing. It is in the PHA's best interests to develop a viable, effective community service program, to provide residents the opportunity to engage in the community and to develop competencies.

#### **PHA Implementation of Community Service**

The PHA may not substitute any community service or self-sufficiency activities performed by residents for work ordinarily performed by PHA employees, or replace a job at any location where residents perform activities to satisfy the service requirement [24 CFR 960.609].

##### PHA Policy

The PHA will notify its insurance company if residents will be performing community service at the PHA. In addition, the PHA will ensure that the conditions under which the work is to be performed are not hazardous.

If a disabled resident certifies that s/he is able to perform community service, the PHA will ensure that requests for reasonable accommodation are handled in accordance with the policies in Chapter 2.

## **PHA Program Design**

The PHA may administer qualifying community service or economic self-sufficiency activities directly, or may make community service activities available through a contractor, or through partnerships with qualified organizations, including resident organizations, and community agencies or institutions [24 CFR 960.605(b)].

### PHA Policy

The PHA will attempt to provide the broadest choice possible to residents as they choose community service activities.

The PHA's goal is to design a service program that gives residents viable opportunities to become involved in the community and to gain competencies and skills. The PHA will work with resident organizations and community organizations to design, implement, assess and recalibrate its community service program.

The PHA will make every effort to identify volunteer opportunities throughout the community, especially those in proximity to public housing developments. To the greatest extent possible, the PHA will provide names and contacts at agencies that can provide opportunities for residents, including persons with disabilities, to fulfill their community service obligations.

Any written agreements or partnerships with contractors and/or qualified organizations, including resident organizations, are described in the PHA Plan.

The PHA will provide in-house opportunities for volunteer work or self-sufficiency programs when possible.

When the PHA has a ROSS program, a ROSS Service Coordinator, or an FSS program, the PHA will coordinate individual training and service plans (ITSPs) with the community service requirement. Regular meetings with PHA coordinators will satisfy community service activities and PHA coordinators will verify community service hours within individual monthly logs.

## EXHIBIT 11-1: COMMUNITY SERVICE AND SELF-SUFFICIENCY POLICY

### A. Background

The Quality Housing and Work Responsibility Act of 1998 requires that all nonexempt (see definitions) public housing adult residents (18 or older) contribute eight (8) hours per month of community service (volunteer work) or participate in eight (8) hours of training, counseling, classes or other activities that help an individual toward self-sufficiency and economic independence. This is a requirement of the public housing lease.

### B. Definitions

**Community Service** – community service activities include, but are not limited to, work at:

- Local public or nonprofit institutions such as schools, head start programs, before or after school programs, child care centers, hospitals, clinics, hospices, nursing homes, recreation centers, senior centers, adult day care programs, homeless shelters, feeding programs, food banks (distributing either donated or commodity foods), or clothes closets (distributing donated clothing)
- Nonprofit organizations serving PHA residents or their children such as: Boy or Girl Scouts, Boys or Girls Club, 4-H clubs, Police Assistance League (PAL), organized children's recreation, mentoring or education programs, Big Brothers or Big Sisters, garden centers, community clean-up programs, beautification programs
- Programs funded under the Older Americans Act, such as Green Thumb, Service Corps of Retired Executives, senior meals programs, senior centers, Meals on Wheels
- Public or nonprofit organizations dedicated to seniors, youth, children, residents, citizens, special-needs populations or with missions to enhance the environment, historic resources, cultural identities, neighborhoods, or performing arts
- PHA housing to improve grounds or provide gardens (so long as such work does not alter the PHA's insurance coverage); or work through resident organizations to help other residents with problems, including serving on the Resident Advisory Board
- Care for the children of other residents so parent may volunteer

**Note:** Political activity is excluded.

**Self-Sufficiency Activities – self-sufficiency activities include, but are not limited to:**

- **Job readiness or job training**
- **Training programs through local one-stop career centers, workforce investment boards (local entities administered through the U.S. Department of Labor), or other training providers**
- **Education, including higher education (junior college or college), or reading, financial, or computer literacy classes**
- **Apprenticeships (formal or informal)**
- **English proficiency or English as a second language classes**
- **Budgeting and credit counseling**
- **Any other program necessary to ready a participant to work (such as substance abuse or mental health counseling)**

**Exempt Adult – an adult member of the family who meets any of the following criteria:**

- **Is 62 years of age or older**
- **Is blind or a person with disabilities (as defined under section 216[i][1] or 1614 of the Social Security Act), and who certifies that because of this disability he or she is unable to comply with the service provisions, or is the primary caretaker of such an individual**
- **Is engaged in *work activities***
- **Is able to meet requirements under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program; or**
- **Is a member of a family receiving assistance, benefits, or services under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program and the supplemental nutrition assistance program (SNAP), and has not been found by the state or other administering entity to be in noncompliance with such program.**

**Work Activities** – as it relates to an exemption from the community service requirement, *work activities* means:

- Unsubsidized employment
- Subsidized private sector employment
- Subsidized public sector employment
- Work experience (including work associated with the refurbishing of publicly assisted housing) if sufficient private sector employment is not available
- On-the-job training
- Job search and job readiness assistance
- Community service programs
- Vocational educational training (not to exceed 12 months with respect to any individual)
- Job skills training directly related to employment
- Education directly related to employment, in the case of a recipient who has not received a high school diploma or a certificate of high school equivalency
- Satisfactory attendance at secondary school or in a course of study leading to a certificate of general equivalence, in the case of a recipient who has not completed secondary school or received such a certificate
- Provision of child care services to an individual who is participating in a community service program

### **C. Requirements of the Program**

- 1. The eight (8) hours per month may be either volunteer work or self-sufficiency program activity, or a combination of the two.**
- 2. At least eight (8) hours of activity must be performed each month, or may be aggregated across a year. Any blocking of hours is acceptable as long as long as 96 hours is completed by each annual certification of compliance.**
- 3. Family obligation:**
  - At lease execution, all adult members (18 or older) of a public housing resident family must:**
    - Sign a certification (Attachment A) that they have received and read this policy and understand that if they are not exempt, failure to comply with the community service requirement will result in a nonrenewal of their lease; and**
    - Declare if they are exempt. If exempt, they must complete the Exemption Form (Exhibit 11-3) and provide documentation of the exemption.**
  - Upon written notice from the PHA, nonexempt family members must present complete documentation of activities performed during the applicable lease term. This documentation will include places for signatures of supervisors, instructors, or counselors, certifying to the number of hours contributed.**
  - If a family member is found to be noncompliant at the end of the 12-month lease term, he or she, and the head of household, will be required to sign an agreement with the housing authority to make up the deficient hours over the next twelve (12) month period, or the lease will be terminated.**
  - At annual reexamination, the family must also sign a certification certifying that they understand the community service requirement.**
4. Change in exempt status:
  - If, during the twelve (12) month lease period, a nonexempt person becomes exempt, it is his or her responsibility to report this to the PHA and provide documentation of exempt status.
  - If, during the twelve (12) month lease period, an exempt person becomes nonexempt, it is his or her responsibility to report this to the PHA. Upon receipt of this information the PHA will provide the person with the appropriate documentation form(s) and a list of agencies in the community that provide volunteer and/or training opportunities.

## D. Authority Obligation

1. To the greatest extent possible and practicable, the PHA will:
  - Provide names and contacts at agencies that can provide opportunities for residents, including residents with disabilities, to fulfill their community service obligations.
  - Provide in-house opportunities for volunteer work or self-sufficiency activities.
2. The PHA will provide the family with a copy of this policy, and all applicable exemption verification forms and community service documentation forms, at lease-up, lease renewal, when a family member becomes subject to the community service requirement during the lease term, and at any time upon the family's request.
3. Although exempt family members will be required to submit documentation to support their exemption, the PHA will verify the exemption status in accordance with its verification policies. The PHA will make the final determination as to whether or not a family member is exempt from the community service requirement. Residents may use the PHA's grievance procedure if they disagree with the PHA's determination.
4. Noncompliance of family member:
  - At least thirty (30) days prior to the end of the 12-month lease term, the PHA will begin reviewing the exempt or nonexempt status and compliance of family members;
  - **If, at the end of the initial 12-month lease term under which a family member is subject to the community service requirement, the PHA finds the family member to be noncompliant, the PHA will not renew the lease unless:**
    - The head of household and any other noncompliant resident enter into a written agreement with the PHA, to make up the deficient hours over the next twelve (12) month period; or
    - The family provides written documentation satisfactory to the PHA that the noncompliant family member no longer resides in the unit.
  - If, at the end of the next 12-month lease term, the family member is still not compliant, a 30-day notice to terminate the lease will be issued and the entire family will have to vacate, unless the family provides written documentation satisfactory to the PHA that the noncompliant family member no longer resides in the unit;
  - The family may use the PHA's grievance procedure to dispute the lease termination.



**EXHIBIT 11-2: DEFINITION OF A PERSON WITH A DISABILITY UNDER SOCIAL SECURITY ACTS 216(i)(1) and Section 1416(excerpt) FOR PURPOSES OF EXEMPTION FROM COMMUNITY SERVICE**

**Social Security Act:**

**216(i)(1):** Except for purposes of sections 202(d), 202(e), 202(f), 223, and 225, the term “disability” means (A) inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or has lasted or can be expected to last for a continuous period of not less than 12 months, or (B) blindness; and the term “blindness” means central visual acuity of 20/200 or less in the better eye with the use of a correcting lens. An eye which is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees shall be considered for purposes of this paragraph as having a central visual acuity of 20/200 or less.

**Section 1416** (excerpt):

SEC. 1614. [42 U.S.C. 1382c] (a)(1) For purposes of this title, the term “aged, blind, or disabled individual” means an individual who—

(A) is 65 years of age or older, is blind (as determined under paragraph (2)), or is disabled (as determined under paragraph (3)), and

(B)(i) is a resident of the United States, and is either (I) a citizen or (II) an alien lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law (including any alien who is lawfully present in the United States as a result of the application of the provisions of section 212(d)(5) of the Immigration and Nationality Act), or

(ii) is a child who is a citizen of the United States and, who is living with a parent of the child who is a member of the Armed Forces of the United States assigned to permanent duty ashore outside the United States.

(2) An individual shall be considered to be blind for purposes of this title if he has central visual acuity of 20/200 or less in the better eye with the use of a correcting lens. An eye which is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees shall be considered for purposes of the first sentence of this subsection as having a central visual acuity of 20/200 or less. An individual shall also be considered to be blind for purposes of this title if he is blind as defined under a State plan approved under title X or XVI as in effect for October 1972 and received aid under such plan (on the basis of blindness) for December 1973, so long as he is continuously blind as so defined.

(3)(A) Except as provided in subparagraph (C), an individual shall be considered to be disabled for purposes of this title if he is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than twelve months.

**EXHIBIT 11-3: PHA DETERMINATION OF EXEMPTION FOR COMMUNITY SERVICE**

**Family:** \_\_\_\_\_

**Adult family member:** \_\_\_\_\_

**This adult family member meets the requirements for being exempted from the PHA's community service requirement for the following reason:**

- 62 years of age or older (*Documentation of age in file*)**
- Is a person with disabilities and self-certifies below that he or she is unable to comply with the community service requirement (*Documentation of HUD definition of disability in file*)**

**Tenant certification: I am a person with disabilities and am unable to comply with the community service requirement.**

\_\_\_\_\_  
**Signature of Family Member** \_\_\_\_\_  
**Date**

- Is the primary caretaker of such an individual in the above category (*Documentation in file*)**
- Is engaged in work activities (*Verification in file*)**
- Is able to meet requirements under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program (*Documentation in file*)**
- Is a member of a family receiving assistance, benefits, or services under a state program funded under part A of title IV of the Social Security Act, or under any other welfare program of the state in which the PHA is located, including a state-administered welfare-to-work program and the supplemental nutrition assistance program (SNAP), and has not been found by the state or other administering entity to be in noncompliance with such program (*Documentation in file*)**

\_\_\_\_\_  
**Signature of Family Member** \_\_\_\_\_  
**Date**

\_\_\_\_\_  
**Signature of PHA Official** \_\_\_\_\_  
**Date**

## **XVII DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, STALKING**

The following provisions are applicable to situations involving incidents involving actual or threatened domestic violence, dating violence, sexual assault, or stalking, as those terms are defined in Section 6(u)(3) of the United States Housing Act of 1937, as amended, (42 U.S.C. §1437d(u)(3)) and in [the PHA's] Violence Against Women Act (VAWA) Policy. To the extent any provision of this section shall vary from or contradict any other provision of this lease, the provisions of this section shall prevail.

### **A. Termination of tenancy.**

1. An incident or incidents of actual or threatened domestic violence, dating violence, sexual assault, or stalking shall not constitute a serious or repeated violation of the lease by the victim of such violence; and
2. Criminal activity directly relating to domestic violence, dating violence, sexual assault, or stalking, engaged in by a member of the tenant's household, a guest, or affiliated individual, shall not be cause for termination of tenancy or occupancy rights, if the Tenant or any member of the Tenant's family is a victim of that domestic violence, dating violence, sexual assault, or stalking.
3. Notwithstanding anything to the contrary contained in paragraphs A.1. and A.2. above, CMHC may terminate Tenant's tenancy under this lease if it can demonstrate an actual and imminent threat to other tenants or to those employed at or providing service to the development in which the unit is located, if the tenant's tenancy is not terminated.
4. Further, nothing in this section shall prohibit CMHC from terminating tenancy under this lease based on a violation of this lease not premised on an act or acts of domestic violence, dating violence, sexual assault, or stalking against the tenant or a member of the tenant's household for which protection against termination of tenancy is given in paragraphs A.1. and A.2. above. However, in taking any such action to terminate tenancy, CMHC shall not apply a more demanding standard to you than to other tenants.

B. Bifurcation of Lease. Under the authority provided in Section 6(l)(6)(B) of the United States Housing Act of 1937, as amended (42 U.S.C. §1437d(l)(6)(B)), the PHA may bifurcate this lease in order to evict, remove, or terminate assistance to any individual who is a Tenant or a lawful occupant under this lease and who engages in criminal acts of physical violence against family members or others. The PHA may take such action without evicting, removing, terminating assistance to, or otherwise penalizing a victim of such violence who is the Tenant or a lawful occupant under this lease.

C. Certification. If the Tenant or a lawful occupant, as a defense to termination of tenancy or an action to evict, claims protection under this section against such action, the PHA may (but is not required to) request the individual to deliver to the PHA a certification. The certification may be delivered in one of the following forms:

1. A HUD-approved form (supplied by HANH) attesting that the individual is a victim of domestic violence, dating violence, sexual assault, or stalking and that the incident or incidents in question are bona fide incidents of such actual or threatened abuse and meet the requirements of this section, or

2. Documentation signed by a person who has assisted the victim in addressing domestic violence, dating violence, sexual assault, or stalking, or the effects of such abuse. This person may be an employee, agent, or volunteer of a victim service provider; an attorney; or a medical professional. Acceptable documentation also includes a record of an administrative agency, and documentation from a mental health professional. The person signing the documentation must attest under penalty of perjury to the person's belief that the incidents in question are bona fide incidents of abuse. The victim must also sign the documentation, or
3. A federal, State, tribal, or local police report or court record, describing the incident or incidents in question.

The PHA shall not require third-party documentation (forms 2 and 3) in addition to certification (form 1), except as specified below under "Conflicting Documentation," nor may it require certification in addition to third-party documentation [VAWA final rule].

Any request for documentation of domestic violence, dating violence, sexual assault, or stalking will specify a deadline of 14 business days following receipt of the request, will describe the three forms of acceptable documentation, will provide explicit instructions on where and to whom the documentation must be submitted, and will state the consequences for failure to submit the documentation or request an extension in writing by the deadline.

The PHA may, at its discretion, extend the deadline for 10 business days. Any extension granted by the PHA will be in writing.

If the Tenant fails to provide the documentation within 14 business days from the date of receipt, or such longer time the PHA may allow, the PHA may deny relief for protection under VAWA.

D. Confidentiality. The law requires that information provided to the PHA concerning an incident of incidents of domestic violence, dating violence, sexual assault, or stalking be retained in confidence, not placed in any shared data base nor provided to a related entity, except to the extent disclosure requested or consented to by the individual supplying such information, or required for use in an eviction proceeding, or otherwise required by applicable law.

E. Conflicting Documentation [24 CFR 5.2007(e)]. In cases where the PHA receives conflicting certification documents from two or more members of a household, each claiming to be a victim and naming one or more of the other petitioning household members as the perpetrator, the PHA may determine which is the true victim by requiring each to provide acceptable third-party documentation, as described above (forms 2 and 3). The PHA must honor any court orders issued to protect the victim or to address the distribution of property.

E. Discretion to Require No Formal Documentation [24 CFR 5.2007(d)]. The PHA has the discretion to provide benefits to an individual based solely on the individual's statement or other corroborating evidence—i.e., without requiring formal documentation of abuse in accordance with 24 CFR 5.2007(b).



# City of Manistee Housing Commission

273 6th Avenue, Manistee, Michigan 49660

PROVIDING SAFE AFFORDABLE HOUSING

## Resolution 2015-13 Flat Rent Schedule November 1, 2015—December 31, 2016

**WHEREAS**, the Quality Housing and Work Responsibility Act of 1998, Section 523, requires that all Housing Agencies establish a Flat Rent, and

**WHEREAS**, Housing Agencies are required to review and update the Flat Rent Schedule to ensure that Flat Rents are no less than 80 percent of the fair market rent [FMR]

**NOW, THEREFORE**, on the motion of [REDACTED], supported by [REDACTED], and voted upon as follows, **BE IT RESOLVED**, that the CMHC adopts the following resolution:

**NOW, THEREFORE, IT IS HEREBY RESOLVED** that the City of Manistee Housing Commission, in accordance with HUD regulations, sets Flat Rents for the period of November 1, 2015—December 31, 2016 as documented in the flat rent schedule for that period. The revised flat rent schedule shall be effective November 1, 2015 and implemented at the family’s next annual rent option or reexamination.

**Those voting in favor:**

**Those voting against:**

**Those absent or abstaining:**

**RESOLUTION DECLARED **Passed****

**CERTIFICATION**

I, Dale Priester, President of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September 2015.

\_\_\_\_\_  
Dale Priester, President

I, Clinton McKinven-Copus, Secretary of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September 2015.

\_\_\_\_\_  
Clinton McKinven-Copus, Executive Director

DRAFT



# City of Manistee Housing Commission

273 6th Avenue, Manistee, Michigan 49660

PROVIDING SAFE AFFORDABLE HOUSING

## City of Manistee Housing Commission Flat Rent Schedule Effective: November 1, 2015—December 31, 2016

### All Properties

1 Bedroom	2 Bedroom	3 Bedroom	4 Bedroom
\$473.00	\$533.00	\$682.00	\$717.00

Tenants who choose Flat Rent instead of income-based rent also qualify for a utility allowance for tenant paid utilities. Flat Rent shall be reduced by the appropriate utility allowance [please refer to the current CMHC utility allowance schedule] for qualifying tenants.

**Approving Resolution 2015-13**



# City of Manistee Housing Commission

273 6th Avenue, Manistee, Michigan 49660

PROVIDING SAFE AFFORDABLE HOUSING

## **Resolution 2015-14** **Passbook Savings Rate October 1, 2015—September 30, 2016**

**WHEREAS**, the City of Manistee Housing Commission a Public Housing Authority (PHA) of the U.S. Department of Housing and Urban Development (HUD) is required by Public and Indian Housing (PIH) Notice 2012-29 is required to set the Passbook Savings Rate used to determine income earned on investments held by eligible tenants, and

**WHEREAS**, PIH 2012-29 establishes that a PHA’s establishment of the Passbook Savings Rate is considered within “Safe Harbor” when based on the Savings National Rate as calculated by the Federal Deposit Insurance Corporation (FDIC), and

**WHEREAS**, the National Savings Rate calculated by the FDIC and updated on September 8, 2015 is 0.06;

**NOW, THEREFORE**, on the motion of \_\_\_\_\_, supported by \_\_\_\_\_, and voted upon as follows, **BE IT RESOLVED**, that the CMHC adopt the following resolution:

**IT IS HEREBY RESOLVED** that the Board of Commissioners of CMHC

- sets the October 1, 2015 thru September 30, 2016 Passbook Savings Rate at 0.06, and
- approves the use of the Passbook Savings Rate, as herein set, for use in the calculation of income for eligible residents of the Housing Commission

**Those voting in favor:**

**Those voting against:**

**Those absent or abstaining:**

**RESOLUTION DECLARED PASSED**

CERTIFICATION

I, Dale Priester, President of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September, 2015.

\_\_\_\_\_  
Dale Priester, President

I, Clinton McKinven-Copus, Secretary of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September, 2015.

\_\_\_\_\_  
Clinton McKinven-Copus, Executive Director



**City of Manistee  
Housing Commission**

273 6th Avenue, Manistee, Michigan 49660

PROVIDING SAFE AFFORDABLE HOUSING

**Resolution 2015-15**  
**Voiding of Outstanding Checks**

**WHEREAS**, the City of Manistee Housing Commission issued the following checks through West Shore Bank checking account 851620 [the public housing checking account for CMHC]

Date	Check Number	Amount	Issued To	Purpose
10/01/12	4657	\$ 58.00	Former Tenant <sup>1</sup>	Security Deposit Return
04/03/13	5083	\$ 23.00	Former Tenant <sup>1</sup>	Security Deposit Return
04/23/13	5115	\$109.90	Culligan Water Clinic	Soft water machines supplies
08/05/13	5343	\$ 86.00	Former Tenant <sup>1</sup>	Security Deposit Return
11/01/13	5523	\$ 50.00	Former Tenant <sup>1</sup>	Security Deposit Return
07/03/14	6090	\$142.00	Former Tenant <sup>1</sup>	Security Deposit Return
09/10/14	6231	\$ 49.00	Former Tenant <sup>1</sup>	Security Deposit Return
09/10/14	6237	\$ 68.67	Former Tenant <sup>1</sup>	Security Deposit Return
12/18/14	6483	\$147.00	Former Tenant <sup>1</sup>	Security Deposit Return
03/04/15	6648	\$193.00	Former Tenant <sup>1</sup>	Security Deposit Return
03/24/15	6676	\$197.00	Former Tenant <sup>1</sup>	Security Deposit Return

Former Tenant<sup>1</sup>—Federal Privacy Act prohibits the publication of the names of current and past tenants of public housing.

, and

**WHEREAS**, there is no outstanding balance with Culligan Water Clinic and the firm has subsequently gone out of business, and

**WHEREAS**, there has been no contact from the former tenants or their representatives, and

**WHEREAS**, the CMHC accountant has recommended that the Board of Commissioners declare the above listed checks void;

**NOW, THEREFORE**, on the motion of \_\_\_\_\_, supported by \_\_\_\_\_, and voted upon as follows, **BE IT RESOLVED**, that the CMHC adopt the following resolution:

**IT IS HEREBY RESOLVED** that the Board of Commissioners of City of Manistee Housing Commission declare the checks listed above as voided checks.

**Those voting in favor:**

**Those voting against:**

**Those absent or abstaining:**

**RESOLUTION DECLARED **PASSED****

CERTIFICATION

I, Dale Priester, President of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September, 2015.

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Dale Priester, President

I, Clinton McKinven-Copus, Secretary of the City of Manistee Housing Commission, do hereby CERTIFY that the foregoing is a true and correct copy of the Resolution adopted by the City of Manistee Housing Commission at a regular meeting held on the 22<sup>nd</sup> day of September, 2015.

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Clinton McKinven-Copus, Executive Director

## Key Performance Indicators

Reporting Month: September 22, 2015

### Occupancy

As of September 16, 2015	Total Units	Total Occupied	Occupancy Rate	Total Rentable Units	Rentable Occupied	Occupancy Rate
<b>HA Wide</b>	<b>218</b>	<b>192</b>	<b>89%</b>	<b>214</b>	<b>204</b>	<b>94%</b>
Century Terrace	119	101	84%	119	101	85%
Harborview	48	46	88%	48	46	96%
Scattered Sites	47	45	94%	47	45	96%

### Vacant Unit Turn Around Time 01/01—09/15 2012-2015

As of September 16, 2015	Total Units Turned	Maintenance Turn Days	Maintenance Turn Days Average	Lease-up Days	Lease-up Days Average	Vacancy Days Total	Vacancy Days Average	Capital Fund Days
2015	56.00	893.00	15.95	632.00	11.29	1,540.00	27.51	0.00
2014	27.00	356.00	10.33	65.00	2.41	421.00	12.74	77.00
2013	25.00	131.00	3.76	49.00	1.96	185.00	5.92	0.00
2012	32.00	1,106.00	34.56	285.00	8.91	1,399.00	43.72	0.00
Total	113.00	2,130.00	54.27	966.00	22.16	3,124.00	77.15	0.00
<b>4-Year Average</b>	<b>35.00</b>	<b>621.50</b>	<b>16.15</b>	<b>257.75</b>	<b>6.14</b>	<b>886.25</b>	<b>22.47</b>	<b>19.25</b>

**NOTE:** Recent changes within the management team revealed that vacancies were not being properly reported and managed. Since the changes within the management team we have made it a priority to reflect vacancies and new lease-ups accurately. Unfortunately accuracies has revealed a higher vacancy rate and unit turn time that what is acceptable by HUD standards. CMHC staff has been aggressively marketing our vacant units and working on filling the backlog of previously unrealized vacancies. The Field Office recognizes the situation we are in and has been working with us as we turn this back around.

## Financial

The charts below provide a quick summary; please refer to the full financial documents included in the packet for detailed information.

RESERVES June 30, 2015			
Min. Months Required	Amount Required	Actual Months	Actual Amount
6 Months	\$540,000	3.94	\$354,847.86
CMHC Reserves are 66% of Required amount			

KEY FINANCIAL INDICATORS—June 30, 2015					
Rent Roll	Rent Collected	Total Income	Total Expense	Capital Expense	Profit/(Loss)
\$46,779.00	\$46,522.00	\$93,699.67	\$104,081.01	\$1,634.79	(\$12,585.22)