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<tr>
<td>A-1</td>
<td>Goals and Objectives</td>
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<td>B-1(A)</td>
<td>Admissions and Continued Occupancy Policy (ACOP) and Public Housing Lease Revisions</td>
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<td>B-1(B)</td>
<td>Housing Choice Voucher Administrative Plan Revisions</td>
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<td>D</td>
<td>Financial Statements</td>
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</tr>
<tr>
<td>PROPERTY TYPE</td>
<td>SITE#</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Family</td>
<td>NJ 009-2</td>
</tr>
<tr>
<td>Family</td>
<td>NJ 009-3</td>
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<td>NJ 009-4</td>
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<td>Family</td>
<td>NJ 009-5</td>
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<tr>
<td>Family, Senior/Disabled &amp; Townhouse</td>
<td>NJ 009-8</td>
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<tr>
<td>Senior Only Designed</td>
<td>NJ 009-10</td>
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<td>NJ 009-12</td>
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<td>Senior Only Designed</td>
<td>NJ 009-13</td>
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<td>Family</td>
<td>NJ 009-14</td>
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<td>Family</td>
<td>NJ 009-15</td>
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<td>NJ 009-17</td>
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<td>Family</td>
<td>NJ 009-19</td>
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<tr>
<td>Senior Only Designed</td>
<td>NJ 009-20</td>
</tr>
<tr>
<td>Townhouses</td>
<td>NJ 009-21</td>
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<tr>
<td>Family</td>
<td>NJ 009-22</td>
</tr>
<tr>
<td>Family</td>
<td>NJ 009-23</td>
</tr>
<tr>
<td>Family</td>
<td>NJ 009-24</td>
</tr>
<tr>
<td>Family</td>
<td>NJ 009-25</td>
</tr>
<tr>
<td>Senior</td>
<td>---------</td>
</tr>
<tr>
<td>Family</td>
<td>NJ 009-26</td>
</tr>
</tbody>
</table>
**Annual PHA Plan**  
*(Standard PHAs and Troubled PHAs)*

---

**Purpose.** The 5-Year and Annual PHA Plans provide a ready source for interested parties to locate basic PHA policies, rules, and requirements concerning the PHA’s operations, programs, and services, and informs HUD, families served by the PHA, and members of the public of the PHA’s mission, goals and objectives for serving the needs of low-income, very low-income, and extremely low-income families.

**Applicability.** Form HUD-50075-ST is to be completed annually by **STANDARD PHAs** or **TROUBLED PHAs**. PHAs that meet the definition of a High Performer PHA, Small PHA, HCV-Only PHA or Qualified PHA do **not** need to submit this form.

**Definitions.**

1. **High-Performer PHA** – A PHA that owns or manages more than 550 combined public housing units and housing choice vouchers, and was designated as a high performer on both of the most recent Public Housing Assessment System (PHAS) and Section Eight Management Assessment Program (SEMAP) assessments if administering both programs, or PHAS if only administering public housing.
2. **Small PHA** - A PHA that is not designated as PHAS or SEMAP troubled, or at risk of being designated as troubled, that owns or manages less than 250 public housing units and any number of vouchers where the total combined units exceeds 550.
3. **Housing Choice Voucher (HCV) Only PHA** - A PHA that administers more than 550 HCVs, was not designated as troubled in its most recent SEMAP assessment and does not own or manage public housing.
4. **Standard PHA** - A PHA that owns or manages 250 or more public housing units and any number of vouchers where the total combined units exceeds 550, and that was designated as a standard performer in the most recent PHAS or SEMAP assessments.
5. **Troubled PHA** - A PHA that achieves an overall PHAS or SEMAP score of less than 60 percent.
6. **Qualified PHA** - A PHA with 550 or fewer public housing dwelling units and/or housing choice vouchers combined, and is not PHAS or SEMAP troubled.

---

### A. PHA Information.

<table>
<thead>
<tr>
<th>A.1</th>
<th>PHA Name: <strong>Jersey City Housing Authority</strong></th>
<th>PHA Code: <strong>NJ009</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>PHA Type:</td>
<td>☑ Standard PHA</td>
<td>☐ Troubled PHA</td>
</tr>
<tr>
<td><strong>PHA Plan for Fiscal Year Beginning:</strong> (MM/YYYY):</td>
<td><strong>04/2021</strong></td>
<td></td>
</tr>
<tr>
<td><strong>PHA Inventory</strong> (Based on Annual Contributions Contract (ACC) units at time of FY beginning, above)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of Public Housing (PH) Units:</td>
<td><strong>2,451</strong></td>
<td></td>
</tr>
<tr>
<td>Number of Housing Choice Vouchers (HCVs):</td>
<td><strong>4,645</strong></td>
<td></td>
</tr>
<tr>
<td>Total Combined Units/Vouchers:</td>
<td><strong>7,096</strong></td>
<td></td>
</tr>
<tr>
<td><strong>PHA Plan Submission Type:</strong></td>
<td>☑ Annual Submission</td>
<td>☐ Revised Annual Submission</td>
</tr>
<tr>
<td><strong>Availability of Information.</strong> PHAs must have the elements listed below in sections B and C readily available to the public. A PHA must identify the specific location(s) where the proposed PHA Plan, PHA Plan Elements, and all information relevant to the public hearing and proposed PHA Plan are available for inspection by the public. At a minimum, PHAs must post PHA Plans, including updates, at each Asset Management Project (AMP) and main office or central office of the PHA. PHAs are strongly encouraged to post complete PHA Plans on their official website. PHAs are also encouraged to provide each resident council a copy of their PHA Plans.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[Box for participation]  
**☑ PHA Consortia:** (Check box if submitting a Joint PHA Plan and complete table below)

<table>
<thead>
<tr>
<th>Participating PHAs</th>
<th>PHA Code</th>
<th>Program(s) in the Consortia</th>
<th>Program(s) not in the Consortia</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lead PHA:</td>
<td></td>
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<td></td>
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</tr>
</tbody>
</table>

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### B. Annual Plan Elements

#### B.1 Revision of PHA Plan Elements.

(a) Have the following PHA Plan elements been revised by the PHA?
- [ ] Y N

<table>
<thead>
<tr>
<th>Element</th>
<th>Y N</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statement of Housing Needs and Strategy for Addressing Housing Needs</td>
<td></td>
</tr>
<tr>
<td>Deconcentration and Other Policies that Govern Eligibility, Selection, and Admissions</td>
<td></td>
</tr>
<tr>
<td>Financial Resources</td>
<td></td>
</tr>
<tr>
<td>Rent Determination</td>
<td></td>
</tr>
<tr>
<td>Operation and Management</td>
<td></td>
</tr>
<tr>
<td>Grievance Procedures</td>
<td></td>
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<tr>
<td>Homeownership Programs</td>
<td></td>
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<tr>
<td>Community Service and Self-Sufficiency Programs</td>
<td></td>
</tr>
<tr>
<td>Safety and Crime Prevention</td>
<td></td>
</tr>
<tr>
<td>Pet Policy</td>
<td></td>
</tr>
<tr>
<td>Asset Management</td>
<td></td>
</tr>
<tr>
<td>Substantial Deviation</td>
<td></td>
</tr>
<tr>
<td>Significant Amendment/Modification</td>
<td></td>
</tr>
</tbody>
</table>

(b) If the PHA answered yes for any element, describe the revisions for each revised element(s):

See attachments B-1(A), B-1(B), B-2, C, E, F, and G.

(c) The PHA must submit its Deconcentration Policy for Field Office review.

#### B.2 New Activities

(a) Does the PHA intend to undertake any new activities related to the following in the PHA’s current Fiscal Year?
- [ ] Y N

<table>
<thead>
<tr>
<th>Activity</th>
<th>Y N</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hope VI or Choice Neighborhoods</td>
<td></td>
</tr>
<tr>
<td>Mixed Finance Modernization or Development</td>
<td></td>
</tr>
<tr>
<td>Demolition and/or Disposition</td>
<td></td>
</tr>
<tr>
<td>Designated Housing for Elderly and/or Disabled Families</td>
<td></td>
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<tr>
<td>Conversion of Public Housing to Tenant-Based Assistance</td>
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<tr>
<td>Conversion of Public Housing to Project-Based Assistance under RAD</td>
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<td>Occupancy by Over-Income Families</td>
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<tr>
<td>Occupancy by Police Officers</td>
<td></td>
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<tr>
<td>Non-Smoking Policies</td>
<td></td>
</tr>
<tr>
<td>Project-Based Vouchers</td>
<td></td>
</tr>
<tr>
<td>Units with Approved Vacancies for Modernization</td>
<td></td>
</tr>
<tr>
<td>Other Capital Grant Programs (i.e., Capital Fund Community Facilities Grants or Emergency Safety and Security Grants)</td>
<td></td>
</tr>
</tbody>
</table>

(b) If any of these activities are planned for the current Fiscal Year, describe the activities. For new demolition activities, describe any public housing development or portion thereof, owned by the PHA for which the PHA has applied or will apply for demolition and/or disposition approval under section 18 of the 1937 Act under the separate demolition/disposition approval process. If using Project-Based Vouchers (PBVs), provide the projected number of project based units and general locations, and describe how project basing would be consistent with the PHA Plan.

#### B.3 Civil Rights Certification.

Form HUD-50077, **PHA Certifications of Compliance with the PHA Plans and Related Regulations**, must be submitted by the PHA as an electronic attachment to the PHA Plan.

#### B.4 Most Recent Fiscal Year Audit.

(a) Were there any findings in the most recent FY Audit?
- [ ] Y N

(b) If yes, please describe:
<table>
<thead>
<tr>
<th>B.5</th>
<th>Progress Report.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Provide a description of the PHA’s progress in meeting its Mission and Goals described in the PHA 5-Year and Annual Plan. See attachments A and A-1.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B.6</th>
<th>Resident Advisory Board (RAB) Comments.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a) Did the RAB(s) provide comments to the PHA Plan?</td>
</tr>
<tr>
<td></td>
<td>Y  N</td>
</tr>
<tr>
<td></td>
<td>(c) If yes, comments must be submitted by the PHA as an attachment to the PHA Plan. PHAs must also include a narrative describing their analysis of the RAB recommendations and the decisions made on these recommendations.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B.7</th>
<th>Certification by State or Local Officials.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Form HUD 50077-SL, Certification by State or Local Officials of PHA Plans Consistency with the Consolidated Plan, must be submitted by the PHA as an electronic attachment to the PHA Plan.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B.8</th>
<th>Troubled PHA.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a) Does the PHA have any current Memorandum of Agreement, Performance Improvement Plan, or Recovery Plan in place?</td>
</tr>
<tr>
<td></td>
<td>Y  N  N/A</td>
</tr>
<tr>
<td></td>
<td>(b) If yes, please describe:</td>
</tr>
</tbody>
</table>

| C.   | Statement of Capital Improvements. Required for all PHAs completing this form that administer public housing and receive funding from the Capital Fund Program (CFP). |

<table>
<thead>
<tr>
<th>C.I</th>
<th>Capital Improvements. Include a reference here to the most recent HUD-approved 5-Year Action Plan (HUD-50075.2) and the date that it was approved by HUD.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>HUD Form 50075.2 was approved by HUD on September 25, 2017.</td>
</tr>
</tbody>
</table>
Instructions for Preparation of Form HUD-50075-ST
Annual PHA Plan for Standard and Troubled PHAs

A. PHA Information. All PHAs must complete this section.

A.1 Include the full PHA Name, PHA Code, PHA Type, PHA Fiscal Year Beginning (MM/YY), PHA Inventory, Number of Public Housing Units and or Housing Choice Vouchers (HCVs), PHA Plan Submission Type, and the Availability of Information, specific location(s) of all information relevant to the public hearing and proposed PHA Plan. (24 CFR §903.23(4)(e))

PHA Consortia: Check box if submitting a Joint PHA Plan and complete the table. (24 CFR §943.128(a))

B. Annual Plan. All PHAs must complete this section.

B.1 Revision of PHA Plan Elements. PHAs must:

- Identify specifically which plan elements listed below that have been revised by the PHA. To specify which elements have been revised, mark the “yes” box. If an element has not been revised, mark “no.” (24 CFR §903.7)
- Statement of Housing Needs and Strategy for Addressing Housing Needs. Provide a statement addressing the housing needs of low-income, very low-income and extremely low-income families and a brief description of the PHA’s strategy for addressing the housing needs of families who reside in the jurisdiction served by the PHA. The statement must identify the housing needs of (i) families with incomes below 30 percent of area median income (extremely low-income), (ii) elderly families and families with disabilities, and (iii) households of various races and ethnic groups residing in the jurisdiction or on the waiting list based on information provided by the applicable Consolidated Plan, information provided by HUD, and other generally available data. The statement of housing needs must address issues of affordability, supply, quality, accessibility, size of units, and location. (24 CFR §903.7(a)(1)) Provide a description of the PHA’s strategy for addressing the housing needs of families in the jurisdiction and on the waiting list in the upcoming year. (24 CFR §903.7(a)(2)(ii))
- Deconcentration and Other Policies that Govern Eligibility, Selection, and Admissions. PHAs must submit a Deconcentration Policy for Field Office review. For additional guidance on what a PHA must do to deconcentrate poverty in its development and comply with fair housing requirements, see 24 CFR 903.2. (24 CFR §903.7(b)) Describe the PHA’s admissions policy for deconcentration of poverty and income mixing of lower-income families in public housing. The Deconcentration Policy must describe the PHA’s policy for bringing higher income tenants into lower income developments and lower income tenants into higher income developments. The deconcentration requirements apply to general occupancy and family public housing developments. See 24 CFR §903.7(b)(2) for developments not subject to deconcentration of poverty and income mixing requirements. (24 CFR §903.7(b)) Describe the PHA’s procedures for maintain waiting lists for admission to public housing and address any site-based waiting lists. (24 CFR §903.7(b)). A statement of the PHA’s policies that govern resident or tenant eligibility, selection and admission including admission preferences for both public housing and HCV. (24 CFR §903.7(b)) Describe the unit assignment policies for public housing. (24 CFR §903.7(b))
- Financial Resources. A statement of financial resources, including a listing by general categories, of the PHA’s anticipated resources, such as PHA operating, capital and other anticipated Federal resources available to the PHA, as well as tenant rents and other income available to support public housing or tenant-based assistance. The statement also should include the non-Federal sources of funds supporting each Federal program, and state the planned use for the resources. (24 CFR §903.7(c))
- Rent Determination. A statement of the policies of the PHA governing rents charged for public housing and HCV dwelling units, including applicable public housing flat rents, minimum rents, voucher family rent contributions, and payment standard policies. (24 CFR §903.7(d))
- Operation and Management. A statement of the rules, standards, and policies of the PHA governing maintenance and management of housing owned, assisted, or operated by the public housing agency (which shall include measures necessary for the prevention or eradication of pest infestation, including cockroaches), and management of the PHA and programs of the PHA. (24 CFR §903.7(e))
- Grievance Procedures. A description of the grievance and informal hearing and review procedures that the PHA makes available to its residents and applicants. (24 CFR §903.7(f))
- Homeownership Programs. A description of any Section 5h, Section 32, Section 8y, or HOPE I public housing or Housing Choice Voucher (HCV) homeownership programs (including project number and unit count) administered by the agency or for which the PHA has applied or will apply for approval. (24 CFR §903.7(g))
- Community Service and Self Sufficiency Programs. Describe how the PHA will comply with the requirements of community service and treatment of income changes resulting from welfare program requirements. (24 CFR §903.7(h)) A description of: 1) Any programs relating to services and amenities provided or offered to assisted families; and 2) Any policies of the PHA for the enhancement of the economic and social self-sufficiency of assisted families, including programs under Section 3 and FSS. (24 CFR §903.7(i))
- Safety and Crime Prevention. Describe the PHA’s plan for safety and crime prevention to ensure the safety of the public housing residents. The statement must provide development-by-development or jurisdiction wide-basis: (i) A description of the need for measures to ensure the safety of public housing residents; (ii) A description of any crime prevention activities conducted or to be conducted by the PHA; and (iii) A description of the coordination between the PHA and the appropriate police precincts for carrying out crime prevention measures and activities. (24 CFR §903.7(j)) A description of: 1) Any activities, services, or programs provided or offered by an agency, either directly or in partnership with other service providers, to child or adult victims of domestic violence, dating violence, sexual assault, or stalking; 2) Any activities, services, or programs provided or offered by a PHA that helps child and adult victims of domestic violence, dating violence, sexual assault, or stalking, to obtain or maintain housing; and 3) Any activities, services, or programs
B.2 New Activities. If the PHA intends to undertake any new activities related to these elements in the current Fiscal Year, mark “yes” for those elements, and describe the activities to be undertaken in the space provided. If the PHA does not plan to undertake these activities, mark “no.”

- **Hope VI or Choice Neighborhoods.** 1) A description of any housing (including project number and unit count) for which the PHA will apply for Hope VI or Choice Neighborhoods; and 2) A timetable for the submission of applications or proposals. (24 CFR §903.7(i)(2)(ii))

- **Demolition and/or Disposition.** Describe any public housing projects owned by the PHA and subject to ACCs (including project number and unit numbers or addresses), and the number of affected units along with their sizes and accessibility features for which the PHA will apply or is currently pending for demolition or disposition; and (2) A timetable for the demolition or disposition. This statement must be submitted to the extent that approved and/or pending demolition or disposition has changed as described in the PHA’s last Annual and/or 5-Year PHA Plan submission. The application and approval process for demolition or disposition is a separate process. See guidance on HUD’s website at: http://www.hud.gov/offices/pih/programs/ph/hope6/index.cfm, (Notice PIH 2010-30)

- **Designated Housing for Elderly and Disabled Families.** Describe any public housing projects owned, assisted or operated by the PHA (or portions thereof), in the upcoming fiscal year, that the PHA has continually operated as, has designated, or will apply for designation for occupancy by elderly and/or disabled families only. Include the following information: 1) development name and number; 2) designation type; 3) application status; 4) date the designation was approved, submitted, or planned for submission, and; 5) the number of units affected. (24 CFR §903.7(n))

- **Conversion of Public Housing.** Describe any public housing building(s) (including project number and unit count) owned by the PHA that the PHA is required to convert or plans to voluntarily convert to tenant-based assistance; 2) An analysis of the projects or buildings required to be converted; and 3) A statement of the amount of assistance received to be used for rental assistance or other housing assistance in connection with such conversion. See additional guidance on HUD’s website at: http://www.hud.gov/offices/pih/programs/ph/hope6/index.cfm, (24 CFR §903.7(i)(C))

- **Occupancy by Over-Income Families.** A PHA that owns or operates fewer than two hundred fifty (250) public housing units, may lease a unit in a public housing development to an over-income family (a family whose annual income exceeds the limit for a low income family at the time of initial occupancy), if all the following conditions are satisfied: (1) There are no eligible low income families on the PHA waiting list or applying for public housing assistance when the unit is leased to an over-income family; (2) The PHA has publicized availability of the unit for rental to eligible low income families, including publishing public notice of such availability in a newspaper of general circulation in the jurisdiction at least thirty days before offering the unit; (3) The over-income family rents the unit on a month-to-month basis for a rent that is not less than the PHA’s cost to operate the unit; (4) The lease to the over-income family provides that the family agrees to vacate the unit when needed for rental to an eligible family; and (5) The PHA gives the over-income family at least thirty days notice to vacate the unit when the unit is needed for rental to an eligible family. The PHA may incorporate information on occupancy by over-income families into its PHA Plan statement of deconcentration and other policies that govern eligibility, selection, and admissions. (24 CFR §903.7(i)(C))

- **Occupancy by Police Officers.** The PHA may allow police officers who would not otherwise be eligible for occupancy in public housing, to reside in a public housing dwelling unit. The PHA must include the number and location of the units to be occupied by police officers, and the terms and conditions of their tenancies; and a statement that such occupancy is needed to increase security for public housing residents. A “police officer” means a person determined by the PHA to be, during the period of residence of that person in public housing, employed on a full-time basis as a duly licensed professional police officer by a Federal, State or local government or by any agency of these governments. An officer of an accredited police force of a housing agency may qualify. The PHA may incorporate information on occupancy by police officers into its PHA Plan statement of deconcentration and other policies that govern eligibility, selection, and admissions. (24 CFR §903.7(i)(C))
☐ **Non-Smoking Policies.** The PHA may implement non-smoking policies in its public housing program and incorporate this into its PHA Plan statement of operation and management and the rules and standards that will apply to its projects. See additional guidance on HUD’s website at: Notice PHH 2009-21. (24 CFR §903.7(e))

☐ **Project-Based Vouchers.** Describe any plans to use Housing Choice Vouchers (HCVs) for new project-based vouchers, which must comply with PBV goals, civil rights requirements, Housing Quality Standards (HQS) and deconcentration standards, as stated in 983.57(b)(1) and set forth in the PHA Plan statement of deconcentration and other policies that govern eligibility, selection, and admissions. If using project-based vouchers, provide the projected number of project-based units and general locations, and describe how project-basing would be consistent with the PHA Plan. (24 CFR §903.7(b))

☐ **Units with Approved Vacancies for Modernization.** The PHA must include a statement related to units with approved vacancies that are undergoing modernization in accordance with 24 CFR §900.145(a)(1).

☐ **Other Capital Grant Programs** (i.e., Capital Fund Community Facilities Grants or Emergency Safety and Security Grants).

For all activities that the PHA plans to undertake in the current Fiscal Year, provide a description of the activity in the space provided.

**B.3 Civil Rights Certification.** Form HUD-50077, PHA Certifications of Compliance with the PHA Plans and Related Regulation, must be submitted by the PHA as an electronic attachment to the PHA Plan. This includes all certifications relating to Civil Rights and related regulations. A PHA will be considered in compliance with the AFFH Certification if: it can document that it examines its programs and proposed programs to identify any impediments to fair housing choice within those programs; addresses those impediments in a reasonable fashion in view of the resources available; works with the local jurisdiction to implement any of the jurisdiction’s initiatives to affirmatively further fair housing; and assures that the annual plan is consistent with any applicable Consolidated Plan for its jurisdiction. (24 CFR §903.7(o))

**B.4 Most Recent Fiscal Year Audit.** If the results of the most recent fiscal year audit for the PHA included any findings, mark “yes” and describe those findings in the space provided. (24 CFR §903.7(p))

**B.5 Progress Report.** For all Annual Plans following submission of the first Annual Plan, a PHA must include a brief statement of the PHA’s progress in meeting the mission and goals described in the 5-Year PHA Plan. (24 CFR §903.7(r)(1))

**B.6 Resident Advisory Board (RAB) comments.** If the RAB provided comments to the annual plan, mark “yes,” submit the comments as an attachment to the Plan and describe the analysis of the comments and the PHA’s decision made on these recommendations. (24 CFR §903.13(c), 24 CFR §903.19)

**B.7 Certification by State of Local Officials.** Form HUD-50077-SL, Certification by State or Local Officials of PHA Plans Consistency with the Consolidated Plan, must be submitted by the PHA as an electronic attachment to the PHA Plan. (24 CFR §903.15). Note: A PHA may request to change its fiscal year to better coordinate its planning with planning done under the Consolidated Plan process by State or local officials as applicable.

**B.8 Troubled PHA.** If the PHA is designated troubled, and has a current MOA, improvement plan, or recovery plan in place, mark “yes,” and describe that plan. If the PHA is troubled, but does not have any of these items, mark “no.” If the PHA is not troubled, mark “N/A.” (24 CFR §903.9)

**C. Statement of Capital Improvements.** PHAs that receive funding from the Capital Fund Program (CFP) must complete this section. (24 CFR §903.7(e))

**C.1 Capital Improvements.** In order to comply with this requirement, the PHA must reference the most recent HUD approved Capital Fund 5 Year Action Plan. PHAs can reference the form by including the following language in Section C. 8.0 of the PHA Plan Template: “See HUD Form - 50075.2 approved by HUD on XX/XX/XXXX.”

This information collection is authorized by Section 511 of the Quality Housing and Work Responsibility Act, which added a new section 5A to the U.S. Housing Act of 1937, as amended, which introduced the 5-Year and Annual PHA Plan.

Public reporting burden for this information collection is estimated to average 9.2 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not collect this information, and respondents are not required to complete this form, unless it displays a currently valid OMB Control Number.

Privacy Act Notice. The United States Department of Housing and Urban Development is authorized to solicit the information requested in this form by virtue of Title 12, U.S. Code, Section 1701 et seq., and regulations promulgated thereunder at Title 12, Code of Federal Regulations. Responses to the collection of information are required to obtain a benefit or to retain a benefit. The information requested does not lend itself to confidentiality.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT A

Mission

(B.5 of HUD Form 50075-ST)
B.1. MISSION

In 2017, the JCHA completed a comprehensive Strategic Planning process based on the premise that our ability to create and invest in quality affordable housing opportunities is practical and attainable when the core elements of the JCHA team – internal staff, residents and partners – unite as one community, inspired by a common purpose, guided by shared values, and driven by the same goals. In this spirit, the JCHA refined its mission and vision statements which are embodied by a new set of core values.

Our Vision:

We envision residents and staff who are engaged, educated, and empowered to create sustainable vibrant communities.

Our Mission:

Creating and investing in quality affordable housing opportunities for our residents and communities we serve.

Our Core Values:

The Core Values outlined below represent those that govern the actions of all JCHA Commissioners and employees and establish a standard of excellence for the Authority. We will be ONE-JCHA that is dedicated to being:

Objective: We are fair-minded and even-handed. The lens through which we view internal staff, external stakeholders, and other public housing authorities is unbiased and without prejudice. Our thoughts and actions are formed by reason over emotion, swayed by pragmatism rather than political ideology, and driven solely by our vision for the communities we serve.

Neighborly: We are collaborative, friendly, and supportive to those in and outside our community. We strive to deliver services with a focus on customer service and experience, while ensuring effective operations at all levels of JCHA.
Efficient: We are dedicated to fostering a culture that is productive, action-oriented, and results-driven. JCHA will continue to invest in its workforce to ensure it is equipped with the vital skills, resources, and support needed to operate efficiently and deliver effectively.

Joint Partners: We are dynamic, innovative, and forward-looking, aiming to acquire new ideas and resources by expanding and better utilizing our growing network of partnerships with residents, community leaders, businesses, philanthropic organizations, and local government officials.

Committed: We are committed in all action to putting our stakeholders first, through programs, services, and partnerships. We create and invest in sustainable and vibrant communities where the people of Jersey City have easy access to affordable housing, safe neighborhoods, health and wellness programs, educational initiatives, and employment opportunities.

High Performing: We are dedicated to becoming a HUD High Performer agency. On the road to attaining this status, we aim to innovate and define new best practices for others to follow while continuing to prioritize serving and supporting our community.

Accountable: We report directly to the residents and participants of JCHA programs, whose needs lay at the forefront of our work. We operate without impunity, always holding ourselves accountable, through both word and deed, to our community partners, and residents served.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT A-1

Goals and Objectives
(Progress Report)

(B.5 of HUD FORM 50075-ST)
PROGRESS REPORT

Provide a description of the PHA’s progress in meeting its Mission and Goals described in the previous PHA 5-Year and Annual Plan.

The JCHA engaged in an extensive process over the course of about ten months to develop a Strategic Plan, starting in late 2016 and culminating in a complete and detailed plan in June 2017. The Strategic Plan identifies key goals and objectives to provide the JCHA with a clear direction and a framework for decision making with an eye toward increasing organizational efficiencies and improving and expanding services. The plan is a living document; as progress is made in completing specific action items and executing on strategies to achieve objectives within the four broad goals laid out below, the plan will continue to be revised and progress reported.

The Strategic Plan contains four goals that are aligned to strategic objectives as follows:

Goal 1: Operate a Well-Managed Housing Authority (Focus: Internal & Organizational)

Objectives:

A. Achieve High Performance Status for Low-Income Public Housing (LIPH) Program
B. Improve JCHA Financial Condition
C. Increase Operational Efficiency and Effectiveness
D. Support and Maintain an Innovative & Sustainable Workforce

Progress Toward Goal Achievement

Significant progress has been made in working toward Goal 1, Objective A. In late 2018, HUD approved JCHA’s comprehensive project management plan to address vacancies at its public housing sites beginning with the Booker T. Washington (BTW) Vacancy Demonstration. As of December 2019, JCHA’s Force Account Labor (FAL) team had completed renovations of the 41 long-term vacant and damaged units and all were leased. As a result, BTW’s vacancy rate is improving significantly, helping to increase rental income. JCHA funded this initiative using its HUD Capital Funds and as well as matching funds via a successful application for Jersey City Affordable Housing Trust funding.

Additionally, after an internal working group conducted considerable analysis of Tenant Account Receivables (TAR), JCHA’s finance department undertook a successful project of recategorizing
receivables to more accurately reflect TAR amounts, in tandem with providing guidance to asset managers to ensure correct coding of TAR in the system and improved collection efforts. While the TAR ratios have been impacted by the COVID-19 pandemic, as of the end of Q1 in 2020, they continued to decline significantly compared to prior years.

Regarding Objective B, both the BTW Vacancy Demonstration and the efforts of the Accounting & Finance department described above related to TAR and have helped improve JCHA’s financial status. JCHA also continues to seek meaningful partnerships with nonprofits and other social service organizations to provide programming and services at public housing sites. In addition to providing needed services on-site for residents, they also potentially provide a stream of rental income to support agency operations. For example, Greater Bergen Community Action, a nonprofit organization, has leased space at Marion Gardens and Gloria Robinson to operate Early Head Start and Head Start programs that offer free, quality early childhood education program to children ages 6 weeks to 5 years. They have continued to expand their partnership with JCHA and now lease space at Curries Woods for a new early childhood center.

Significant cost savings have also been realized through JCHA’s Energy Conservation Program (described in detail in Attachment B-2). In fact, in 2018, the JCHA was recognized by the U.S. Department of Energy’s Better Business Challenge as the first Public Housing Authority to meet its energy conservation goals on a portfolio-wide basis. The JCHA recorded a 26% reduction in energy usage in only six years. More broadly speaking, the finance department has been working closely with LIPH and HCVP program directors to better support operations and working closely with departmental leads agency wide to identify cost savings and improve quality of services for residents.

The Asset Management & Skilled Trades Department will be creating an aggressive preventive maintenance program on the sites’ equipment to reduce turnaround time and major maintenance costs.

Over the last year, the Human Resources Department and Accounting & Finance Department have begun various financial and operational analyses of right sizing staff at each site and department based on need to then determine if the budget allows for right sizing. They have also begun to perform a cost analysis of independent contractors versus employees (and vice versa), by comparing salaries, benefits, employer liabilities and annual workers’ compensation premium to independent contractors’ fees and charges. After conducting an analysis of costs and operational impact associated with temporary versus full-time employees, the agency expects to hire more full-time employees and reduce the use of temporary workers.

Concerning Objective C, over the last year the vast majority of contract executions and renewals as well as bid reviews and awards were completed on time as a result of processes previously implemented by the Procurement Department. JCHA has been working on expanding its vendor pool with a focus on local and minority owned businesses, which allows for faster execution of
contracts and reduction in administrative time. It is also utilizing longer contract terms to lock in lower pricing for the duration of the contract, realizing a significant cost savings year over year.

In the last year, JCHA adopted a Secure Electronic Signature Policy for Accounts Payable that 1) expedites processing time and cuts payment cycles from 40+ days to just a few days, and 2) reduces time and labor and increases productivity so employees may turn their attention to strategic tasks. Further, and in response to COVID-19 transmission reduction goals, the finance department has transitioned fully to electronic payments for all vendors with Automated Clearing House (ACH). This measure eliminates the costs associated with paper check systems, while allowing for more timely payments.

In August 2020, JCHA launched an online Applicant Portal. The Applicant Portal is a fast and easy way for applicants to access and manage their information. This web-based system allows applicants on JCHA waiting lists to review their profiles, update information, and check their status online, at any time. Applicants need to create an account by registering at the following link https://jerseycityha.myhousing.com/Account/Login.

And in early 2021, JCHA will implement its first Human Resources Information System (HRIS), a web-based, single database, integrated information system to manage both human resource and payroll needs. The HRIS database will reduce/eliminate duplicative processes; automate dozens of operations, saving time and money while reducing the risk of human error and increasing data security; provide real time workflow processes including performance management, recruitment/onboarding, labor planning staff development, compensation management, time and attendance, FMLA/Discipline Administration benefits administration and auditing, payroll and tax, and position control capabilities; and help ensure regulatory compliance.

Lastly, over the last year JCHA continued with its planned organizational learning, investing time and money in personnel development to achieve Objective D. The Human Resources and Asset Management departments continue to lead agency efforts to ensure staff safety and professional development needs are met. Building on prior years’ trainings, which included, workshops on prevention of workplace harassment, bullying, and violence and whistleblower protection, active shooter training, Microsoft Word, Outlook, and Access training, customer service training, and mental health first aid training, in the last year, supervisory staff attended training in strategic planning, goal setting and leadership development, while staff from multiple departments completed Project Management Training. In addition, HR staff completed an SHRM Certification Program (Society of Human Resources Management), Finance staff completed various trainings including “Essential Tools for Effective Payables Policies and Procedures in the Treasury Office” through the Government Finance Officers Association; RECE staff members attending case management training, and both new and veteran staff received role-specific training and refresher courses throughout the year. Additional trainings have been postponed due to the pandemic but will resume with remote instruction in the coming months. More trainings are being planned for the coming year, including many focused on injury prevention and job safety
in collaboration with the Municipal Excess Liability Joint Insurance Fund (MEL) and fair housing training, which will be offered to staff members across the agency.

Goal 2: Expand & Promote Programs and Opportunities for all Residents (Focus: Residents, Participants, and Services)

Objectives:

A. Develop Communication & Participation Plan to Increase Engagement, Education & Empowerment
B. Create Career Paths for Apprenticeships, Section 3, and Resident-Owned Businesses
C. Establish & Maintain Self-Sufficiency, Education, and Health Initiatives

Progress Toward Goal Achievement

JCHA’s Department of Resident Empowerment and Community Engagement (RECE), formed in mid-2018, brings together staff from across the agency who develop and implement social service programs for residents. The team includes resident services staff, Section 3 and Minority Business Enterprise (MBE), Resident Opportunities for Self-Sufficiency (ROSS), and Family Self-Sufficiency (FSS). In its first year, this team began the work of developing departmental priorities in line with Goal 2 of this Strategic Plan. Since then a number of notable accomplishments include the following:

- In its second year as a member of HUD and EveryoneOn’s ConnectHome USA initiative, JCHA continued to leverage local and national partnership to expand digital access and literacy among residents. Our T-Mobile tablet trial was expanded to double the number of residents served with plans for further expansion through the end of 2020 and into 2021. Prior to the COVID-19 pandemic, RECE developed capacity to staff the computer labs at JCHA’s 5 family developments and posted a resident employment opportunity to train and hire digital ambassadors to do this work and provide technical support to computer lab users. This project has been put on hold for the time being. Similarly, plans for a second slate of digital literacy classes have been postponed but may begin remotely in early 2021.

In response to the pandemic, the RECE team as part of its digital inclusion work contacted every public housing household with school-aged children in late-August 2020 to ask about the family’s digital access. With a 41 percent response rate, survey data suggested more than half of families did not have a device for each child, and about 15% did not have a reliable internet connection to access remote learning. JCHA has begun to advocate for a response from the school district to meet these needs. RECE also submitted a response to the NJ Economic Development Authorities RFI related to the impact of the digital divide on school children.
The ROSS program provided more than 350 service engagements to LIPH residents and HCVP participants including more than 70 workshops and in collaboration with over 30 community partners. Since March 2020, ROSS has supported deliveries of over 7,000 meals to address food insecurity as a result of the COVID-19 pandemic.

The FSS program served nearly 250 HCVP participants and had 12 program graduates who received over $131,471 from their escrow accounts.

The Section 3 program was responsible for coordinating the hires of 19 JCHA residents and nearly 50 other low-income Jersey City residents for construction projects at multiple JCHA sites between 2017 and 2019. In 2021, outreach is expected to begin for work opportunities on Montgomery Family Phase 2.

RECE contracted with two local organizations to run after school programs at all JCHA family sites for the second year; again hosted a series of pop up farmers’ markets with Friends of Arlington Park; and provided a range of health and wellness programming in partnership with local hospitals, universities, nonprofits and the Jersey City Department of Health and Human Services.

Lastly, JCHA successfully applied for its third Public Policy Fellow from Leadership for Educational Equity (LEE, a nonprofit policy and advocacy organization for Teach for America alumni), who will focus on digital inclusion initiatives this year.

In the coming year, key priorities to reach the objectives of Goal 2 include:

- Exploring ways to bring free or low-cost internet connectivity to more residents
- Developing methods to better connect with residents via social media and mass texts or email communications
- Researching and identifying grants to support these initiatives in the short and long term

**Goal 3: Maximize & Improve Affordable Housing Opportunities (Focus: Development & Property Portfolio)**

**Objectives:**

A. Develop & Implement Portfolio Repositioning Plan  
B. Collaborate with Partners to Create Affordable Housing  
C. Optimize Housing Choice Voucher (HCV) Programs  
D. Maximize Utilization of Grants & Other Funding Sources

**Progress Toward Goal Achievement**

The JCHA continues to maximize and improve affordable housing opportunities in Jersey City. In July 2019, the JCHA selected a development partner to redevelop Montgomery Family Phase II, the last phase of the former Montgomery Gardens development. The present plan for this final phase anticipates construction will begin in Spring 2021 and lease up will commence around Fall
2022 with approximately 91 affordable units available. The JCHA also began the Holland Gardens Revitalization visioning process, which included a 6-month resident engagement and visioning process and development of a plan that provides for a 1:1 replacement of public housing units. Attachment C of this plan provides further details on these projects. The JCHA has also focused on utilizing grants and other funding sources: for example, the Department of Development, Modernization, and Sustainability Department led the BTW Vacancy Demonstration, including development of the JCHA’s successful application for Jersey City Affordable Housing Trust Fund dollars, which covered half of the project’s costs.

Over the past year, the JCHA has continued to explore contract administration opportunities and to expand partnerships with nonprofits to achieve Objective C. The HCVP program successfully secured 50 vouchers under the 811 Mainstream Program for Non-Elderly Persons with disabilities last year. All 50 Vouchers were issued and all families have leased up. Additionally, the JCHA applied for Set Aside Funding in May 2020. The HCV Program is currently leased up to 95% and is expecting to increase leasing to 98%.

HUD recently announced the availability of Funding for 811 Vouchers and JCHA will submit an application for 100 of these vouchers in October 2020.

Goal 4: Enhance Collaboration & Expand Partnerships (Focus: External & Partnerships)

Objectives:

A. Implement Brand Management Strategy for ONE-JCHA
B. Coordinate with City, County, & Other Entities to Address Affordable Housing Issues
C. Establish Partnerships with Entities for Funding and Program Support

Progress Toward Goal Achievement

Regarding achievement of Goal 4, Objective B: over the last year JCHA continued to develop a close partnership with the Jersey City Office of Innovation and the Mayor’s Office that saw the creation of an Office of Landlord/Tenant Relations. JCHA also developed a Public Housing 101 Training for the City's Resident Response Center staff and was asked to provide testimony and data regarding how changes to the City's Rent Control Ordinance would impact HCV households.

The Department of Development, Modernization & Sustainability successfully obtained a $500,000 Community Development Block Grant Public Facility (CDBG-PF) grant from the City of Jersey City for elevator modernization at Berry Garden Apartments. Work commenced in June 2020, and the project is expected to be completed by November 2020.

During the last year, the RECE Department continued its work to help JCHA achieve Objectives A and C. RECE developed new partnerships with a number of organizations to provide services to JCHA residents. These include youth enrichment and social emotional learning (SEL) programming funded via grant support by Boys and Girls Clubs of Hudson County, Nimbus Dance,
Kismet of Kings, Hands in 4 Youth, Hetrick Martin Institute, and Educational Arts Team. In response to the COVID-19 pandemic, RECE has partnered with Jersey City Department of Health and Human Services and Community Food Bank of NJ as well as several other local elected officials and nonprofit groups including AARP Foundation to provide more than 1000 meals to residents each month. The City of Jersey City provided transportation vouchers through its Via transportation program that RECE is distributing to seniors for travel to essential medical and social service appointments. Through JCHA’s digital inclusion initiative and membership in HUD and EveryoneOn’s ConnectHome program, RECE presented at the national ConnectHome Summit in Washington, DC in October 2019 and has expanded resident access to free tablets and reduce-cost wifi in partnership with T-Mobile. In August, JCHA was awarded a Connected Communities grant from AARP Foundation to bring smart home technology to 100 seniors living in 92 Danforth Avenue at Berry Gardens in the coming year with a goal to reduce social isolation and expand access to services and support. RECE oversees these efforts and the department is also presently supported by two Americorps VISTAs from the City of Jersey City’s VISTA program and by JCHA’s third Public Policy Fellow from Leadership for Educational Equity.

50075-ST B.1: SIGNIFICANT AMENDMENT OR MODIFICATION

Provide a statement on the criteria use for determining a significant amendment or modification to the 5-Year and Annual Plan.

The JCHA defines a “significant amendment” or a “substantial deviation/modification” of the Agency Plan to be any change in policy, programs, rules or practices that would normally require authorization by the JCHA Board of Commissioners through a Board Resolution.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT B-1(A)

ACOP and PH Lease Revisions
(B.1 of HUD Form 50075-ST)
## Comparative Summary of Changes

### Admissions and Continued Occupancy Policy (ACOP) – Public Housing Program

The following chart summarizes the changes proposed to JCHA’s Admissions and Continued Occupancy Policy (ACOP) for the Public Housing Program to become effective April 2021.

<table>
<thead>
<tr>
<th>No</th>
<th>Chapter Name Subject Area</th>
<th>Source</th>
<th>Existing ACOP</th>
<th>Proposed ACOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Chapter 2: Fair Housing, Equal Opportunity &amp; Domestic Violence Protections</td>
<td>42 USC §§ 3601-20 24 CFR Part 100 77 FR 5661 NJS A 10:5-1 et seq.</td>
<td>2.1 Overview Federal law prohibits discrimination in housing on the basis of any protected characteristic, including race, color, religion, sex, national origin, age, familial status, and disability. JCHA 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: . . .</td>
<td>The following additions were made to the list of federal, state, and local nondiscrimination laws with which JCHA will comply: g. HUD’s Equal Access Rule, which requires equal access to HUD programs without regard to a person’s actual or perceived sexual orientation, gender identity, or marital status; 77 F.R. 5661; i. Any applicable State laws or local ordinances, including, but not limited to, the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq. 2.2 Nondiscrimination 1. JCHA shall not discriminate on the basis of any protected characteristic, including race, color, national origin, sex, religion, familial status, gender identity, marital status or disability in the leasing, rental, occupancy, use, or other disposition of housing or related facilities, including land that is part of a development under JCHA’s jurisdiction covered by a Public Housing Annual Contributions Contract with HUD. Other rights of applicants and residents are listed in the Discriminatory Conduct under the Fair Housing Act.</td>
</tr>
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### Comparative Summary of Changes

**Admissions and Continued Occupancy Policy (ACOP) – Public Housing Program**

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<tbody>
<tr>
<td>2.</td>
<td>Chapter 3: Reasonable Accommodation Policy</td>
<td>3.3 Criteria</td>
<td>24 CFR §§ 8.20, 8.21, 8.24 and 8.33</td>
<td>Requests for reasonable accommodation will be granted, provided that the accommodation will not create an &quot;undue financial and administrative burden&quot; or a fundamental alteration in the nature of the program for JCHA.</td>
<td><strong>Eligible</strong> requests for reasonable accommodation will be granted, provided that the accommodation will not create an &quot;undue financial and administrative burden&quot; or a fundamental alteration in the nature of the program for JCHA.</td>
</tr>
<tr>
<td>3.</td>
<td>Chapter 3: Reasonable Accommodation Policy</td>
<td>3.4 Person with a Disability</td>
<td>24 CFR 8.3 28 CFR § 35.108</td>
<td>The “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, Human Immunodeficiency Virus (HIV) infection, mental retardation, emotional illness, drug addiction (other than addiction caused by current, illegal use of a controlled substance) and alcoholism.</td>
<td>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, <strong>mental illness, intellectual or developmental disabilities</strong>, Human Immunodeficiency Virus (HIV) infection, <strong>mental retardation</strong>, emotional illness, drug addiction (other than addiction caused by current, illegal use of a controlled substance) and <strong>alcoholism</strong> (28 CFR § 35.108). The definition of an “individual with a disability” does not include a person whose current use of alcohol or drugs is the barrier that prevents the person from participating in JCHA’s housing program and services.</td>
</tr>
<tr>
<td>4.</td>
<td>Chapter 3: Reasonable Accommodation Policy</td>
<td>3.7 Verification of Reasonable Accommodation Request</td>
<td>PIH Notice 2010-26</td>
<td>JCHA may request documentation of the need for a Reasonable Accommodation as identified on the Request for Reasonable Accommodation Form. In addition, JCHA may request that the individual provide suggested reasonable accommodations.</td>
<td>JCHA may request documentation of the need for a Reasonable Accommodation as identified on the <strong>Family Request for Reasonable Accommodation and Verification of Need for Reasonable Accommodation Forms</strong>. In addition, JCHA may request that the individual provide suggested reasonable accommodations.</td>
</tr>
</tbody>
</table>
## Comparative Summary of Changes

### Admissions and Continued Occupancy Policy (ACOP) – Public Housing Program

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</table>
| 5. | Chapter 3: Reasonable Accommodation Policy | 3.7 Verification of Reasonable Accommodation Request | HUD/DOJ Joint Statement May 17, 2004 Q18 | 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; or  
(d) Disability agency or clinic | 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) Reliable third party who is in a position to know about the individual’s disability and may also provide verification of a disability. |
| 6. | Chapter 3: Reasonable Accommodation Policy | 3.8 Denial of Reasonable Accommodation Requests | PIH Notice 2010-26 | Requested accommodations will not be approved if one of the following would occur as a result: | Requested accommodations must be based upon a disability-related need and will not be approved if one of the following would occur as a result:  
A family who is qualified to have a live-in aide, must make a written request for a live-in aide. Written verification will be required from a reliable, knowledgeable professional of the family’s choosing, such as a doctor, social worker, or case worker, that the live-in aide is essential for the care and well-being of the family member. |
| 7. | Chapter 4: Eligibility & Suitability | 4.5 Live-In Aides | HUD/DOJ Joint Statement May 17, 2004 Q18 | A family who is qualified to have a live-in aide, must make a written request for a live-in aide. Written verification will be required from a reliable, knowledgeable professional of the family’s choosing, such as a doctor, social worker, or case worker, that the live-in aide is essential for the care and well-being of the family member. Specifically, a family must complete a Family Request for Reasonable Accommodation and Verification of Need for Reasonable Accommodation. | A family who is qualified to have a live-in aide, must make a written request for a live-in aide. Written verification will be required from a reliable, knowledgeable professional of the family’s choosing, such as a doctor, social worker, or case worker, that the live-in aide is essential for the care and well-being of the family member. Specifically, a family must complete a Family Request for Reasonable Accommodation and Verification of Need for Reasonable Accommodation. |

September 2020
<table>
<thead>
<tr>
<th>No</th>
<th>Chapter Name Subject Area</th>
<th>Source</th>
<th>Existing ACOP</th>
<th>Proposed ACOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>Chapter 4: Eligibility &amp; Suitability</td>
<td>24 CFR 982.316 (b)</td>
<td>JCHA will not approve a particular person as a live-in aide until required screening is completed, and may withdraw such approval under [24 CFR 966.4(d)(3)(i)]</td>
<td>JCHA will not approve a particular person as a live-in aide until required screening is completed, and may withdraw such approval under [24 CFR 966.4(d)(3)(i)]</td>
</tr>
</tbody>
</table>

The screening process includes but not limited to:

- Conducting a criminal background check
- Checking the sexual offender database
- Checking ELITE to verify that the person does not currently owe rent or other amounts to the JCHA or the HCVP/Section 8 Program
- Checking EIV to make sure the person has not committed any fraud in connection with any federal housing program.

As per 24 CFR 982.316 (b) at any time, the PHA may refuse to approve a particular person as a live-in aide, or may withdraw such approval, if:

1. The person commits fraud, bribery or any other corrupt or criminal act in connection with any federal housing program;
2. The person commits drug-related criminal activity or violent criminal activity; or
3. The person currently owes rent or other amounts to the PHA or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act.

9 | Chapter 5: Applications, Waiting List, & Applicant Selection | N/A | N/A | The JCHA encourages applicants to use the JCHA Applicant Portal, a fast and easy way for applicants to access and manage their information. This web-based system allows applicants on JCHA waiting lists to review their profiles, update information, and check their status online, at any time. Applicants need to create an account |
### Comparative Summary of Changes

Admissions and Continued Occupancy Policy (ACOP) – Public Housing Program

<table>
<thead>
<tr>
<th>No</th>
<th>Chapter Name</th>
<th>Subject Area</th>
<th>Source</th>
<th>Existing ACOP</th>
<th>Proposed ACOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.9</td>
<td>Applicant Portal</td>
<td></td>
<td></td>
<td></td>
<td>by registering at the following link <a href="https://jerseycityha.myhousing.com/Account/Login">https://jerseycityha.myhousing.com/Account/Login</a>.</td>
</tr>
<tr>
<td>10.</td>
<td>Chapter 6: Occupancy Standards &amp; Apartment Offers</td>
<td>6.3 Living Standards</td>
<td></td>
<td>• Children whose custody is shared between two parents or guardians may be included in the family composition only if the JCHA receives evidence through Court Order that the amount of time spent by the children in the lease holder’s apartment is at least 50% of the time.</td>
<td>• Children whose custody is shared between two parents or guardians may be included in the family composition only if the JCHA receives evidence through Court Order that the amount of time spent by each child in the lease holder’s apartment is at least 51% of the time. In cases where parents have joint custody (50/50 custody), the child deduction will be granted to the household of record as evidenced by school records. If the child is not enrolled in school, JCHA will rely on official records from daycare providers, tax records and insurance providers such as Medicaid. The JCHA will review such status annually. • In a joint custody arrangement, if the minor is in the household less than 183 days per year or if the household does not take the dependent deduction for the child, the minor will be considered to be an eligible guest and not a family member. The JCHA will review such status annually.</td>
</tr>
<tr>
<td>11.</td>
<td>Chapter 8: Rent</td>
<td>8.5.1 Developing Flat Rent Schedules</td>
<td>HUD FY 2021 Fair Market Rent Documentation System</td>
<td>In order to add a household member other than through birth or adoption (such as a Live-In Aide), the family must request in writing that the new member be added to the Lease</td>
<td>JCHA has updated the flat rent schedule for 2020 based on HUD’s FY 2021 Fair Market Rent Documentation System and the New Jersey Department of Community Affairs 2018 Utility Allowance data. See pages 64-65 of the ACOP, Attachment F.</td>
</tr>
<tr>
<td>12.</td>
<td>Chapter 12: Continued Occupancy</td>
<td>12.7 Additions to the Household</td>
<td>24 CFR 966.4 (a)(1)(v)</td>
<td>In order to add a household member other than through birth or adoption (such as a Live-In Aide), the family must request in writing that the new member be added to the Lease</td>
<td>In order to add a household member other than through birth or adoption (such as court awarded permanent custody or a Live-In Aide), the family must request in writing that the new member be added to the Lease.</td>
</tr>
</tbody>
</table>
## Comparative Summary of Changes
### Admissions and Continued Occupancy Policy (ACOP) – Public Housing Program

<table>
<thead>
<tr>
<th>No</th>
<th>Chapter Name</th>
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<th>Source</th>
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<th>Proposed ACOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.</td>
<td>Chapter 12: Continued Occupancy</td>
<td>12.7 Additions to the Household</td>
<td></td>
<td>The JCHA will exert best efforts to accommodate the addition of children to a household on a case-by-case basis, usually limited to court order, death of the children’s parents and/or legal adoption. The JCHA accommodation can and will only be given in the context of occupancy standards and apartment availability pursuant to JCHA Transfer Policies.</td>
<td>The JCHA will exert best efforts to accommodate the addition of children to a household on a case-by-case basis, usually limited to court order, death of the children’s parents and/or legal adoption. <strong>When the court order does not specify who has primary custody and primary residence of the child, a further review and additional documents will be needed.</strong> The JCHA will review and make the decision based on the amount of time the child will live in the household, which must be 51% or more of the time and at least 183 days a year. Required supporting documents to be provided with the court order include but are not limited to school enrollment records, medical coverage, current IRS return showing which family has claimed the child for income tax purposes. The JCHA accommodation can and will only be given in the context of occupancy standards and apartment availability pursuant to JCHA Transfer Policies.</td>
</tr>
</tbody>
</table>

| 14. | Chapter 14: Transfers | 14.3 Accommodation of Families with Disabilities | PIH Notice 2010-26 | Once the Asset Manager has received the “disability verification” from the doctor, he/she will forward it to the Deputy Executive Director or designee. The Applicant Selection Department will be notified and the resident will be added to a list by date of information. As the appropriate sized apartment becomes available, the disabled resident will be transferred. The Accounts Receivable Department will be notified of the transfer. | Once the Asset Manager has received the “disability verification” from the doctor, he/she will forward it to the JCHA Section 504 Coordinator with a copy to the Regional Asset Manager. The Applicant Selection Department will be notified and the resident will be added to a list by date of information. As the appropriate sized apartment becomes available, the disabled resident will be transferred. **In cases where such documents do not specify the duration of the disability, before an appropriate sized apartment is offered an updated Reasonable Accommodation and “disability verification” will be requested (see Section 3.4).** As required on PIH Notice 2010-26 “verification of eligibility for PHA programs and benefits for persons with disabilities: PHAs are required to verify that an applicant qualifies as...**
# Comparative Summary of Changes

## Admissions and Continued Occupancy Policy (ACOP) – Public Housing Program

<table>
<thead>
<tr>
<th>No</th>
<th>Chapter Name</th>
<th>Source</th>
<th>Existing ACOP</th>
<th>Proposed ACOP</th>
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<tbody>
<tr>
<td>15</td>
<td>Glossary</td>
<td>24 CFR 8.3 28 CFR § 35.108</td>
<td>ii. 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.</td>
<td>ii. Any mental or psychological disorder, such as mental retardation, intellectual or developmental disabilities, 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, illness, emotional illness, intellectual or developmental disabilities, drug addiction and alcoholism.</td>
</tr>
</tbody>
</table>
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT B-1(B)

Housing Choice Voucher
Administrative Plan Revisions
(B.1 of HUD Form 50075-ST)
Comparative Summary of Changes
Administrative Plan Table - Housing Choice Voucher Program

The following chart summarizes the changes proposed to the JCHA’s Administrative Plan for the Housing Choice Voucher Program to become effective April 2021.

<table>
<thead>
<tr>
<th>No.</th>
<th>Page #</th>
<th>Chapter Name/Subject Area</th>
<th>Source</th>
<th>Existing Administrative Plan Text</th>
<th>Proposed Administrative Plan Text</th>
</tr>
</thead>
</table>
| 1   | 11     | Chapter 1: C. Fair Housing and Equal Opportunity | 42 USC §§ 3601-20, 24 CFR Part 100, 77 FR 5661, NJSA 10:5-1 et seq. | **Nondiscrimination:**
1. JCHA shall not discriminate on the basis of any protected characteristic, including race, color, national origin, sex, religion, familial status, gender identify, marital status or disability . . . | **The following additions were made to the list of federal, state, and local nondiscrimination laws with which JCHA will comply:**
g. HUD’s Equal Access Rule, which requires equal access to HUD programs without regard to a person’s actual or perceived sexual orientation, gender identity, or marital status; 77 F.R. 5661;  
i. Any applicable State laws or local ordinances, including, but not limited to, the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq.  

**Nondiscrimination:**  
1. JCHA shall not discriminate on the basis of any protected characteristic, including race, color, national origin, sex, religion, familial status, gender identify, sexual orientation, marital status or disability . . . |

| 2   | 13     | Chapter 1: D. Accommodations Policy | The Fair Housing Act, Title II of the Americans with | **Reasonable Accommodation:**  
JCHA is fully committed to providing reasonable accommodation to eligible disabled applicants and program participants and equal access to all JCHA housing programs and services. Persons with disability may need a reasonable accommodation to take full | **Reasonable Accommodation:**  
The JCHA 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 JCHA’s programs, services and |
| Disabilities Act of 1990 | advantage of the JCHA housing programs and related services. When such accommodations are granted, they do not confer special treatment or advantage for the person with a disability; rather, they make the program accessible to them in a way that would otherwise not be possible. Requests for reasonable accommodation should be directed to JCHA voucher program staff and will be processed according to all applicable guidelines. JCHA will take steps to ensure that all applicants/participants are fully aware of the opportunity to request reasonable accommodation. Requests for reasonable accommodation should be directed to JCHA voucher program staff and will be processed according to all applicable guidelines. JCHA will take steps to ensure that all applicants/participants are fully aware of the opportunity to request reasonable accommodation. |
|-------------------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|
| Section 504 of the Rehabilitation Act of 1973 | 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 non-housing) or activity. | 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 non-housing) or activity. | 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 non-housing) or activity. |
| | 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 hearing impairments, TTD/TTY (text telephone display/teletype) communication will be available. | 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 JCHA staff, one-on-one assistance will be provided upon request. | 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 JCHA staff, one-on-one assistance will be provided upon request. | 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 JCHA 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 activities. Therefore, if an individual with a disability requires an accommodation such as an accessible feature or modification to a JCHA policy, JCHA will provide such 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, the JCHA will make best efforts to provide another accommodation that would not result in a financial or administrative burden. | 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 activities. Therefore, if an individual with a disability requires an accommodation such as an accessible feature or modification to a JCHA policy, JCHA will provide such 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, the JCHA will make best efforts to provide another accommodation that would not result in a financial or administrative burden. | 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 activities. Therefore, if an individual with a disability requires an accommodation such as an accessible feature or modification to a JCHA policy, JCHA will provide such 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, the JCHA will make best efforts to provide another accommodation that would not result in a financial or administrative burden. |
| | Undue Hardship | Legal Authority | The JCHA is subject to Federal civil rights laws and regulations. This Reasonable Accommodation Policy is based on the following statutes or regulations. See Section 504 of the Rehabilitation Act of 1973 (Section 504); Title II of the Americans with Disabilities Act of | The JCHA is subject to Federal civil rights laws and regulations. This Reasonable Accommodation Policy is based on the following statutes or regulations. See Section 504 of the Rehabilitation Act of 1973 (Section 504); Title II of the Americans with Disabilities Act of | The JCHA is subject to Federal civil rights laws and regulations. This Reasonable Accommodation Policy is based on the following statutes or regulations. See Section 504 of the Rehabilitation Act of 1973 (Section 504); Title II of the Americans with Disabilities Act of |
and explain housing materials and be present at all meetings.

**Undue Hardship**

Requests for reasonable accommodation will be granted, provided that the accommodation will not create an "undue financial and administrative burden" for JCHA. In determining whether an accommodation would create an undue hardship, the following factors will be taken into consideration: 1) Nature and cost of the accommodation needed; 2) Overall financial resources of the facility or facilities involved in the provision of the reasonable accommodation; and 3) Number of families likely to need such accommodation, the effect on expenses and resources, or the likely impact on the operation of the program as a result of the accommodation.

Requests for accommodation must be supported with verification from a reliable knowledgeable, professional that the accommodation is required. JCHA will refer families who have members with disabilities to agencies in the community that offer services to persons with disabilities.

**Persons with Disabilities:**

The JCHA’s policies and practices are designed, to the extent feasible, to provide all persons with disabilities with reasonable accommodations in order that they may have access to all programs, services, and benefits of the Housing Choice Voucher Program.

1990 (ADA); the Fair Housing Act of 1968, as amended (Fair Housing Act); the Architectural Barriers Act of 1968, and the respective implementing regulations for each Act.

Requests for reasonable accommodation will be granted, provided that the accommodation will not create an "undue financial and administrative burden" for JCHA or a fundamental alteration in the nature of the program. In determining whether an accommodation would create an undue hardship, request, the JCHA will take the following factors into consideration: 1) Nature and cost of the accommodation needed; 2) Overall financial resources of the facility or facilities involved in the provision of the reasonable accommodation; and 3) Number of families likely to need such accommodation, the effect on expenses and resources, or the likely impact on the operation of the program as a result of the accommodation.

Requests for reasonable accommodation must be supported with verification from a reliable knowledgeable, professional that the accommodation is required. JCHA will refer families who have members with disabilities to agencies in the community that offer services to persons with disabilities.

**Persons with Disabilities:**

The Fair Housing Act defines a person with a disability to include (1) an individual with a physical or mental impairment that substantially limits one or more major life activities; (2) an individual who is regarded as having such an impairment; (3) an individual who is regarded as having a record of such an impairment; or (4) an individual who is regarded as having such an impairment and whose actual or expected duration of such disability is less than 26 weeks. The Fair Housing Act also defines a person with disabilities to include a person who has a record of such a disability or a person who is regarded as having such a disability.

**Persons with Disabilities:**

The JCHA’s policies and practices are designed, to the extent feasible, to provide all persons with disabilities with reasonable accommodations in order that they may have access to all programs, services, and benefits of the Housing Choice Voucher Program.
**Comparative Summary of Changes**

**Administrative Plan Table - Housing Choice Voucher Program**

| Full access to and utilize the Section 8 Program and related services. The availability of specific accommodations will be made known through notices on JCHA forms and letters to all families, and all requests will be verified so that the JCHA can properly accommodate the need presented by the disability. |
| Federal Americans with Disabilities Act of 1990 |
| With respect to an individual, the term “disability” means: |
| • A physical or mental impairment that substantially limits one or more of the major life activities of an individual; |
| • A record of such impairment; or |
| • Being regarded as having such an impairment. |
| Those regarded as having such an impairment may include those with conditions such as obesity or cosmetic disfigurement, and individuals perceived to be at high risk of incurring a work-related injury. |
| Individuals with contagious diseases who do not pose a direct threat to others are covered by the Act. Persons with AIDS and those who test positive for the HIV virus are considered to have a disability. |
| having such an impairment; and (3) an individual with a record of such an impairment. |
| 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 illness, developmental disabilities, emotional illness, drug addiction and alcoholism. The definition of an “individual with a disability” does not include a person whose current use of alcohol or drugs is the barrier that prevents the person from participating in JCHA’s housing program and services. |
| The term “substantially limits” suggest that the limitation is “significant” or “to a large degree.” The term “major life activity” means those activities that are of central importance to daily life, including but are not limited to seeing, hearing, walking, breathing, performing manual tasks, caring for one’s self, learning, and speaking. This list of major life activities is not exhaustive. |
| An individual must be unable to perform, or be significantly limited in the ability to perform, an activity compared to an average person in the general population. |
| The regulations provide three factors to consider in determining whether a person's impairment substantially limits a major life activity: |
| 1. its nature and severity; |
Comparative Summary of Changes
Administrative Plan Table - Housing Choice Voucher Program

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<table>
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<tbody>
<tr>
<td>3</td>
<td>32</td>
<td>Chapter 3: Applying for Admission</td>
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</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>59</td>
<td>Chapter 7: C. Income of Temporarily and Permanently Absent Family Members</td>
<td>In a joint custody arrangement, if the minor is in the household less than 180 days per year, the minor will be considered to be an eligible visitor and not a family member.</td>
</tr>
</tbody>
</table>

2. how long it will last or is expected to last;
3. its permanent or long-term impact, or expected impact.

For a disability to be covered by the ADA, an impairment must substantially limit one or more major life activities. These are activities that an average person can perform with little or no difficulty. Examples include walking, seeing, hearing, speaking, breathing, learning, performing manual tasks, caring for oneself, and working. These are examples only. Other activities such as sitting, standing, lifting, or reading are also major life activities.

H. Applicant Portal

Applicants will be able to check their status on the waiting list via the Applicant Portal. Applicant Portal is a fast and easy way for applicants to access and manage their information. This web-based system will allow applicants on JCHA waiting lists to review their profiles, update information, and check their status online, at any time. Applicants need to create an account by registering at the following link: https://jerseycityha.myhousing.com/Account/Login

In a joint custody arrangement, if the minor is in the household less than 183 days per year, the minor will be considered to be an eligible visitor and not a family member.
### Comparative Summary of Changes

**Administrative Plan Table - Housing Choice Voucher Program**

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<tr>
<td><strong>5</strong></td>
<td>186</td>
<td><strong>Chapter 22: Q. Rent</strong></td>
</tr>
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<td></td>
<td></td>
<td><strong>HUD FY 2021 Fair Market Rent Documentation System</strong></td>
</tr>
<tr>
<td><strong>Bedroom Size</strong></td>
<td><strong>FY2020 Payment Standard</strong></td>
<td></td>
</tr>
<tr>
<td>Efficiency</td>
<td>$1,421</td>
<td></td>
</tr>
<tr>
<td>1 Bedroom</td>
<td>$1,582</td>
<td></td>
</tr>
<tr>
<td>2 Bedrooms</td>
<td>$1,860</td>
<td></td>
</tr>
<tr>
<td>3 Bedrooms</td>
<td>$2,317</td>
<td></td>
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<tr>
<td>4 Bedrooms</td>
<td>$2,520</td>
<td></td>
</tr>
<tr>
<td><strong>Bedroom Size</strong></td>
<td><strong>FY 2021 Fair Market Rent</strong></td>
<td><strong>FY 2021 Payment Standard</strong></td>
</tr>
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<td>Efficiency</td>
<td>$1,550</td>
<td>$1,550</td>
</tr>
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<td>1 Bedroom</td>
<td>$1,686</td>
<td>$1,686</td>
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<tr>
<td>2 Bedrooms</td>
<td>$1,958</td>
<td>$1,958</td>
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<tr>
<td>3 Bedrooms</td>
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<td>$2,435</td>
</tr>
<tr>
<td>4 Bedrooms</td>
<td>$2,655</td>
<td>$2,655</td>
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**Continuum of Care Policies and Procedures**

*The COC policies and procedures plan was approved by HUD in 2018 and is being incorporated into the Administrative Plan for ease of reference.*

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**A. INTRODUCTION**

The Jersey City Housing Authority (JCHA) Continuum of Care Rental Assistance (CoC) Program was created to enable hard to house homeless individuals and families in Hudson County to obtain permanent stable housing. The program provides rental assistance to eligible households accompanied by a range of supportive services funded through partner agencies to assist households in maintaining their permanent residence. Administration of JCHA’s CoC Program and the functions and responsibilities of the Jersey City Housing Authority staff shall be in compliance with JCHA’s Personnel Policy, the Department of Housing and Urban Development’s (HUD) Continuum of Care Regulations, and all applicable Federal, State, and local fair housing laws.

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**B. PROGRAM OBJECTIVES**

The main goal of the Jersey City Housing Authority’s CoC Program is to provide both affordable housing and
## Comparative Summary of Changes
### Administrative Plan Table - Housing Choice Voucher Program

<table>
<thead>
<tr>
<th>Comparison</th>
<th>Description</th>
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<tbody>
<tr>
<td>A</td>
<td>a full range of services to homeless individuals with a disabling condition. Targeted disabilities are those who are mentally ill, have chronic alcohol and drug problems, and/or have HIV/AIDS or related disorders and their families.</td>
</tr>
</tbody>
</table>

The following program objectives support this strategic goal:

- Provide rental assistance for hard-to-house homeless persons with disabilities
- Provide appropriate case management services to all households served within the program
- Connect households with outside supportive services to better enhance their ability to maintain stable housing

### C. FAIR HOUSING AND EQUAL OPPORTUNITY POLICY

The Jersey City Housing Authority complies fully with all Federal, State, and local anti-discrimination laws and administers its programs in accordance with the rules and regulations governing Fair Housing and Equal Opportunity in providing housing assistance and employment opportunities.

JCHA shall not deny any family or individual the opportunity to apply for or receive assistance under the CoC Program on the basis of race, color, sex, religion, creed, national or ethnic origin, nationality, ancestry, age, family or marital status, civil union status, domestic partnership status, disability, affectional or
**Comparative Summary of Changes**
**Administrative Plan Table - Housing Choice Voucher Program**

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<tr>
<td></td>
<td>sexual orientation, gender identity or expression, or source of lawful income used for rental or payments.</td>
</tr>
<tr>
<td></td>
<td>Except as otherwise provided in HUD Regulations, no household with a disability shall be denied program benefits or excluded from program participation or otherwise subjected to discrimination. If JCHA’s facilities are inaccessible to or unusable by persons with disabilities, JCHA will make every reasonable effort to accommodate.</td>
</tr>
<tr>
<td></td>
<td><strong>D. PRIVACY RIGHTS</strong></td>
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<tr>
<td></td>
<td>All information relating to a participant or applicant household is confidential. JCHA’s policy regarding release of information is in accordance with Federal, State, and local laws, which may restrict the release of household information. JCHA staff will not discuss household information contained in its files unless there is a business reason to do so. Inappropriate discussion of household information or improper disclosure of household information by staff will result in disciplinary action.</td>
</tr>
<tr>
<td></td>
<td><strong>E. JURISDICTION</strong></td>
</tr>
<tr>
<td></td>
<td>The jurisdiction of the Jersey City Housing Authority Continuum of Care Rental Assistance Program is the County of Hudson County, New Jersey.</td>
</tr>
</tbody>
</table>

*September 2020*
ATTACHMENT B-2

REVISION OF PHA PLAN ELEMENTS

(B.1 of HUD Form 50075-ST)
B.1 Revision of PHA Plan Elements

STATEMENT OF HOUSING NEEDS AND STRATEGY FOR ADDRESSING HOUSING NEEDS (see Attachment E)

DECONCENTRATION AND OTHER POLICIES THAT GOVERN ELIGIBILITY, SELECTION, AND ADMISSIONS

NOTE: for more details of the Plan Elements, please see the JCHA’s ACOP, HCVP Administrative Plan, Capital Fund Plan and changes thereto, attached hereto and incorporated herein.

1. DECONCENTRATION OF POVERTY

Consistent with Quality Housing and Work Responsibility Act of 1998 (“QHWRA”), the JCHA is committed to promoting the deconcentration of poverty and a greater range of income mixing within all of its developments, and to affirmatively furthering fair housing in admissions.

A very high proportion of JCHA residents are very low-income families. As set forth in JCHA’s Admissions and Continuation Policy (ACOP), JCHA applies local preferences to promote deconcentration and income mixing as encouraged under QHWRA. As set forth in the ACOP, the income-mixing ratio adopted by the JCHA for the purpose of deconcentration is defined as “40% of applicants with household incomes between 0-30% area median income (AMI), 30% of applicants with household incomes between 31% - 50% of the AMI, 30% of applicants with household incomes between 51%-80% of AMI.” Not less than 40% of the units that become available per the fiscal year must be made available for occupancy by extremely low-income families.

If the described deconcentration policies do not achieve the required percentage of very low-income families, the JCHA will skip high-income families on the waiting list to extend opportunities to extremely low-income families. In accordance with HUD regulations, JCHA will determine the average income of families residing in developments subject to HUD’s policy of promoting deconcentration of poverty and income-mixing annually.

2. PUBLIC HOUSING

Eligibility, Selection and Admissions: JCHA determines eligibility, selection and admission and termination of public housing applicants and residents in accordance with the HUD PHA procedures for eligibility, admission, selection, termination within relevant sections of 24 CFR.
Each family member must declare whether the individual is a citizen, a national, an eligible non-citizen or an ineligible non-citizen (24 CFR 5.508). U.S Citizens and Nationals: Family members who declare citizenship or national status will not be required to provide additional documentation unless JCHA receives information indicating that an individual’s declaration may not be accurate. Eligible Non-citizens: In addition to providing a signed declaration, those persons declaring eligible non-citizen status, must sign a verification consent form and cooperate with JCHA efforts to verify their immigration status. Ineligible Non-Citizens: those non-citizens who do not wish to contend their immigration status are required to have their names listed on a non-contending family members listing, signed by the head, spouse or co-head regardless of citizenship status, including their ineligible immigration status.

Applicants will be screened by JCHA in accordance with HUD’s regulations under 24 CFR, Part 960, and sound management practices. JCHA will require applicants to demonstrate their ability to comply with essential provisions of the lease.

a. Applications and Waiting List Openings – Applying for Assistance: In accordance with the most recent version of the HUD Handbook 7465.1, prior to placing a family on the waiting list, or admitting a family as a resident, JCHA must obtain a written or electronic application. This application will give the applicant the opportunity to choose the public housing site locations in which they are interested in living. Interested persons may also apply to public housing at Low-Income Housing Tax Credit (LIHTC) Management Offices (see JCHA Site List and Addresses).

When it is time for the public housing waiting list (“Waiting List”) to be opened, JCHA will advertise the method for taking applications. JCHA will accept applications on-line or through other methods as determined by JCHA at the time of opening, consistent with its ACOP. Completed applications must be returned to JCHA via the methods specified by JCHA at the time of opening. Upon receipt, completed applications are randomly selected for waiting list placement. Applications must be complete in order to be accepted by JCHA for inclusion on the Waiting List.

After applying, applicants can access and manage their information via the Applicant Portal. This web-based system will allow applicants on JCHA waiting lists to review their profiles, update information, and check their status online, at any time. Applicants need to create an account by registering at the following link https://jerseycityha.myhousing.com/Account/Login.

b. Closing the Waiting List: JCHA will close the Waiting List, in whole or in part, if JCHA has enough applicants on the Waiting List to fill projected vacancies for at least 24 months.
JCHA reopened its public housing Waiting List from August 6 to August 12, 2018. JCHA then closed most of its Waiting Lists effective August 12, 2018 with two exceptions: Berry Gardens (an Elderly/Elderly Disabled designated building) and Dwight Street Homes Homeownership Program remain open. JCHA may open specific site-based Waiting Lists depending upon need. The JCHA opened the waiting list for specific sites and unit sizes from October 21, 2019 to November 30, 2019. The list was open as follows: Berry Gardens studio and 2 bedrooms; T. J. Stewart studio only; 3 New Heckman Drive 3 bedrooms only; Booker T. Washington 4 bedrooms only; and Marion Gardens 5 and 6 bedrooms.

c. **Current Waiting List Statistics for Public Housing:** As of August 2020 the statistics for the JCHA Waiting List for public housing was as follows:

<table>
<thead>
<tr>
<th>Status/Type Requested</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Families with Children</td>
<td>5,375</td>
</tr>
<tr>
<td>Families with Disabilities</td>
<td>3,587</td>
</tr>
<tr>
<td>Elderly Families</td>
<td>2,705</td>
</tr>
<tr>
<td><strong>Applicants on PH Waiting List in these categories</strong></td>
<td><strong>11,667</strong></td>
</tr>
</tbody>
</table>

d. **Waiting List & Applicant Selection:** All applicants for JCHA housing are taken in order of their preference status on the JCHA Waiting List. Preferences, as well as detailed processing procedures, eligibility, etc., are found in the ACOP, attached hereto as “Attachment F” and incorporated herein.

Applicants’ names will be removed from all PH Waiting Lists for and as a result of any of the conditions below. JCHA will follow applicable regulatory requirements for notice of removal. Names may be removed per the ACOP if:

- An applicant is housed in a PH unit
- An applicant requests to be withdrawn from the Waiting List
- An applicant is unresponsive to letters sent from JCHA
- An applicant is determined to be ineligible for public housing

e. **Determining Bedroom Size:** It is JCHA’s policy that units will be occupied by families of the appropriate size. These standards will preserve units from excessive wear and tear, prevent overcrowding and under-utilization of units. In determining the appropriate number of bedrooms for a family at initial occupancy, JCHA will allow no more than the maximum number of persons per bedroom as allowed by local building standards and HUD criteria. Other guidelines utilized by JCHA are outlined in the ACOP.

f. **Occupancy Standards & Apartment Offers:** After being determined eligible for public housing assistance and being selected according to the JCHA’s Applicant Selection and
Assignment Policy described in the ACOP, the family will be required to sign a lease for a term of twelve (12) months. The lease is automatically renewable for successive years unless properly terminated according to the lease terms and the laws of the State of New Jersey.

The Head of Household and all adult family members will be required to execute the lease prior to admission. A copy of the lease, utility allowances if applicable, routine maintenance charges, Disclosure of Information on Lead-Based Paint and Hazards and other information will be provided at lease signing.

The lease will become effective no later than three (3) business days after the date of acceptance or the business day after the day the unit becomes available, whichever is later.

The family will pay a security deposit at the time of lease signing. The security deposit will be equal to one month’s rent (i.e., the Total Tenant Participation excluding utility allowance). The Resident Household may not use the security deposit to pay rent or other charges or make withdrawals for any reason while occupying the unit. No refund of the security deposit will be made until after the Resident Household has vacated the unit, turned in the keys, and JCHA staff has inspected the unit.

In the case of a transfer within public housing, the security deposit will be refunded and the resident will pay a new security deposit for the new unit.

**Rent Determination:** At admission and each year in preparation for their annual reexamination, each family is given the choice of having their rent determined under the Formula Method or set at the Flat Rent amount. For residents who opt for the Flat Rent, only the family composition, the Authorization of Release of Information form and compliance with the Community Service requirement will be required on an annual basis (all deductions also apply). Public Housing residents who reside at mixed finance developments and whose unit is also a LIHTC unit must be recertified every year. Families who opt for Flat Rent may request to have a reexamination and return to the Formula-Based Method at any time if the family’s income has decreased, circumstances have changed increasing expenses for medical or childcare, or other circumstances have created a hardship such that the Formula Method would be more financially feasible for the family.

a. **Formula Method.** The Total Tenant Payment (TTP) is equal to the highest of either 10% of monthly income or 30% of adjusted monthly income. The family will pay the greater of the TTP or the minimum rent of $50.00, but not more than the Flat Rent.
In the case of a family who has qualified for the income exclusion (see section 9.c below), upon the expiration of the 12-month exclusion period described in the ACOP, an additional rent benefit accrues to the family. If the family member’s employment continues, then for the second 12-month period following the initial 12-month period of disallowance, the resulting rent increase will be capped at 50% of the rent increase the family would have otherwise received.

b. **Minimum Rent.** The JCHA has set the minimum rent at $50.00. However, if the family requests a hardship exemption in writing, the JCHA will immediately suspend the minimum rent for the family until it can determine whether the hardship exists and whether the hardship is of a temporary or long-term nature. All verification of income processes will be applied.

i) **Determination of Rent Hardship Exemption.** A hardship exists in the following circumstances:

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

ii) **Financial hardship ends.** If the JCHA determines there is no qualifying hardship, the minimum rent will be reinstated, including requiring back payment of rent for the time of suspension.

iii) **Temporary hardship.** If the JCHA reasonably determines that there is a qualifying hardship but it is of a temporary nature, the minimum rent will not be imposed for a period of 90 days from the date of the family’s request. At the end of the 90-day period, the minimum rent will be imposed retroactively to the time of suspension. The JCHA will offer a repayment agreement in accordance with the ACOP for any rent not paid during the period of suspension. During the suspension period, the JCHA will not evict for nonpayment of the amount of rent owed for the suspension period.

iv) **Long-term hardship.** If the JCHA determines there is a long-term hardship, the family will be exempt from the minimum rent requirement until the hardship no longer
exists. The JCHA will offer a repayment agreement in accordance with the ACOP for any rent not paid during the period of suspension. During the suspension period, the JCHA will not evict for nonpayment of the amount of rent owed for the suspension period.

v) **Appeals.** The family may use the grievance procedure to appeal the JCHA’s determination regarding the hardship. No escrow deposit will be required in order to access the grievance procedure.

c. **Flat Rent.** In accordance with HUD Notice PIH-2015-13 (HA), flat rents must be “set at no less than 80% of the applicable Fair Market Rent (FMR).” If the family is responsible for utility payments, the PHA must reduce the rent by the amount of the utility allowance. The new Flat Rent amount must be offered to current flat rent payers at the next recertification. Flat rent payers may choose between the Flat Rent or Income-Based (30%) rent.

On September 8, 2015, HUD published “Streamlining Administrative Regulations for Public Housing: Revisions to Public Housing Flat Rents.” The Interim Rule revised the flat rent regulations at 24 CFR 960.253 and provides flexibility for “small area” FMRs where HUD established geographic boundaries for dramatic valuation swings in urban areas.

Relevant to JCHA, it confirmed the creation of a standard Flat Rent at not less than 80% of the applicable FMR for a given unit size. It also clarifies that if a new Flat Rent would cause the family’s rent to increase by more than 35%, the family’s rent increase must be phased in at 35% annually until such time that the family chooses to pay the Income-Based rent or the family is paying the Flat Rent of not less than 80% FMR. **Therefore, Flat Rents must increase up to 35% annually until reaching at least 80% FMR.**

**See ACOP for the schedule of Flat Rents by public housing development.**

The Flat Rent will be reevaluated annually and adjustments applied. Affected families will be given a 30-day notice of any rent change. Adjustments are applied on the anniversary date for each affected family. The New Flat rent schedule of not less than 80% FMR became effective with recertifications as of October 1, 2017.

At mixed-finance developments the Flat Rent is the LIHTC rent for those units that are both public housing and LIHTC units. The LIHTC rent is subject to periodic change pursuant to N.J. Housing Mortgage and Finance Agency (NJHMFA) rules and regulations. For public housing only units in these developments, the Flat Rent is the current rent for a market rate apartment of equal size and amenities in the same development. The market-rate rents are subject to periodic change based on current local market conditions.
d. **Rent for Families Under the Non-Citizen Rule.** A mixed family will receive full continuation of assistance if all of the following conditions are met: a) the family was receiving assistance on June 19, 1995; b) the family was granted continuation of assistance before November 29, 1996; c) the family’s Head or spouse has eligible immigration status; and d) the family does not include any person who does not have eligible status other than the head of household, the spouse of the head of household, any parent of the head or spouse, or any child (under the age of 18) of the head or spouse.

A more detailed description of Rent for Families under the Non-Citizen Rule, including how to calculate the prorated tenant rent is provided in the ACOP under Section 8.7.

3. **Housing Choice Voucher Program (HCVP; FORMERLY SECTION 8)**

a. **Waiting List Opening:** The HCVP Wait List was last opened on May 15, 2017, and closed effective May 19, 2017. JCHA does not anticipate opening the HCVP Wait List in the near future.

**Current Waiting List Statistics for HCVP:** As of August 2020 the statistics for the JCHA waiting list for the Housing Choice Voucher Program were as follows:

<table>
<thead>
<tr>
<th>Status/Type Requested</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Families with Children</td>
<td>4,051</td>
</tr>
<tr>
<td>Families with Disabilities</td>
<td>781</td>
</tr>
<tr>
<td>Elderly Families</td>
<td>3,765</td>
</tr>
<tr>
<td><strong>TOTAL applicants on HCVP Waiting List</strong></td>
<td><strong>8,597</strong></td>
</tr>
</tbody>
</table>

### HCV Programs under JCHA Management

<table>
<thead>
<tr>
<th>Program Name</th>
<th>Vouchers/Families Served</th>
<th>Expected Annual Turnover</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HCV (Section 8) Total</strong></td>
<td>4,402</td>
<td>200</td>
</tr>
<tr>
<td>MOD Rehab (SRO)*</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>Special Purpose Vouchers</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NEDP</td>
<td>300</td>
<td>10</td>
</tr>
<tr>
<td>Mainstream</td>
<td>250</td>
<td>30</td>
</tr>
<tr>
<td>Family Unification</td>
<td>170</td>
<td>30</td>
</tr>
<tr>
<td>VASH</td>
<td>80</td>
<td>5</td>
</tr>
<tr>
<td>Shelter Plus Care</td>
<td>38</td>
<td>3</td>
</tr>
<tr>
<td>Rental Assistance Dem (RAD)</td>
<td>300</td>
<td>25</td>
</tr>
<tr>
<td>Enhanced Vouchers</td>
<td>124</td>
<td>0</td>
</tr>
</tbody>
</table>

*The MOD Rehab (SRO) program is ending on a date yet to be determined.*
b. **Rental Assistance**: JCHA administers rental assistance via the Housing Choice Voucher program. Upon verification of eligibility and acceptance into the program—and providing vouchers are available—a portion of the rent from a private landlord (approved by JCHA) may be paid by JCHA for the applicant.

c. **Applicant Eligibility**: The criteria for and verification of eligibility for admission to the HCVP are treated the same way as stated above for Public Housing, except that additional information on the Landlord, the actual apartment or structure, and Lease must also be submitted and cleared prior to residency, if the applicant rises to the top of the HCVP wait list. Included in the admission process are the screening for criminal and/or drug-related activities.

d. **Citizenship Verification**: In accordance with 24 CFR §5.216, as may be amended from time to time, each member of the applicant’s household must disclose and verify his or her SSN when the applicant’s eligibility to participate in the program is being determined. Family members who have not been issued a Social Security Number must certify to this fact. Guardians or another adult family member must certify for children under the age of 18. Failure to furnish verification of social security numbers or certify that no number has been issued is grounds for denial or termination of assistance.

e. **Failed Inspection Extensions**: Extensions will be granted in cases where JCHA has determined that the owner has made a good faith effort to correct the deficiencies identified in the inspection report and is unable to for reasons beyond the owner’s control. The owner’s request for an extension must be made in writing to the JCHA. Reasons may include, but are not limited to, the fact that: (i) a repair cannot be completed because of weather conditions; (ii) a reasonable accommodation is needed because the family includes a person with disabilities.

The length of the extension will be determined on a case by case basis, but will not exceed 30 calendar days, except in the case of delays caused by weather conditions. In the case of weather conditions, extensions may be a continued until the weather has improved sufficiently to make repairs possible. The property owner must also provide proof of current utilities, and property taxes.

f. **Violence Against Women Act (VAWA)**: The full policy can be found in Chapter 23 of the HCVP Administrative Plan, “Tenancy Protections for Victims of Abuse Under the Violence Against Women Act (VAWA).” The JCHA is committed to preserving and protecting the right to safe, affordable housing for victims of domestic violence, dating violence, sexual assault or stalking. The JCHA will comply with any provision of Federal, State or local law that provides the greatest protection for victims of these criminal acts.
g. **Lead-Based Paint:** The Lead-Based Paint Poisoning Prevention Act, as amended (42 U.S.C. 4821-4846) and the Residential Lead-Based Paint Hazard Reduction Act of 1992, as well as regulations at 24 CFR Part 35, Subparts A, B, M and R, apply to the Housing Choice Voucher Program. The requirements apply to dwelling units built prior to 1978 that are occupied or can be occupied by families with children under six years of age, excluding zero bedroom units, per the HUD Housing Choice Voucher Program Guidebook, Chapter 10: Housing Quality Standards, pages 10-12. Section 10.4 discusses all JCHA responsibilities. During initial and annual inspections of pre-1978 units that are occupied or will be occupied by families with children under 6 years of age, the inspector must conduct a visual assessment for deteriorated paint surfaces and the owner must stabilize deteriorated surfaces. Applicable areas include painted surfaces within the unit, exterior painted surfaces associated with the unit, and common areas of the building through which residents must pass to gain access to the unit and areas frequented by resident children under 6 years of age, including play areas and child care facilities. For units occupied by Environmental Intervention Blood Lead Level (lead poisoned) children under 6 years of age, a risk assessment must be conducted (paid for by JCHA), and the owner must complete hazard reduction activities if lead hazards are identified during the risk assessment. See Chapter 11, Section G, “Special Requirements for Lead-Based Paint Identification and Reduction,” of the JCHA HVCP Administrative Plan for additional information.

h. **Family Obligations:**

The Family (including Each Family Member) Must:

i. Supply any information that JCHA or HUD determine to be necessary including evidence of citizen or eligible immigration status, and information for use in a regularly scheduled reexamination or interim reexamination of family income and composition.

ii. Disclose and verify social security numbers, as provided by 24 CFR part 750, and sign and submit consent forms for obtaining information in accordance with 24 CFR part 760 and part 813.

iii. Supply any information requested by JCHA to verify that the family is living in the unit or information related to family or family member absence from the unit.

iv. Notify JCHA and the owner in writing at least 60 days before moving out of the unit or terminating the lease.

v. Use the assisted unit solely for residence by the family that is listed on the HAP Contract and Lease. The unit must be the family’s only residence.

vi. Notify JCHA in writing within thirty (30) days of the birth, adoption, or court-awarded custody of a child who will reside in your unit.

vii. Request JCHA and the owner’s written approval to add any other family member.
viii. Request and obtain JCHA approval before adding a live-in aide to the household.
ix. Promptly notify JCHA in writing if any family member no longer lives in the unit.
x. Pay utility bills and provide and maintain any appliances that the owner is not required to provide under the lease.
xii. Allow the unit to be inspected at reasonable times and after reasonable notice.
xiii. Give JCHA a copy of any owner eviction notices.

The Family (Including Each Family Member) Must Not:

xiii. Own or have any interest in the unit (other than in a cooperative or JCHA Homeownership Program).
xiv. Receive HCVP housing assistance while residing in a unit owned by a parent, child, grandparent, grandchild, sister or brother of any member of the family, unless JCHA has determined (and has notified the owner and the family of such determination) that approving rental of the unit, notwithstanding such relationship, would provide reasonable accommodation for a family member who is a person with disabilities.
xv. Receive HCVP housing assistance while receiving another housing subsidy, for the same unit or a different unit, under any other Federal, State or local housing assistance program.
xvi. Be a registered sex offender in any state or territory of the United States.
xvii. Be convicted of any drug-related crime for the manufacture or production of methamphetamine on the premises of federally assisted housing.

i. **HCV-Family Self-Sufficiency (FSS):**

i. **Program Requirements:** JCHA and the head of household of each participating family execute an FSS Contract of Participation (COP) that specifies the rights and responsibilities of both parties. The 5-year FSS contract specifies goals and services for each family. Family members must fulfill all requirements in order to obtain full benefits. The FSS contract requires that the family comply with the lease, that all family members become independent of welfare, and that the head of family seek and maintain suitable employment. Possible sanctions for noncompliance with the FSS contract include: termination from the FSS program, forfeiture of the FSS escrow account, withholding or termination of supportive services and termination of HCV assistance.

ii. **Benefits of the FSS program:** An interest-bearing FSS escrow account is established by the PHA for each participating family. An escrow credit, based on increases in earned income of the family, is credited to this account by the PHA. The PHA may make a portion of this escrow account available to the family during the term of the contract to enable the family to complete an interim goal such as
education. If the family completes the contract and no member of the family is receiving cash welfare assistance, the amount of the FSS escrow account is paid to the head of family. If the PHA terminates the FSS contract, or the family fails to complete the contract before its expiration, the family’s FSS escrow funds are forfeited.

4. FINANCIAL RESOURCES

The JCHA Planned Sources 2021 are shown in the table below. (Please note: All the information in this table is subject to change based on HUD appropriations and approval as well as various economic factors.)

<table>
<thead>
<tr>
<th>Planned Sources</th>
<th>Planned $</th>
<th>Planned Uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Federal Grants (FFY 04/2021-03/2022)</td>
<td>$9,858,194</td>
<td>PHA Operations including Mixed Finance Sites</td>
</tr>
<tr>
<td>Public Housing Operating Fund (Estimated)</td>
<td>$9,858,194</td>
<td></td>
</tr>
<tr>
<td>2021 Capital Fund Program (CFP) (Projected)*</td>
<td>$6,137,233</td>
<td>Capital Improvements/Modernization, Operations, Management Improvements &amp; Administration</td>
</tr>
<tr>
<td>HCV Program Admin Fees (Projected)</td>
<td>$4,462,269</td>
<td>Sec 8 Operations</td>
</tr>
<tr>
<td>2. Other Federal Grants</td>
<td>$94,673</td>
<td>Grant Restrictions to WomenRising &amp; York St. – Admin</td>
</tr>
<tr>
<td>2021 Continuum of Care Grants</td>
<td>$94,673</td>
<td></td>
</tr>
<tr>
<td>2021 FSS Grant HCV</td>
<td>$275,886</td>
<td>HUD Restricted to FSS Admin Only</td>
</tr>
<tr>
<td>2021 ROSS Grant</td>
<td>$163,550</td>
<td>HUD Restricted to Ross Admin Only</td>
</tr>
<tr>
<td>2021 Special Needs Assistance Program (SNAP)</td>
<td>$621,086</td>
<td>HU D Restricted Sec 8 Operations &amp; Admin</td>
</tr>
<tr>
<td>3. Prior Year Federal Grants (Unobligated funds only)</td>
<td>$1,407,530</td>
<td>Capital Improvements/Modernization, Operations, Management Improvements &amp; Administration</td>
</tr>
<tr>
<td>2019 Capital Fund Program**</td>
<td>$1,407,530</td>
<td></td>
</tr>
<tr>
<td>2020 Capital Fund Program**</td>
<td>$6,157,831</td>
<td></td>
</tr>
<tr>
<td>4. Other Revenue Sources</td>
<td>$8,693,172</td>
<td>PHA Operations</td>
</tr>
<tr>
<td>Public Housing Dwelling Rental Income</td>
<td>$8,693,172</td>
<td></td>
</tr>
<tr>
<td>AARP Foundation Connected Communities Grant</td>
<td>$35,000</td>
<td>Grant Restricted - Digital Inclusion Exclusive to Berry Gardens</td>
</tr>
<tr>
<td>Other Tenant Revenue</td>
<td>$80,020</td>
<td>PHA Operations</td>
</tr>
<tr>
<td>Other Revenue-Non-Dwelling Rental</td>
<td>$230,868</td>
<td>PHA Operations</td>
</tr>
<tr>
<td>Fraud Recovery, Other (HCV)</td>
<td>$74,698</td>
<td>Sec 8 Operations</td>
</tr>
<tr>
<td>Fraud Recovery (LIPH)</td>
<td>$12,191</td>
<td>LIPH Operations</td>
</tr>
<tr>
<td>Total Resources</td>
<td>$38,304,201</td>
<td></td>
</tr>
<tr>
<td>Housing Assistance Vouchers (HAP)</td>
<td>$45,837,050</td>
<td>Restricted to HAP Payments Only</td>
</tr>
<tr>
<td>Grand Total</td>
<td>$84,141,251</td>
<td></td>
</tr>
</tbody>
</table>

Notes: *Based on 2020 Actual CFP received of $6,908,645 subject to 80% estimated funding less Debt Service
**Actual CFP Remaining unobligated funds as of September 2020 General Capital Activity.

5. RENT DETERMINATION

Public Housing rents are detailed in the ACOP, Chapter 8: Rent. In general, rents are either income-based or flat rents. JCHA has also established policies regarding minimum rents and
hardship exemptions and prorated rents for mixed families. An explanation of the Total Tenant Payment calculations and Determination of Rent for HCVP participants is outlined in the HCVP Administrative Plan, Chapter 7 – Computation Total Tenant Payment and Determination of Rent.

6. OPERATION AND MANAGEMENT

Information on operational and management policies can be found throughout the HCVP Administrative Plan and ACOP. Full text of these manuals can be found in subsequent attachments.

7. GRIEVANCE PROCEDURES

The grievance procedures relative to Public Housing can be found in the ACOP, Chapter 20 – Public Housing Grievance Procedure. Information regarding informal hearings for applicants is located in the ACOP, Chapter 4.18: Informal Review. This information for the HCVP Program can be found in the HCVP Administrative Plan, Chapter 19 – Complaints and Appeals.

8. DESIGNATED HOUSING FOR ELDERLY AND DISABLED FAMILIES

The HUD approval letter for JCHA’s designated housing plan is annexed hereto and incorporated herein as "Attachment I."

The letter notates HUD approval of the Designated Plan renewal until May 14, 2022 and the JCHA will resubmit a Designated Plan application for the properties listed below:

- NJ009000031: Lafayette Senior Living Center, AMP 31, 82 Units Elderly Only
- NJ009000011: Berry Gardens, AMP 11, 40 Units Elderly Only
- NJ009000011: Berry Gardens III, AMP 11, 42 Units Elderly Only
- NJ009000011: Berry Gardens IV, AMP 11, 286 Units Elderly Only
- NJ009000010: Curries Woods (3 New Heckman Drive), AMP 10, 91 Units Elderly and Disabled Families
- NJ009000016: Thomas J. Stewart Apts., AMP 16, 48 Units Elderly Only
- NJ009000020: Ocean Point East and West, AMP 20, 59 Units Elderly Only

In addition, the Michaels Development Corporation received a Senior housing designation for Catherine Todd Senior Center Apartments ("Catherine Todd"). Catherine Todd is a rehabilitated high-rise building of the former Montgomery Gardens. It contains 68 low-income, project-based units, and provides necessary services for its elderly residents.

9. COMMUNITY SERVICE AND SELF-SUFFICIENCY

a. JCHA established a Department of Resident Empowerment and Community Engagement (RECE) in 2018 to enhance community service and self-sufficiency programming and
services. This department includes JCHA’s existing Resident Opportunities & Self-Sufficiency (ROSS) Program for Public Housing (PH) and HVCP (Section 8) FSS Program, which both encourage families and individuals toward self-sufficiency and community service participation. The JCHA applied for and was awarded both an FY 2017 ROSS Grant and an FY 2019 FSS Grant to continue self-sufficiency activities for public housing residents.

i. Under the ROSS Program for PH residents and under the FSS Program for HCVP participants, individuals are provided support to pursue higher education, improve employment, obtain vocational training and achieve economic independence. The success of both programs is highly attributed to their strong case management, and holistic approach to providing a family with comprehensive programming and referrals customized to their specific needs.

ii. ROSS and FSS staff are committed to locating services that are necessary in order to assist a family in achieving economic independence and self-sufficiency. Some of the services provided under ROSS and FSS include, but are not limited to: personal counseling; career counseling; educational counseling; credit repair; money management workshops, parenting skills workshops; assistance in applying for all levels of higher education; referral services to vocational training, etc.

b. The ACOP explains the Community Service and Self-Sufficiency Requirements and clarifies which activities are permitted that satisfy this requirement for residents. The ACOP also provides a process for verification of exempt status, which will be completed on an annual basis. For individuals who are exempt due to elderly or permanent disability status, verification of exemption status will be done at the initial point of exemption.

c. Families that experience a change in their household income due to earned wages qualify for an Earned Income Disallowance (EID). JCHA requires the exclusion of increases in income attributed to new employment or increased earnings by a family member who is a participant in a self-sufficiency program. During the initial 12-month exclusion period, JCHA will exclude the full amount of increase in income attributable to employment or increased earnings. The initial full exclusion extends for a total of 12 consecutive months. The next 12-month period of exclusion begins after the qualified family member has received 12 consecutive months of full exclusion. During the second period of the earned income disallowance, the exclusion is reduced to 50% of the increase attributable to employment or increased earnings. For further details, please refer to the ACOP, Chapter 7.0, Section 7.6 Earned Income Disallowance.

d. JCHA’s Section 3 Program is designed to assist qualified residents to obtain employment opportunities with our contractors. Residents meeting the eligibility criteria are enrolled into a resident database. As employment opportunities become available, the Section 3 coordinator will refer participants to the contractor for interviews. Participants are selected based on the assessment conducted at the time of their enrollment. For more
detailed information regarding this program please, see the plan in “Attachment H,” incorporated herein.

10. SAFETY AND CRIME PREVENTION

a. JCHA continues to advance and revise its measures to address the ongoing need to 1) monitor its sites, 2) deter and, when possible, prevent crime, and 3) ensure the safety and well-being of public housing residents in Jersey City. Based upon statistics provided by the Jersey City Police Department (JCPD), from July 1, 2019 to June 30, 2020, 36 serious crimes were committed on JCHA property. There was 0 homicide, 0 rapes, 5 robberies, 14 aggravated assaults, 12 narcotics possession and 5 drugs/distribution or manufacture cases reported. JCHA continues to work in partnership with the Jersey City Police Department to improve Quality of Life issues and enhance Community Policing efforts.

In 2018, JCHA initiated a new Shared Services Agreement with the City of Jersey City to create a Jersey City Police Department Housing Unit comprised of On-Duty police officers at public housing developments. The Agreement was recently renewed and renegotiated. The Agreement identifies the appointment of a Police Supervisor to oversee the new JCPD Housing Unit and also establishes access to reports and data to support the JCHA’s one-strike policy and to enhance security at public housing developments, as well as regular meetings with management to address safety and security concerns.

b. Pursuant to its goals, JCHA invested in innovative crime prevention and quality of life strategies. JCHA installed security cameras in the Community Rooms at each property, and at various locations in and around some properties, as well as at strategic locations to monitor and deter illegal dumping. JCHA also enhancing security camera systems. These were installed in 2017 at Marion Gardens and Holland Gardens, in 2018 at Berry Gardens, Hudson Gardens, and Booker T Washington, and in 2019/2020 at Curries Woods. Lastly, in August 2020, JCHA began contracting with a third-party security company to provide security personnel at senior developments with more than 75 units pursuant to local ordinance.

c. JCHA established a telephone “tip-line” in 2016 encouraging anyone to report anonymously crime and quality of life issues, as well as register complaints and disclose information related to breach of policy and improper behavior.

d. JCHA is in contact with municipal, county, state and federal law enforcement regarding crimes, wanted persons, and arrests made at all JCHA sites. JCHA has coordinated with multiple law enforcement agencies for special operations at several properties and provided venues for training of police, fire, FBI and OEM personnel.
11. CIVIL RIGHTS CERTIFICATION

JCHA certification of compliance with civil rights laws and regulations is contained in the “PHA Certifications of Compliance with the PHA Plans and Related Regulations,” attached hereto and incorporated herein as “Attachment J.” The JCHA Fair Housing & Reasonable Accommodation Policy is provided in the ACOP under Chapter 3.

12. FISCAL YEAR AUDIT

Our most recent fiscal year audit can be found in “Attachment D.”

13. ASSET MANAGEMENT

JCHA Asset Management policies, including Utility Allowances, Paying Rent, Transfers Policy, Inspection Procedures, Rental of the Community Facilities, Smoke Free, Pets, One-Strike, Applicant Selection and Assignment, Continued Occupancy, Parking, Termination of Tenancy, and others are included in the ACOP, which can be found in “Attachment F.”

JCHA completed a physical needs assessment (PNA) for each property in September 2015 that revealed approximately $176M in physical improvements needed. From this assessment, JCHA developed a schedule of capital fund expenditures for a 20-year period. A new physical needs assessment was initiated in summer 2020 and is expected to be completed by early 2021. A strategic planning session will be initiated to devise a comprehensive capital plan based on the 2020 PNA including decisions on modernization, rehabilitation, disposition and other capital needs. A five-year capital plan was also developed in 2016 and a new plan will be created based on the 2020 PNA.

Energy Conservation Program: JCHA has initiated strategies to reduce its energy costs. JCHA executed an agreement with Siemens Building Technologies, Inc., in 2013 to implement a comprehensive energy management and energy improvement program through a guaranteed energy performance contract (“EPC”), to improve energy access and reduce consumption costs at most of the public housing developments. The project anticipates energy and cost savings generated through the energy conservation measures that, after debt servicing, will accrue long after the hardware has been installed. Investing in new technology will help ease the considerable capital improvements needs years from now. Additionally, these improvements provide the JCHA with yet another way to reduce its carbon footprint and ensure a healthy and sustainable community for its residents and the greater community. Performance of the equipment and the potential consumption savings are being guaranteed by the contractor.

The EPC includes, but is not limited to, installation of new low-flow toilets, showerheads, kitchen/bathroom sink aerators, lighting fixtures, radiator and boiler controls, and decentralized heating system at Booker T. Washington Apartments. The JCHA will document, review, and verify cost, savings and issue report to HUD each year during the term of the agreement.
In 2018, the JCHA was recognized by the U.S. Department of Energy’s Better Business Challenge as the first Public Housing Authority to meet its energy conservation goals on a portfolio-wide basis. In fact, the JCHA has recorded a 26% reduction in energy usage in only six years.

14. VIOLENCE AGAINST WOMEN ACT (VAWA)

The full policy can be found in ACOP Chapter 19, “Violence Against Women Act (VAWA)” And HCVP Administrative Plan Chapter 24, “Tenancy Protections for Victims of Abuse Under VAWA.” Additionally, Section 9.8 of the ACOP and Chapter 8, Section B of the Administrative Plan describe the low-barrier certification process for VAWA victims. The purpose of this policy is to implement applicable provisions of the Violence Against Women Act of 2005, the Violence Against Women Reauthorization Act of 2013, and the Violence Against Women Reauthorization Act of 2013: Implementation in HUD Housing Programs, and set forth JCHA’s policies regarding domestic violence, dating violence, sexual assault and stalking regardless of sex, gender identity or sexual orientation. In compliance with the Implementation rule, the JCHA will provide HUD’s “Notice of Occupancy Rights” and “Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking, and Alternative Documentation” forms to applicants and tenants, which explain their rights under VAWA. JCHA is committed to preserving and protecting the right to safe, affordable housing for victims of domestic violence, dating violence, sexual assault or stalking. JCHA will comply with any provision of Federal, State or local law that provides the greatest protection for victims of these criminal acts.

15. SMOKE FREE

The use of tobacco products is prohibited in all public housing living units, interior common areas and outdoor areas within 25 feet from public housing and administrative office buildings (collectively, “restricted areas”). The Rule does not prohibit smoking by residents; rather, it requires that residents who smoke do so at least 25 feet away from the buildings.

- Prohibited tobacco products are defined as items that involve the ignition and burning of tobacco leaves, such as: cigarettes, cigars, pipes and water pipes (also known as hookahs).
- Interior common areas include but are not limited to: hallways, rental and administrative offices, community centers, day care centers, laundry centers, and similar structures.

16. LEAD-SAFE HOUSING RULE

In accordance with Notice PIH-2017-13; OHHLHC 2017-01, JCHA adopted the following key changes under the Lead Safe Housing Rule in its 2018 Agency Plan:

- HUD’s “Environmental Investigation Blood Lead Level” (EIBLL) is now referred to as “Elevated Blood Lead Level” (EBLL)
• Consistent with the Centers for Disease Control and Prevention (CDC), HUD is now using the reference level of 5 micrograms per deciliter to identify children with an EBLL (formerly the level was 20 µg/dL).

• The level of investigation required for a housing unit of a child with an EBLL has been enhanced to an “environmental investigation” and a requirement for testing in other covered units has been added when a child is identified in a multi-unit property.

• Lead-based paint hazards identified by the environmental investigation must be controlled within 30 calendar days by a certified lead-based paint abatement firm or certified lead renovation firm, including having the unit and common areas pass a post-work dust clearance exam in accordance with 24 CFR §35.1340.

• Re-evaluations must be conducted every two years for deteriorated paint surfaces, deteriorated or failed interim controls of lead-based paint hazards or encapsulation or enclosure treatments, dust-lead hazards, and soil-lead hazards in newly-bare soil.

• JCHA is responsible for compliance with the regulations.

• On a quarterly basis, JCHA must attempt to obtain the names and addresses of children under age six with an EBLL who live in JCHA owned or managed housing from the health department and comply with Lead Safe Housing Rule requirements.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT C

Mixed-Finance, Mod/Development, Rehabilitation/Sustainability, Demo/Disposition, Conversions, Homeownership Programs, Project-Based Vouchers

(B.2 of HUD FORM 50075-ST)
B.2 New Activities: (a) Does the PHA intend to undertake any new activities related to the following in the PHA’s current Fiscal Year? (b) If any of these activities are planned for the current Fiscal Year, describe the activities. For new demolition activities, describe any public housing development or portion thereof, owned by the PHA for which the PHA has applied or will apply for demolition and/or disposition approval under section 18 of the 1937 Act under the separate demolition/disposition approval process. If using Project-Based Vouchers (PBVs), provide the projected number of project based units and general locations, and describe how project basing would be consistent with the PHA Plan.

1. Mixed-Finance Construction Initiatives

a) Montgomery Phase I. Construction of Montgomery Family Phase I was completed in early 2019 and the new development is called Mill Creek Gardens, which consists of 126 mixed-finance, mixed-income, low-rise units (see chart below in section 4 for unit types). Lease up for the property, which began in March 2019, has been completed, and subsidy awarded.

b) Montgomery Phase II. Through an RFP process, the JCHA selected Genesis\MDG to develop Montgomery Family Phase II where buildings 2 and 4 of the former Montgomery Gardens currently stand. The Demo/Dispo application with HUD’s Special Applications Center (SAC), and Part 58 environmental clearance with the City of Jersey City is ongoing. The Developer’s Agreement is currently being negotiated.

c) Holland Gardens Revitalization

i) Overview. The JCHA continues the process for revitalizing Holland Gardens. Kitchen & Associates (“Kitchen”), a multi-disciplinary design firm with significant experience working with public housing authorities, including experience conducting community charrettes, developed a visioning process that actively engaged Holland Gardens’ residents and incorporated their input. The result is a Vision for the new Holland Gardens that meets the needs of its residents, while propelling public housing into a new collaborative era.

ii) Relocation Policies and Developer Selection Processes. Considering best practice models, the JCHA is working with its residents, community stakeholders, HUD, and local officials to create a process that not only satisfies the requirements of the Uniform Relocation Act, but surpasses any standard for residents’ rights. The JCHA Board of Commissioners ratified a resolution that established a clear Right of Return...
Policy guaranteeing the return of every resident in good standing that wishes to do so. The JCHA anticipates a two-prong procurement initiative that will include a financial vetting RFQ component and a design RFP component that shall include true resident participation in the selection process.

2. Proposed RAD Conversions

a) Mixed-Finance Sites. Recently, the JCHA’s four oldest LIHTC sites have completed, or are about to complete, their tax credit compliance periods. These properties are: Lafayette Village (NJ009000012); Lafayette Senior Living Center (NJ009000013), Pacific Court (NJ009000014), and Woodward Terrace (NJ009000015). The JCHA delivered a Letter of Intent (LOI) to convert these LIHTC sites to the Rental Assistance Demonstration (RAD). In addition to these four AMPs, the JCHA included Barbara Place (NJ009000018), Glennview I (NJ009000021), and Glennview II East and West (NJ009000023 and NJ009000025) in the LOI. The JCHA conducted the mandatory resident meetings and applied for the RAD conversions for these AMPs. In December of 2018 the United States Department of Housing and Urban Development (“HUD”) approved the JCHA’s request to convert the 361 units into RAD units by issuing Commitment to Enter into a Housing Assistance Payment (“CHAP”) letter for the following sites:

• 40 Annual Contributions Contract (“ACC”) units in PIC Development NJ009000018, commonly known as Barbara Place Terrace.
• 45 ACC units in PIC Development NJ009000015, commonly known as Woodward Terrace.
• 41 ACC units in PIC Development NJ009000014, commonly known as Pacific Court.
• 77 ACC units in PIC Development NJ009000012, commonly known as Lafayette Village.
• 82 ACC units in PIC Development NJ009000013, commonly known as Lafayette Senior Living Center.
• 38 ACC units in PIC Development NJ009000021, commonly known as Glennview I.
• 38 ACC units in PIC Development NJ009000023/25, commonly known as Glennview II East/West.

Currently the JCHA has engaged its mixed-finance partners to determine whether RAD is best suited to meet the needs of JCHA’s ACC subsidized residents residing in its mixed-finance sites. JCHA has hired NW Financial Group, who has RAD conversion expertise, to help with the determinations.

In August 2020, the JCHA requested a portfolio award of 284 these units in order to preserve them pending certain approvals from HUD.
3. Demolition/Disposition

The JCHA submitted an application to SAC requesting demolition of buildings #2 and #4 at Montgomery Gardens in June 2017, in anticipation of constructing more new affordable mixed finance units. See section (1)(b) above in this Attachment.

4. Conversion of Public Housing

The chart below details the number of units and type of subsidy attached to each unit for the current mixed-finance sites:

<table>
<thead>
<tr>
<th>Apartment Complex Name</th>
<th>ACC Units</th>
<th>PBV Units</th>
<th>Unsubsidized Affordable Units</th>
<th>Market Rate Units</th>
<th>Total Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lafayette Village</td>
<td>77</td>
<td>0</td>
<td>24</td>
<td>23</td>
<td>124</td>
</tr>
<tr>
<td>Lafayette Senior Center</td>
<td>82</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>83</td>
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<tr>
<td>Pacific Court</td>
<td>41</td>
<td>0</td>
<td>15</td>
<td>16</td>
<td>72</td>
</tr>
<tr>
<td>Woodward Terrace</td>
<td>45</td>
<td>0</td>
<td>15</td>
<td>10</td>
<td>70</td>
</tr>
<tr>
<td>Gloria Robinson Phase I</td>
<td>57</td>
<td>0</td>
<td>0</td>
<td>9</td>
<td>66</td>
</tr>
<tr>
<td>Barbara Place Terrace</td>
<td>40</td>
<td>0</td>
<td>16</td>
<td>11</td>
<td>67</td>
</tr>
<tr>
<td>Gloria Robinson Phase II</td>
<td>71</td>
<td>0</td>
<td>0</td>
<td>7</td>
<td>78</td>
</tr>
<tr>
<td>Ocean Point East</td>
<td>20</td>
<td>6</td>
<td>0</td>
<td>1</td>
<td>27</td>
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<tr>
<td>Ocean Point West</td>
<td>20</td>
<td>12</td>
<td>0</td>
<td>0</td>
<td>32</td>
</tr>
<tr>
<td>Glenview TH Phase I</td>
<td>38</td>
<td>0</td>
<td>17</td>
<td>8</td>
<td>63</td>
</tr>
<tr>
<td>Gloria Robinson Phase III</td>
<td>24</td>
<td>15</td>
<td>15</td>
<td>6</td>
<td>60</td>
</tr>
<tr>
<td>Glenview TH Phase II-East</td>
<td>26</td>
<td>12</td>
<td>2</td>
<td>0</td>
<td>40</td>
</tr>
<tr>
<td>Gloria Robinson Phase-IV</td>
<td>27</td>
<td>10</td>
<td>27</td>
<td>6</td>
<td>70</td>
</tr>
<tr>
<td>Glenview TH Phase II-West</td>
<td>12</td>
<td>4</td>
<td>0</td>
<td>8</td>
<td>24</td>
</tr>
<tr>
<td>Catherine Todd</td>
<td>0</td>
<td>67</td>
<td>0</td>
<td>1</td>
<td>68</td>
</tr>
<tr>
<td>Mill Creek/Montgomery Family I</td>
<td>26</td>
<td>52</td>
<td>43</td>
<td>5</td>
<td>126</td>
</tr>
<tr>
<td><strong>Mixed Finance Total</strong></td>
<td><strong>606</strong></td>
<td><strong>178</strong></td>
<td><strong>174</strong></td>
<td><strong>112</strong></td>
<td><strong>1070</strong></td>
</tr>
</tbody>
</table>

5. Rehabilitation/Sustainability

a) Vacancies. The Booker T. Washington (BTW) Vacancy Demonstration has been an overwhelming success. The JCHA utilized Capital Funds and Affordable Housing Trust Funds to rehabilitate forty-one (41) of BTW’s damaged and vacant units. With the approval of HUD and the JCHA Board of Commissioners, the JCHA established a Force Account Labor (FAL) team from within the employment pool of the JCHA. The BTW Vacancy Demonstration was completed on time and within budget. As a result, BTW’s vacancy rate improved dramatically, decreasing from 20 percent in June 2019 to 12 percent by January 2020.
b) **Grant-Supported Sustainability.** The JCHA also continues to respond to CFCP, Emergency Safety & Security grant NOFAs and any other NOFAs related to modernization and/or development that the Department publishes.

c) **Energy Efficiency.** The JCHA is presently exploring the possibility of installing solar photovoltaic systems on certain properties to reduce energy costs.

6. **Homeownership**

The JCHA has seven (7) two-family townhouses, a total of 14 units, remaining unsold at the Dwight Street Homes (AMP #00900010) homeownership development. The JCHA anticipates selling those remaining homes to qualified existing public housing residents or those families on the Dwight Street Homes Waiting List within the next twelve (12) months. Meanwhile, JCHA rehabilitated two of the most distressed units, and rented them to potential buyers. As a result, the JCHA was able to decrease vacancy at Dwight Street Homes, while continuing to meet its goal of selling all the remaining units in accordance with HUD’s 5(h) Homeownership program.

7. **Project-Based Vouchers (PBVs)**

The JCHA has an active PBV Program, which is consistent with the Agency Plan as it both encourages new development of affordable housing and prevents the loss of affordable housing.

8. **Housing Resource Center at Hudson Gardens**

Through collaboration with the City of Jersey City’s Department of Health and Human Services (“HHS”) and a long standing relationship with JCHA tenant Garden State Episcopal CDC (“GSEDC”), which provides a range of services for homeless residents with the support of the City and Hudson County, the JCHA is sourcing funding to rehabilitate and modernize the GSEDC homeless center housed at Hudson Gardens. Utilizing best practices and community innovation, the JCHA’s plans to rehabilitate and modernize the space will allow GSEDC and the City of Jersey City to expand and enhance services for those experiencing homelessness by making the center ADA compliant, addressing COVID-19 safety concerns, adding health and hygiene facilities, and providing better food and nourishment space. The planned rehabilitation is designed to provide these enhanced services while simultaneously addressing the concerns of Hudson Gardens’ residents by eliminating the flow of nonresident pedestrian traffic through the residential portion of the complex. As part of the proposed design, the JCHA will request re-categorization of one ACC unit to be taken offline with no ACC subsidy.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT D

Financial Statements
The following is JCHA’s audited financials for fiscal year ending March 31, 2019.
JERSEY CITY HOUSING AUTHORITY

FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED MARCH 31, 2019

WITH
REPORT OF INDEPENDENT AUDITORS
# JERSEY CITY HOUSING AUTHORITY

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REPORT OF INDEPENDENT AUDITORS

The Board of Commissioners
Jersey City Housing Authority:

Report on the Financial Statements

We have audited the accompanying financial statements of the Jersey City Housing Authority (the "Authority") as of and for the year ended March 31, 2019, and the related notes to the financial statements, as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States and audit requirements as prescribed by the Division of Local Government Services, Department of Community Affairs, State of New Jersey. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.
Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Authority as of March 31, 2019, and the changes in its net position and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

Change in Accounting Principle

As discussed in Note 14 to the financial statements, during the year ended March 31, 2019, the Authority adopted GASB 75, Accounting and Financial Reporting for Postemployment Benefits Other than Pension Plans. We did not modify our opinion regarding this matter.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management’s discussion and analysis and the required pension and other post employment benefit information be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management’s responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming an opinion on the financial statements that collectively comprise the Authority’s financial statements. The schedule of expenditures of federal awards is presented for the purpose of additional analysis as required by Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and is not a required part of the financial statements. The accompanying financial data schedule is also not a required part of the financial statements and is presented for the purposes of additional analysis as required by the U.S. Department of Housing and Urban Development.

The schedule of expenditures of federal awards and the financial data schedule are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the financial statements. Such information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the schedule of expenditures of federal awards and the financial data schedule are fairly stated, in all material respects, in relation to the financial statements as a whole.
Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated July 22, 2020 on our consideration of the Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the Authority's internal control over financial reporting and compliance.

July 22, 2020
Toms River, New Jersey

\[\text{Signature}\]
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)
For the Fiscal Year ended March 31, 2019

Management’s Discussion and Analysis (MD&A) is designed to (a) assist the reader in focusing on significant financial issues, (b) provide an overview of the Authority’s financial activity, and (c) identify changes in the Authority’s financial position for the fiscal year ended March 31, 2019. Please read it in conjunction with the Authority’s financial statements.

Overview of the financial statements

The Authority’s financial statements are prepared on the accrual basis of accounting in accordance with generally accepted accounting principles. The Authority’s accounting records are structured as an enterprise fund with revenues recognized when earned, rather than when received. Expenses are recognized when incurred, not when they are paid. Capital assets are capitalized and depreciated over their estimated useful lives. The accounting for enterprise funds is similar to the accounting used by businesses. See the notes to the financial statements for a summary of the Authority’s significant accounting policies.

Following the MD&A are the basic financial statements of the Authority together with notes, which are essential to a full understanding of the data contained in the financial statements. The Authority’s basic financial statements are designed to provide readers with a broad overview of the Authority’s finances.

The Statement of Net Position presents information similar to a Balance Sheet. The Statement of Net Position reports all financial and capital resources of the Authority. The statement is presented in the format where assets and deferred outflows of resources, minus liabilities and deferred inflows of resources, equals net position. Assets and liabilities are presented in order of liquidity, and are classified as current and non-current.

Net position is reported in three broad categories:

Net Investment in Capital Assets: This component consists of all capital assets, reduced by the outstanding balances of any bonds, mortgages, notes or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.

Restricted Net Position: This component consists of assets that are constrained by limitations placed on their use by creditors (such as debt covenants), grantors, contributors, laws, regulations, etc.

Unrestricted Net Position: This component consists of assets that are not restricted and do not meet the definition of Net Investment in Capital Assets or Restricted Net Position.
MANAGEMENT'S DISCUSSION AND ANALYSIS (MD&A)
For the Fiscal Year ended March 31, 2019

Overview of the financial statements (continued)

The Statement of Revenues, Expenses, and Changes in Net Position presents information showing how the Authority’s net position changed during the year. This statement includes operating revenues, such as rental income, HUD operating grants, operating expenses, such as administrative, tenant services, utilities, maintenance, and depreciation, and non-operating revenue and expenses, such as capital grant revenue, investment income, interest expense, and gains or losses from the sale or disposition of capital assets. The focus of the statement is the change in net position, which is similar to net income or loss for a business entity.

The Statement of Cash Flows reports net cash provided by or used by operating activities, non-capital financing activities, capital and related financing activities and investing activities.

The Notes to Financial Statements provide additional information that is essential to a full understanding of the information included in the financial statements.

In addition to the basic financial statements and accompanying notes, this report includes two types of supplementary information: required supplementary information and other supplementary information. Required supplementary information must be included to conform to generally accepted accounting principles. Management's Discussion and Analysis and certain pension and OPEB information is required supplementary information.

Other supplementary information is not required by generally accepted accounting principles but is presented for additional analysis purposes or to meet other requirements. The financial data schedule is required by the U.S. Department of Housing and Urban Development (HUD). The schedule of expenditures of federal awards is required by the Uniform Guidance.

Program information

Public and Indian Housing: The Authority owns and manages 1,847 ACC units and private management companies additional 580 mixed finance ACC units. Under the Low Income Public Housing program, the Authority rents units that it owns, to low-income households. The program is operated under an Annual Contributions Contract (ACC) with HUD, and HUD provides Operating Subsidy and Capital Funding to enable the Authority to provide housing at a rent that is based on 30% of household income. The Conventional Public Housing Program includes the Capital Fund Program, which is the primary funding source for physical and management improvements to the Authority’s properties. The Authority also owns and manages 126 non-federal units.
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Program information (continued)

Section 8 Housing Choice Vouchers: HUD has contracted with the Authority for the support for 4,234 Housing Choice Vouchers. Under the Housing Choice Vouchers Program, the Authority administers contracts with landlords that own rental property. The Authority subsidizes the family’s rent through a Housing Assistance Payment made to the landlord. The program is administered under an Annual Contributions Contract (ACC) with HUD. HUD provides Annual Contribution Funding to enable the Authority to structure a lease that sets the participants’ rent at 30% of household income.

Financial position and analysis

Table 1 compares the Authority’s financial position for the fiscal years ended March 31, 2019 and 2018:

<table>
<thead>
<tr>
<th>Assets:</th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash &amp; cash equivalents</td>
<td>$ 7,373,174</td>
<td>$ 8,121,270</td>
<td>$ (748,096)</td>
<td>-9.21%</td>
</tr>
<tr>
<td>Other current assets</td>
<td>2,761,446</td>
<td>4,393,801</td>
<td>(1,632,355)</td>
<td>-37.15%</td>
</tr>
<tr>
<td>Capital assets, net</td>
<td>73,350,856</td>
<td>76,577,165</td>
<td>(3,226,309)</td>
<td>-4.21%</td>
</tr>
<tr>
<td>Noncurrent assets</td>
<td>78,801,049</td>
<td>76,103,564</td>
<td>2,697,485</td>
<td>3.54%</td>
</tr>
<tr>
<td>Total assets</td>
<td>162,286,525</td>
<td>165,195,800</td>
<td>(2,909,275)</td>
<td>-1.76%</td>
</tr>
<tr>
<td>Deferred Outflows of Resources</td>
<td>11,981,009</td>
<td>8,300,758</td>
<td>3,680,251</td>
<td>44.34%</td>
</tr>
<tr>
<td>Total assets and deferred outflows of resources</td>
<td>$ 174,267,534</td>
<td>$ 173,496,558</td>
<td>$ 770,976</td>
<td>0.44%</td>
</tr>
</tbody>
</table>

Liabilities:

<table>
<thead>
<tr>
<th>Liabilities:</th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current liabilities</td>
<td>3,818,780</td>
<td>4,684,026</td>
<td>(865,246)</td>
<td>-18.47%</td>
</tr>
<tr>
<td>Noncurrent liabilities</td>
<td>90,385,021</td>
<td>110,785,203</td>
<td>(20,400,182)</td>
<td>-18.41%</td>
</tr>
<tr>
<td>Total liabilities</td>
<td>94,203,801</td>
<td>115,469,229</td>
<td>(21,265,428)</td>
<td>-18.42%</td>
</tr>
<tr>
<td>Deferred Inflows of Resources</td>
<td>32,308,723</td>
<td>8,332,658</td>
<td>23,976,065</td>
<td>287.74%</td>
</tr>
</tbody>
</table>

Net position:

<table>
<thead>
<tr>
<th>Net position:</th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net invested in capital assets</td>
<td>60,238,291</td>
<td>62,222,016</td>
<td>(1,983,725)</td>
<td>-3.19%</td>
</tr>
<tr>
<td>Restricted net position</td>
<td>78,445,219</td>
<td>75,834,062</td>
<td>2,611,157</td>
<td>3.44%</td>
</tr>
<tr>
<td>Unrestricted net position</td>
<td>(90,928,500)</td>
<td>(88,361,407)</td>
<td>(2,567,093)</td>
<td>2.91%</td>
</tr>
<tr>
<td>Total net position</td>
<td>47,755,010</td>
<td>49,694,671</td>
<td>(1,939,661)</td>
<td>-3.90%</td>
</tr>
</tbody>
</table>

Net position, deferred outflows of resources and net position | $ 174,267,534 | $ 173,496,558 | $ 770,976 | 0.44% |
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)
For the Fiscal Year ended March 31, 2019

Financial position and analysis (continued)

Cash and Cash Equivalents (excluding restricted cash) decreased by $748,096 or 9.21%. This is primarily due to the Authority reporting an increase in housing assistance payments in the amount of $1,227,327, which were partially offset by an increase in operating revenues in the amount of $692,711.

Other Current Assets decreased by $1,632,355 or 37.15% primarily due to decreases in amounts due from HUD regarding the reimbursement of grant expenses.

Current Liabilities decreased by $865,246 or 18.47% primarily due to a substantial decrease in accounts payable at year-end.

Non-current liabilities decreased by $20,400,182 or 18.41% primarily due to a decrease in the Authority’s unfunded pension and OPEB liabilities.

Deferred Outflows of Resources and Deferred Inflows of Resources were reported as a result of recording the Authority’s net pension and net OPEB liabilities as required by GASB 68 and GASB 75, respectively.

Table 2 focuses on the changes in net position:

<table>
<thead>
<tr>
<th>Operating revenue &amp; expense</th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating revenue</td>
<td>$ 76,619,938</td>
<td>$ 75,927,227</td>
<td>$ 692,711</td>
<td>0.91%</td>
</tr>
<tr>
<td>Operating expenses</td>
<td>83,353,460</td>
<td>81,122,756</td>
<td>2,230,704</td>
<td>2.75%</td>
</tr>
<tr>
<td>Operating loss</td>
<td>(8,733,522)</td>
<td>(5,195,529)</td>
<td>(1,537,993)</td>
<td>29.60%</td>
</tr>
<tr>
<td>Net non-operating revenue (expense)</td>
<td>4,793,861</td>
<td>5,613,959</td>
<td>(820,098)</td>
<td>-14.61%</td>
</tr>
<tr>
<td>Change in net position</td>
<td>(1,939,661)</td>
<td>418,430</td>
<td>(2,358,091)</td>
<td>-563.56%</td>
</tr>
<tr>
<td>Net position, beginning of year</td>
<td>49,694,671</td>
<td>106,867,128</td>
<td>(57,172,457)</td>
<td>-53.50%</td>
</tr>
<tr>
<td>Change in accounting principle - adoption of GASB 75</td>
<td>-</td>
<td>(57,590,887)</td>
<td>57,590,887</td>
<td>-100%</td>
</tr>
<tr>
<td>Net position, end of year</td>
<td>$ 47,755,010</td>
<td>$ 49,694,671</td>
<td>$ (1,939,661)</td>
<td>-3.90%</td>
</tr>
</tbody>
</table>
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Financial position and analysis (continued)

Table 3 presents a summary of the Authority’s revenue by source:

<table>
<thead>
<tr>
<th></th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating revenue</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tenant revenue</td>
<td>$ 10,057,249</td>
<td>$ 10,115,213</td>
<td>$(57,964)</td>
<td>-0.57%</td>
</tr>
<tr>
<td>HUD operating grants</td>
<td>64,104,574</td>
<td>63,076,228</td>
<td>1,028,346</td>
<td>1.63%</td>
</tr>
<tr>
<td>Other income</td>
<td>2,458,115</td>
<td>2,735,786</td>
<td>(277,671)</td>
<td>-10.15%</td>
</tr>
<tr>
<td>Total operating revenue</td>
<td>76,619,938</td>
<td>75,927,227</td>
<td>692,711</td>
<td>0.91%</td>
</tr>
<tr>
<td>Non-operating revenues</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Investment income</td>
<td>39,874</td>
<td>36,225</td>
<td>3,649</td>
<td>10.07%</td>
</tr>
<tr>
<td>Mortgage interest income</td>
<td>2,613,988</td>
<td>2,697,027</td>
<td>(83,039)</td>
<td>-3.08%</td>
</tr>
<tr>
<td>Capital grants</td>
<td>2,606,375</td>
<td>3,381,482</td>
<td>(775,107)</td>
<td>-22.92%</td>
</tr>
<tr>
<td>Total non-operating revenues</td>
<td>5,260,237</td>
<td>6,114,734</td>
<td>(854,497)</td>
<td>-13.97%</td>
</tr>
<tr>
<td>Total revenues</td>
<td>$ 81,880,175</td>
<td>$ 82,041,961</td>
<td>$(161,786)</td>
<td>-0.20%</td>
</tr>
</tbody>
</table>

Operating Loss increased $1,537,993 or 29.60%, primarily due to the Authority adopting GASB 75 and recording their unfunded OPEB liability during the year.

HUD Operating Grants increased by $1,028,346 from the prior year, or by 1.63% This was primarily due to the Authority receiving $520,625 more in Section 8 Housing Choice Vouchers funding, $222,354 more in Section 8 Mainstream Vouchers funding, and $249,247 more in Family Self-Sufficiency funding.

Capital Grants decreased by $775,107 or 22.92% as the Authority utilized less capital funds during FY19.
MANAGEMENT'S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Financial position and analysis (continued)

Table 4 presents a summary of the Authority's operating expenses:

<table>
<thead>
<tr>
<th></th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative</td>
<td>$10,672,435</td>
<td>$9,733,626</td>
<td>$938,809</td>
<td>9.65%</td>
</tr>
<tr>
<td>Tenant services</td>
<td>366,135</td>
<td>369,661</td>
<td>(3,526)</td>
<td>-0.95%</td>
</tr>
<tr>
<td>Utilities</td>
<td>4,432,710</td>
<td>4,582,666</td>
<td>(149,956)</td>
<td>-3.27%</td>
</tr>
<tr>
<td>Maintenance</td>
<td>10,305,886</td>
<td>10,344,708</td>
<td>(38,822)</td>
<td>-0.38%</td>
</tr>
<tr>
<td>Protective services</td>
<td>-</td>
<td>52,630</td>
<td>(52,630)</td>
<td>-100.00%</td>
</tr>
<tr>
<td>Insurance</td>
<td>1,183,226</td>
<td>1,136,692</td>
<td>46,534</td>
<td>4.09%</td>
</tr>
<tr>
<td>General expense</td>
<td>3,224,784</td>
<td>2,811,622</td>
<td>413,162</td>
<td>14.69%</td>
</tr>
<tr>
<td>Extraordinary maintenance expense</td>
<td>966,063</td>
<td>1,043,430</td>
<td>(77,367)</td>
<td>-7.41%</td>
</tr>
<tr>
<td>Depreciation expenses</td>
<td>6,099,881</td>
<td>6,172,708</td>
<td>(72,827)</td>
<td>-1.18%</td>
</tr>
<tr>
<td>Housing assistance payments</td>
<td>46,102,340</td>
<td>44,875,013</td>
<td>1,227,327</td>
<td>2.73%</td>
</tr>
<tr>
<td>Total expenses</td>
<td>$83,353,460</td>
<td>$81,122,756</td>
<td>$2,230,704</td>
<td>2.75%</td>
</tr>
</tbody>
</table>

**Administrative Expenses** increased by $938,809 or 9.65%, primarily due to an increase in employee benefits in the amounts of $1,094,549 related to the adoption of GASB 75.

**Utilities Expenses** decreased $149,956 or 3.27% primarily due to decreases in electricity and gas charges.

**Protective Services** expenses decreased by $52,630 or 100% due to decreases in contracted costs.

**Extraordinary maintenance expense** decreased by $77,367 from $1,043,430 in FY 2018 to $966,063 in FY 2019. This is primarily due to a reduction of expenses associated with the Public Housing program.

**Depreciation Expenses** decreased by $72,827 or 1.18%, primarily due to assets becoming fully depreciated during the year.

**Housing Assistance Payments** increased by $1,227,327 or 2.73% primarily due to the Authority having an increase in regular HAP during fiscal year.
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Capital assets

Table 5 summarizes the Authority’s capital assets:

<table>
<thead>
<tr>
<th></th>
<th>2019</th>
<th>2018</th>
<th>Increase (Decrease)</th>
<th>Percent Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land</td>
<td>$5,096,196</td>
<td>$5,056,197</td>
<td>$39,999</td>
<td>0.79%</td>
</tr>
<tr>
<td>Buildings, improvements</td>
<td>205,329,087</td>
<td>201,852,830</td>
<td>3,476,257</td>
<td>1.72%</td>
</tr>
<tr>
<td>and equip</td>
<td>7,214,913</td>
<td>7,857,597</td>
<td>(642,684)</td>
<td>-8.18%</td>
</tr>
<tr>
<td>Construction in progress</td>
<td>217,640,196</td>
<td>214,766,624</td>
<td>2,873,572</td>
<td>1.34%</td>
</tr>
<tr>
<td></td>
<td>(144,289,340)</td>
<td>(138,189,459)</td>
<td>(6,099,881)</td>
<td>4.41%</td>
</tr>
<tr>
<td>Capital assets, net</td>
<td>$73,350,856</td>
<td>$76,577,165</td>
<td>$(3,226,309)</td>
<td>-4.21%</td>
</tr>
</tbody>
</table>

Acquisitions are capitalized at cost and depreciated using the straight-line method of depreciation. The Authority purchased $2,873,573 of capital assets, primarily through their capital fund program. The Authority also recorded the disposition of capital assets as part of their transfer to certain mixed finance entities.

Additional information and details can be found in Note 7 to the Financial Statements.
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Analysis of Debt Activity

Table 6

The Authority entered into a lease purchase agreement on November 23, 2010 for energy savings equipment expiring in November, 2025. The assets recorded under the capital lease totaled $8,500,000, and are included in capital assets on the Statements of Net Position. Under terms of the refinanced lease, monthly payments of $64,908.97 including interest at 2.2397% are due through November, 2025. The assets are depreciated over the shorter of the lease term or the estimated useful life. (FDS Number: 351.020 - Long Term Capital Projects Mortgage Revenue)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$ 5,482,711</td>
</tr>
<tr>
<td>Current year debt paid</td>
<td>662,826</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$ 4,819,885</td>
</tr>
</tbody>
</table>

In December of 2007, the Authority entered into a Capital Fund leveraging pool. The New Jersey Housing and Mortgage Finance Agency issued tax exempt, twenty year Capital Fund Program Revenue Bonds totaling $18,585,000. The Authority’s share amounted to $10,000,000 and this accrues interest between 4% and 5% and is payable semiannually, with principal on May 1st and November 1st. (FDS Number: 343.010 – CFFP + FDS Number: 351.010 - Long-Term Debt CFFP)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$ 8,835,000</td>
</tr>
<tr>
<td>Current year debt paid</td>
<td>460,000</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$ 7,890,000</td>
</tr>
</tbody>
</table>

Mortgage loan payable to the New Jersey Housing Mortgage Finance Agency (NJHMFA) in the original amount of $1,077,250 bearing interest at a rate of 7.75% with monthly principal and interest payments, maturing in September, 2022. (FDS Number: 351.020 - Long Term Capital Projects Mortgage Revenue + FDS Number: 343.020 - Capital Projects/Mortgage Receivable)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$ 343,388</td>
</tr>
<tr>
<td>Current year debt paid</td>
<td>66,829</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$ 276,559</td>
</tr>
</tbody>
</table>
MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Analysis of Debt Activity (continued)

Table 6 (continued)

Mortgage loan payable to the Department of Community Affairs of the State of New Jersey as part of the Balanced Housing Program in the original amount of $1,073,315 bearing no interest and maturing in September, 2022. (FDS Number: 351.020 - Long Term Capital Projects Mortgage Revenue)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$1,073,315</td>
</tr>
<tr>
<td>Current year debt paid</td>
<td>-</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$1,073,315</td>
</tr>
</tbody>
</table>

Mortgage loan payable to the Department of Community Affairs of the State of New Jersey from the Petroleum Overcharge Reimbursement Fund in the original amount of $283,860 bearing no interest and maturing in September, 2022. (FDS Number: 351.020 - Long Term Capital Projects Mortgage Revenue)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$283,860</td>
</tr>
<tr>
<td>Current year debt paid</td>
<td>-</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$283,860</td>
</tr>
</tbody>
</table>

Loan payable to the Community Preservation Corporation dated December 29, 2005 in the original amount of $1,750,000. Principal and interest payments are due monthly at 2.836% maturing in March, 2036. (FDS Number: 351.020 - Long Term Capital Projects Mortgage Revenue + FDS Number: 343.020 - Capital Projects/Mortgage Receivable)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$1,336,876</td>
</tr>
<tr>
<td>Current year debt paid</td>
<td>52,930</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$1,283,946</td>
</tr>
</tbody>
</table>
MANAGEMENT'S DISCUSSION AND ANALYSIS (MD&A)

For the Fiscal Year ended March 31, 2019

Analysis of Debt Activity (continued)

Table 6 (continued)

The Authority proposed an agreement with the United States Department of Housing and Urban Development for the repayment of $8,230,428 in phase-down funding overpayments. The Authority is responsible to repay the amount over 30 years in equal annual installments of $275,000 (29 payments) and $255,427.00 (final). The repayment agreement is interest free. (FDS Number: 344 - Current Portion of Long-term Debt - Operating Borrowings + FDS Number: 352 - Long-term Debt, Net of Current Operating Borrowings)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2018</td>
<td>$7,955,428</td>
</tr>
<tr>
<td>Current year borrowing</td>
<td>$275,000</td>
</tr>
<tr>
<td>March 31, 2019</td>
<td>$7,680,428</td>
</tr>
</tbody>
</table>

Additional information and details can be found in Note 8 to the Financial Statements.

Significant economic factors affecting the Authority are as follows:

- Federal funding of the US Department of Housing and Urban Development (HUD).
- Local Labor supply and demand, which can affect salary and wage rates.
- Local inflationary, recessionary and employment trends which can affect resident incomes and therefore, the amount of rental income.
- Inflationary pressure on utility rates, supplies, insurance, healthcare, community safety and other costs.
- Regulations, licensing and/or insurance requirements that affect the cost of materials, supplies and services, such as mandated upgrades to meet building code requirements and employee safety practices that require special equipment, workforce training and/or modified work practices.

Request for Information

This financial report is designed to provide a general overview of the Authority's accountability for all those interested. If you should have additional questions regarding the financial information, you can contact our office in writing at the following address:

Jersey City Housing Authority
Attn: Arlyn Agustin, Chief Financial Officer
400 U.S. Highway #1 (Marion Gardens)
Jersey City, New Jersey 07306
FINANCIAL STATEMENTS
# JERSEY CITY HOUSING AUTHORITY
## STATEMENT OF NET POSITION
### MARCH 31, 2019

### ASSETS

<table>
<thead>
<tr>
<th>Current assets:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash and cash equivalents</td>
<td>$7,373,174</td>
</tr>
<tr>
<td>Tenant security deposits</td>
<td>465,195</td>
</tr>
<tr>
<td>Accounts receivable, net</td>
<td>818,277</td>
</tr>
<tr>
<td>Prepaid expenses and other current assets</td>
<td>832,474</td>
</tr>
<tr>
<td>Inventories</td>
<td>645,500</td>
</tr>
</tbody>
</table>

  **Total current assets**

| Total assets                          | 10,134,620 |

<table>
<thead>
<tr>
<th>Non-current assets:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Restricted cash</td>
<td>1,207,488</td>
</tr>
<tr>
<td>Notes receivable, long term</td>
<td>77,593,561</td>
</tr>
<tr>
<td>Capital assets, net</td>
<td>73,350,856</td>
</tr>
</tbody>
</table>

  **Total non-current assets**

| Total assets                          | 152,151,905 |

### DEFERRED OUTFLOWS OF RESOURCES

| State of New Jersey P.E.R.S.          | 5,711,823 |
| State of New Jersey O.P.E.B.          | 6,269,186 |

  **Total deferred outflows of resources**

| Total assets and deferred outflows of resources | $174,267,534 |

See accompanying notes to financial statements.
LIABILITIES

Current liabilities:
Accounts payable $375,896
Accrued expenses $561,566
Accrued compensated absences, current $274,726
Tenant security deposits $465,195
Prepaid tenant rent $254,592
Current portion of capital lease $677,931
Current portion of loans and bonds payable $882,003
Other current liabilities $26,871
Total current liabilities $3,818,780

Non-current liabilities:
Accrued compensated absences, net of current portion $2,472,540
Capital lease, net of current portion $4,141,954
Loans and bonds payable, net of current portion $15,091,105
Net pension liability $25,319,184
Net OPEB liability $42,962,410
Non-current liabilities - other $397,828
Total non-current liabilities $90,385,021
Total liabilities $94,203,801

DEFERRED INFLOWS OF RESOURCES

State of New Jersey P.E.R.S. $9,961,099
State of New Jersey O.P.E.B. $22,347,624
Total deferred inflows of resources $32,308,723

NET POSITION

Net position:
Net investment in capital assets $60,238,291
Restricted $78,445,219
Unrestricted (deficit) $(90,928,500)
Total net position $47,755,010
Total liabilities, deferred inflows of resources and net position $174,267,534

See accompanying notes to financial statements.
JERSEY CITY HOUSING AUTHORITY
STATEMENT OF REVENUES, EXPENSES
AND CHANGES IN NET POSITION
YEAR ENDED MARCH 31, 2019

Operating revenues:
Tenant revenue $10,057,249
HUD operating grants 64,104,574
Other revenues 2,458,115

Total operating revenues 76,619,938

Operating expenses:
Administrative 10,672,435
Tenant services 366,135
Utilities 4,432,710
Ordinary maintenance and operations 10,305,886
Insurance 1,183,226
General 3,224,784
Extraordinary maintenance 966,663
Housing assistance payments 46,102,340
Depreciation 6,099,881

Total operating expenses 83,353,469

Operating loss (6,733,522)

Non-operating revenues (expenses):
Investment income 39,874
Mortgage interest income 2,613,988
Interest expense (466,376)

Net non-operating revenue 2,187,486

Loss before capital grants (4,546,036)

Capital grants 2,606,375

Change in net position (1,939,661)

Net position, beginning of year, as originally stated 107,285,558

Change in accounting principle - adoption of GASB 75 (57,590,887)

Net position, beginning of year (as restated) 49,694,671

Net position, end of year $47,755,010

See accompanying notes to financial statements.
# JERSEY CITY HOUSING AUTHORITY

**STATEMENT OF CASH FLOWS**

**YEAR ENDED MARCH 31, 2019**

<table>
<thead>
<tr>
<th>Cash Flows from Operating Activities:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash received from grantees</td>
<td>$65,942,132</td>
</tr>
<tr>
<td>Cash received from tenants and others</td>
<td>12,284,625</td>
</tr>
<tr>
<td>Cash paid to employees</td>
<td>(10,054,745)</td>
</tr>
<tr>
<td>Cash paid to suppliers and vendors</td>
<td>(66,592,396)</td>
</tr>
<tr>
<td><strong>Net cash provided by operating activities</strong></td>
<td>1,579,616</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cash Flows from Capital and Related Financing Activities:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest paid</td>
<td>(466,376)</td>
</tr>
<tr>
<td>Purchases of capital assets</td>
<td>(2,873,573)</td>
</tr>
<tr>
<td>Capital grants received</td>
<td>2,606,375</td>
</tr>
<tr>
<td>Principal payments on loans payable</td>
<td>(1,517,584)</td>
</tr>
<tr>
<td><strong>Net cash used in capital and related financing activities</strong></td>
<td>(2,251,458)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cash Flows from Investing Activities:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Collection of notes receivable</td>
<td>20,974</td>
</tr>
<tr>
<td>Investment income</td>
<td>39,874</td>
</tr>
<tr>
<td><strong>Net cash provided by investing activities</strong></td>
<td>60,848</td>
</tr>
<tr>
<td><strong>Net decrease in cash and cash equivalents</strong></td>
<td>(610,694)</td>
</tr>
</tbody>
</table>

| Cash and cash equivalents, beginning of year           | 9,656,551 |
| Cash and cash equivalents, end of year                 | $9,045,857 |

A reconciliation of cash and cash equivalents
to the Statement of Net Position is as follows:

<table>
<thead>
<tr>
<th>Cash and cash equivalents</th>
<th>$7,373,174</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenant security deposits</td>
<td>465,195</td>
</tr>
<tr>
<td>Restricted cash and cash equivalents</td>
<td>1,207,488</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$9,045,857</td>
</tr>
</tbody>
</table>

See accompanying notes to financial statements.
Reconciliation of operating loss to net cash provided by operating activities:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating loss</td>
<td>$(6,733,522)</td>
</tr>
</tbody>
</table>

Adjustments to reconcile operating loss to net cash provided by operating activities:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Depreciation</td>
<td>6,099,881</td>
</tr>
<tr>
<td>Bad debt expense - other</td>
<td>655,888</td>
</tr>
<tr>
<td>Bad debt expense - tenant rents</td>
<td>66,126</td>
</tr>
</tbody>
</table>

Changes in assets, deferred outflows, liabilities and deferred inflows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts receivable - other govern</td>
<td>(119,532)</td>
</tr>
<tr>
<td>Accounts receivable - HUD</td>
<td>1,301,202</td>
</tr>
<tr>
<td>Accounts receivable - tenants</td>
<td>(68,025)</td>
</tr>
<tr>
<td>Accounts receivable - misc</td>
<td>(344,888)</td>
</tr>
<tr>
<td>Prepaid expenses</td>
<td>51,637</td>
</tr>
<tr>
<td>Inventory</td>
<td>122,879</td>
</tr>
<tr>
<td>Deferred outflows of resources</td>
<td>(3,671,181)</td>
</tr>
<tr>
<td>Accounts payable</td>
<td>(966,215)</td>
</tr>
<tr>
<td>Deferred inflows of resources</td>
<td>19,304,653</td>
</tr>
<tr>
<td>Net pension liability</td>
<td>(4,618,860)</td>
</tr>
<tr>
<td>Net OPEB liability</td>
<td>(9,966,135)</td>
</tr>
<tr>
<td>Accrued expenses</td>
<td>40,696</td>
</tr>
<tr>
<td>Accrued compensated absences</td>
<td>309,737</td>
</tr>
<tr>
<td>Tenant security deposits</td>
<td>32,932</td>
</tr>
<tr>
<td>Unearned revenue</td>
<td>83,116</td>
</tr>
<tr>
<td>Other current liabilities</td>
<td>(129,099)</td>
</tr>
<tr>
<td>Other liabilities</td>
<td>128,326</td>
</tr>
</tbody>
</table>

Net cash provided by operating activities $1,579,616
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Organization

The Jersey City Housing Authority (the "Authority") is a governmental, public corporation created under federal and state housing laws as defined by State statute (N.J.S.A. 4A: 12A-1, et. Seq., the "Housing Authority Act") for the purpose of engaging in the development, acquisition and administrative activities of the low-income housing program and other programs with similar objectives for low and moderate income families residing in the City of Jersey City (the "City"). The Authority is responsible for operating certain low-rent housing programs in the City under programs administered by the U.S. Department of Housing and Urban Development ("HUD"). These programs provide housing for eligible families under the United States Housing Act of 1937, as amended.

The Authority is governed by a board of commissioners which is essentially autonomous but is responsible to HUD and the State of New Jersey Department of Community Affairs. An executive director is appointed by the Authority's Board of Commissioners to manage the day-to-day operations of the Authority.

B. Basis of Accounting / Financial Statement Presentation

The Authority's financial statements are prepared in accordance with GASB 34, Basic Financial Statements and Management's Discussion and Analysis for State and Local Governments ("GASB 34"), as amended. GASB 34 requires the basic financial statements to be prepared using the economic resources measurement focus and the accrual basis of accounting and requires the presentation of a Statement of Net Position, a Statement of Revenues, Expenses and Changes in Net Position and Statement of Cash Flows. GASB 34 also requires the Authority to include management's discussion and analysis as part of the Required Supplemental Information.

The Authority's primary source of non-exchange revenue relates to grants and subsidies. In accordance with GASB 33, Accounting and Financial Reporting for Non-exchange Transactions, ("GASB 33") grant and subsidy revenue are recognized at the time eligible program expenditures occur and/or the Authority has complied with the grant and subsidy requirements.

On January 30, 2008, HUD issued PIH Notice 2008-9 which requires that unused housing assistance payments ("HAP") under proprietary fund reporting should be reported as restricted net position, with the associated cash and investments also being reported on HUD's Financial Data Schedule ("FDS") as restricted. Any unused administrative fees should be reported as unrestricted net position, with the associated assets being reported on the FDS as unrestricted.

Both administrative fee and HAP revenue continue to be recognized under the guidelines set forth in GASB 33. Accordingly, both the time and purpose restrictions as defined by GASB 33 are met when these funds are available and measurable, not when these funds are expended. The Housing Choice Vouchers program is no longer a cost reimbursement grant; therefore, the Authority recognizes unspent administrative fee and HAP revenue in the reporting period as revenue for financial statement reporting.
NOTE 1.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

B. Financial Statement Presentation / Basis of Accounting (continued)

In accordance with 2 CFR 200.305(b)(9), any investment income earned up to $500 on these funds may be retained by the Authority. Amounts in excess of $500 must be remitted annually to the Department of Health and Human Services, Payment Management System.

The Authority adopted GASB 75, Accounting and Financial Reporting for Postemployment Benefits Other than Pensions ("GASB 75"). GASB 75 established standards for measuring and recognizing liabilities, deferred outflows of resources, deferred inflows of resources, and expenditures associated with post employment benefits other than pensions ("OPEB") of State and Local Governments. For defined benefit OPEB, GASB 75 identifies the methods and assumptions that should be used to project benefit payments, discount projected benefit payments to their actual present value, and attribute that present value to periods of employee service. In addition, GASB 75 details the recognition and disclosure requirements for employers with liabilities to a defined benefit OPEB plan and for employers whose employees are provided with defined contribution OPEB.

C. Reporting Entity

In accordance with GASB 61, The Financial Reporting Entity Omnibus - An Amendment of GASB 14 and 32, the Authority’s basic financial statements include those of the Authority and any component units. Component units are legally separate organizations whose majority of officials are appointed by the primary government or the organization is fiscally dependent on the primary government and there is a potential for those organizations either to provide specific financial benefits to, or impose specific financial burdens on, the primary government. An organization has a financial benefit or burden relationship with the primary government if any one of the following conditions exist:

1. The primary government (Authority) is legally entitled to or can otherwise access the organization’s resources.

2. The primary government is legally obligated or has otherwise assumed the obligation to finance the deficits of, or provide financial support to, the organization.

3. The primary government is obligated in some manner for the debt of the organization.

Based on the application of the above criteria, this report includes all programs and activities operated by the Authority. There were no additional entities required to be included in the reporting entity under these criteria in the current fiscal year. Furthermore, the Authority is not included in any other reporting entity on the basis of such criteria.
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

D. Description of Programs

The Authority maintains its accounting records by program. A summary of the significant programs operated by the Authority is as follows:

Public and Indian Housing Program

The Public and Indian Housing program is designed to provide low-cost housing. Under this program, HUD provides funding via an annual contributions contract. These funds, combined with the rental income received from tenants, are available solely to meet the operating expenses of the program.

Section 8 Housing Choice Vouchers

The Authority administers a program of rental assistance payments to private owners on behalf of eligible low-income families under Section 8 of the Housing and Urban Development Act of 1974. The program provides payments covering the difference between the maximum rent on a dwelling unit, as approved by HUD, and the amount of rent contribution by a participating family.

Mainstream Vouchers

The purpose of the Mainstream Vouchers program is to aid persons with disabilities (elderly and non-elderly) in obtaining decent, safe, and sanitary rental housing.

Public Housing Capital Fund Program

The purpose of the Capital Fund Program is to provide another source of funding to cover the cost of physical and management improvements and rehabilitation on existing low-income housing and improving the central office facilities. Funding for this program is provided by grants from HUD.

Resident Opportunity and Supportive Services Program / Service Coordinators ("ROSS")

The purpose of the ROSS Service Coordinator program is to provide funding to hire and maintain Service Coordinators who will assess the needs of residents of conventional Public Housing or Indian housing and coordinate available resources in the community to meet those needs. This program works to promote the development of local strategies to coordinate the use of assistance under the Public Housing program with public and private resources, for supportive services and resident empowerment activities. These services should enable participating families to increase earned income, reduce or eliminate the need for welfare assistance, make progress toward achieving economic independence and housing self-sufficiency, or, in the case of elderly or disabled residents, help improve living conditions and enable residents to age-in-place.

Family Self-Sufficiency Program ("FSS")

The purpose of the FSS program is to enable HUD-assisted families to increase their earned income and reduce their dependency on welfare assistance and rental subsidies.
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

D. Description of Programs (continued)

Continuum of Care Program ("COC")

The COC program is designed to promote community-wide commitment to the goal of ending homelessness; provide funding for efforts by nonprofit providers, and state and local governments to quickly rehouse homeless individuals and families while minimizing the trauma and dislocation caused to homeless individuals, families, and communities by homelessness; promote access to and effect utilization of mainstream programs by homeless individuals and families; and optimize self-sufficiency among individuals and families experiencing homelessness.

Section 8 Moderate Rehabilitation Single Room Occupancy ("SRO")

Under the SRO program, HUD enters into annual contribution contracts with public housing authorities in connection with the moderate rehabilitation of residential properties. Public housing authorities make Section 8 rental assistance payments to participating landlords on behalf of homeless individuals who rent the rehabilitated dwellings. HUD provides rental assistance for a period up to ten (10) years. Owners are compensated for the cost of rehabilitation as well as the other costs of maintaining the property, through rental assistance payments.

State and Local Programs

The Authority administers various grants from the state of New Jersey and the City of Jersey City. The activities of state and local grants are reported in this fund.

E. Use of Management Estimates

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect certain reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Significant estimates include the allowance for doubtful accounts, accrued expenses and other liabilities, depreciable lives of properties and equipment, and contingencies. Actual results could differ significantly from these estimates.

F. Cash and Cash Equivalents

New Jersey Authorities are required by N.J.S.A. 40A:5-14 to deposit public funds in a bank or trust company having its place of business in the State of New Jersey and organized under the laws of the United States or State of New Jersey or the New Jersey Cash Management Fund. N.J.S.A. 40A:5-15.1 provides a list of securities which may be purchased by New Jersey Authorities.

The Authority is required to deposit funds in public depositories protected from loss under the provisions of the Governmental Unit Deposit Protection Act ("GUDPA"). GUDPA was enacted in 1970 to protect governmental units from a loss of funds on deposit with a failed banking institution in New Jersey. N.J.S.A. 17:9-42 requires governmental units to deposit public funds only in public depositories located in New Jersey, when the funds are secured in accordance with the act.

HUD requires housing authorities to invest excess funds in obligations of the United States, Certificates of Deposit or any other federally insured investment.
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

F. Cash and Cash Equivalents (continued)

HUD also requires that deposits be fully collateralized at all times. Acceptable collateralization includes FDIC insurance and the market value of securities purchased and pledged to the political subdivision. Pursuant to HUD restrictions, obligations of the United States are allowed as security for deposits. Obligations furnished as security must be held by the Authority or with an unaffiliated bank or trust company for the account of the Authority.

For the statement of cash flows, cash and cash equivalents include all cash balances and highly liquid investments with a maturity of three months or less at time of purchase. It is the Authority's policy to maintain collateralization in accordance with state and HUD requirements.

G. Accounts Receivable, Net

Rents are due from tenants on the first day of each month. As a result, tenants' accounts receivable balances primarily consist of rents past due and vacated tenants. Also included in accounts receivable are those amounts that tenants owe the Authority as payment for committing fraud or misrepresentation. These charges usually consist of retroactive rent and other amounts that may be determined by a formal written agreement or by a court order. An allowance for doubtful accounts is established to provide for all accounts, which may not be collected in the future for any reason.

The Authority recognizes a receivable from HUD and other governmental agencies for amounts billed but not received and for amounts unbilled, but earned as of year-end.

H. Allowance for Doubtful Accounts

The Authority periodically reviews all accounts receivable to determine the amount, if any, that may be uncollectable. If it is determined that an account or accounts may be uncollectable, the Authority prepares an analysis of such accounts and records an appropriate allowance against such amounts.

I. Prepaid Expenses

Prepaid expenses represent amounts paid as of year-end that will benefit future operations.

J. Inventories

Inventories are valued at cost using the First in First out (FIFO) method. If inventory falls below cost due to damage, deterioration, or obsolescence, the Authority establishes an allowance for obsolete inventory. The Authority uses the consumption method for expense recognition and relies upon its periodic (annual) inventory for financial reporting purposes.
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

K. Capital Assets

Capital assets are stated at cost. Expenditures for repairs and maintenance are charged directly to expense as they are incurred. Expenditures determined to represent additions or betterments are capitalized. Depreciation is calculated using the straight-line method based on the estimated useful lives of the following asset groups:

- Buildings  27.5 - 40 Years
- Building and Land Improvements  15 Years
- Infrastructure  15 Years
- Furniture and Equipment  3 - 7 Years

The Authority has established a capitalization threshold of $5,000.

L. Impairment of Long Lived Assets

The Authority evaluates events or changes in circumstances affecting long-lived assets to determine whether an impairment of its assets has occurred. If the Authority determines that a capital asset is impaired, and that impairment is significant and other-than-temporary, then an impairment loss will be recorded in the Authority’s financial statements. For the year ended March 31, 2019, no impairment losses were recognized.

M. Notes Receivable

The Authority has utilized development funds in accordance with HUD guidelines to assist in the construction and redevelopment of numerous public housing developments through the issuance of mortgage notes. When preparing financial statements in accordance with generally accepted accounting principles, management is required to make estimates as to the collectability of such mortgage notes. When estimating collectability, management analyzes the value of the underlying mortgaged property, the property’s ability to generate positive cash flow, and current economic trends and conditions. Management utilizes these estimates and judgments in connection with establishing an allowance for uncollectable amounts during an accounting period.

N. Prepaid Tenant Rent

Prepaid tenant rent consist of rent payments made by tenants that apply to future periods.

O. Compensated Absences

Compensated absences are those absences for which employees will be paid, such as vacation and sick leave computed in accordance with GASB Standards. A liability for compensated absences that is attributable to services already rendered and that are not contingent on a specific event that is outside the control of the Authority and its employees, is accrued as employees earn the rights to the benefits. Compensated absences that relate to future services or that are contingent on a specific event that is outside the control of the Authority and its employees are accounted for in the period in which such services are rendered or in which such events take place.
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

P. Operating Revenues and Expenses

The Authority defines its operating revenues as income derived from charges to residents and others for services provided as well as government subsidies and grants used for operating purposes. Operating expenses are costs incurred in the operation of its program activities to provide services to residents and others. The Authority classifies all other revenues and expenses as non-operating.

Q. Taxes

The Authority is a unit of local government under New Jersey law and is exempt from real estate, sales and income taxes.

R. Deferred Outflows / Inflows of Resources

In addition to assets, the statement of net position will sometimes report a separate section for deferred outflows of resources. This separate financial statement element represents a consumption of net position that applies to a future period and so will not be recognized as an outflow of resources until that time.

In addition to liabilities, the statement of net position will sometimes report a separate section for deferred inflows of resources. This separate financial statement element represents an acquisition of net position that applies to a future period and so will not be recognized as an inflow of resources until that time.

S. Pensions

For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the State of New Jersey, Public Employees Retirement System ("PERS") and additions to/deductions from PERS's fiduciary net position have been determined on the same basis as they are reported by PERS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

T. Equity Classifications

Equity is classified as net position and displayed in three components:

Net investment in capital assets - Consists of capital assets including restricted capital assets, net of accumulated depreciation and reduced by the outstanding balances of any bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction or improvement of those assets.

Restricted net position - Consists of resources with constraints placed on the use either by (1) external groups such as creditors, grantors, contributors, laws or regulations of other governments; or (2) law through constitutional provisions or enabling legislation.

Unrestricted net position - All other resources that do not meet the definition of "restricted" or "net investment in capital assets."
NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

U. Economic Dependency

The Section 8 Housing Choice Vouchers and Public and Indian Housing programs of the Authority are economically dependent on operating grants and subsidies from HUD. The programs operate at a loss prior to receiving subsidies.

V. Budgets and Budgetary Accounting

The Authority adopts annual, appropriated operating budgets for all its programs receiving federal expenditure awards. All budgets are prepared on a HUD basis, which is materially consistent with GAAP.

The Authority is also required to adopt and submit annually to the State of New Jersey, Department of Community Affairs, an Authority wide budget sixty (60) days prior to the start of the Authority's fiscal year.

NOTE 2. CASH ON DEPOSIT

As of March 31, 2019, the Authority had funds on deposit in checking accounts.

All bank deposits as of the statement of net position date are entirely insured or collateralized by a collateral pool maintained by public depositories. As of March 31, 2019, the carrying amount of the Authority's cash (on deposit) was $9,045,857 and the bank balances were $9,228,088. Cash and cash equivalents consist of the following:

<table>
<thead>
<tr>
<th>Cash Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operations</td>
<td>$ 7,373,174</td>
</tr>
<tr>
<td>Tenant security deposits</td>
<td>465,195</td>
</tr>
<tr>
<td>Restricted</td>
<td>1,207,688</td>
</tr>
<tr>
<td></td>
<td>$ 9,045,857</td>
</tr>
</tbody>
</table>

Of the bank balances, $770,273 was covered by federal depository insurance and the remaining $8,457,815 was collateralized with the pledging financial institution as of March 31, 2019.

Custodial credit risk is the risk that, in the event of a bank failure, the government’s deposits may not be returned to it. As of March 31, 2019, the Authority's bank balances were not exposed to custodial credit risk.
NOTE 3. ACCOUNTS RECEIVABLE, NET

Accounts receivable, net consists of the following at March 31, 2019:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts receivable - HUD</td>
<td>$ 44,706</td>
</tr>
<tr>
<td>Accounts receivable - tenants, net</td>
<td>61,121</td>
</tr>
<tr>
<td>Accounts receivable - other government</td>
<td>225,291</td>
</tr>
<tr>
<td>Accounts receivable - miscellaneous</td>
<td>487,159</td>
</tr>
<tr>
<td><strong>Total accounts receivable, net</strong></td>
<td>$ 818,277</td>
</tr>
</tbody>
</table>

**Accounts receivable - HUD**

Accounts receivable - HUD represents amounts due to the Authority for amounts expended under grant agreements that have not yet been reimbursed. At March 31, 2019, accounts receivable - HUD consisted of reimbursable expenses within the following grants:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Housing Capital Fund Program</td>
<td>$ 1,375</td>
</tr>
<tr>
<td>Resident Opportunity and Supportive Services</td>
<td>38,164</td>
</tr>
<tr>
<td>Continuum of Care</td>
<td>5,167</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$ 44,706</td>
</tr>
</tbody>
</table>

**Accounts receivable - tenants**

Accounts receivable - tenants represents amounts due for tenant rents and at March 31, 2019 are shown net of an allowance for doubtful accounts of $181,933.

**Accounts receivable - other government**

Accounts receivable - other government consists of amounts that are due from various Grants that were awarded by the City.

**Accounts receivable - miscellaneous**

Accounts receivable - miscellaneous consists of amounts owed to the Authority from the County of Hudson and Hope VI fees owed from tax credit properties.

NOTE 4. INVENTORIES

Inventories consists of materials and supplies and fuel which is valued at its lower of cost or market using the first-in first-out method.
### NOTE 5.

**NOTES RECEIVABLE**

The Authority has utilized Hope VI and other development funds in accordance with HUD guidelines to assist the construction of numerous public housing developments through the issuance of mortgage loans. Outstanding notes receivable as of March 31, 2019 consisted of the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority issued a second mortgage loan receivable to A. Harry Moore</td>
<td>$5,433,730</td>
</tr>
<tr>
<td>Phase I Associates, LLC in the original amount of $2,961,966. Interest</td>
<td></td>
</tr>
<tr>
<td>accrues at 6% annually whereby principal and interest are due in 40 years</td>
<td></td>
</tr>
<tr>
<td>(2046). The mortgage is secured by the rental property. Amounts owed</td>
<td></td>
</tr>
<tr>
<td>under the mortgage at March 31, 2019 include $2,471,764 of accrued interest.</td>
<td></td>
</tr>
</tbody>
</table>

The Authority issued 3rd, 4th and 5th mortgage loans to A. Harry Moore Phase II Associates, L.L.C in the original amount of $4,359,202. The 3rd and 4th mortgage loans accrue interest at 6.25% annually. The 5th mortgage loan is interest free. Principal and interest on the mortgages are due in forty years (2046 - 2048) The mortgages are secured by the rental property. Amounts owed under the mortgages at March 31, 2019 include $3,415,948 of accrued interest.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority has a second mortgage loan receivable from Lafayette Family</td>
<td>7,775,150</td>
</tr>
<tr>
<td>Phase III Urban Renewal Associates, L.P. in the original amount of $6,603,606</td>
<td></td>
</tr>
<tr>
<td>Interest accrues at 4.387% annually whereby amounts are paid from project</td>
<td></td>
</tr>
<tr>
<td>cash flow. Principal and interest are due on December 31, 2049. The</td>
<td></td>
</tr>
<tr>
<td>mortgage is secured by the rental property. Amounts owed under the</td>
<td></td>
</tr>
<tr>
<td>mortgage at March 31, 2019 include $3,220,618 of accrued interest.</td>
<td></td>
</tr>
</tbody>
</table>

The Authority issued two loans to Lafayette Community Limited Partnership in the original amount of $10,121,636 and $163,192, respectively. The loans bore interest at an annual rate of 7% until September 1, 2002 and thereafter bears no interest. The loan matures on September 6, 2057 and is secured by the rental property.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority issued two loans to Lafayette Community Limited Partnership</td>
<td>10,284,828</td>
</tr>
<tr>
<td>in the original amount of $10,121,636 and $163,192, respectively. The</td>
<td></td>
</tr>
<tr>
<td>loans bore interest at an annual rate of 7% until September 1, 2002 and</td>
<td></td>
</tr>
<tr>
<td>thereafter bears no interest. The loan matures on September 6, 2057 and is</td>
<td></td>
</tr>
<tr>
<td>secured by the rental property. Amounts owed under the mortgage at March 31</td>
<td></td>
</tr>
<tr>
<td>2019 include $4,437,760 of accrued interest.</td>
<td></td>
</tr>
</tbody>
</table>

The Authority issued a second mortgage loan receivable to Lafayette Family Phase II Urban Renewal Associates, L.P. in the original amount of $5,001,149. Interest accrues at 4.83% annually whereby amounts are paid from project cash flow. Principal and interest are due in April, 2047. The mortgage is secured by the rental property. Amounts owed under the mortgage at March 31, 2019 include $4,437,760 of accrued interest.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority issued a second mortgage loan receivable to Lafayette Family</td>
<td>9,438,909</td>
</tr>
<tr>
<td>Phase II Urban Renewal Associates, L.P. in the original amount of $5,001,149</td>
<td></td>
</tr>
<tr>
<td>Interest accrues at 4.83% annually whereby amounts are paid from project</td>
<td></td>
</tr>
<tr>
<td>cash flow. Principal and interest are due in April, 2047. The mortgage is</td>
<td></td>
</tr>
<tr>
<td>secured by the rental property. Amounts owed under the mortgage at March 31</td>
<td></td>
</tr>
<tr>
<td>2019 include $4,437,760 of accrued interest.</td>
<td></td>
</tr>
</tbody>
</table>

The Authority issued 2nd, 3rd, 4th and 5th mortgage loans to Dwight Street Urban Renewal Associates, L.P. in the original amount of $4,162,337. The 2nd and 3rd mortgage loans accrue interest at 4.5% per annum and are due in February, 2049. The 4th and 5th mortgage loans are non-interest bearing and are due in July, 2050. The mortgages are secured by rental property. Amounts owed under the mortgages at March 31, 2019 include $1,873,834 of accrued interest.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority issued 2nd, 3rd, 4th and 5th mortgage loans to Dwight Street</td>
<td>6,036,171</td>
</tr>
<tr>
<td>Urban Renewal Associates, L.P. in the original amount of $4,162,337. The</td>
<td></td>
</tr>
<tr>
<td>2nd and 3rd mortgage loans accrue interest at 4.5% per annum and are due</td>
<td></td>
</tr>
<tr>
<td>in February, 2049. The 4th and 5th mortgage loans are non-interest bearing</td>
<td></td>
</tr>
<tr>
<td>and are due in July, 2050. The mortgages are secured by rental property.</td>
<td></td>
</tr>
<tr>
<td>Amounts owed under the mortgages at March 31, 2019 include $1,873,834 of</td>
<td></td>
</tr>
<tr>
<td>accrued interest.</td>
<td></td>
</tr>
</tbody>
</table>
### Notes receivable (continued)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority issued 3rd, 4th, 5th and 6th mortgage loans to Lafayette</td>
<td>1,661,840</td>
</tr>
<tr>
<td>Senior Living Center, L.P. in the original amount of $1,409,681. The 4th</td>
<td></td>
</tr>
<tr>
<td>and 5th mortgage loans accrue interest at 4.68% annually. The 3rd and 6th</td>
<td></td>
</tr>
<tr>
<td>mortgage loans are interest free. Principal and interest on the mortgages</td>
<td></td>
</tr>
<tr>
<td>are due on May 30, 2048. The mortgages are secured by the rental property.</td>
<td></td>
</tr>
<tr>
<td>Amounts owed under the mortgages at March 31, 2019 include $252,159 of</td>
<td></td>
</tr>
<tr>
<td>accrued interest.</td>
<td></td>
</tr>
<tr>
<td>The Authority issued three loans to Lafayette Family Urban Renewal</td>
<td>10,826,758</td>
</tr>
<tr>
<td>Associates, L.P. in the original amount of $6,099,341. The loans accrue</td>
<td></td>
</tr>
<tr>
<td>interest at rates of 0%, 1% and 5.02% annually and are payable out of</td>
<td></td>
</tr>
<tr>
<td>available cash flow. The loans mature at various periods between 2047 and</td>
<td></td>
</tr>
<tr>
<td>2052 and are secured by the rental property. Amounts owed under the</td>
<td></td>
</tr>
<tr>
<td>mortgages at March 31, 2019 include $4,727,417 of accrued interest.</td>
<td></td>
</tr>
<tr>
<td>The Authority has a mortgage loan receivable in the amount of $3,500,000</td>
<td>3,420,523</td>
</tr>
<tr>
<td>from AHM Housing Urban Renewal Associates, LLC. Interest accrued at</td>
<td></td>
</tr>
<tr>
<td>5.715% through completion of the project and is interest free subsequent to</td>
<td></td>
</tr>
<tr>
<td>the completion date. Principal and interest are due on October 28, 2060.</td>
<td></td>
</tr>
<tr>
<td>The mortgage is secured by the underlying property.</td>
<td></td>
</tr>
<tr>
<td>The Authority made a $400,000 HOME loan to AHM Housing Urban Renewal</td>
<td>400,000</td>
</tr>
<tr>
<td>Associates LLC. The loan bears no interest and payments are only due from</td>
<td></td>
</tr>
<tr>
<td>available cash flow. The outstanding loan matures on October 28, 2060.</td>
<td></td>
</tr>
<tr>
<td>HOPE VI mortgage loan receivable from Glennview Townhouses Urban</td>
<td>7,032,867</td>
</tr>
<tr>
<td>Renewal Associates, L.P. in the original amount of $5,000,000 with a current</td>
<td></td>
</tr>
<tr>
<td>balance of $4,953,333. Interest accrues at 4.5% and the loan matures</td>
<td></td>
</tr>
<tr>
<td>January 1, 2051. Amounts owed under the mortgage at March 31, 2019 include</td>
<td></td>
</tr>
<tr>
<td>$2,079,534 of accrued interest.</td>
<td></td>
</tr>
<tr>
<td>Mortgage loan receivable from Glennview Townhouses II Urban Renewal</td>
<td></td>
</tr>
<tr>
<td>Associates, LP in the original amount of $1,525,324. The loan bears</td>
<td>1,585,289</td>
</tr>
<tr>
<td>interest at 1%, compounded annually and matures December 1, 2064. Amounts</td>
<td></td>
</tr>
<tr>
<td>owed under the mortgage at March 31, 2019 include $59,965 of accrued</td>
<td></td>
</tr>
<tr>
<td>interest.</td>
<td></td>
</tr>
<tr>
<td>The Authority has three mortgage loans receivable from Montgomery Senior</td>
<td></td>
</tr>
<tr>
<td>Living Center Urban Renewal Associates, LP in the amounts of $400,000,</td>
<td>1,704,321</td>
</tr>
<tr>
<td>$176,350 and $850,000, respectively. Interest accrues at 1% per annum and</td>
<td></td>
</tr>
<tr>
<td>the loans mature on October 1, 2064. Amounts owed under the mortgage at</td>
<td></td>
</tr>
<tr>
<td>March 31, 2019 include $277,971 of accrued interest.</td>
<td></td>
</tr>
<tr>
<td>The Authority has two mortgage loans receivable from AHM Housing Urban</td>
<td>368,951</td>
</tr>
<tr>
<td>Renewal Associates IV, LLC in the amount of $33,022 and $325,000,</td>
<td></td>
</tr>
<tr>
<td>respectively. Interest accrues at 1% per annum and the loans mature on</td>
<td></td>
</tr>
<tr>
<td>December 1, 2064. Amounts owed under the mortgages at March 31, 2019</td>
<td></td>
</tr>
<tr>
<td>include $10,929 of accrued interest.</td>
<td></td>
</tr>
</tbody>
</table>
NOTE 5. NOTES RECEIVABLE (continued)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority has committed a mortgage loan from the Jersey City Affordable Housing Trust Fund to Montgomery - Phase I construction in the amount of $1,800,000 with no interest accrued. The loan is secured by a mortgage on the underlying property</td>
<td>$1,800,000</td>
</tr>
<tr>
<td>Total notes receivable</td>
<td>$77,593,561</td>
</tr>
</tbody>
</table>

The current portion on notes receivable is expected to be $-0-.

NOTE 6. RESTRICTED DEPOSITS

Restricted deposits consist of the following at March 31, 2019:

<table>
<thead>
<tr>
<th>Cash Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Leveraging Fund</td>
<td>$14,065</td>
</tr>
<tr>
<td>Tenant security deposits</td>
<td>$465,195</td>
</tr>
<tr>
<td>Family Self Sufficiency (&quot;FSS&quot;) Program escrows</td>
<td>$355,828</td>
</tr>
<tr>
<td>Bergen Avenue project reserves</td>
<td>$511,429</td>
</tr>
<tr>
<td>Arlington Gardens project reserves</td>
<td>$326,166</td>
</tr>
<tr>
<td></td>
<td>$1,672,683</td>
</tr>
</tbody>
</table>

State leveraging funds are held in trust at Wells Fargo Bank as a reserve for debt service.

Tenant security deposits represent amounts held by the Authority on behalf of tenants participating in the Public and Indian Housing Program.

FSS program escrows are restricted for use by FSS program participants within the Section 8 Housing Choice Vouchers Program.

Bergen Avenue project reserves are controlled by the New Jersey Housing Mortgage Finance Agency for certain capital and other project expenditures within 254 Bergen Avenue.

Arlington Gardens project reserves are held in a separate bank account for certain capital and other project expenditures.
NOTE 7.  CAPITAL ASSETS, NET

A summary of the changes in capital assets during the year ended March 31, 2019 is as follows:

<table>
<thead>
<tr>
<th>Non-depreciable capital assets:</th>
<th>Balances at March 31, 2018</th>
<th>Additions</th>
<th>Dispositions</th>
<th>Transfers</th>
<th>Balances at March 31, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land</td>
<td>$5,056,197</td>
<td>-</td>
<td>(1) $40,000</td>
<td>(3,249,059)</td>
<td>$5,096,196</td>
</tr>
<tr>
<td>Construction in progress</td>
<td>7,857,597</td>
<td>2,606,375</td>
<td>-</td>
<td>(3,249,059)</td>
<td>7,214,913</td>
</tr>
<tr>
<td>Total</td>
<td>12,913,794</td>
<td>2,606,375</td>
<td>-</td>
<td>(3,249,059)</td>
<td>12,311,109</td>
</tr>
</tbody>
</table>

| Depreciable capital assets:    |                            |           |              |           |                           |
| Buildings                      | 199,879,924                | 192,728   | -            | 3,123,695 | 203,195,347              |
| Dwelling equipment             | 1,973,698                  | 74,470    | -            | 85,364    | 2,122,740                |
| Total                          | 201,853,620                | 267,198   | -            | 3,209,059 | 205,329,087              |
| Total capital assets           | 214,766,624                | 2,873,573 | -            | 3,209,059 | 217,640,196              |
| Less: accumulated depreciation | (138,189,450)              | (6,099,881)| -            | -          | (144,289,340)           |
| Net capital assets             | $76,577,165                | $3,226,308| (1) $40,000  | -          | $73,350,856              |

Depreciation expense for the fiscal year ended March 31, 2019 amounted to $6,099,881.

NOTE 8.  NON-CURRENT LIABILITIES

BONDS AND LOANS

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>During 2007, the Authority entered into a Capital Fund leveraging pool. The</td>
<td></td>
</tr>
<tr>
<td>New Jersey Housing and Mortgage Finance Agency (&quot;NJHMFA&quot;) issued tax</td>
<td></td>
</tr>
<tr>
<td>exempt, twenty year Capital Fund Program Revenue Bonds totaling $18,585,000.</td>
<td></td>
</tr>
<tr>
<td>The Authority's share of funds from the bond issue pool amounted to $10,000,000.</td>
<td></td>
</tr>
<tr>
<td>Interest accrues at rates between 4% and 5% and is payable semi-annually</td>
<td></td>
</tr>
<tr>
<td>on May 1st and November 1st. Repayment of the funds is paid solely from</td>
<td></td>
</tr>
<tr>
<td>Capital Fund allocations received by the Authority from HUD. The bonds are</td>
<td></td>
</tr>
<tr>
<td>secured by future capital fund grant allocations and mature in November, 2027.</td>
<td>$5,375,000</td>
</tr>
</tbody>
</table>

Mortgage loan payable to NJHMFA in connection with the development of 254    | 276,559   |
| Bergen Ave. The loan with the original amount of $1,077,250 carries an     |           |
| annual interest rate of 7.75%, requires monthly principal and interest     |           |
| payments of $7,787, matures in September, 2022 and is secured by a first   |           |
| mortgage on the rental property.                                           |           |

Mortgage loan payable to the Department of Community Affairs of the State of  | 1,073,315 |
| New Jersey as part of the Balanced Housing Program in the original amount |           |
| of $1,073,315. The loan is interest free, matures in September, 2022 and   |           |
| is secured by a second mortgage on the property at 254 Bergen Avenue.       |           |
NOTE 8. NON-CURRENT LIABILITIES (continued)

BONDS AND LOANS (continued)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mortgage loan payable to the Department of Community Affairs of the State</td>
<td>283,860</td>
</tr>
<tr>
<td>of New Jersey from the Petroleum Overcharge Reimbursement Fund in the</td>
<td></td>
</tr>
<tr>
<td>original amount of $283,860. The loan is interest free, matures in</td>
<td></td>
</tr>
<tr>
<td>September, 2022 and is secured by a third mortgage on the property at 254</td>
<td></td>
</tr>
<tr>
<td>Bergen Avenue.</td>
<td></td>
</tr>
<tr>
<td>Loan payable to the Community Preservation Corporation dated December</td>
<td>1,283,946</td>
</tr>
<tr>
<td>29, 2005 in the original amount of $1,750,000 for the acquisition of the</td>
<td></td>
</tr>
<tr>
<td>Arlington Gardens property. Principal and interest payments are due</td>
<td></td>
</tr>
<tr>
<td>monthly in the amount of $8,607 including interest at 2.836%. The loan</td>
<td></td>
</tr>
<tr>
<td>matures in March, 2036 and is secured by the property located at 301-305</td>
<td></td>
</tr>
<tr>
<td>Randolph Ave.</td>
<td></td>
</tr>
<tr>
<td>The Authority has an agreement with HUD for the repayment of $8,230,428</td>
<td>7,680,428</td>
</tr>
<tr>
<td>in phase-down funding overpayments. The Authority is responsible to repay</td>
<td></td>
</tr>
<tr>
<td>the amount over 30 years in equal annual installments of $275,000. The</td>
<td></td>
</tr>
<tr>
<td>repayment agreement is interest free, unsecured and matures in 2047.</td>
<td></td>
</tr>
<tr>
<td>Total bonds and loans payable</td>
<td>15,973,108</td>
</tr>
<tr>
<td>Less: current portion</td>
<td>882,003</td>
</tr>
<tr>
<td>Bonds and loans payable, excluding current portion</td>
<td>$15,091,105</td>
</tr>
</tbody>
</table>

CAPITAL LEASE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Authority entered into a lease purchase agreement on November 23,</td>
<td>4,819,885</td>
</tr>
<tr>
<td>2010 for energy savings equipment expiring in November, 2025. The assets</td>
<td></td>
</tr>
<tr>
<td>recorded under the capital lease totaled $8,500,000, and are included in</td>
<td></td>
</tr>
<tr>
<td>capital assets on the Statement of Net Position. Under terms of the capital</td>
<td></td>
</tr>
<tr>
<td>lease, monthly payments of $64,910 including interest at 2.2397% are due</td>
<td></td>
</tr>
<tr>
<td>through November, 2025. The assets are depreciated over the shorter of the</td>
<td></td>
</tr>
<tr>
<td>lease term or the estimated useful life.</td>
<td></td>
</tr>
<tr>
<td>Less: current portion</td>
<td>677,931</td>
</tr>
<tr>
<td>Capital lease, excluding current portion</td>
<td>$4,141,954</td>
</tr>
</tbody>
</table>
NOTE 8. NON-CURRENT LIABILITIES (continued)

Annual debt service for principal and interest over the next five years and in five-year increments thereafter is as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Principal</th>
<th>Interest</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>2020</td>
<td>$1,559,934</td>
<td>$434,437</td>
<td>$1,994,371</td>
</tr>
<tr>
<td>2021</td>
<td>1,874,159</td>
<td>386,431</td>
<td>2,260,590</td>
</tr>
<tr>
<td>2022</td>
<td>1,926,621</td>
<td>336,219</td>
<td>2,262,840</td>
</tr>
<tr>
<td>2023</td>
<td>1,933,237</td>
<td>287,076</td>
<td>2,220,313</td>
</tr>
<tr>
<td>2024</td>
<td>1,583,968</td>
<td>232,375</td>
<td>1,816,343</td>
</tr>
<tr>
<td>2025-2029</td>
<td>6,041,909</td>
<td>475,444</td>
<td>6,517,353</td>
</tr>
<tr>
<td>2030-2034</td>
<td>1,811,034</td>
<td>1,369,087</td>
<td>3,180,121</td>
</tr>
<tr>
<td>2035-2039</td>
<td>1,565,570</td>
<td>7,396</td>
<td>1,572,966</td>
</tr>
<tr>
<td>2040-2044</td>
<td>1,375,000</td>
<td></td>
<td>1,375,000</td>
</tr>
<tr>
<td>2045-2048</td>
<td>1,121,561</td>
<td></td>
<td>1,121,561</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>20,792,993</strong></td>
<td><strong>3,528,465</strong></td>
<td><strong>24,321,458</strong></td>
</tr>
</tbody>
</table>

OTHER LIABILITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSS Escrows</td>
<td>$397,828</td>
</tr>
<tr>
<td>Utility accruals</td>
<td>232,322</td>
</tr>
<tr>
<td>Other miscellaneous liabilities</td>
<td>94,549</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>724,699</td>
</tr>
<tr>
<td>Due within one year</td>
<td>326,871</td>
</tr>
<tr>
<td>Non-current portion</td>
<td>$397,828</td>
</tr>
</tbody>
</table>

Long-term debt activity for the year ended March 31, 2019 consisted of the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>March 31, 2018</th>
<th>Increases</th>
<th>Decreases</th>
<th>March 31, 2019</th>
<th>Amounts due within one year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bonds and loans</td>
<td>$16,827,867</td>
<td>-</td>
<td>$(854,759)</td>
<td>$15,973,108</td>
<td>$822,003</td>
</tr>
<tr>
<td>Capital lease</td>
<td>5,482,711</td>
<td>-</td>
<td>$(662,826)</td>
<td>4,819,885</td>
<td>677,931</td>
</tr>
<tr>
<td>Compensated absences</td>
<td>2,437,529</td>
<td>332,910</td>
<td>$(23,173)</td>
<td>2,744,636</td>
<td>274,726</td>
</tr>
<tr>
<td>Net pension liability</td>
<td>29,938,044</td>
<td>-</td>
<td>$(4,618,859)</td>
<td>25,319,185</td>
<td>-</td>
</tr>
<tr>
<td>Net OPEB liability</td>
<td>42,962,409</td>
<td>-</td>
<td>-</td>
<td>42,962,409</td>
<td>-</td>
</tr>
<tr>
<td>Other liabilities</td>
<td>725,472</td>
<td>455,197</td>
<td>$(435,970)</td>
<td>724,699</td>
<td>326,871</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$55,411,623</td>
<td>$43,750,516</td>
<td>$(6,615,587)</td>
<td>$92,546,552</td>
<td>$2,161,531</td>
</tr>
</tbody>
</table>
NOTE 9.  PENSION PLAN

A. Plan Description

The State of New Jersey, Public Employees Retirement System (PERS) is a cost-sharing multiple employer defined benefit pension plan administered by the State of New Jersey, Division of Pensions and Benefits (the Division). For additional information about PERS, please refer to the Division’s Comprehensive Annual Financial Report (CAFR), which can be found at www.state.nj.us/treasury/pensions/annrprts.shtml.

B. Benefits

The vesting and benefit provisions are set by N.J.S.A. 43:15A. PERS provides retirement, death and disability benefits. All benefits vest after ten years of service, except for medical benefits, which vest after 25 years of service or under the disability provisions of PERS. The following represents the membership tiers for PERS:

1. Members who were enrolled prior to July 1, 2007
2. Members who were eligible to enroll on or after July 1, 2007 and prior to November 2, 2008
3. Members who were eligible to enroll on or after November 2, 2008 and prior to May 22, 2010
4. Members who were eligible to enroll on or after May 22, 2010 and prior to June 28, 2011
5. Members who were eligible to enroll on or after June 28, 2011

Service retirement benefits of 1/55th of final average salary for each year of service credit is available to tier 1 and 2 members upon reaching age 60 and to tier 3 members upon reaching age 62. Service retirement benefits of 1/60th of final average salary for each year of service credit is available to tier 4 members upon reaching age 62 and tier 5 members upon reaching age 65. Early retirement benefits are available to tiers one and two before reaching age 60, tiers 3 and 4 before age 62 with 25 years or more of service credit and tier 5 with 30 or more years of service credit before age 65. Benefits are reduced by a fraction of a percent for each month a member retires prior to the age at which a member can receive an unreduced benefit from age 55 to age 60 if they have at least 25 years of service. Deferred retirement is available to members who have at least 10 years of service credit and have not reached the service retirement age for the respective tier.

C. Contributions

The contribution policy for PERS is set by N.J.S.A. 15A and requires contributions by all active members and contributing employers. State legislation has modified the amount that is contributed by the State. The State’s pension contribution is based on an actuarially determined amount which includes the employer portion of the normal cost and an amortization of the unfunded accrued liability. Funding for noncontributory group insurance benefits is based on actual claims paid.
NOTE 9.  PENSION PLAN (continued)

C. Contributions (continued)

The local employers' contribution amounts are based on the actuarially determined rate which includes the normal cost and unfunded accrued liability. Chapter 19, P.L. 2009 provided an option for local employers of PERS to contribute 50% of the normal and accrued liability contribution amounts certified for payments due in State fiscal year 2009. Such employers will be credited with full payment and any such amounts will not be included in their unfunded liability. The actuaries will determine the unfunded liability of those retirement systems, by employer, for the reduced normal and accrued liability contributions provided under this law. This unfunded liability will be paid by the employer in level annual payments over a period of 15 years beginning with the payments due in the fiscal year ended June 30, 2012 and will be adjusted by the rate of return on the actuarial value of the assets.

D. Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

At March 31, 2019, the Authority reported a liability of $25,319,184 for its proportionate share of the net pension liability. The net pension liability was measured as of July 1, 2017, and rolled forward to June 30, 2018.

For the year ended March 31, 2019, the Authority recognized pension expense of $890,103. At March 31, 2019, the Authority reported deferred outflows of resources and deferred inflows of resources from the following sources.

<table>
<thead>
<tr>
<th></th>
<th>Deferred Outflows of Resources</th>
<th>Deferred Inflows of Resources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Changes of Assumptions</td>
<td>$ 4,172,182</td>
<td>$(8,095,729)</td>
</tr>
<tr>
<td>Changes in Proportion</td>
<td>1,056,800</td>
<td>(1,497,321)</td>
</tr>
<tr>
<td>Differences between expected and actual experience</td>
<td>482,841</td>
<td>(130,554)</td>
</tr>
<tr>
<td>Net difference between actual and projected earning on pension plan investments</td>
<td></td>
<td>(237,495)</td>
</tr>
<tr>
<td>Total</td>
<td>$5,711,823</td>
<td>$(9,961,090)</td>
</tr>
</tbody>
</table>

Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

<table>
<thead>
<tr>
<th>Year ending March 31:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2020</td>
<td>$(3,217,036)</td>
</tr>
<tr>
<td>2021</td>
<td>$(4,854,586)</td>
</tr>
<tr>
<td>2022</td>
<td>(2,941,031)</td>
</tr>
<tr>
<td>2023</td>
<td>3,912,376</td>
</tr>
<tr>
<td>2024</td>
<td>2,851,601</td>
</tr>
<tr>
<td></td>
<td>$(4,249,276)</td>
</tr>
</tbody>
</table>
NOTE 9.  PENSION PLAN (continued)

E. Actuarial Assumptions

The collective total pension liability for the June 30, 2018 measurement date was determined by an actuarial valuation as of July 1, 2017, which was rolled forward to June 30, 2018. This actuarial valuation is based on the following assumptions:

- Inflation Rate: 2.25%
- Salary increases:
  - Through 2026: 1.65 - 4.15%, based on age
  - Thereafter: 2.65 - 5.15%, based on age
- Investment rate of return: 7.00%

Preretirement mortality rates were based on the RP-2000 Employee Preretirement Mortality Table for male and female active participants. For State employees, mortality tables are set back 4 years for males and females. For local employees, mortality tables are set back 2 years for males and 7 years for females. In addition, the tables provide for future improvements in mortality from the base year of 2013 using a generational approach based on the plan actuary’s modified MP-2014 projection scale. Postretirement mortality rates were based on the RP-2000 Combined Healthy Male and Female Mortality Tables (set back 1 year for males and females) for service retirements and beneficiaries of former members and one-year static projection based on mortality improvement Scale AA. In addition, the tables for service retirements and beneficiaries of former members provide for future improvements in mortality from the base year of 2013 using a generational approach based on the plan actuary’s modified MP-2014 projection scale. Disability retirement rates used to value disabled retirees were based on the RP-2000 Disabled Mortality Table (set back 3 years for males and set forward 1 year for females).

F. Long-term Expected Rate of Return

The long-term expected rate of return on plan investments is determined by the State Treasurer, after consultation with the Directors of the Division of Investments and the Division of Pensions and Benefits, the board of trustees and the actuaries. Best estimates of arithmetic rates of return for each major asset class included in PERS’s target asset allocation as of June 30, 2018 are summarized in the following table:

<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Target Allocation</th>
<th>Long-Term Expected Rate of Return</th>
</tr>
</thead>
<tbody>
<tr>
<td>Absolute return/risk mitigation</td>
<td>5.00%</td>
<td>5.51%</td>
</tr>
<tr>
<td>Cash equivalents</td>
<td>5.50%</td>
<td>1.00%</td>
</tr>
<tr>
<td>U.S. Treasuries</td>
<td>3.00%</td>
<td>1.87%</td>
</tr>
<tr>
<td>Investment grade credit</td>
<td>10.00%</td>
<td>3.78%</td>
</tr>
<tr>
<td>Public high yield</td>
<td>2.50%</td>
<td>6.82%</td>
</tr>
<tr>
<td>Global diversified credit</td>
<td>5.00%</td>
<td>7.10%</td>
</tr>
<tr>
<td>Credit oriented hedge funds</td>
<td>1.00%</td>
<td>6.60%</td>
</tr>
<tr>
<td>Debt related private equity</td>
<td>2.00%</td>
<td>10.63%</td>
</tr>
<tr>
<td>Debt related real estate</td>
<td>1.00%</td>
<td>6.61%</td>
</tr>
<tr>
<td>Private real asset</td>
<td>2.50%</td>
<td>11.83%</td>
</tr>
<tr>
<td>Equity related real estate</td>
<td>6.25%</td>
<td>9.23%</td>
</tr>
<tr>
<td>U.S. equity</td>
<td>30.00%</td>
<td>8.19%</td>
</tr>
<tr>
<td>Non-U.S. developed markets equity</td>
<td>11.50%</td>
<td>9.00%</td>
</tr>
<tr>
<td>Emerging markets equity</td>
<td>6.50%</td>
<td>11.64%</td>
</tr>
<tr>
<td>Buyouts/venture capital</td>
<td>8.25%</td>
<td>13.08%</td>
</tr>
</tbody>
</table>
NOTE 9. PENSION PLAN (continued)

G. Discount Rate

The discount rate used to measure the total pension liability was 5.66% as of June 30, 2018. This single blended discount rate was based on the long-term expected rate of return on pension plan investments of 7.00% and a municipal bond rate of 3.58% as of June 30, 2018 based on the Bond Buyer Go 20-Bond Municipal Bond Index, which includes tax-exempt general obligation municipal bonds with an average rating of AA/Aa or higher. The projection of cash flows used to determine the discount rate assumed that contributions from the plan members will be made at the current member contribution rates and that contributions from employers will be made based on the contribution rate in the most recent fiscal year. The State employer contributed 40% of the actuarially determined contributions and the local employers contributed 100% of their actuarially determined contributions. Based on those assumptions, the plan’s fiduciary net position was projected to be available to make projected future benefit payments of current plan members through 2040. Therefore, the long-term expected rate of return on plan investments was applied to projected benefit payments through 2040 and the municipal bond rate was applied to projected benefit payments after that date in determining the total pension liability.

H. Sensitivity of the Authority’s Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents the Authority’s proportionate share of the net pension liability calculated using the discount rate of 5.66 percent, as well as what the Authority’s proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1 percentage point lower (4.66 percent) or 1 percentage point higher (6.66 percent) than the current rate.

<table>
<thead>
<tr>
<th></th>
<th>1% Decrease</th>
<th>Discount Rate</th>
<th>1% Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authority’s proportionate share of the net pension liability</td>
<td>$31,835,958</td>
<td>$25,319,184</td>
<td>$19,852,029</td>
</tr>
</tbody>
</table>

NOTE 10. OTHER POST EMPLOYMENT BENEFITS (OPEB)

A. Plan Description

The SHBP is a cost-sharing multiple-employer defined benefit OPEB plan administered by the the Division. It covers employees of local government employers that have adopted a resolution to participate in the SHBP. For additional information about SHBP, please refer to the Division's Comprehensive Annual Financial Report, which can be found at https://www.state.nj.us/treasury/pensions//documents/financial/gasb/gasb75-localgov-audit-2018.pdf.
NOTE 10.  OTHER POST EMPLOYMENT BENEFITS (OPEB)

B. Benefits

SHBP provides medical and prescription drug to retirees and their covered dependent of the employers. Under Chapter 88, local employers elect to provide benefit coverage based on the eligibility rules and regulations promulgated by the State Health Benefits Commission. Chapter 48 allows local employers to establish their own age and service eligibility for employer paid health benefits coverage for retired employees. Under Chapter 48, the employer may assume the cost of postretirement medical coverage for employees and their dependents who: 1) retired on a disability pension; or 2) retired with 25 or more years of service credit in a State of locally administered retirement system and a period of service of up to 25 years with the employer at the time of retirement as established by the employer; or 3) retired and reached the age of 65 with 25 or more years of service credit in a State or locally administered retirement system and a period of service of up to 25 years with the employer at the time of retirement as established by the employer; or 4) retired and reached age 62 with at least 15 years of service with the employer. Further, the law provides that the employer paid obligations for retiree coverage may be determined by means of a collective negotiations agreement.

Pursuant to Chapter 78, P.L., 2011, future retirees eligible for postretirement medical coverage who have less than 20 years of creditable service on June 28, 2011 will be required to pay a percentage of the cost of their health care coverage in retirement provided they retire with 25 or more years of pension service credit. The percentage of the premium for which the retiree will be responsible will be determined based on the retiree's annual retirement benefit and level of coverage.

C. OPEB Liabilities, OPEB Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

At March 31, 2019, the Authority reported a liability of $42,962,410, for its proportionate share of the net OPEB liability. The net OPEB liability was measured as of June 30, 2017, and rolled forward to June 30, 2018.

For the year ended March 31, 2019, the Authority recognized OPEB expense of $9,379,723. At March 31, 2019, the Authority reported deferred outflows of resources and deferred inflows of resources from the following sources.

<table>
<thead>
<tr>
<th>Description</th>
<th>Deferred Outflows of Resources</th>
<th>Deferred Inflows of Resources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Changes of Assumptions</td>
<td>$</td>
<td>$(10,897,978)</td>
</tr>
<tr>
<td>Changes in Proportion</td>
<td>2,979,062</td>
<td>(2,726,744)</td>
</tr>
<tr>
<td>Differences between expected and actual experience</td>
<td>-</td>
<td>(8,722,902)</td>
</tr>
<tr>
<td>Net differences between projected and actual investment earnings on OPEB plan investments</td>
<td>22,704</td>
<td>-</td>
</tr>
<tr>
<td>Contributions paid subsequent to the measurement date</td>
<td>3,267,420</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$6,260,186</td>
<td>$(22,347,624)</td>
</tr>
</tbody>
</table>
NOTE 10. OTHER POST EMPLOYMENT BENEFITS (OPEB) (continued)

C. OPEB Liabilities, OPEB Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB (continued)

Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

<table>
<thead>
<tr>
<th>Year ending March 31:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2020</td>
<td>$ (2,116,816)</td>
</tr>
<tr>
<td>2021</td>
<td>(2,116,815)</td>
</tr>
<tr>
<td>2022</td>
<td>(2,116,816)</td>
</tr>
<tr>
<td>2023</td>
<td>(2,116,816)</td>
</tr>
<tr>
<td>2024</td>
<td>(2,122,583)</td>
</tr>
<tr>
<td>Thereafter</td>
<td>(5,488,592)</td>
</tr>
<tr>
<td></td>
<td>$ (16,078,438)</td>
</tr>
</tbody>
</table>

D. Actuarial Assumptions

The total OPEB liability for the June 30, 2018 measurement date was determined by an actuarial valuation as of June 30, 2017, which was rolled forward to June 30, 2018. This actuarial valuation used the following assumptions:

- Inflation Rate: 2.50%
- Salary increases:
  - Through 2026: 1.65% - 8.98%, based on age
  - Thereafter: 2.65% - 9.98%, based on age

Preretirement mortality rates were based on the RP-2006 Headcount-Weighted Healthy Employee Male/Female mortality table with fully generational mortality improvement projections from the central year using the MP-2017 scale. Postretirement mortality rates were based on the RP-2006 Headcount-Weighted Healthy Annuity Male/Female mortality table with fully generational improvement projections from the central year using the MP-2017 scale. Disability mortality was based on the RP-2006 Headcount-Weights Disabled Male/Female mortality table with fully generational improvement projections from the central year using the MP-2017 scale.

Certain actuarial assumptions used in the July 1, 2017 valuation were based on the results of the pension plans’ experience studies of the State of New Jersey’s defined benefit pension plans for which 100% of active members are considered to participate in the SHBP upon retirement.

E. Discount Rate

The discount rate used to measure the total OPEB liability was 3.87% as of June 30, 2018. This represents the municipal bond return rate chosen by the State. The source is the Bond Buyer Go 20-Bond Municipal Bond Index, which includes tax-exempt general obligation municipal bonds with an average rating of AA/Aa or higher. As the long-term rate of return is less than the municipal bond rate, it is not considered in the calculation of the discount rate, rather the discount rate is set at the municipal bond rate.
NOTE 10. OTHER POST EMPLOYMENT BENEFITS (OPEB) (continued)

F. Sensitivity of the Authority's Proportionate Share of the Net OPEB Liability to Changes in the Discount Rate

The following presents the Authority's proportionate share of the net OPEB liability calculated using the discount rate of 3.87%, as well as what the Authority's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1 percentage point lower (2.87%) or 1 percentage point higher (4.87%) than the current rate.

<table>
<thead>
<tr>
<th></th>
<th>1% Decrease</th>
<th>Discount Rate</th>
<th>1% Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authority's proportionate share of the net OPEB liability</td>
<td>$50,496,266</td>
<td>$42,962,410</td>
<td>$37,016,454</td>
</tr>
</tbody>
</table>

G. Health Care Trend Assumptions

For pre-Medicare preferred provider organization ("PPO") and health maintenance organization ("HMO") medical benefits, the trend rate is initially 5.8% and decreases to a 5.0% long-term trend rate after eight years. For self-insured post-65 PPO and HMO medical benefits, the trend rate is 4.5%. For prescription drug benefits, the initial trend rate is 8.0% decreasing to a 5.0% trend rate after seven years. The Medicare Advantage trend rate is 4.5% and will continue in all future years.

H. Sensitivity of the Authority's Proportionate Share of the Net OPEB Liability to Changes in the Health Care Trend Rate

The following presents the Authority's proportionate share of the net OPEB liability calculated using the healthcare trend rate as disclosed above, as well as what the Authority's proportionate share of the net OPEB liability would be if it were calculated using a healthcare trend rate that is 1 percentage point lower or 1 percentage point higher than the current rate.

<table>
<thead>
<tr>
<th></th>
<th>1% Decrease</th>
<th>Discount Rate</th>
<th>1% Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authority's proportionate share of the net OPEB liability</td>
<td>$35,837,539</td>
<td>$42,962,410</td>
<td>$52,183,053</td>
</tr>
</tbody>
</table>
NOTE 11.  RESTRICTED NET POSITION

At March 31, 2019, restricted net position consisted of the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Debt Leveraging Fund</td>
<td>$14,065</td>
</tr>
<tr>
<td>HOPE VI notes receivable and related accrued interest</td>
<td>77,593,561</td>
</tr>
<tr>
<td>Bergen Avenue project reserves</td>
<td>511,428</td>
</tr>
<tr>
<td>Arlington Gardens project reserves</td>
<td>326,165</td>
</tr>
<tr>
<td></td>
<td><strong>$78,445,219</strong></td>
</tr>
</tbody>
</table>

State debt leveraging funds represent amount held in escrow in accordance with the New Jersey Housing and Mortgage Finance Agency Revenue Bond Capital Fund Program 2007 Series A bond indenture.

Hope VI loan reserves and the related accrued interest are restricted for public housing development upon collection of the loan and related accrued interest.

Bergen Avenue project reserves are restricted by the New Jersey Housing Mortgage Finance Agency for certain capital and other project expenditures within 254 Bergen Avenue.

Arlington Gardens project reserves are held in a separate bank account and restricted for certain capital and other project expenditures.

NOTE 12.  RISK MANAGEMENT

The Authority is exposed to various risks of loss related to torts; theft, damage, and destruction of assets; errors and omissions; and natural disasters. The Authority maintains insurance policies acquired from independent insurance covering all structural property, automobiles, crime coverage, personal property and general liability. Settlement amounts have not exceeded insurance coverage for the last three years.

NOTE 13.  CONTINGENCIES

The Authority receives financial assistance from HUD in the form of grants and subsidies. Entitlement to the funds is generally conditional upon compliance with terms and conditions of the grant agreements and applicable regulations, including the expenditure of the funds for eligible purposes. Substantially all grants, entitlements and cost reimbursements are subject to financial and compliance audits by HUD. As a result of these audits, costs previously reimbursed could be disallowed and require payments to HUD. As of March 31, 2019, the Authority estimates that no material liabilities will result from such audits.

NOTE 14.  CHANGE IN ACCOUNTING PRINCIPLE

During the year ended March 31, 2019, the Authority adopted GASB 75. As a result of adopting GASB 75, the Authority recorded a decrease in the beginning net position and an increase in net OPEB liability in the amount of $57,590,887.
NOTE 15.  SUBSEQUENT EVENTS

Events that occur after the financial statement date but before the financial statements were available to be issued must be evaluated for recognition or disclosure. The effects of subsequent events that provide evidence about conditions that existed at the financial statement date are recognized in the accompanying financial statements. Subsequent events which provide evidence about conditions that existed after the financial statement date require disclosure in the accompanying notes to the financial statements. Subsequent events have been evaluated through TBD, which is the date the financial statements were available to be issued. The spread of a novel strain of coronavirus (COVID-19) in the first and second quarter of 2020 has caused significant volatility in U.S. markets. There is significant uncertainty around the breadth and duration of business disruptions related to COVID-19, as well as its impact on the U.S. economy. The extent of the impact of COVID-19 on the Authority’s operational and financial performance will depend on certain developments, including the duration and spread of the outbreak, and the impact on tenants, employees and vendors, all of which are uncertain and cannot be determined at this time.
INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

To the Board of Commissioners of the Jersey City Housing Authority:

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States and audit requirements as prescribed by the Division of Local Government Services, Department of Community Affairs, State of New Jersey, the financial statements of the Jersey City Housing Authority (the "Authority"), as of and for the year ended March 31, 2019, and the related notes to the financial statements, which collectively comprise Authority's financial statements, and have issued our report thereon dated July 22, 2020.

**Internal Control Over Financial Reporting**

In planning and performing our audit of the financial statements, we considered the Authority's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of Authority's internal control. Accordingly, we do not express an opinion on the effectiveness of Authority's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.
Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Authority's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed instances of noncompliance or other matters that are required to be reported under Government Auditing Standards and which are described in the accompanying schedule of findings and questioned costs as items 2019-001, 2019-002, 2019-003, and 2019-004.

Authority’s Response to Findings

The Authority’s response to the findings identified in our audit is described in the accompanying schedule of findings and questioned costs. The Authority’s response was not subjected to the auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on it.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity’s internal control or on compliance. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the entity’s internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

July 22, 2020
Toms River, New Jersey
INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR EACH MAJOR PROGRAM AND INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE UNIFORM GUIDANCE AND STATE OF NEW JERSEY OMB CIRCULAR 15-08

To the Board of Commissioners of the Jersey City Housing Authority:

Report on Compliance for Each Major Federal Program

We have audited the Jersey City Housing Authority's (the "Authority") compliance with the types of compliance requirements described in the Uniform Guidance and the State of New Jersey OMB Circular 15-08 that could have a direct and material effect on each of the Authority's major federal programs for the year ended March 31, 2019. The Authority's major federal programs are identified in the summary of auditors' results section of the accompanying schedule of findings and questioned costs.

Management's Responsibility

Management is responsible for compliance with federal statutes, regulations, and the terms and conditions of its federal awards applicable to its federal programs.

Auditors' Responsibility

Our responsibility is to express an opinion on compliance for each of the Authority's major federal programs based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) and the State of New Jersey OMB Circular 15-08. Those standards and the Uniform Guidance and the State of New Jersey OMB Circular 15-08 require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the Authority's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for each major federal program. However, our audit does not provide a legal determination of the Authority's compliance.
**Basis for Qualified Opinion on Section 8 Housing Choice Vouchers Program**

As described in the accompanying schedule of findings and questioned costs in item 2019-002, the Authority did not comply with the eligibility compliance requirements of the Uniform Guidance regarding maintenance of tenant file items, as required by the Section 8 Housing Choice Vouchers Program (CFDA #14.871). Compliance with such requirements is necessary, in our opinion, for the Authority to comply with the requirements of these programs.

**Qualified Opinion on Section 8 Housing Choice Vouchers Program**

In our opinion, except for the non-compliance described in the Basis for Qualified Opinion paragraph, the Authority complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on the Section 8 Housing Choice Vouchers Program.

**Basis for Qualified Opinion on Section 8 Mainstream Vouchers Program**

As described in the accompanying schedule of findings and questioned costs in item 2019-004, the Authority did not comply with the eligibility compliance requirements of the Uniform Guidance regarding maintenance of tenant file items, as required by the Section 8 Mainstream Vouchers Program (CFDA #14.879). Compliance with such requirements is necessary, in our opinion, for the Authority to comply with the requirements of these programs.

**Qualified Opinion on Section 8 Mainstream Vouchers Program**

In our opinion, except for the non-compliance described in the Basis for Qualified Opinion paragraph, the Authority complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on the Section 8 Mainstream Vouchers Program.

**Report on Internal Control Over Compliance**

Management of the Authority is responsible for establishing and maintaining effective internal control over compliance with the types of compliance requirements referred to above. In planning and performing our audit of compliance, we considered the Authority’s internal control over compliance with the types of requirements that could have a direct and material effect on each major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program and to test and report on internal control over compliance in accordance with the Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the Authority’s internal control over compliance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified. However, as discussed below, we did identify certain deficiencies in internal control over compliance that we consider to be material weaknesses and significant deficiencies.
Report on Internal Control Over Compliance (continued)

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis. We consider the deficiency in internal control over compliance described in the accompanying schedule of findings and questioned costs as items 2019-002 and 2019-004 to be material weaknesses.

A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance. We consider the deficiencies in internal control over compliance described in the accompanying schedule of findings and questioned costs as items 2019-001 and 2019-003 to be significant deficiencies.

The Authority’s response to the internal control over compliance findings identified in our audit is described in the accompanying schedule of findings and questioned costs. The Authority’s response was not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the response.

Purpose of this Report

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

July 22, 2020
Toms River, New Jersey
SUPPLEMENTAL INFORMATION
<table>
<thead>
<tr>
<th>Grantor/Program Title</th>
<th>Federal CFDA Number</th>
<th>Grant Period From / To</th>
<th>Grant Award</th>
<th>Fiscal Year Expenditures</th>
<th>Cumulative Expenditures</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>U.S. Department of Housing and Urban Development</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section 8 Housing Choice Vouchers</td>
<td>14.879</td>
<td>4/1/2018 3/31/2019</td>
<td>$1,028,331</td>
<td>$1,028,331</td>
<td>$1,028,331</td>
</tr>
<tr>
<td>Mainstream Vouchers</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Public and Indian Housing</td>
<td>14.850</td>
<td>1/1/2017 12/31/2019</td>
<td>$25,809,604</td>
<td>$10,697,031</td>
<td>$19,593,945</td>
</tr>
<tr>
<td>Continuum of Care Program</td>
<td>14.267</td>
<td>4/1/2016 3/31/2019</td>
<td>$1,553,671</td>
<td>$432,284</td>
<td>$1,376,724</td>
</tr>
<tr>
<td>Resident Opportunity and Supportive Services - Service</td>
<td>14.870</td>
<td>4/15/2018 3/3/2021</td>
<td>$984,000</td>
<td>$184,213</td>
<td>$624,636</td>
</tr>
<tr>
<td>Coordinators</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section 8 Moderate Rehabilitation Single Room Occupancy</td>
<td>14.249</td>
<td>4/1/2018 3/31/2019</td>
<td>$809,473</td>
<td>$809,473</td>
<td>$809,473</td>
</tr>
<tr>
<td><strong>Subtotal U.S. Department of Housing and Urban</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Development - Direct</td>
<td>106,293,093</td>
<td></td>
<td>67,185,666</td>
<td>83,236,411</td>
<td></td>
</tr>
</tbody>
</table>

See accompanying notes to the schedule of expenditures of federal awards.
**JERSEY CITY HOUSING AUTHORITY**

**SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS (continued)**

**YEAR ENDED MARCH 31, 2019**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
<th>Date</th>
<th>Amount</th>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Department of Housing and Urban Development</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Passed through the Hudson County Division of Housing</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>and Community Development - Continuum of Care Program:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>York Street Project</td>
<td>14,267</td>
<td>N/A</td>
<td>11/7/2018</td>
<td>12/4/2019</td>
<td>355,078</td>
</tr>
<tr>
<td>WomenRising</td>
<td>14,267</td>
<td>N/A</td>
<td>6/7/2018</td>
<td>6/7/2019</td>
<td>506,125</td>
</tr>
<tr>
<td>Subtotal U.S. Department of Housing and Urban Development - Indirect</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>861,203</td>
<td></td>
<td>861,203</td>
<td></td>
<td>861,203</td>
</tr>
<tr>
<td>Total U.S. Department of Housing and Urban Development</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>107,154,296</td>
<td>68,046,869</td>
<td>84,097,614</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Expenditures of Federal Awards</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>107,154,296</td>
<td>68,046,869</td>
<td>84,097,614</td>
<td></td>
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</tr>
</tbody>
</table>

See accompanying notes to the schedule of expenditures of federal awards.
NOTE 1. BASIS OF PRESENTATION

The accompanying Schedule of Expenditures of Federal Awards (the “Schedule”) includes the federal grant activity of the Authority under programs of the federal government for the year ended March 31, 2019. The information in the Schedule is presented in accordance with the requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance). Because the Schedule presents only a selected portion of the operations of the Authority, it is not intended to and does not present the financial position, changes in net position or cash flows of the Authority.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the principles contained in the Uniform Guidance, OMB Circular A-87 and the State of New Jersey OMB Circular 15-08, wherein certain types of expenditures are not allowable or are limited as to reimbursement. Pass-through entity identifying numbers are presented where available.

NOTE 3. INDIRECT COST RATE

The Authority has elected not to use the 10-percent de minimis indirect cost rate allowed under the Uniform Guidance.
### NOTE 4. SCHEDULE OF CAPITAL FUND PROGRAM COSTS AND ADVANCES - CLOSED GRANTS

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Budget</strong></td>
<td>$510,799</td>
<td>$998,640</td>
<td>$747,574</td>
<td>$528,469</td>
<td>$3,281,081</td>
<td>$535,038</td>
<td>$701,776</td>
<td>$424,259</td>
<td>$7,728,536</td>
</tr>
<tr>
<td><strong>Advances:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cumulative through 3/31/18</td>
<td>$510,799</td>
<td>$998,640</td>
<td>$747,574</td>
<td>$528,469</td>
<td>$3,281,081</td>
<td>$535,038</td>
<td>$701,776</td>
<td>$424,259</td>
<td>$7,728,536</td>
</tr>
<tr>
<td>Current Year</td>
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<td></td>
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<td></td>
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</tr>
<tr>
<td>Cumulative through 3/31/19</td>
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<td>$998,640</td>
<td>$747,574</td>
<td>$528,469</td>
<td>$3,281,081</td>
<td>$535,038</td>
<td>$701,776</td>
<td>$424,259</td>
<td>$7,728,536</td>
</tr>
<tr>
<td><strong>Costs:</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Cumulative through 3/31/18</td>
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<td>998,640</td>
<td>747,574</td>
<td>528,469</td>
<td>3,281,081</td>
<td>535,038</td>
<td>701,776</td>
<td>424,259</td>
<td>7,728,536</td>
</tr>
<tr>
<td>Current Year</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Cumulative through 3/31/19</td>
<td>510,799</td>
<td>998,640</td>
<td>747,574</td>
<td>528,469</td>
<td>3,281,081</td>
<td>535,038</td>
<td>701,776</td>
<td>424,259</td>
<td>7,728,536</td>
</tr>
<tr>
<td><strong>Excess / (Deficiency)</strong></td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
</tr>
</tbody>
</table>

### NOTES TO SCHEDULE OF CAPITAL FUND PROGRAM COSTS AND ADVANCES - CLOSED GRANTS

1) The total amount of Capital Fund Program Costs and Advances for closed grants incurred and earned by the Jersey City Housing Authority as of and for the year ended March 31, 2019 are provided herein.

2) The Capital Fund grants listed have been fully drawn down and expended as per Capital Fund grant regulations.
NOTE 5. SCHEDULE OF HOPE VI GRANT COSTS AND ADVANCES - CLOSED GRANTS

<table>
<thead>
<tr>
<th></th>
<th>NJ39URD0091101</th>
<th>NJ39URD0091109</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Budget</td>
<td>$34,140,000</td>
<td>$9,422,883</td>
<td>$43,562,883</td>
</tr>
<tr>
<td><strong>Advances:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cumulative through 3/31/18</td>
<td>$34,140,000</td>
<td>$9,422,883</td>
<td>$43,562,883</td>
</tr>
<tr>
<td>Current Year</td>
<td>$0</td>
<td>$0</td>
<td>0</td>
</tr>
<tr>
<td>Cumulative through 3/31/19</td>
<td>$34,140,000</td>
<td>$9,422,883</td>
<td>$43,562,883</td>
</tr>
<tr>
<td><strong>Costs:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cumulative through 3/31/18</td>
<td>34,140,000</td>
<td>9,422,883</td>
<td>43,562,883</td>
</tr>
<tr>
<td>Current Year</td>
<td>$0</td>
<td>$0</td>
<td>0</td>
</tr>
<tr>
<td>Cumulative through 3/31/19</td>
<td>34,140,000</td>
<td>9,422,883</td>
<td>43,562,883</td>
</tr>
<tr>
<td><strong>Excess / (Deficiency)</strong></td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

NOTES TO SCHEDULE OF HOPE VI GRANT COSTS AND ADVANCES - CLOSED GRANTS

1) The total amount of HOPE VI Grant Costs and Advances for closed grants incurred and earned by the Jersey City Housing Authority as of and for the year ended March 31, 2019 are provided herein.

2) The HOPE VI grants listed have been fully drawn down and expended as per HOPE VI grant regulations.
I. Summary of Auditors' Results

Financial Statements

1. Type of auditors' report issued: Unmodified

2. Internal control over financial reporting
   a. Material weakness(es) identified? No
   b. Significant deficiency(ies) identified? No

3. Noncompliance material to the financial statements? Yes

Federal Awards

1. Internal control over compliance:
   a. Material weakness(es) identified? Yes
   b. Significant deficiency(ies) identified? Yes

2. Type of auditors' report on compliance for major programs:
   14.871 Section 8 Housing Choice Vouchers Qualified
   14.879 Section 8 Mainstream Vouchers (MS5) Qualified

3. Any audit findings disclosed that are required to be reported in accordance with 2 CFR 200.516(a)? Yes

4. Identification of major programs:

<table>
<thead>
<tr>
<th>CFDA Number</th>
<th>Name of Federal Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.871</td>
<td>Section 8 Housing Choice Vouchers</td>
</tr>
<tr>
<td>14.879</td>
<td>Mainstream Vouchers</td>
</tr>
</tbody>
</table>

5. Dollar threshold used to distinguish between Type A and Type B Programs: $2,041,406

6. Auditee qualified as low-risk Auditee? Yes
II. Financial Statement Findings

There were no findings relating to the financial statements which are required to be reported in accordance with Government Auditing Standards.

III. Federal Award Findings and Questioned Costs

Reference 2019-001:

Federal Agency: U.S. Department of Housing and Urban Development
Federal Program Titles: Section 8 Housing Choice Vouchers Program
Federal Catalog Numbers: 14.871
Noncompliance – N. Special Tests and Provisions – Housing Quality Standards
Non Compliance Material to the Financial Statements: No
Significant Deficiency in Internal Control over Compliance for Special Tests and Provisions

Criteria: Housing Quality Standards Inspections. The PHA must inspect the unit leased to a family at least annually to determine if the unit meets the Housing Quality Standards (HQS) and the PHA must conduct quality control re-inspections. The PHA must prepare a unit inspection report (24 CFR sections 982.158(d) and 982.405(b)). For units that fail inspection the PHA must correct all life threatening HQS deficiencies within 24 hours and all other deficiencies within 30 days.

Condition: Based upon inspection of the Authority’s files and on discussion with management, there were units that had not passed re-inspection within the required thirty day period and abatements had not been processed for those units.

Context: Of a sample size of 20 units that had initially failed inspection, one (1) unit did not pass re-inspection within 30 days. HAP abatements were either not processed or not processed in accordance with Program compliance requirements for the one unit noted. Our sample size is statistically valid.

Cause: There is a significant deficiency in internal controls over the compliance for the special tests and provisions type of compliance related to HQS inspections. The Authority has not properly considered, designed, implemented, maintained and monitored a system of internal controls that assures the program is in compliance.

Effect: The Section 8 Housing Choice Vouchers Program is in non-compliance with the special tests and provisions type of compliance related to HQS inspections.

Recommendation: We recommend the Authority design and implement internal control procedures that will assure compliance with the Uniform Guidance and the compliance supplement.

Authority Response: We agree with the Auditor’s observations on the re-inspection of the failed units. However, the PHA must implement more oversight to ensure that the internal control policies are being followed in a timely manner to show improvement in this area.
III. Federal Award Findings and Questioned Costs (continued)

Reference 2019-002:

Federal Agency: U.S. Department of Housing and Urban Development
Federal Program Titles: Section 8 Housing Choice Vouchers Program
Federal Catalog Numbers: 14.871
Material Noncompliance – E. Eligibility – Tenant Files
Non Compliance Material to the Financial Statements: Yes
Material Weakness in Internal Control over Compliance for Eligibility

Criteria: Tenant Files (Section 8 Housing Choice Vouchers Program) - The PHA must do the following: As a condition of admission or continued occupancy, require the tenant and other family member to provide necessary information, documentation, and releases for the PHA to verify income eligibility (24 CFR sections 5.230, 5.609, and 982.516). These files are required to be maintained and available for examination at the time of audit.

Condition: Based upon inspection of the Authority’s files and on discussion with management there were a significant number of documents that were unavailable for examination at the time of audit.

Context: There are approximately 4,000 units. Of a sample size of 43 tenant files, the following was noted:

- Original application was missing in 1 file
- HUD 9887 Form was missing in 1 file
- Signed leases were missing in 4 files
- Rent reasonableness documentation was missing in 1 file
- Annual HUD 50058 Form was missing in 1 file
- Verification of income and assets was missing in 1 file
- Annual Inspection report was missing in 1 file

Our sample size is statistically valid.

Known Questioned Costs: $38,915

Cause: There is a material weakness in internal controls over the compliance for the eligibility type of compliance related to the maintenance of tenant files. The Authority has not properly considered, designed, implemented, maintained and monitored a system of internal controls that assures the program is in compliance.

Effect: The Section 8 Housing Choice Vouchers Program is in material non-compliance with the eligibility type of compliance related to the maintenance of tenant files. The non-compliance is also material to the financial statements.

Recommendation: We recommend the Authority design and implement internal control procedures that will assure compliance with the Uniform Guidance and the compliance supplement.

Authority Response: The Authority accepts the recommendation of the auditor. The affected files relate to clients that have been on the program for decades and as files get large, archiving takes place. To correct this finding, a directive will be issued to staff that will ensure that when files are archived the original application must be placed in the current working file going forward.
III. Federal Award Findings and Questioned Costs (continued)

Reference 2010-003:

Federal Agency: U.S. Department of Housing and Urban Development
Federal Program Titles: Section 8 Housing Choice Vouchers Program
Federal Catalog Numbers: 14.871
Noncompliance – N. Special Tests and Provisions – Waiting List
Non Compliance Material to the Financial Statements: No
Significant Deficiency in Internal Control over Compliance for Special Tests and Provisions

Criteria: Selections from the Waiting List. The PHA must have written policies in its Housing Choice Vouchers Program administrative plan for selecting applicants from the waiting list and PHA documentation must show that the PHA follows these policies when selecting applicants from the waiting list. Except for as provided in 24 CFR section 982.203 (Special admission (non-waiting list), all families admitted to the program must be selected from the waiting list. “Selection” from the waiting list generally occurs when the PHA notifies a family whose name reaches the top of the waiting list to come in to verify eligibility for admission (24CFR sections 5.410, 982.54(d), and 982.201 through 982.207).

Condition: Based upon inspection of the waiting list provided to us during the time of audit, the new move-in list and discussions with management, it could not be determined with any certainty that certain new move-ins to the Housing Choice Vouchers Program were selected from the wait list in an order that is in accordance with the Authority’s policy.

Context: A sample size of twenty five (25) names were selected from the new move-in list and those names were to be traced to the waiting list to verify that the new move-in were chosen in an order that was in accordance with the Authority’s policy. It was determined that one (1) out of twenty five (25) new move-in selected could not be traced with any certainty back to the Authority’s waiting list.

Cause: There is a significant deficiency in internal controls over the compliance for the special tests and provisions type of compliance. The Authority has not properly considered, designed, implemented, maintained and monitored a system of internal controls that assures the program is in compliance.

Effect: The Section 8 Housing Choice Vouchers Program is in non-compliance with the special tests and provisions type of compliance related to selections from the waiting list.

Recommendation: We recommend the Authority design and implement internal control procedures that will assure compliance with the Uniform Guidance and the compliance supplement.

Authority Response: We agree with the Auditors’ findings. The Authority will increase oversight in the Section 8 Housing Choice Vouchers Program to ensure that established internal control policies are being followed on a timely basis.
III. Federal Award Findings and Questioned Costs (continued)

Reference 2016-004:
Federal Agency: U.S. Department of Housing and Urban Development
Federal Program Titles: Section 8 Mainstream Vouchers (MS5)
Federal Catalog Numbers: 14.879
Material Noncompliance – E. Eligibility – Tenant Files
Non Compliance Material to the Financial Statements: Yes
Material Weakness in Internal Control over Compliance for Eligibility

Criteria: Tenant Files (Mainstream Vouchers) - The PHA must do the following: As a condition of admission or continued occupancy, require the tenant and other family member to provide necessary information, documentation, and releases for the PHA to verify income eligibility (24 CFR sections 5.230, 5.609, and 982.516). These files are required to be maintained and available for examination at the time of audit.

Condition: Based upon inspection of the Authority’s files and on discussion with management there were a significant number of documents that were unavailable for examination at the time of audit.

Context: There are approximately 194 units. Of a sample size of 12 tenant files, the following was noted:

- Original application was missing in 2 files
- Signed leases were missing in 3 files
- Rent reasonableness documentation was missing in 1 file

Our sample size is statistically valid.

Known Questioned Costs: $35,840

Cause: There is a material weakness in internal controls over the compliance for the eligibility type of compliance related to the maintenance of tenant files. The Authority has not properly considered, designed, implemented, maintained and monitored a system of internal controls that assures the program is in compliance.

Effect: The Mainstream Vouchers Program is in material non-compliance with the eligibility type of compliance related to the maintenance of tenant files. The non-compliance is also material to the financial statements.

Recommendation: We recommend the Authority design and implement internal control procedures that will assure compliance with the Uniform Guidance and the compliance supplement.

Authority Response: The Authority accepts the recommendation of the auditor. The affected files relate to clients that have been on the program for decades and as files get large, archiving takes place. To correct this finding, a directive will be issued to staff that will ensure that when files are archived the original application must be placed in the current working file going forward.

IV. Schedule of Prior Year Audit Findings

There were no findings or questioned costs in the prior year.
JERSEY CITY HOUSING AUTHORITY
REQUIRED PENSION INFORMATION
MARCH 31, 2019

SCHEDULE OF AUTHORITY CONTRIBUTIONS FOR THE LAST TEN FISCAL YEARS***

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractually required contribution</td>
<td>$ 1,170,858</td>
<td>$ 1,103,948</td>
<td>$ 1,123,862</td>
<td>$ 1,028,449</td>
<td>$ 1,191,422</td>
<td>$ 1,279,078</td>
</tr>
<tr>
<td>Contributions in relation to the contractually required contribution</td>
<td>1,170,858</td>
<td>1,103,948</td>
<td>1,123,862</td>
<td>1,028,449</td>
<td>1,191,422</td>
<td>1,279,078</td>
</tr>
<tr>
<td>(Over) / under funded</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
</tr>
<tr>
<td>Authority's covered-employee payroll</td>
<td>$ 9,483,747</td>
<td>$ 8,805,602</td>
<td>$ 9,411,623</td>
<td>$ 9,856,186</td>
<td>$ 10,316,181</td>
<td>$ 10,559,821</td>
</tr>
<tr>
<td>Contributions as a percentage of covered-employee payroll</td>
<td>12.35 %</td>
<td>12.54 %</td>
<td>11.94 %</td>
<td>10.43 %</td>
<td>11.55 %</td>
<td>12.11 %</td>
</tr>
</tbody>
</table>

SCHEDULE OF THE AUTHORITY’S PROPORTIONATE SHARE OF NET PENSION LIABILITY FOR THE LAST TEN FISCAL YEARS***

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Authority's proportion of the net pension liability</td>
<td>0.1465 %</td>
<td>0.1363 %</td>
<td>0.1260 %</td>
<td>0.1210 %</td>
<td>0.1286 %</td>
<td>0.1286 %</td>
</tr>
<tr>
<td>Authority's proportionate share of the net pension liability</td>
<td>$28,001,608</td>
<td>$25,521,097</td>
<td>$28,201,027</td>
<td>$25,829,504</td>
<td>$29,928,044</td>
<td>$25,319,184</td>
</tr>
<tr>
<td>Authority's covered-employee payroll</td>
<td>$ 9,483,747</td>
<td>$ 8,805,602</td>
<td>$ 9,411,623</td>
<td>$ 9,856,186</td>
<td>$10,316,181</td>
<td>$10,559,821</td>
</tr>
<tr>
<td>Authority's proportionate share of the net pension liability (asset) as a percentage of its covered-employee payroll</td>
<td>295.26 %</td>
<td>289.83 %</td>
<td>300.60 %</td>
<td>363.52 %</td>
<td>290.20 %</td>
<td>239.77 %</td>
</tr>
<tr>
<td>Plan fiduciary net position as a percentage of the total pension liability</td>
<td>48.72 %</td>
<td>52.08 %</td>
<td>47.93 %</td>
<td>40.14 %</td>
<td>48.10 %</td>
<td>53.60 %</td>
</tr>
</tbody>
</table>

*** = Until a full 10 year trend is compiled the Authority is presenting information for those years that are available.

**SCHEDULE OF AUTHORITY CONTRIBUTIONS FOR THE LAST TEN FISCAL YEARS***

<table>
<thead>
<tr>
<th></th>
<th>March 31, 2018</th>
<th>March 31, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statutorily required contribution</td>
<td>$4,839,321</td>
<td>$4,670,337</td>
</tr>
<tr>
<td>Contributions in relation to the statutorily required contribution</td>
<td>$4,839,321</td>
<td>$4,670,337</td>
</tr>
<tr>
<td>Contribution deficiency (excess)</td>
<td>$-</td>
<td>$-</td>
</tr>
<tr>
<td>Authority’s covered-employee payroll</td>
<td>$10,316,181</td>
<td>$10,559,821</td>
</tr>
<tr>
<td>Contributions as a percentage of covered-employee payroll</td>
<td>46.91%</td>
<td>44.23%</td>
</tr>
</tbody>
</table>

*** = Until a full 10 year trend is compiled the Authority is presenting information for those years that are available.

**SCHEDULE OF THE AUTHORITY’S PROPORTIONATE SHARE OF THEIR NET OPEB LIABILITY FOR THE LAST TEN FISCAL YEARS***

<table>
<thead>
<tr>
<th></th>
<th>March 31, 2018</th>
<th>March 31, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authority’s proportion of the net OPEB liability</td>
<td>0.2503%</td>
<td>0.2742%</td>
</tr>
<tr>
<td>Authority’s proportionate share of the net OPEB liability</td>
<td>$52,928,545</td>
<td>$42,962,410</td>
</tr>
<tr>
<td>Authority’s covered-employee payroll</td>
<td>$10,316,181</td>
<td>$10,559,821</td>
</tr>
<tr>
<td>Authority’s proportionate share of the net OPEB liability as a percentage of its covered-employee payroll</td>
<td>513.06%</td>
<td>406.85%</td>
</tr>
<tr>
<td>Plan fiduciary net position as a percentage of the total OPEB liability</td>
<td>1.03%</td>
<td>1.97%</td>
</tr>
</tbody>
</table>

*** = Until a full 10 year trend is compiled the Authority is presenting information for those years that are available.
<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>111</td>
<td>112</td>
<td>113</td>
<td>114</td>
<td>115</td>
<td>116</td>
<td>117</td>
<td>118</td>
<td>119</td>
</tr>
<tr>
<td>Assets</td>
<td>Current Assets</td>
<td>Non-Current Assets</td>
<td>Total Assets</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>111</td>
<td>112</td>
<td>113</td>
<td>114</td>
<td>115</td>
<td>116</td>
<td>117</td>
<td>118</td>
<td>119</td>
<td></td>
</tr>
<tr>
<td>Total Assets</td>
<td>$4,251,951</td>
<td>$1,327,000</td>
<td>$3,584,920</td>
<td>$2,707,500</td>
<td>$2,852,910</td>
<td>$2,237,914</td>
<td>$9,279,364</td>
<td>$11,390,414</td>
<td>$-2,111,050</td>
</tr>
<tr>
<td>Liabilities</td>
<td>Current Liabilities</td>
<td>Non-Current Liabilities</td>
<td>Total Liabilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>121</td>
<td>122</td>
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<td>124</td>
<td>125</td>
<td>126</td>
<td>127</td>
<td>128</td>
<td>129</td>
<td></td>
</tr>
<tr>
<td>Total Liabilities</td>
<td>$2,707,500</td>
<td>$2,852,910</td>
<td>$5,560,410</td>
<td>$2,237,914</td>
<td>$9,279,364</td>
<td>$11,390,414</td>
<td>$9,279,364</td>
<td>$11,390,414</td>
<td>$-2,111,050</td>
</tr>
<tr>
<td>Equity</td>
<td>Current Equity</td>
<td>Non-Current Equity</td>
<td>Total Equity</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>131</td>
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<td>134</td>
<td>135</td>
<td>136</td>
<td>137</td>
<td>138</td>
<td>139</td>
<td></td>
</tr>
<tr>
<td>Total Equity</td>
<td>$4,251,951</td>
<td>$1,327,000</td>
<td>$3,584,920</td>
<td>$2,707,500</td>
<td>$2,852,910</td>
<td>$2,237,914</td>
<td>$9,279,364</td>
<td>$11,390,414</td>
<td>$-2,111,050</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Line Item</th>
<th>Account Description</th>
<th>Projects</th>
<th>Housing Choice Vouchers</th>
<th>14,860 Capital Fund Education and Training Communities</th>
<th>Section II Moderate Rehab Single Room OCC</th>
<th>Mainstream Vouchers</th>
<th>14,866 Revitalization of Severely Distressed Public Housing</th>
<th>14,866 PIH Family Self-Sufficiency</th>
</tr>
</thead>
<tbody>
<tr>
<td>311</td>
<td>Liabilities and equity</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>312</td>
<td>Current liabilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>312-1</td>
<td>Accounts payable &lt; 90 days</td>
<td>167,108</td>
<td>75,494</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>312-2</td>
<td>Accounts payable &gt; 90 days</td>
<td>173,784</td>
<td>2,654</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>312-3</td>
<td>Accounts payable noncurrent</td>
<td>114,755</td>
<td>26,875</td>
<td>-</td>
<td>-</td>
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<tr>
<td>312-4</td>
<td>Accounts payable current portion</td>
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<td>-</td>
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<tr>
<td>321</td>
<td>Accounts payable - PIH</td>
<td>120,294</td>
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<td>-</td>
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<tr>
<td>322</td>
<td>Accounts payable - PHA programs</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>331</td>
<td>Accounts payable - PIH projects</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>332</td>
<td>Accounts payable - PIH projects</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>341</td>
<td>Tenancy security deposits</td>
<td>366,524</td>
<td>-</td>
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<td>-</td>
<td>-</td>
<td>-</td>
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</tr>
<tr>
<td>351</td>
<td>Realized revenue</td>
<td>2,45,992</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>361</td>
<td>Current portion of L/T debt - capital projects</td>
<td>1,57,391</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>364</td>
<td>Current portion of L/T debt - operating borrowings</td>
<td>235,000</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>365</td>
<td>Other current liabilities</td>
<td>94,375</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>366</td>
<td>Accounts payable - other</td>
<td>54,246</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>371</td>
<td>Interim program - due to</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>371-1</td>
<td>Interim program - due to</td>
<td>1,36,089</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>371-2</td>
<td>TOTAL CURRENT LIABILITIES</td>
<td>50,722,265</td>
<td>151,597</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>381</td>
<td>Noncurrent Liabilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>381-1</td>
<td>Long-term debt, net of current - capital projects</td>
<td>9,036,953</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>381-2</td>
<td>Long-term debt, net of current - operating borrowings</td>
<td>7,459,427</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>381-3</td>
<td>Non-current liabilities - other</td>
<td>397,828</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>384-1</td>
<td>Long-term capital leases - noncurrent</td>
<td>1,032,003</td>
<td>235,571</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>385</td>
<td>Loan advances - Non-current</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>386</td>
<td>FASB 7 Liabilities</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>387</td>
<td>Accounts payable - noncurrent</td>
<td>26,213,030</td>
<td>9,197,273</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>388</td>
<td>TOTAL NONCURRENT LIABILITIES</td>
<td>44,288,823</td>
<td>9,831,173</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>390</td>
<td>TOTAL LIABILITIES</td>
<td>54,625,188</td>
<td>151,597</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>400</td>
<td>Deferred inflow of resources</td>
<td>12,087,386</td>
<td>4,352,301</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>410</td>
<td>Equity</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>500-1</td>
<td>Net increase in capital assets</td>
<td>55,173,096</td>
<td>66,206</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>511-1</td>
<td>Restricted Net Position</td>
<td>75,807,761</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>511-2</td>
<td>Unrestricted Net Position</td>
<td>14,290,008</td>
<td>14,290,008</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>511-3</td>
<td>TOTAL EQUITY</td>
<td>140,270,865</td>
<td>60,456</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>600</td>
<td>TOTAL LIABILITIES, DEFERRED INFLOWS AND EQUITY</td>
<td>157,707,822</td>
<td>4,248,784</td>
<td>-</td>
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<th>STATE/LOCAL</th>
<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>111</td>
<td>Cash - unrestricted</td>
<td>$ 431,548</td>
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<td>$ 314,285</td>
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<td>$ 745,833</td>
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<tr>
<td>112</td>
<td>Cash - restricted - equipment</td>
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<td>113</td>
<td>Cash - other restricted</td>
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<tr>
<td>114</td>
<td>Cash - tenant security deposits</td>
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<tr>
<td>115</td>
<td>Cash - restricted for payment of current liabilities</td>
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<tr>
<td>100</td>
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Accounts and notes receivable:

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<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
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<tr>
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<td>Accounts receivable - other government</td>
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<td>124</td>
<td>Accounts receivable - miscellaneous accounts</td>
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Allowance for doubtful accounts - current

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<th>Account Description</th>
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<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>127</td>
<td>Notes and mortgages receivable - current</td>
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<td>Total accounts receivable</td>
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Current investments

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<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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</thead>
<tbody>
<tr>
<td>131</td>
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<tr>
<td>132</td>
<td>Investments - restricted</td>
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<tr>
<td>133</td>
<td>Investments - restricted - for payment of current liabilities</td>
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Prepaid expenses of other assets

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<th>Account Description</th>
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<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
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<td>142</td>
<td>Prepaid expenses of other assets</td>
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<td>Inventories</td>
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Total current assets

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<th>Account Description</th>
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<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>150</td>
<td>Total current assets</td>
<td>1,845,181</td>
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<td>13,503</td>
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<td>14,996,857</td>
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Noncurrent assets:

Fixed assets:

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<th>COCC</th>
<th>ELIMINATION</th>
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<td>161</td>
<td>Land</td>
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<td>Buildings</td>
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<td>163</td>
<td>Furniture, equipment, machinery, office supplies</td>
<td>30,170</td>
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<td>164</td>
<td>Intangible assets - research &amp; developmental costs</td>
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<td>Leasehold improvements</td>
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<td>Accumulated depreciation</td>
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<td>Construction in Progress</td>
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<td>Infrastructure</td>
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Other non-current assets:

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<th>Line Item</th>
<th>Account Description</th>
<th>STATE/LOCAL</th>
<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>161</td>
<td>Notes and mortgages receivable - non-current</td>
<td>8,816,000</td>
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<td>162</td>
<td>Notes and mortgages receivable - non-current - past due</td>
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<td>163</td>
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Deferred outflows resources

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<th>Line Item</th>
<th>Account Description</th>
<th>STATE/LOCAL</th>
<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>201</td>
<td>Deferred outflows resources</td>
<td>415,922</td>
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Total assets and deferred outflows of resources

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<th>Line Item</th>
<th>Account Description</th>
<th>STATE/LOCAL</th>
<th>14.870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.367 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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</thead>
<tbody>
<tr>
<td>200</td>
<td>Total assets and deferred outflows of resources</td>
<td>8,412,153</td>
<td>39,832</td>
<td>15,289</td>
<td>9,846,702</td>
<td>(5,919,972)</td>
<td>17,442,088</td>
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### Housing Authority of the City of Jersey City

**NJ069**

**Financial Data Schedule (FDS)**

**March 31, 2019**

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<th>Account Description</th>
<th>STATE/LOCAL</th>
<th>14.470 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
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<tr>
<td>310</td>
<td>Total liabilities</td>
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<tr>
<td><strong>NONCURRENT LIABILITIES</strong></td>
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<td>Long-term debt, net of current - capital projects</td>
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<tr>
<td>352</td>
<td>Long-term debt, net of current - operating borrowings</td>
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<td>Non-current liabilities - other</td>
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<td>354</td>
<td>Long-term debt, net of current - operating borrowings</td>
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<td>355</td>
<td>Non-current liabilities - other</td>
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<td>Total non-current liabilities</td>
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<td><strong>TOTAL LIABILITIES</strong></td>
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<td><strong>TOTAL LIABILITIES</strong>, <strong>DEFERRED INFLOW OF RESOURCES</strong>, <strong>EQUITY</strong></td>
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<td><strong>TOTAL LIABILITIES, DEFERRED INFLOWS AND EQUITY</strong></td>
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63
<table>
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<th>Line Item</th>
<th>Account Description</th>
<th>OPERATING</th>
<th>CAPITAL</th>
<th>HOUSING CHOICE VOUCHERS</th>
<th>148% CAPITAL FUND EDUCATION AND TRAINING COMMUNITIES</th>
<th>SECTION 3 MODERATE REHAB SINGLE ROOM OCC</th>
<th>MAINSTREAM VOUCHERS</th>
<th>148% PHI FAMILY SELF-SUFFICIENCY</th>
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<tbody>
<tr>
<td>70300</td>
<td>Net tenant rental revenue</td>
<td>$8,278,074</td>
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<td>809,473</td>
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<td>Aided management fee</td>
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<td>40F - Leasing fee</td>
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<td>Proceeds from disposal of assets held for sale</td>
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<td>71600</td>
<td>Cost of sale of assets</td>
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<td>TOTAL REVENUE</td>
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**EXPENSES:**

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**Rent:**

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<td>92400</td>
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**Utilities:**

<table>
<thead>
<tr>
<th>Utilities</th>
</tr>
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<tbody>
<tr>
<td>91100</td>
</tr>
<tr>
<td>91200</td>
</tr>
<tr>
<td>91300</td>
</tr>
<tr>
<td>91400</td>
</tr>
<tr>
<td>91500</td>
</tr>
<tr>
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</tr>
<tr>
<td>91700</td>
</tr>
<tr>
<td>91800</td>
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## Housing Authority of the City of Jersey City

### N3009

**Financial Data Schedule (FDS)**

**March 23, 2019**

<table>
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<tr>
<th>Line Item</th>
<th>Account Description</th>
<th>14,856 FH FAMILY SELF-SUFFICIENCY</th>
<th>14,870 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14,267 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>70100</td>
<td>REVENUE</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>70100</td>
<td>Net tenant rent revenue</td>
<td>$ -</td>
<td>$ 1,220,956</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
</tr>
<tr>
<td>70400</td>
<td>Total revenue - other</td>
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<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>70500</td>
<td>Total revenue</td>
<td>-</td>
<td>1,220,956</td>
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<td>-</td>
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<tr>
<td>71000</td>
<td>MUNI-revenue</td>
<td>2,943,247</td>
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<td>184,213</td>
<td>1,293,487</td>
<td>-</td>
<td>-</td>
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<tr>
<td>70110</td>
<td>Other revenue</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>71100</td>
<td>Investment income - unrestricted</td>
<td>-</td>
<td>1,419</td>
<td>-</td>
<td>-</td>
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<td>Mortgages on income</td>
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<tr>
<td>71300</td>
<td>Proceeds from sale of assets</td>
<td>-</td>
<td>-</td>
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<tr>
<td>71400</td>
<td>Cost of sale of assets</td>
<td>-</td>
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<tr>
<td>71410</td>
<td>Tenant recovery</td>
<td>-</td>
<td>-</td>
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<td>-</td>
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<td>71500</td>
<td>Other revenues</td>
<td>-</td>
<td>390,518</td>
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<td>1,380,271</td>
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<td>Transfers from sale of assets</td>
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<td>-</td>
<td>-</td>
<td>-</td>
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<td>-</td>
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<tr>
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<td>Investment income - restricted</td>
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<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<td>72000</td>
<td>TOTAL REVENUE</td>
<td>2,945,207</td>
<td>1,842,913</td>
<td>184,213</td>
<td>1,293,487</td>
<td>7,032,918</td>
<td>(5,645,284)</td>
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</table>

### EXPENSES:

- Administrative

| 91100     | Administrative salaries | 21,594 | 118,651 | 106,200 | 37,599 | 2,758,364 | - | 3,918,187 |
| 91200     | Advertising & promotional expenses | - | 16,861 | - | - | - | 3,415 | 57,080 |
| 91300     | General management fees | - | - | - | - | - | - | (2,006,532) |
| 91110     | Bookkeeping and accounting | - | - | - | - | - | (551,943) | - |
| 91140     | Other operating expenses | - | - | - | - | - | - | - |
| 91500     | Employment benefit contributions - administrative | 12,612 | 81,886 | 47,539 | 1,717 | 1,373,090 | - | 3,854,334 |
| 91600     | Other expenses | - | 4,081 | 10,840 | - | 18,721 | (56,909) | 181,553 |
| 91700     | Legal expenses | - | 14,790 | - | - | 3,520 | (191,309) | 36,418 |
| 91800     | Travel | - | 421 | - | - | 32,132 | - | 81,292 |
| 91810     | General & administrative expenses | - | 2,621 | - | - | - | - | - |
| 91900     | Other | 562 | 25,717 | 12,713 | 281 | 181,446 | - | 1,522,271 |
| 92000     | Total administrative | 66,908 | 255,087 | 179,316 | 39,658 | 4,793,392 | (3,058,376) | 10,672,455 |

- Tenants

| 92100     | Tenant services - salaries | 11,625 | - | - | - | - | - | 147,819 |
| 92200     | Tenant services - rent | - | - | - | - | - | - | 2,000 |
| 92210     | Tenant services - other | - | - | - | - | - | - | 112,312 |
| 92300     | Tenant services - utilities | 66,713 | 2,795 | - | - | 7,819 | - | 104,385 |
| 92400     | Total tenant services | 182,927 | 2,795 | 10,569 | - | - | - | 366,135 |

- Utilities

| 93100     | Water | - | 159,163 | - | - | - | - | 1,001,315 |
| 93200     | Electricity | - | 28,107 | - | - | 97,448 | - | 1,113,786 |
| 93300     | Gas | - | 85,072 | - | - | 2,904 | - | 1,064,588 |
| 93400     | Fuel | - | - | - | - | - | - | 507,051 |
| 93500     | Sewer | - | - | - | - | - | - | - |
| 93700     | Other utility contributions - utilities | - | - | - | - | - | - | - |
| 93800     | Other utilities expense | - | 3,403 | - | - | - | - | 160,360 |
| 93900     | Total utilities | - | 351,545 | - | - | 108,528 | - | 4,435,770 |


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### Housing Authority of the City of Jersey City

**NJ009**

**Financial Data Schedule (FDS)**

**March 31, 2019**

<table>
<thead>
<tr>
<th>Account Description</th>
<th>14.896-FAMILY SELF-SUFFICIENCY</th>
<th>14.879 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14.267 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
</tr>
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<tbody>
<tr>
<td>Line Item #</td>
<td>STATE/LOCAL</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>91100</td>
<td>Ordinances, maintenance</td>
<td>240,711</td>
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<td>1,774,712</td>
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<td>1,774,712</td>
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<td>Ordinances, maintenance/oper.</td>
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<td>1,110</td>
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<td>372,984</td>
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<td>Employee benefit contributions-ordinary maintenance</td>
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<td>Total ord. maintenance</td>
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<td>-</td>
<td>2,921,265</td>
<td>(2,440,228)</td>
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<td>95200</td>
<td>Protective services - labor costs</td>
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<td>Protective services - other</td>
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<td>95500</td>
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<td>Total protective services</td>
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<td>-</td>
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<tr>
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<td>General expenses</td>
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<td>96110</td>
<td>Insurance - premiums</td>
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<td>Other general expenses</td>
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<td>238,956</td>
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<td>-</td>
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<td>18,831</td>
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<td>Bad debt - tenant rents</td>
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<td>65,126</td>
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<td>Bad debt - other</td>
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<td>-</td>
<td>-</td>
<td>65,126</td>
</tr>
<tr>
<td>96700</td>
<td>Interest exp.</td>
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<td>-</td>
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<tr>
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<td>Interest on Notes Payable (Long-Term)</td>
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<td>96720</td>
<td>Asset writeoff of (long) term</td>
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<td>96800</td>
<td>Total general expenses</td>
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<td>252,280</td>
<td>4,010</td>
<td>30,554</td>
<td>501,322</td>
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<tr>
<td>96900</td>
<td>TOTAL OPERATING EXPENSES</td>
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<td>39,944</td>
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<td>EXCESS OPERATING REVENUE OVER OPERATING EXPENSES</td>
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<td>309,113</td>
<td>(43)</td>
<td>1,233,543</td>
<td>(1,296,982)</td>
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<tr>
<td>97100</td>
<td>Excess/maintenance</td>
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<td>96,203</td>
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<td>Casualty losses - non capital/2/</td>
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<td>Housing assistance payments</td>
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<td>46,123,620</td>
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<td>98000</td>
<td>Vacancy, units rent expense</td>
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<td>TOTAL EXPENSES</td>
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<td>1,724,961</td>
<td>184,255</td>
<td>1,276,608</td>
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### Housing Authority of the City of Jersey City

#### NJ009

### Financial Data Schedule (FDS)

**March 31, 2019**

<table>
<thead>
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<th>Line Item</th>
<th>Account Description</th>
<th>14 954 PHF FAMILY SHELTER CARE</th>
<th>STATE/LOCAL</th>
<th>14 4216 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14 267 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>10010</td>
<td>Operating transfers in</td>
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<td>(1,946,282)</td>
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<td>Operating transfers out</td>
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<td>-</td>
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<td>1,946,282</td>
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<td>10030</td>
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<td>10040</td>
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<td>10070</td>
<td>Extraordinary items, net gains/losses</td>
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<td>10080</td>
<td>Special items (net, gain/loss)</td>
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<tr>
<td>10091</td>
<td>Inter-project excess cash transfer in</td>
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<td>(500,000)</td>
<td>-</td>
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<td>10092</td>
<td>Inter-project excess cash transfer out</td>
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<td>-</td>
<td>500,000</td>
<td>-</td>
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<tr>
<td>10093</td>
<td>Transfers between programs and projects in</td>
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<td>-</td>
<td>(742,772)</td>
<td>-</td>
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</tr>
<tr>
<td>10094</td>
<td>Transfers between programs and projects out</td>
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<td>-</td>
<td>-</td>
<td>(742,772)</td>
<td>-</td>
<td></td>
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<tr>
<td>10100</td>
<td>TOTAL OTHER FINANCING SOURCES/USES</td>
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<td>-</td>
<td>-</td>
<td>(742,772)</td>
<td>-</td>
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<tr>
<td>10000</td>
<td>EXCESS (DEFICIENCY) OF REVENUE OVER EXPENSES</td>
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<td>$</td>
<td>$</td>
<td>(42)</td>
<td>$</td>
<td>$</td>
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#### MEMO ACCOUNT INFORMATION:

<table>
<thead>
<tr>
<th>Line Item</th>
<th>Account Description</th>
<th>14 954 PHF FAMILY SHELTER CARE</th>
<th>STATE/LOCAL</th>
<th>14 4216 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14 267 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>11020</td>
<td>Required annual debt principal adjustments</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<tr>
<td>11030</td>
<td>Beginning equity</td>
<td>-</td>
<td>1,544,650</td>
<td>42</td>
<td>213</td>
<td>(10,459,847)</td>
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<td>107,285,558</td>
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<td>11040</td>
<td>Prior period adjustments and equity transfers</td>
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<td>(1,994,484)</td>
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<td>(3,199)</td>
<td>(25,220,010)</td>
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<td>(57,590,877)</td>
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<td>11100</td>
<td>Administrative fee on equity</td>
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<td>-</td>
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</tr>
<tr>
<td>11180</td>
<td>Housing assistance payments equity</td>
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<tr>
<td>11190</td>
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<td>11210</td>
<td>Number of unit months leased</td>
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<td>433</td>
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#### Roll Forward Test:

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<th>14 954 PHF FAMILY SHELTER CARE</th>
<th>STATE/LOCAL</th>
<th>14 4216 RESIDENT OPPORTUNITY AND SUPPORTIVE SERVICES</th>
<th>14 267 CONTINUUM OF CARE PROGRAM</th>
<th>COCC</th>
<th>ELIMINATION</th>
<th>TOTAL</th>
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</thead>
<tbody>
<tr>
<td>$</td>
<td>-</td>
<td>$</td>
<td>$</td>
<td>(361,902)</td>
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JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT E

Housing Needs and Strategy

(B.1 of HUD Form 50075-ST)
Housing Needs. The applicable consolidated plan for the jurisdiction covered by the Jersey City Housing Authority (JCHA) is the City of Jersey City FY 2015-FY 2019 Five-Year Consolidated Plan (Consolidated Plan). Information provided by the Consolidated Plan, HUD, and other generally available data, enables the JCHA to reasonably assess the housing needs of the low-income, very low-income, and extremely low-income families that reside within the jurisdiction served by the JCHA. These families include elderly families, families with disabilities, and households of various races and ethnic groups, and other families on the JCHA’s public housing and Section 8 tenant-based assistance waiting lists. The identification of housing needs must address issues of affordability, supply, quality, accessibility, size of units, and location.

Families with extremely low-income, the elderly and those families with disabilities comprise the highest number of families with needs that are served by the JCHA. In accordance with 24 CFR 5.603 and implementation guidance set forth in Notice PIH 2016-05 (HA), the statutory definition of an extremely low-income (ELI) family is a family whose income does not exceed the higher of 30 percent of the area median income (AMI) or the federal poverty level.

In Jersey City over the last 10 years, housing has become increasingly less affordable. According to the Consolidated Plan, there is an on-going need for affordable housing in Jersey City, a need that has been amplified by market trends that have exponentially increased Jersey City property values while decreasing affordability for homeowners and renters. The American Community Survey (ACS) 2013-2017 estimates there are over 180,000 renters in Jersey City, representing about 69% of the total population. The estimated mean wage of Jersey City renters is about $32 per hour (Bureau of Labor Statistics, 2019). According to HUD, rent that reflects 30% or less of a renter’s income is considered an affordable rent. Using this measure, a mean affordable monthly rent of $1,664—is enough to pay for a market rate two-bedroom apartment. However, using the same criteria, the rent affordable for a minimum wage worker in New Jersey ($11 per hour as of January 1, 2020) is only $572 a month. A Jersey City resident who earns minimum wage would need to work 119 hours a week (e.g. 17 hours a day, 7 days a week) to afford a market-rate two-bedroom unit.

The Consolidated Plan establishes that Jersey City has insufficient housing for extremely low- and low-income households. As of 2018, 18% of Jersey City’s population was living below the poverty level (American Community Survey, 2018). And per HUD’s Comprehensive Housing Affordability Strategy (2013–17 CHAS) data, there are 31,975 Jersey City households earning between 0% and 50% of the median family income. However, there are only 11,955 housing units (11,375 rental,
580 homeownership) that are affordable for these households, accommodating only 37% of this population.

Given the limited number of decent, affordable housing options, the area’s lower-income households often must choose between deficient housing and a cost burden, which is defined as spending more than 30% of household income on housing costs. “Severe cost burden” is defined as spending over 50% of household income on housing and 22.3% of households in Jersey City are severely cost burdened (this includes renters and owners). CHAS data provides a further breakdown suggesting that upwards of 66% of those earning at or below 30% AMI and about 44% of those earning between 31 and 50% AMI are severely cost burdened.

**JCHA Public Housing Waiting List demographic information is included below as of August 2020.**

<table>
<thead>
<tr>
<th>Housing Needs of Families on the Public Housing Waiting List</th>
<th># of families</th>
<th>% of total families</th>
<th>Annual Turnover</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waiting list total</td>
<td>12,792</td>
<td></td>
<td>139</td>
</tr>
<tr>
<td>Extremely low income &lt;=30% AMI</td>
<td>8,748</td>
<td>68%</td>
<td></td>
</tr>
<tr>
<td>Very low income (&gt;30% but &lt;=50% AMI)</td>
<td>2,632</td>
<td>21%</td>
<td></td>
</tr>
<tr>
<td>Low income (&gt;50% but &lt;80% AMI)</td>
<td>1020</td>
<td>8%</td>
<td></td>
</tr>
<tr>
<td>Families with children</td>
<td>5,375</td>
<td>42%</td>
<td></td>
</tr>
<tr>
<td>Elderly families</td>
<td>2,705</td>
<td>21%</td>
<td></td>
</tr>
<tr>
<td>Families with Disabilities</td>
<td>3,587</td>
<td>28%</td>
<td></td>
</tr>
<tr>
<td>Race/ethnicity (White)</td>
<td>1,951</td>
<td>15%</td>
<td></td>
</tr>
<tr>
<td>Race/ethnicity (Black)</td>
<td>5,548</td>
<td>43%</td>
<td></td>
</tr>
<tr>
<td>Race/ethnicity (Hispanic)</td>
<td>4,127</td>
<td>32%</td>
<td></td>
</tr>
<tr>
<td>Race/ethnicity (Other)</td>
<td>377</td>
<td>3%</td>
<td></td>
</tr>
<tr>
<td>Seeking 1BR</td>
<td>6,737</td>
<td>53%</td>
<td></td>
</tr>
<tr>
<td>Seeking 2 BR</td>
<td>4,241</td>
<td>33%</td>
<td></td>
</tr>
<tr>
<td>Seeking 3 BR</td>
<td>2,576</td>
<td>20%</td>
<td></td>
</tr>
<tr>
<td>Seeking 4 BR</td>
<td>735</td>
<td>6%</td>
<td></td>
</tr>
</tbody>
</table>
Is the waiting list closed (select one)? □ No ☒ Yes; with the exception of Berry Gardens, an elderly designated property, which opened on May 17, 2016 and remains open; as well as for the Dwight Street Homeownership Program.

If yes: Closed on 08/12/2018. Some site-based waiting lists for specific bedroom sizes were opened from 10/21/2019-11/30/2019.

HOW LONG HAS IT BEEN CLOSED (# OF MONTHS)? 24 MONTHS

Does the PHA expect to reopen the list in the PHA Plan year? □ No ☒ Yes for specific site-based waiting lists, depending upon need.

Does the PHA permit specific categories of families onto the waiting list, even if generally closed? ☒ No □ Yes

JCHA HCVP Waiting List demographic information is included below as of August 2020.

<p>| Housing Needs of Families on the Housing Choice Voucher (Section 8) Program Waiting List |
|-----------------------------------------------|----------------|----------------|
| # of families | % of total families | Approx. Annual Turnover |
| Waiting list total | 8,980 | 250 |
| Extremely low income &lt;=30% AMI | 6,483 | 72% |
| Very low income (&gt;30% but &lt;=50% AMI) | 1,793 | 20% |
| Low income (&gt;50% but &lt;80% AMI) | 381 | 4% |
| Families with children | 4,051 | 45% |
| Elderly families | 3,765 | 42% |
| Families with Disabilities | 781 | 9% |
| Race/ethnicity (White) | n/a | n/a |
| Race/ethnicity (Black) | n/a | n/a |
| Race/ethnicity (Hispanic) | n/a | n/a |
| Race/ethnicity (Other) | n/a | n/a |</p>
<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is the waiting list closed (select one)?</td>
<td>![No] Yes <em>(for general applicants, not for targeted programs like Transitional Housing, etc.)</em></td>
</tr>
<tr>
<td>If yes: Closed May, 2017</td>
<td></td>
</tr>
<tr>
<td>How long has it been closed (# of months)? 40 <strong>MONTHS</strong> <em>(Since 5/2017)</em></td>
<td><strong>Board approved closure of Mainstream waiting list 2/7/07</strong></td>
</tr>
<tr>
<td>Does the PHA expect to reopen the list in the PHA Plan year?</td>
<td>![No] Yes <em>for specific project-based waiting lists, depending upon need</em></td>
</tr>
<tr>
<td>Does the PHA permit specific categories of families onto the waiting list, even if generally closed?</td>
<td>![No] Yes <em>(HOPE VI displacement, graduates of Transitional Housing Program, Homelessness Programs, and other specific targeted programs)</em></td>
</tr>
</tbody>
</table>

**Strategy for Addressing Housing Needs.** Provide a brief description of the PHA’s strategy for addressing the housing needs of families in the jurisdiction and on the waiting list in the Upcoming year. **Note: Small, Section 8 only, and High Performing PHAs complete only for Annual Plan submission with the 5-Year Plan.**

The strategies of the JCHA to maximize the number of affordable units available include the following:

- Employ effective maintenance and management policies to minimize the number of units off-line.
- Employ Force Account Labor to ensure long standing vacancies in need of significant rehabilitation can be addressed and leased.
- Reduce the turnover time for vacated units.
- Reduce the make-ready time to renovate units.
- Seek replacement of public housing units through mixed-finance developments.
- Seek replacement of public housing units lost through Section 8 replacement housing resources.
- Maintain Section 8 Housing Choice Voucher lease-up rates by establishing payment standards of up to 100% of fair market rent so that families can find suitable affordable housing to rent.
- Maintain and increase Section 8 lease-up rates by regularly marketing the program to prospective landlords through effective outreach.
- Maintain and increase Section 8 Housing Choice Voucher lease-up rates by effectively screening Section 8 applicants to increase owner participation in the program.
- Participate in the Consolidated Plan development process to ensure coordination with broader community strategies.
- Promote program integrity to ensure only eligible and responsible families participate in public and assisted housing programs.
• Preserve and improve assisted housing by aligning it with the broader housing market through Transforming Rental Assistance (TRA) activities by encouraging a mix of incomes, uses, tenant choice and mobility.
• Apply for additional Section 8 Housing Choice Vouchers should they become available.
• Leverage affordable housing resources in the community through the creation of mixed-finance housing.
• Pursue housing resources in addition to public housing or Section 8 tenant-based assistance.
• Utilize Section 8 Housing Choice Vouchers for project-based assistance program. Utilize “operating subsidy-only mechanism” for new housing developments.
• Adopt rent policies to support and encourage work.
• Employ admissions preferences aimed at families who are working.
• Apply for special-purpose vouchers targeting elderly and disabled families.
• Provide assisted living services at existing elderly developments, and develop new elderly-only developments.
• Carry out modifications needed in public housing based on the Section 504 Needs Assessment for public housing.
• Provide homeownership opportunities for persons in need of accessible units. Provide Section 8 project-based assistance to programs that provide accessible units.
• Affirmatively market to races/ethnicities shown to have disproportionate housing needs.
• Implement and monitor ongoing Energy Performance Contract to improve energy efficiency at Public Housing AMPs.
• Continue to make management, financial and operational improvements that will result in a Standard Performer designation.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT F

2021 ACOP, Lease Agreement & Addendums
ADMISSION & CONTINUED OCCUPANCY POLICY
(ACOP)
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Draft ACOP to be Effective April 1, 2021
CHAPTER 1: OVERVIEW OF THE PROGRAM AND PLAN

1.1 MISSION STATEMENT

The Jersey City Housing Authority’s (JCHA) mission is to develop and manage Housing of Choice of the highest standards, which is safe, affordable, sustainable and accessible; and, in partnership with outside organizations, foster resident responsibility and self-sufficiency.

1.2 OVERVIEW AND PURPOSE OF THE POLICY

This Admissions and Continued Occupancy Policy (ACOP) is the policy of the Board of Commissioners of the Jersey City Housing Authority (JCHA) governing Public Housing occupancy in properties the JCHA owns, including public housing developed pursuant to Mixed-Finance, Low-Income Housing Tax Credits ("LIHTC"), and other forms of financing, whether or not such developments are ground-leased or privately owned and managed by third-party entities.

Public Housing, developed pursuant to Mixed-Finance, Low-Income Housing Tax Credits ("LIHTC"), and other forms of financing, whether or not such developments are ground-leased or privately owned and managed by third-party entities, must be operated in compliance with “applicable Public Housing requirements”, including JCHA’s Admissions and Continued Occupancy policies (ACOP), as amended with respect to the applicable Regulatory and Operating Agreement, Management Plan and Management Agreement.

The ACOP is JCHA’s written statement of policies used to carry out the housing program in accordance with federal law and regulations, and the U.S. Department of Housing and Urban Development (HUD) requirements. The ACOP is required by HUD and it must be available for public review [24 CFR Part 903]. The ACOP also contains policies that support the objectives contained in JCHA’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 Annual Contributions Contract (ACC) and all HUD-approved applications for program funding. JCHA 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.

1.3 CONTENTS OF THE POLICY

Individual HUD regulations contain requirements for inclusion in JCHA’s written policy. Minimally, the ACOP covers JCHA policies on these subjects:

- The organization of the Waiting List and how families are selected and offered available units, including any JCHA admission preferences, procedures for removing applicant names from the Waiting List, and procedures for closing and reopening JCHA Waiting List;
• Transfer policies and the circumstances under which a transfer would take precedence over a new admission;
• Standards for determining eligibility, suitability for tenancy, and the size and type of the apartment needed;
• Procedures for verifying the information the family has provided;
• The method for achieving deconcentration of poverty and income-mixing of Public Housing developments;
• Policies concerning payment by a family to JCHA of amounts the family owes JCHA;
• Interim redeterminations of family income and composition;
• Policies regarding community service requirements; and
• Policies and rules about safety and ownership of pets in Public Housing at JCHA.

1.4 UPDATING THE POLICY

JCHA will review and update the ACOP, to comply with changes in regulations, JCHA operations, or when needed to ensure staff consistency in operation. On an ongoing basis, JCHA may make minor, non-substantive modifications to the ACOP in order to clarify existing policies and procedures and/or to correct editing errors. The original policy and any changes will be approved by JCHA’s Board of Commissioners. Pertinent sections of the ACOP will be included in the Agency Plan, and a copy provided to HUD.
CHAPTER 2: FAIR HOUSING, EQUAL OPPORTUNITY & DOMESTIC VIOLENCE PROTECTIONS

2.1 OVERVIEW

Federal law prohibits discrimination in housing on the basis of any protected characteristic, including race, color, religion, sex, national origin, age, familial status, and disability. JCCHA 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:

a. Title VI of the Civil Rights Act of 1964, which forbids discrimination on the basis of race, color, religion, national origin or sex; 24 CFR § 1, 100, 107 and 146;

b. Title VIII of the Civil Rights Act of 1968 (as amended by the 1974 HCDA and the Fair Housing Amendments Act of 1988), which extends protection against discrimination based on disability and familial status, and spells out forms of prohibited discrimination; 24 CFR § 100;

c. Executive Order 11063 as amended by Executive Order 12259;

d. Section 504 of the Rehabilitation Act of 1973, which describes specific housing rights of persons with disabilities; 24 CFR § 8;

e. Age Discrimination Act of 1975, which establishes certain rights of the elderly; 24 CFR § 146;

f. Title II of the Americans with Disabilities Act and the Fair Housing Amendments. Title II deals with common areas and public space, not living units;

g. HUD’s Equal Access Rule, which requires equal access to HUD programs without regard to a person’s actual or perceived sexual orientation, gender identity, or marital status; 77 F.R. 5661; and

h. The Violence Against Women Act of 2005, the Violence Against Women Reauthorization Act of 2013 (VAWA), and the Violence Against Women Reauthorization Act of 2013: Implementation in HUD Housing Programs; and.

i. Any applicable State laws or local ordinances, including, but not limited to, the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq.
2.2 NONDISCRIMINATION

1. JCHA shall not discriminate on the basis of any protected characteristic, including race, color, national origin, sex, religion, familial status, gender identity, sexual orientation, marital status or disability in the leasing, rental, occupancy, use, or other disposition of housing or related facilities, including land that is part of a development under JCHA’s jurisdiction covered by a Public Housing Annual Contributions Contract with HUD. Other rights of applicants and residents are listed in the Discriminatory Conduct under the Fair Housing Act.

2. JCHA shall not deny admission to otherwise qualified applicants because of their membership in some group to which negative behavior may be imputed. Instead, the resident selection criteria to be established and information to be considered shall be reasonably related to individual attributes and behavior of an applicant. 24 CFR § 960.203(a)

3. JCHA shall not permit these policies to be subverted to do personal or political favors. Further, JCHA will offer units only in the order prescribed by this policy since any other method violates the policy, federal law, and the civil rights of the other families on the Waiting List. 24 CFR § 960.206(e) JCHA’s method for selecting applicants will provide a clear audit trail that can be used to verify that each applicant has been selected in accordance with the method specified in JCHA plan.

4. JCHA will make determinations of eligibility for housing in accordance with the eligibility requirements provided for such program by HUD, and such housing shall be made available without regard to actual or perceived sexual orientation, gender identity, or marital status. Gender identity means actual or perceived gender-related characteristics. Sexual orientation means homosexuality, heterosexuality, or bisexuality.

5. JCHA will not make any inquiries related sexual orientation or gender identity. JCHA will not inquire about the sexual orientation or gender identity of an applicant for, or occupant for the purpose of determining eligibility for the housing or otherwise making such housing available. This prohibition on inquiries regarding sexual orientation or gender identity does not prohibit any individual from voluntarily self-identifying sexual orientation or gender identity. This prohibition on inquiries does not prohibit lawful inquiries of an applicant or occupant’s sex where the housing provided or to be provided to the individual is temporary, emergency shelter that involves the sharing of sleeping areas or bathrooms, or inquiries made for the purpose of determining the number of bedrooms to which a household may be entitled.

2.3 DISCRIMINATION COMPLAINTS

The family should advise JCHA if an applicant or resident family believes that any family member has been discriminated against by JCHA. JCHA will make every reasonable attempt to determine
whether the applicant or resident family assertions have merit and take any warranted corrective action.

JCHA 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). Discrimination complaint information and forms are available on the HUD website at http://www.hud.gov/offices/fheo/online-complaint.cfm (Public Housing Occupancy Guidebook PHOG Pg. 15)

2.4 AFFIRMATIVE MARKETING

It is the responsibility of JCHA and its management agents to conduct all marketing activities in an open and clear manner. Marketing and informational materials will comply with Fair Housing Act requirements.

2.5 LIMITED ENGLISH PROFICIENCY

JCHA will consider the following four factors to ensure meaningful access to its programs for situations in which the size of the language group meets the minimum Federal Register chart:

1. The number or proportion of LEP persons eligible to be served or likely to be encountered by the program or grantee;
2. The frequency with which LEP persons come in 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 and related costs.
CHAPTER 3: REASONABLE ACCOMMODATION POLICY

3.1 OVERVIEW

The Jersey City Housing Authority ("JCHA") 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 JCHA’s programs, services and activities. Therefore, if an individual with a disability requires an accommodation such as an accessible feature or modification to a JCHA policy, JCHA will provide such 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, the JCHA will make best efforts to provide another accommodation that would not result in a financial or administrative burden.

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 non-housing) or activity.

JCHA will post a copy of this Reasonable Accommodation Policy and Procedures in the Central Administrative Offices located in 400 U.S. Highway 1 (Marion Gardens), Jersey City, NJ 07306; the Regional Offices of the JCHA; and, the management office in each public housing development. In addition, individuals may view/obtain a copy of this Reasonable Accommodation Policy and Procedures, upon request, from the JCHA’s website at http://www.jerseycityha.org.

3.2 LEGAL AUTHORITY

The JCHA is subject to Federal civil rights laws and regulations. This Reasonable Accommodation Policy is based on the following statutes or regulations. See Section 504 of the Rehabilitation Act of 1973 (Section 504); Title II of the Americans with Disabilities Act of 1990 (ADA); the Fair Housing Act of 1968, as amended (Fair Housing Act); the Architectural Barriers Act of 1968, and the respective implementing regulations for each Act.

3.3 CRITERIA

The Reasonable Accommodation Policy applies to the following qualified individuals with disabilities in JCHA’s Public Housing program:

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2 42 U.S.C. §§ 12101 et seq.
1. Applicants of the Public Housing Program;
2. Residents of Public Housing developments; and
3. Participants in all other programs or activities receiving Federal financial assistance that are conducted or sponsored by JCHA, its agents or contractors including all non-housing facilities and common areas owned or operated by JCHA.

Eligible requests for reasonable accommodation will be granted, provided that the accommodation will not create an "undue financial and administrative burden" or a fundamental alteration in the nature of the program for JCHA. In reviewing each reasonable accommodation request, the JCHA will take the following factors into consideration: 1) Nature and cost of the accommodation needed; 2) Overall financial resources of the facility or facilities involved in the provision of the reasonable accommodation; and 3) Number of families likely to need such accommodation, the effect on expenses and resources, or the likely impact on the operation of the program as a result of the accommodation.

Requests for reasonable accommodation must be supported with verification from a reliable knowledgeable professional that the accommodation is required. JCHA will refer families who have members with disabilities to agencies in the community that offer services to persons with disabilities.

3.4 PERSON WITH A DISABILITY

The Fair Housing Act defines a person with a disability to include (1) an individual with a physical or mental impairment that substantially limits one or more major life activities; (2) an individual who is regarded as having such an impairment; and (3) an individual with a record of such an impairment.

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 illness, intellectual or developmental disabilities, Human Immunodeficiency Virus (HIV) infection, mental retardation, emotional illness, drug addiction (other than addiction caused by current, illegal use of a controlled substance) and alcoholism (25 CFR § 35.108). The definition of an “individual with a disability” does not include a person whose current use of alcohol or drugs is the barrier that prevents the person from participating in JCHA’s housing program and services.

The term “substantially limits” suggest that the limitation is “significant” or “to a large degree.”

The term “major life activity” means those activities that are of central importance to daily life, including but are not limited to seeing, hearing, walking, breathing, performing manual tasks, caring for one’s self, learning, and speaking. This list of major life activities is not exhaustive.

An individual must be unable to perform, or be significantly limited in the ability to perform, an activity compared to an average person in the general population.

Draft ACOP to be Effective April 1, 2021
The regulations provide three factors to consider in determining whether a person's impairment substantially limits a major life activity:

1. its nature and severity;
2. how long it will last or is expected to last;
3. its permanent or long-term impact, or expected impact.

To be a disability covered by the ADA, an impairment must substantially limit one or more major life activities. These are activities that an average person can perform with little or no difficulty. Examples include walking, seeing, hearing, speaking, breathing, learning, performing manual tasks, caring for oneself, and working. These are examples only. Other activities such as sitting, standing, lifting, or reading are also major life activities.

3.5 MONITORING AND ENFORCEMENT

The JCHA’s Section 504/ADA Coordinator is responsible for monitoring JCHA’s compliance with this Policy. Individuals who have questions regarding this Policy, its interpretation or implementation should contact JCHA’s Section 504/ADA Coordinator in writing, by telephone, or by appointment, as follows:

Section 504/ADA Coordinator: Jersey City Housing Authority
400 U.S. Highway 1 (Marion Gardens), Jersey City, New Jersey 07306
(201) 706-4745 (phone)
(201) 706-4845 (fax)
For Teletypewriter (TTY) or Telecommunications Relay Service (TRS), dial 711
Section504@jcha.us

The Section 504/ADA Coordinator will receive training on the Reasonable Accommodation Policy and Procedures, including all applicable Federal, state and local requirements regarding reasonable accommodation.

3.6 REASONABLE ACCOMMODATION

A person with a disability may request a reasonable accommodation at any time during the application process, residency in public housing, or participation in the Housing Choice Voucher and Moderate Rehabilitation Programs of JCHA. The individual, JCHA staff or any person identified by the individual, must reduce all requests to writing. The JCHA will provide a Request for Reasonable Accommodation Form to document these requests.

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 for a reasonable accommodation is made on a case-by-
case basis and takes into consideration the disability and the needs of the individual as well as the nature of the program or activity in which the individual seeks to participate.

There are no limitations on how many times a person with a disability may request a reasonable accommodation. A person with a disability may need to make additional requests as their needs change. A Reasonable Accommodation will allow an applicant or resident with a disability to meet essential requirements of tenancy; it does not require JCHA to reduce or waive essential eligibility or residency requirements. JCHA is not required to allow an individual to participate in its housing program when an individual poses a direct threat to the health or safety of others.

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 aide to reside in an appropriate JCHA 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) Allowing qualified sign language interpreters for applicant or resident meetings with JCHA 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 other adult to assist a resident or an applicant in meeting screening criteria or meeting essential lease obligations;
(j) Permitting requests for extensions of Housing Choice Vouchers if there is a difficulty in locating a unit with suitable accessible features or otherwise appropriate for the family;
(k) As a reasonable accommodation for a family member with a disability, the JCHA may approve a request to rent from a family member and/or the JCHA may approve a request for exception payment standard amounts under the Housing Choice Voucher Program in accordance with 24 C.F.R. §§ 8.28 and 982.504 (b); and
(l) Allowing a service dog or assistance animal in the unit due to a disability-related need.

3.7 VERIFICATION OF REASONABLE ACCOMMODATION REQUEST

JCHA may request documentation of the need for a Reasonable Accommodation as identified on the Family Request for Reasonable Accommodation and Verification of Need for Reasonable

5 24 C.F.R. § 9.131 (a) (b) (c)
**Accommodation** Forms. In addition, JCHA may request that the individual provide suggested reasonable accommodations.

The JCHA may verify a person’s disability only to the extent necessary to ensure that individuals who have requested a reasonable accommodation have a disability-based need for the requested accommodation.

However, the JCHA may not require individuals to disclose confidential medical records in order to verify a disability. In addition, the JCHA may not require specific details regarding the individual’s disability. The JCHA may only request documentation to confirm the disability-related need(s) for the requested reasonable accommodation(s). The JCHA may not require the individual to disclose the specific disability(ies); or the nature or extent of the individual’s disability(ies).

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) **Reliable third party who is in a position to know about the individual’s disability and may also provide verification of a disability.**

Upon receipt, the resident’s Asset Manager, including private management companies operating on behalf of JCHA, will forward the recommendation, including all supporting documentation, to the JCHA’s Section 504/ADA Coordinator.

**3.8 DENIAL OF REASONABLE ACCOMMODATION REQUESTS**

Requested accommodations must be based upon a disability-related need and will not be approved if one of the following would occur as a result:

(a) A violation of Federal and/or local law;
(b) A fundamental alteration in the nature of the JCHA public housing program;
(c) An undue financial and administrative burden on JCHA;
(d) A structurally infeasible alteration; or
(e) An alteration requiring the removal or alteration of a load-bearing structural support.

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 JCHA’s HUD-approved Grievance Procedures.
3.9 SERVICE DOGS AND ASSISTANCE ANIMALS

Under applicable laws, JCHA residents with disabilities are permitted to have service dogs or assistance animals, if such animals are necessary as a reasonable accommodation for their disabilities. JCHA residents or applicants who need an assistance animal or service dog as a reasonable accommodation must request the accommodation in accordance with the reasonable accommodation policy, section 3.1 et seq.

Service and assistance animals are legally distinct from pets, which are covered by section 16.1 et seq. Assistance animals and service animals are not subject to the fee requirements of JCHA’s Pet Policy.

Assistance Animals:

An assistance animal works, provides assistance, or performs tasks for the benefit of a person with a disability, or provides emotional support that alleviates one or more identified symptoms or effects of a person’s disability. For purposes of reasonable accommodation requests, neither the Fair Housing Act nor Section 504 requires an assistance animal to be individually trained or certified.

Service Animals:

A service animal is a dog that is individually trained to do work or perform tasks for the benefit of an individual with a disability, including a physical, sensory, psychiatric, intellectual, or other mental disability. The provision of emotional support, well-being, comfort, or companionship do not constitute work or tasks for the purposes of this definition. Emotional support animals are expressly precluded from qualifying as service animals under the ADA.

An assistance animal or service dog will not be denied access unless:

1) the animal is out of control and its handler does not take effective action to control it;
2) the animal is not house-broken (i.e. trained so that, absent illness or accident, the animal controls its waste elimination); or
3) the animal poses a direct threat to the health or safety of others that cannot be eliminated or reduced to an acceptable level by a reasonable modification to other policies, practices, and procedures. If the JCHA enables a resident to have a service dog or assistance animal as a reasonable accommodation, the resident must sign the Service and Assistance Animal Policy and Agreement, which verifies the disability-related need for the animal and outlines the resident’s responsibilities for keeping the animal in the unit.

3.10 RIGHT TO APPEAL/GRIEVANCE PROCESS
(1) The public housing applicant or resident may file a complaint in accordance with JCHA’s HUD-approved Grievance Procedure following a formal determination by the JCHA’s 504 Coordinator.

(2) The Housing Choice Voucher and Moderate Rehabilitation Program participant and applicant complainant may file a complaint in accordance with JCHA’s HUD-approved Grievance Procedure following a formal determination by the JCHA’s 504 Coordinator.

(3) An applicant or resident may, at any time, exercise their right to appeal a JCHA 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  
Office of Fair Housing and Equal Opportunity  
Newark Field Office  
One Newark Center 1085 Raymond Boulevard, 13th Floor  
Newark, New Jersey 07102  
Phone: (973) 622-7900  
Fax: (973) 645-2323  
TTD:(973) 645-3298
CHAPTER 4: ELIGIBILITY & SUITABILITY

4.1 OVERVIEW

JCHA 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 JCHA to confirm eligibility and determine the level of the family’s assistance.

4.2 BASIC ELIGIBILITY CRITERIA

An applicant (individual or family) is potentially qualified for a public housing unit if he or she meets all of the following criteria:

1. Is a family, as defined in HUD Regulations;  

2. Has an annual income at the time of admission that either does not exceed the income limits for occupancy established by HUD, and if applicable, does not exceed the income limits established by the Internal Revenue Service (IRS) for public housing units which are also Low-Income Housing Tax Credit (LIHTC) units or for public housing homeownership developments, is within the approved income range. Income Limits are posted separately in JCHA management offices;

3. Provides a Social Security number for all family members or can document and certify that they do not have Social Security numbers;

4. Is a head of household in which all members of the household who receive assistance are either citizens or eligible immigrants; and

   i. Is a head of household and each family member, who is at least 18 years of age and legally competent, shall sign one or more consent forms, or other materials necessary to complete or verify the family’s eligibility for housing assistance.

Meeting the above eligibility requirements does NOT in itself entitle an applicant to public housing eligibility with the JCHA. All applicants must meet the Applicant Selection criteria, which are used to determine if an applicant will make a suitable tenant, as stated in other provisions in this Section and in other relevant sections of the ACOP.

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6 Family – Two or more persons regularly living together, related by blood, marriage, adoption, guardianship or operation of law and will live together in JCHA housing; OR two or more persons who are not so related, but are regularly living together, can verify shared income or resources, and will live together in JCHA housing. The term family also includes: elderly family, disabled family, single persons, a foster care arrangement, or a kinship care arrangement. Other persons, including members temporarily absent, may be considered a part of the applicant family’s household if they are living or will live regularly with the family. Live-in aides are considered part of the applicant’s household; however, live-in aides are not considered family members and have no right of tenancy.
4.3 SPLIT FAMILIES – WHILE ON THE WAITING LIST

In the case where an applicant family on the waiting list splits into two (2), or more, otherwise eligible families and the new families claim the Public Housing application, the JCHA will take the following factors into consideration when making a determination as to which family should be entitled to the application:

1. Which family unit retains the children. If there are no children, disabled or elderly status will be considered;
2. Any court or legal determination, including the role of domestic violence in the split; and
3. Recommendations of social service agencies or qualified professionals, such as protective services for children.

In the case where the households are equally qualified, the application will be retained by the individual who originally submitted the Public Housing application, e.g., listed as the head of household.

In the case of a deceased head of household, applicable factors noted above will be taken into consideration when making a determination as to which family member should be entitled to the application. Only another adult on the existing application may take over as head of household. If there are no other adults on the application, JCHA, may on a case by case basis, allow another adult to become the head of household if there are minor children and if the other adult can prove legal custody of the minor children.

4.4 RELINQUISHING AN APPLICATION

On occasion, applicants have concluded they no longer require a public housing apartment with the JCHA, and request to have their application for assistance relinquished to a family member. The JCHA will only relinquish applications under the following circumstances:

1. The application will only be relinquished to an immediate family member of an applicant;
2. The family member must have been listed on the original application, and
3. If the family member was not eighteen (18) years of age at the time the application was submitted, a new date of application will be given to reflect the date the family member attained the age of consent.

4.5 LIVE-IN AIDES

A family that consists of one or more elderly, near-elderly or disabled persons may request that JCHA approve a live-in aide to reside in the apartment and provide necessary supportive services for a family member who is a person with disabilities. JCHA must approve a live-in aide if needed
as a reasonable accommodation in accordance with 24 CFR Part 8 to make the program accessible to and usable by the family member with a disability.

A family who is qualified to have a live-in aide, must make a written request for a live-in aide. Written verification will be required from a reliable, knowledgeable professional of the family’s choosing, such as a doctor, social worker, or case worker, that the live-in aide is essential for the care and well-being of the family member. Specifically, a family must complete a Family Request for Reasonable Accommodation and Verification of Need for Reasonable Accommodation.

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 financial support of the person(s) needing the care, and
2. Would not be living in the apartment except to provide the necessary supportive services.

JCHA will not approve a particular person as a live-in aide until required screening is completed, and may withdraw such approval under [24 CFR 966.4(d)(3)(i)]

The screening process includes but not limited to:
- Conducting a criminal background check
- Checking the sexual offender database
- Checking ELITE to verify that the person does not currently owe rent or other amounts to the JCHA or the HCVP/Section 8 Program
- Checking EIV to make sure the person has not committed any fraud in connection with any federal housing program.

As per 24 CFR 982.316 (b) at any time, the PHA may refuse to approve a particular person as a live-in aide, or may withdraw such approval, if:
1. The person commits fraud, bribery or any other corrupt or criminal act in connection with any federal housing program;
2. The person commits drug-related criminal activity or violent criminal activity; or
3. The person currently owes rent or other amounts to the PHA or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act.

 Relatives are not automatically excluded as live-in aides as long as they meet all the requirements stated above and qualify. HUD now allows a live-in aide’s family member(s) to reside in the unit, provided the presence of the live-in aide’s family does not overcrowd the unit.

4.6 INCOME LIMITS

Persons meeting JCHA income qualifications are those whose Annual Income at the time of admission, does not exceed the “Lower Income” limits for Jersey City. The lower income limit is set at 80% of the area median income, adjusted for smaller and larger families and is established
by the U.S. Department of Housing and Urban Development (HUD). To be eligible a family must be a low-income family.

- **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 30 percent of the median income for the area or the federal poverty level, adjusted for family size.

### 4.7 CITIZENSHIP OR IMMIGRATION STATUS

At least one family member must be a citizen, national, or non-citizen with eligible immigration status in order for the family to qualify for any level of assistance. Each family member must declare whether the individual is a citizen, a national, an eligible non-citizen or an ineligible non-citizen. [24 CFR 5.508]

1. **U.S. Citizens and Nationals:** Family members who declare citizenship or national status will not be required to provide additional documentation unless JCHA receives information indicating that an individual’s declaration may not be accurate.

2. **Eligible Non-citizens:** In addition to providing a signed declaration, those persons declaring eligible non-citizen status must sign a verification consent form and cooperate with JCHA efforts to verify their immigration status.

3. **Ineligible Non-Citizens:** Those non-citizens who do not wish to contend their immigration status are required to have their names listed on a non-contending family member listing, signed by the head, spouse or co-head regardless of citizenship status), indicating their ineligible immigration status.

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

### 4.8 MIXED FAMILIES

Families that include eligible and ineligible individuals are considered mixed families. The housing assistance for these families will be prorated.

### 4.9 INELIGIBLE FAMILIES
JCHA will not provide assistance to a family before the verification of at least one family member as a citizen, national, or eligible non-citizen. [24 CFR 5.512(a)] When JCHA 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 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 review with JCHA. The informal review with JCHA 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 review process.

Informal review policies are set forth in the ACOP.

4.10 TIME FRAME FOR DETERMINATION OF CITIZENSHIP STATUS

JCHA will verify the status of applicants at the time other eligibility factors are determined. For new occupants joining the resident family JCHA must verify status at the first interim or regular recertification following the person’s occupancy, whichever comes first. If an individual qualifies for a time extension for the submission of required documents, JCHA 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.

4.11 SOCIAL SECURITY NUMBERS

Per HUD Notice PIH 2012- 10 (HA) all applicants and participants are required to disclose their assigned Social Security Numbers, except for:

- Individuals who do not contend eligible immigration status will NOT have an SSN to disclose. If otherwise eligible to participate in the program, the family should be admitted into the program or continue receiving assistance
- Residents 62 years of age and older as of 1/31/10;
- Individuals who have previously disclosed a valid SSN.

Applicants and participants will need to submit one of the following documents to confirm their assigned SSN:

- An original SSN card issued by SSA;
- An original SSA-issued document, which contains the name and SSN of the individual; or
• An original document from a federal, state, or local government agency which contains the individual’s name and SSN, along with other identifying information of the individual (i.e. address, date of birth, etc.)

4.12 PHOTO ID

To ensure that JCHA has the ability to identify all residents who are 18 years old or older, all families will be required to provide valid photo identification for all persons 18 years old or older (not just the head of household), State, local or government issued photo identification will be required at admission or upon addition to a household. Existing JCHA residents who turn 18 years old must provide photo identification at the household’s next annual recertification.

4.13 TIME FRAME TO SUBMIT DOCUMENTS

• Applicants must submit required SS number documentation prior to admission. When an applicant reaches the top of the waiting list, the applicant will have 90 days to submit SS number documentation. An extension of one additional 90-day period must be granted if the PHA determines that, in its discretion, the applicant’s failure to comply was due to circumstances that could not reasonably have been foreseen and were outside of the control of the applicant.

• Participants who contend eligible immigration status and who have not previously disclosed a valid SSN must do so at their next annual or interim recert and within 90 days of JCHA request.

• JCHAs may grant an additional 90-day period, if there are unforeseen circumstances beyond the family’s control that prevent the family from complying with the SSN requirements.

4.13.1 PENALTIES FOR FAILURE TO DISCLOSE SOCIAL SECURITY NUMBERS

Applicants: Denial of assistance
• No admission into program
• After 90-day period (or 2nd 90-day extension period), JCHA may remove family from the waiting list

Participants: Termination of assistance
• Termination of tenancy
• Termination of assistance and tenancy

4.14 FAMILY CONSENT TO RELEASE OF INFORMATION

Draft ACOP to be Effective April 1, 2021
HUD requires each adult family member, and the head of household, spouse, or co-head, 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. [24 CFR 5.230]

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

4.15 APPLICANT SCREENING CRITERIA

All applicants will be screened by the JCHA in accordance with HUD’s regulations (24 CFR Part 960) and sound management practices. The JCHA will require applicants to demonstrate the ability to comply with essential provisions of the lease.

Applicants must demonstrate through an assessment of objective information of current and past behavior, the ability to:

1. Pay rent and other charges as required by the lease;
2. Use facilities, equipment and utilities for reasonable purposes;
3. Care for and avoid damaging the unit and common areas;
4. Create no health or safety hazards;
5. Not interfere with the rights and peaceful enjoyment of others, and avoid damaging the property of other residents; and
6. Not engage in criminal activity that threatens the health, safety or right to peaceful enjoyment of other residents or staff or acts of domestic violence, dating violence or stalking; and not to engage in drug-related criminal activity, including illegal use of a controlled substance.
7. Assume responsibilities of a homeowner (where applicable), e.g. maintenance of property, financial obligations.

4.15.1 CONDUCT AND BEHAVIOR

Information to be considered in completing applicant screening shall be reasonably related to assessing the conduct of the applicant and other family members listed on the application in prior and present housing. The history of applicant conduct and behavior must demonstrate that applicants can be expected not to:

1. Interfere with other residents in such a manner as to diminish their peaceful enjoyment of the premises by adversely affecting their health, safety, or welfare;
2. Adversely affect the physical environment or financial stability of the project; or
3. Violate the terms and conditions of the Public Housing Residential Lease Agreement.
In accordance with Public Law 104-120, the Housing Opportunity Program Extension Act of 1996, Section 9 and provisions of the QHWRA, the JCHA adopts the following screening procedures to ensure that every newly admitted resident can be expected to comply with the basic rules of tenancy:

4.16 CONSIDERATION OF CIRCUMSTANCES

JCHA will use the concept of the “preponderance of the evidence” as the standard for making all admission decisions. The definition can be found in the ACOP glossary.

The JCHA will consider evidence of criminal activity especially violent crimes and other crimes that would pose a threat to the life, health, safety or peaceful enjoyment of residents in determining an applicant’s eligibility/suitability for tenancy. Applications will be considered on a case-by-case basis where applicants or family members have such criminal histories. The JCHA will deny occupancy to any family whose head, spouse or member has such a criminal history unless the applicant can clearly demonstrate additional factors that strongly suggest favorable conduct in the future, e.g., evidence of rehabilitation, or long-term abstinence from criminal conduct.

Federal law gives the JCHA the right to deny occupancy of a person who engages in acts of domestic violence, dating violence and stalking as long as the household member who is the victim of such activities is not penalized in the process.

4.16.1 BACKGROUND CHECKS

Federal law 42 USCS 1437 (q), gives the JCHA the right, and the obligation to request from the proper federal, state, and local law enforcement authorities, records of any, and all criminal arrests and/or convictions of all applicants for tenancy as well as for all members of any applicant’s proposed household, who are at least 18 years of age.

The JCHA will utilize criminal background and Sex Offender Registration checks through the Dru Sjodin National Sex Offender Website (http://www.nsopw.gov), National Crime Information Center, NJ State Police, the Jersey City Police Dept., the Hudson County Prosecutors Office or the State Sex Offender Registration Program, as available, after a family is determined presumptively eligible i.e., financial, rent credit history, citizenship and landlord verification are completed. A criminal background check and a State Sex Offender Registration verification will be requested on each member of the applicant’s household to the extent allowed by state and local law.

To protect the privacy of such applicants and their household members, the JCHA shall adhere to the following guidelines in requesting, using, retaining, disseminating and destroying such records:
1. All requests for criminal records will require that such records be forwarded to a specific custodian designated by the Executive Director or designee usually the Applicant Selection Supervisor for Public Housing or in the case of mixed finance developments, the private-sector Management Company. All such requests to law enforcement agencies shall include a return envelope specifically addressed to that Custodian which will also bear a stamp marking such as “Personal and Confidential”.

2. Upon receipt, all such criminal records shall be kept in a specifically designated secure area, separate from all other application materials. The custodian will control dissemination of all records and will ensure that all reference copies are kept in the secure area.

3. Any records disseminated shall be used solely for the purpose of evaluating the eligibility/suitability of an applicant. Upon completion of authorized use, all such records shall be returned to the person designated by the Executive Director or designee as the Custodian of said records. Upon a decision being rendered as to an applicant’s suitability/eligibility, and the completion of any hearing or appeal resulting from such decision, all such criminal conviction records shall be destroyed by the designated Custodian of said records. Destruction of criminal conviction records will be accomplished by shredding the documents. Disciplinary action shall be taken against any JCHA staff found to be in violation of these aforementioned guidelines.

4. If the JCHA determines that an applicant or any member of the applicant’s household is or was, during the three (3) year period preceding the date when the applicant would otherwise be selected for admission, engaged in any drug-related or violent criminal activity or other criminal activity which would adversely affect the health, safety, or right to peaceful enjoyment of the premises by other residents, the JCHA will deny admission. After expiration of the three (3) year period, the JCHA may require, as a condition of admission, evidence sufficient to ensure that the individual or individuals in the applicant’s household who engaged in the criminal activity for which the denial was made, have not engaged in any criminal activity during the three (3) year period.

5. In the event the JCHA rejects an applicant’s position that a record of criminal conviction is either inaccurate or irrelevant, based on evidence of rehabilitation, or some other basis, the applicant may request a written explanation of the basis for the JCHA’s decision which will be provided within a reasonable time period. An applicant may appeal the JCHA’s decision by requesting an informal review.

6. If adverse information is obtained on any member, the JCHA will review the conviction record with the head of household and the member who is the subject of its negative response. The review will focus on the seriousness and recentness of the criminal activity for violent crimes, drug related activities or other crimes that would pose a threat to the life, health, or peaceful environment of residents.

7. If an appeal is made and held, immediately after the hearing is concluded or the period for requesting an appeal and hearing has expired without a request from the
applicant, all documentation of the conviction record will be destroyed in accordance with the records confidentiality procedure.

4.16.2 HOME VISITS

The JCHA may make appropriate applicant and transfer (inter & intra) home visits if the result of the home visit shows that the applicant does not demonstrate the capacity or willingness to abide by lease terms, then the applicant will not be eligible for placement.

4.16.3 DRUG-RELATED EVICTIONS

The JCHA will deny occupancy eligibility to applicants who have been evicted from any federally assisted housing programs within the past three years because of drug-related criminal activity, unless the applicants have successfully completed a Rehabilitation Program.

4.17 REQUIRED DENIAL OF ASSISTANCE

According to HUD regulation, the JCHA must reject an applicant on evidence of any of the following:

**Criminal Conduct:** History of criminal activity on the part of any applicant family member involving crimes of physical violence to persons or property and other criminal acts including that which could be expected to adversely affect the health, safety, or welfare of other residents or staff or cause damage to the unit or development. Such criminal activity also includes, but is not limited to: weapons possession, murder, assault, rape, robbery, burglary, arson, vandalism or other crimes against persons or property. (See “One Strike” Policy.)

**Ineligibility of Dangerous Sex Offenders:** The JCHA shall prohibit admission to Public Housing for any household that includes any individual who is subject to a lifetime registration requirement under a State Sex Offender Registration Program. The JCHA must perform necessary criminal history background checks in the State of New Jersey and in other States where household members are known to have resided.

**Drug or Alcohol Abuse:** The Extension Act of 1996, 42 USC §1437n, requires exclusion of any applicant the JCHA determines is illegally using a controlled substance, or has reasonable cause to believe that such person’s use, or pattern of illegal use or pattern of abuse of alcohol, may interfere with the health, safety, or right to peaceful enjoyment of the premises by other residents. Federal law requires that JCHA deny admission for life to anyone who has been convicted of manufacturing or producing methamphetamine in a public housing or Section 8 property.
Debt Owed to the JCHA or Other Housing Assistance Program: Evidence that the applicant owes rent, damages or other fees or charges in connection with a prior tenancy in Public Housing, Section 8 rental assistance or other housing assistance program.

Eviction: Evidence that any member of the family has been evicted from federally assisted housing in the last five years.

Misrepresentation or Fraud: Evidence that the applicant provided false information on the application form or verification documents or provided false information in an Applicant Selection interview. Examples of the most serious types of misrepresentation include false information about the applicant’s family composition, age or disability status, priority/preference status or income.

Misrepresentation or false statements about the applicant’s tenant history may also be the basis for rejection, e.g., failure to report a prior eviction in response to a direct question or identifying someone as a previous landlord who is not the property owner.

4.18 DENIAL OF ASSISTANCE

The JCHA may use discretion in considering to reject an applicant on evidence of any of the following:

Inability to Carry Out Lease Obligations: An applicant is unable to demonstrate the willingness or ability to comply with the terms of the lease, either alone or with assistance that they can demonstrate they have or will have at the time of admission. 4

Failure to Meet Financial Obligations: History of neglect of financial obligations, including rent, utility bills, loan payments, child support or alimony obligations, or other financial obligations.

Tenancy Problems: History of non-payment or chronic late payment of rent, damage to rented premises, illegal subletting, unsanitary housekeeping, disturbance of neighbors or other violations of the conditions of tenancy.

Abusive or Threatening Behavior: the JCHA may deny admission to an applicant who have engaged in or threatened abusive or violent behavior toward JCHA personnel, including verbal, as well as physical abuse or violence or threatening gestures or verbal comments that communicate an intent to abuse or commit violence.

In accordance with the Violence Against Women Act, criminal activity directly relating to domestic violence, dating violence or stalking, engaged in by a member of the household shall not be cause to deny admission to the member who is the victim.
4.19 CONSIDERATION OF CIRCUMSTANCES

JCHA will 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. [24 CFR960.203(c)(3) and (d)]

JCHA will consider the following factors prior to making its decision:

1. The seriousness of the case, especially with respect to how it would affect other residents;
2. The effects that denial of admission may have on other members of the family who were not involved, in the action or failure;

4 The applicant may utilize medical care, homemakers or other services to satisfy this requirement. The JCHA will only reject applicants who fail to perform necessary functions, with or without assistance.

3. 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 a victim of domestic violence, dating violence, sexual assault or stalking;
4. The length of time since the violation occurred, the family’s recent history and the likelihood of favorable conduct in the future;
5. The length of time from the date of release, parole, probation or house arrest and whether or not the individual has been crime free since that time;
6. Evidence of the applicant family’s participation in or willingness to participate in social service or other appropriate counseling service programs; and
7. 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.

4.20 INFORMAL REVIEW

The JCHA will only reject applicants for ineligibility or failure to meet applicant selection criteria. In accordance with federal regulations, applicants who are determined to be ineligible will be informed of the ineligibility and given the opportunity to request an Informal Review of the decision. An Informal Review will provide the applicant the chance to furnish evidence to dispute information the JCHA relied upon to determine his/her ineligibility.

4.20.1 NOTICE OF DENIAL OF ELIGIBILITY

1. When an applicant is determined to be ineligible for admission, the JCHA will notify the applicant by letter containing the basis for the determination, and stating that the
applicant may request in writing, an informal review of the decision within ten (10) business days of the denial.

2. Applicants requesting an informal review will be scheduled within the 20-day period following the request. Applicants who fail to schedule an appointment within the time allotted will give up their right to an informal review.

4.20.2 RIGHTS OF THE APPLICANT

1. Prior to the scheduled review, an applicant may call to set up an appointment to view his/her file and request copies of any information leading to the rejection. At this time, the applicant must notify the Applicant Selection of his/her intent to have a representative accompany him/her.

2. During the informal review, the pre-approved representative(s) may help present evidence refuting the grounds for rejection.

4.20.3 THE INFORMAL REVIEW PROCESS

1. The Applicant Selection Manager or designee who did not participate in the decision to reject the applicant will conduct the informal review.

2. The outcome of the review will be based strictly on the evidence presented by the applicant.

3. If additional information is required from the applicant, it must be submitted within ten (10) days of the informal review.

4.20.4 FINAL DETERMINATION

1. If it is determined that evidence presented during the informal review reverses the ineligibility determination, the applicant will be re-instated and retain his/her original place on the public housing waiting list.

2. If evidence presented does not reverse the initial determination, the applicant’s name will be removed from the waiting list.
CHAPTER 5: APPLICATIONS, WAITING LIST & APPLICANT SELECTION

5.1 OVERVIEW

The Jersey City Housing Authority (JCHA) has adopted Site-Based Waiting Lists for all of its public housing sites (existing and new) in order to:

- Create a broader income and source of income mix at each development. (Each site will be better able to market its particular assets attracting a more economically diverse eligible applicant pool.)
- Reduce dependence upon declining federal operating subsidies. (Better economic mix will yield higher rents and less federal dependency.)
- Enhance potential for broad racial/ethnic mix, from within broader income mix.
- Facilitate site-by-site outreach and marketing of particular site assets to attract applicants who have not traditionally applied to public housing.
- Provide a more effective, efficient and less costly Applicant Selection and Assignment process and results.
- Improve prospects for exploring and better assessing alternative management approaches, including private and asset management.
- Facilitate marketability and selection of prospective homeowners for its homeownership designated community (currently Dwight Street Homes).

5.2 APPLYING FOR ASSISTANCE

The JCHA has implemented site-based waiting lists for all its conventional and elderly-designated sites. Applications for admission to any and all conventional JCHA sites will be accepted at all JCHA locations where applications are accepted. See Chapter 21 for information pertaining to mixed finance developments.

Any applicant can be placed on the waiting list for any JCHA site. There will be no steering, suggestion or pressure to accept a particular site. Except for emergencies, vacancies will be offered to applicants eligible for new admissions. If the Section 8 waiting list is open when a person applies for Public Housing, the JCHA will offer the applicant the opportunity to apply for that Program.

5.3 APPLICATION PROCESSING

In accordance with HUD Handbook 7465.1 REV 2, prior to placing a family on the waiting list, or admitting a family as a tenant, the JCHA must obtain a written or on-line application. Application forms for conventional public housing are available for pickup at the Central Office which is located at 400 U.S Highway #1 (Marion Gardens), and all JCHA site offices. See Section 21.0 for information pertaining to mixed finance developments.
Forms will also be mailed to applicants in response to requests made by mail or telephone. In order for the JCHA to determine whether a family meets the conditions for admission, the written application must be signed by a responsible member of the family who will be the Head of Household and who is at least 18 years old and legally competent, and contain all the requested data and information. Incomplete applications will be returned to the applicant with notations pointing out the missing information. Formal dates of application receipt will only be given to complete applications.

- All applications are stamped with the date and time received unless a computerized random selection method is used in which case, the applications will be assigned a random lottery number.

- The JCHA reviews all applications for completeness and checks against the JCHA’s computer records for duplicate applications and for former JCHA residents who are indebted (moved out owing rent) to the Authority.

- A preliminary review of the application determines the applicant’s prospective elderly/family status, preference category, the required bedroom size and other eligibility criteria. In accordance with HUD Notice PIH-2017-08, applicants claiming to be or have been a victim of domestic violence, dating violence or stalking must provide complete documentation acceptable to the JCHA (i.e., form-HUD 5382, a police report, verification from a medical or social service provider, etc.) within 14 business days of the request in order to qualify for that preference.

- A JCHA employee will assist all applicants with disabilities who require a reasonable accommodation in completing an application. A reasonable accommodation might be in the form of reading and explaining material normally handed to an applicant to be read or filled out. Or, applicants may furnish an interpreter who can explain the application process. Telecommunications Relay Services for individuals who are deaf or hard of hearing is available by calling 711.

- Applications, prior to determination of eligibility or ineligibility, are entered on a chronological basis in a master application listing. Such a listing is maintained on a computer and, at a minimum includes the applicant’s name, date of application, race, sex, family size, elderly or disabled/handicapped status, preference category, income and income source.

- Each applicant determined to be prospectively ELIGIBLE will be notified in writing by the JCHA within approximately sixty (60) days of receipt of the application, of the determination and the approximate waiting time prior to a prospective offer of occupancy. The applicant will also be notified of the date and time of placement on the waiting list and prospective preference. See Section 21.0 for information pertaining to mixed finance developments.
• Any applicant determined to be INELIGIBLE is notified in writing by the JCHA within approximately sixty (60) days of receipt of the application, of the determination and the reasons for ineligibility. The applicant is advised of his/her right, upon his/her request within a reasonable time, to an informal hearing on the determination in order to present additional information that should be considered.

• Applicants found ineligible are deleted from the active file. These applicants are not denied, however, the opportunity to file a new application should the circumstances for which they were denied admission change.

• Any information relative to the acceptance or rejection of an applicant is documented and placed in the applicant’s inactive file or destroyed in accordance with HUD regulations.

5.4 PLACEMENT ON THE WAITING LIST

Applicants may apply to any site(s) they choose. They should, however, select at least one site. If an applicant does not express a preference for a particular site or sites, his/her name will be placed on one site randomly selected by the JCHA.

A centralized computer-based system will be used to maintain the waiting lists for conventional public housing and to track the placement of applicants. For applications that have been assigned a random lottery number, they will be ranked in the waiting list by Preference. Applicants will be contacted in accordance with the Preference rankings so that the JCHA can verify eligibility and the Preference. Therefore, it is possible for an applicant to have a higher lottery number but be selected sooner than an applicant with a lower lottery number because he or she has a Preference that gives priority.

If the JCHA determines that the applicant does not meet the requirement of the Preference definition, the applicant will be placed back on the waiting list in original lottery number position. The JCHA will continue to select applicants from the waiting list, as described above, until all of the Preference rankings have been exhausted. Once this occurs, the JCHA will select applicants based solely upon the lottery number.

Site-based waiting lists for mixed-finance sites will be maintained at the individual sites. When the applicant becomes the next to be offered an apartment, he/she will be offered the next available unit of the appropriate size (for the family composition) at that site. Once applicants have accepted placement at the site of their choice, their names will be deleted from all other site-based waiting lists on which their names appeared.

If an applicant refuses placement at a particular site for a “good cause”, that is, a reason acceptable to the JCHA, he or she will be given 1 additional offer his/her name will be moved to
the bottom of the waiting list for that site and will remain on the waiting lists for all other sites chosen by the applicant. Good cause includes reasons related to health, proximity to work, school, and childcare for those working or going to school, applicant or family member has been a victim of a crime at that particular site.

If an applicant refuses placement at a particular site without a “good cause”, his/her name will be removed from the waiting list for that site and will remain on the waiting list for all other sites in which they applied. See Section 21.0 for information pertaining to mixed finance developments.

5.5 PREFERENCES

Consistent with the Quality Housing and Work Responsibility Act of 1998 (“QHWRA”), the JCHA is committed to the goal of achieving a greater range of income mix within all of its developments. A very high proportion of JCHA residents are very low-income families. The JCHA will apply its “local preferences” to provide for deconcentration of poverty and for income mixing as encouraged under the QHWRA and in accordance with JCHA Strategic Goals & Annual Plans.

5.5.1 Local Preference Definitions

The JCHA Applicant Selection are responsible for ensuring that all selections based on Local Preferences are done fairly and within the general parameters of the provisions of the QHWRA. Within all Local Preference categories for JCHA-owned family sites, the following definitions will apply:

- A “Victim of a Federally-Declared Disaster” is defined as a person residing in an area where the President has declared that a major disaster or emergency exists, thus activating an array of Federal Programs to assist in the response and recovery effort and as a result the Victim is without permanent housing.

- A “Jersey City resident” is defined as an applicant who lives, works or has been hired to work in Jersey City.

- A “Veteran” is defined as an applicant who has completed at least 90 days of active duty (except veterans discharged earlier for a service-connected disability) in the United States Armed Forces and has a discharge other than dishonorable. This veteran status extends to spouses, widows, widowers and parents of the military killed during a time of war and certain merchant seamen who served in active, ocean-going service from December 7, 1941 through August 15, 1945.

- A “Victim/Witness” is defined as a person who witnessed and provides information or testimony on criminal activity to a law enforcement agency, and based on a threat
assessment, the law enforcement agency recommends re-housing the family to avoid reprisals.

- A “Victim of Domestic Violence” includes “dating violence” and “stalking” and is defined as an individual who was subjected to felony or misdemeanor crimes of violence committed by a person with whom the victim has or had a relationship as defined by Section 40002 (a)(6), (a)(8), and (a)(24) of the Violence Against Women and Justice Department Reauthorization Act of 2005.

- “Working Family” is defined as: employment is principal source of income for the Head of Household (“Head”) or Spouse (this criteria demonstration of stable employment for at least the past six [6] months) with a minimum 15 hour work week, or; Head or Spouse is 62 years or older, or; Head or Spouse receives any of the following: Social Security Disability benefits, Supplemental Security Income (SSI) Disability benefits, or Temporary Unemployment benefits or other benefits based on inability to work, or; Head or Spouse is currently in a self-sufficiency or job training program or meets equivalent standards of economic self-sufficiency.

- “Income Mixing,” for the purpose of deconcentration and targeting higher income households is defined in this Section as: 40% of applicants with household incomes between 0% - 30% of the area median income (AMI); 30% of applicants with household incomes between 31% - 50% of the AMI, and; 30% of applicants with household incomes between 51% - 80% of the AMI. Not less than 40% of the units that become available per the PHA fiscal year must be made available for occupancy by extremely low-income families.

5.5.2 Preference

Applicants are selected based on their meeting the qualifications for one of the Local Preferences listed below. The Applicant Selection Dept. monitors the site-based waiting lists to ensure that placements Authority-wide follow the below preferences:

1. Victims of a Federally Declared Disaster
2. Jersey City Resident/Working Family/Income Mixing
3. Jersey City Resident/Victim Witness or Victim of Domestic Violence
4. Jersey City Resident/Working Family/Veterans
5. Jersey City Resident/Working Family
6. Jersey City Resident/Veterans
7. Jersey City Resident
8. Other

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7 Included under “Working” Preference, in accordance with HUD regulations, in order not to deny the Preference to families and individuals for whom employment cannot be their primary source of income due to age or disability.
Within the Revised preferences, individuals/families requiring a wheelchair accessible unit are offered a vacant wheelchair accessible unit by the appropriate bedroom size before individuals/families that do not require a wheelchair accessible unit.

In accordance with HUD regulations, the JCHA is required to fill 40% of annual vacancies with applicants whose family income is less than 30% of the area median income. Therefore, the JCHA will continue to assist very low-income families, elderly and disabled individuals and families.

Based on previous experience, the JCHA believes that the combination of those families meeting the Working Family will yield the 40% of new admissions being applicants whose income is less than 30% of median income, as required under the QHWRA. If the described deconcentration policies and procedures do not achieve the required percentage of extremely low-income families, the JCHA will skip higher income families on the waiting list to reach extremely low-income families.

Dwight Street Homes Two-Family Homeownership Program

**Income Targeting:** Working families with incomes between 65% - 80% of median income with Local Preferences as follows:

1. **Initial Selection**
   1. Public Housing Residents.
   2. Jersey City Residents
   3. All Other Applicants.

2. **Homeownership Eligibility Criteria**

After ranking the applicants by the above Local Preferences, the second phase of the applicant process will be based on re-ranking applicants from the initial selection process based on meeting all of the following Homeownership Eligibility Criteria:

- First time home-buyer (i.e. does not presently own a residence or owns a residence which will be sold prior to purchase of a Dwight Street Home).
- Has completed self-sufficiency or job training program or meets equivalent standards of economic self-sufficiency, such as employment experience or the federal definition of working family.
- Agrees to complete homeownership counseling/training program.
- Credit history sufficient to qualify for a mortgage loan or can be qualified for a loan within six months to a year.
5.6 CLOSING AND OPENING THE WAITING LIST

The Jersey City Housing Authority will update and purge its waiting lists periodically (usually every five years) to ensure continued interest by the applicants, and to obtain current information pertaining to applicant’s address, family composition, income, and preference. See Section 21.0 for information pertaining to mixed finance developments.

5.6.1 REMOVAL OF APPLICANTS FROM THE WAITING LIST

The JCHA will only remove an applicant’s name from the waiting list under the following circumstances:

- The applicant requests in writing that his/her name be removed from the waiting list.
- The applicant does not meet either the eligibility or suitability criteria as set forth in this policy.
- The applicant has failed to respond to two (2) JCHA written communications regarding failure to comply with application update or applicant interview. If a letter is returned by the Post Office without a forwarding address, or unclaimed, the applicant will be removed without further notice, and the envelope will be maintained in the file. If the applicant did not respond due to “good cause”, the JCHA will reinstate the applicant with the original date. If a letter is returned with a forwarding address, it will be forwarded to the address indicated.
- The JCHA has made reasonable efforts to contact the applicant to schedule interviews necessary to complete the application process and the applicant fails to respond; or the applicant fails to respond to requests for information necessary to process the application.

Applicants who fail to keep a scheduled interview or appointment or who fail to respond to the JCHA concerning information necessary to process the application or to maintain the waiting list, will be notified in writing that he/she has ten (10) working days in which to reschedule the interview, or in which to provide the requested information. Applicants who fail to respond or comply with the JCHA’s requirements will be removed from the waiting list.

Consideration will be given if “good cause” exists, such as health problems, prevented an applicant from contacting the JCHA, if such is demonstrated within a reasonable period. Any decisions made to withdraw the applications of persons with disabilities are subject to “Reasonable Accommodation” considerations.

If an applicant’s failure to respond to the JCHA’s attempts to contact him/her is related to the disability, and verification is submitted and approved by the JCHA, the application will be reinstated to its former place on the waiting list.
5.6.2 CLOSING THE WAITING LIST

The JCHA closed most of the conventional Public Housing waiting lists effective on August 12, 2018 with two exceptions: the waiting lists for Berry Gardens, elderly designated buildings, and the waiting list for the Dwight Street Homes Homeownership Program remain open.

JCHA will close the Waiting List, in whole or in part, if JCHA has enough applicants on the Waiting List to fill projected vacancies for at least 24 months. JCHA may close the list completely, or restrict intake by preference, type of project, or by size and type of dwelling apartment.

JCHA will make assessments, as deemed necessary, to determine the need to close the Waiting List. If the number of applicants on the Waiting List is equal to or greater than the average number of move-ins over a two-year period, taking into consideration apartment refusal rates, the Waiting List may be closed. When the Waiting List is closed, in whole or in part, JCHA will not maintain a list of individuals who wish to be notified when the Waiting List is re-opened.

5.6.3 OPENING THE WAITING LIST

The JCHA may open specific site-based waiting lists depending upon need. If the number of applicants on the Waiting List drops below the average number of move-ins over a two-year period, taking into account apartment refusals, JCHA may reopen the Waiting List and begin taking new applications.

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 JCHA will give public notice by publishing the relevant information in suitable media outlets when opening and closing the Waiting List.

5.7 REPORTING CHANGES IN FAMILY CIRCUMSTANCES

While the family is on the Waiting List, the family must inform JCHA of changes in family composition, preference status or contact information, including current residence, mailing address, and phone number. The changes must be submitted in writing to the JCHA Applicant Selection Department.

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. In order to maintain the preference status for which an applicant is selected from the waiting list, applicants must be able to verify their preference at the time of screening.

5.8 REINSTATEMENT TO THE WAITING LIST
If an applicant is removed from the Waiting List for failure to respond and later contacts the JCHA regarding their continued interest in the Public Housing Program, they may be reinstated to the Waiting List if they 1) contact the JCHA within one calendar year from the date of withdrawal and 2) can demonstrate their lack of response was due to JCHA error or to circumstances beyond the applicant’s control. Reinstatement will be reviewed and determined by the Applicant Selection Manager or his/her designee.

Please Note: Reinstatement will be denied if any documents and/or information submitted by the applicant for consideration of reinstatement are found to be false.

5.9 APPLICANT PORTAL
The JCHA encourages applicants to use the JCHA Applicant Portal, a fast and easy way for applicants to access and manage their information. This web-based system allows applicants on JCHA waiting lists to review their profiles, update information, and check their status online, at any time. Applicants need to create an account by registering at the following link https://jerseycityha.myhousing.com/Account/Login.
CHAPTER 6: OCCUPANCY STANDARDS & APARTMENT OFFERS

6.1 OVERVIEW

It is the JCHA’s policy that units will be occupied by families of the appropriate size. These standards will preserve units from excessive wear and tear, prevent overcrowding and under-utilization of units.

6.2 DETERMINING APARTMENT SIZE

In determining the appropriate number of bedrooms for a family at initial occupancy, the Authority will use the following guidelines:

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<tr>
<th>Bedroom Size</th>
<th>Minimum Number of Persons</th>
<th>Maximum Number of Persons</th>
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For Homeownership and mixed-income townhouse developments, occupancy standards will be based on the following:

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<thead>
<tr>
<th>Bedroom Size</th>
<th>Minimum Number of Persons</th>
<th>Maximum Number of Persons</th>
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</thead>
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<td>5 – 8</td>
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The above is based on the size of the bedrooms: One (1) or two (2) persons per “master” bedroom and one (1) person for each “secondary” bedroom. In compliance with current local code, only one (1) person per room in room less than 120 square feet.

6.3 LIVING STANDARDS

- The JCHA will allow no more than the maximum number of persons per bedroom as allowed by local Building Standards and HUD criteria.
- It will not be necessary for persons of different generations, persons of the opposite sex, other than husband and wife, to occupy the same bedroom.
• Two household members of the same sex who are less than 17 year of age may share a bedroom.

• Children of the same sex may share a bedroom, regardless of relationship.

• Parents will have separate bedrooms from their children. A single head of household parent will not be required to share a bedroom with his/her children.

• Members who are temporarily absent are included in the family composition, provided that the absent member was previously included on the lease and any income earned by the absent member is included in the rent determination. Examples of temporary absent members to be included are members who are in the military service or college students.

• Children whose custody is shared between two parents or guardians may be included in the family composition only if the JCHA receives evidence through Court Order that the amount of time spent by each the children in the lease holder’s apartment is at least 51\% of the time. In cases where parents have joint custody (50/50 custody), the child deduction will be granted to the household of record as evidenced by school records. If the child is not enrolled in school, JCHA will rely on official records from daycare providers, tax records and insurance providers such as Medicaid. The JCHA will review such status annually.

• In a joint custody arrangement, if the minor is in the household less than 183 days per year or if the household does not take the dependent deduction for the child, the minor will be considered to be an eligible guest and not a family member. The JCHA will review such status annually.

• If, after a reasonable time, the placement of foster children in the family appears permanent, the foster children will be considered permanent family members for purposes of occupancy requirement determination.

• No more than two persons will occupy one bedroom.

• The living room or dining room will not be used as a bedroom. An exception may be made for a live-in-aide with prior written approval.

• Single individuals with no other children, who are pregnant or in the process of securing legal custody of any individual under the age of 18 years, constitute a family. An unborn child will not be counted as a person in determining unit size.

• A live-in aide may be assigned a bedroom. Single elderly or disabled residents must submit a written request for a live-in aide with appropriate verification of a medical
condition and receive JCHA approval for the live-in aide prior to the aide living in the unit. The single elderly or disabled resident may then be placed on a transfer list for the appropriately sized bedroom unit.

6.4 VERIFICATION PROCEDURE

In evaluating an applicant’s suitability for tenancy, the JCHA will review the following information received from:

- The applicant by means of interviews;
- Present and former landlords, or housing providers;
- Employers;
- Family caseworkers, parole officers, court records, drug treatment centers, clinics, physicians, clergy;
- Background checks through the Jersey City Police Department or other local, State and/or federal law enforcement agencies;
- Landlord record services and/or credit checks;
- Other agencies, as appropriate.

The JCHA will not charge any applicant for processing the application, credit checks or police background checks.

6.4.1 METHODS OF VERIFICATION

**Annual Income**: One of the most important factors in determining a family’s eligibility for housing and among the most likely to be subject to misrepresentation or error is household income. The JCHA must establish adequate methods of verifying income (including applicable deductions and exemptions) which may include:

- Third-party verification through an employer or public agency (with an appropriate release), or
- Review of documentation provided by the family, such as benefit checks, income tax returns, or
- Third-party oral information with a record kept in the file.

**Assets**: Verification of savings and checking accounts from banks and savings and loan institutions, newspaper stock quotes, local government assessed values, tax returns, etc. are acceptable evidence of assets.

**Family Size and Composition**: The JCHA initially relies on the declarations of the applicant related to family size, composition, and the relationship among the family members.

**Age of Family Members**: Proof of age is necessary when it is the sole factor determining senior citizen eligibility or minor exemptions.
**Displacement Status:** Written verification of displacement may be obtained from reported source of displacement.

**Citizenship or Eligible Immigration Status:** Verification of citizenship or eligible immigration status shall be carried out in accordance with 24 CFR § Part 5, using the Immigration and Naturalization Service’s (INS) SAVE system and, if appropriate, a manual search of INS records.

The JCHA records shall include either copies of the verifying documents or a notation by the JCHA employee responsible for their review. The JCHA may not copy checks issued by the United States Government. Rather, written verification from the source of income, a copy of the stub accompanying the check stating the gross income or completion of a form by the JCHA showing the check number, gross amount, payer and payee is acceptable documentation of income.

### 6.5. PROCESSING APARTMENT OFFERS

- When a prospective offer of placement, in accordance with JCHA preferences and selection criteria, will be made to an applicant family in the relatively near future, they will be scheduled for an interview to verify eligibility, as described in Section 8 of this policy.

- If the applicant family meets eligibility standards, the JCHA ascertains qualifying preference (see Section 5.7 and 5.8). If the applicant family qualifies with a preference, the JCHA will conduct appropriate background checks to determine if the applicant will make a suitable resident.

- Once an applicant family meets and passes the JCHA’s eligibility and suitability criteria, and “qualifies with a preference”, a meeting will be scheduled with the Asset Manager.

- The primary function of JCHA Applicant Screening is to ensure that no applicant is determined to be eligible who will be a threat to or jeopardize the health, safety or welfare or right to peaceful enjoyment of the premises of current JCHA residents. Applicants will also be informed of our expectations of a public housing resident as well as services and programs offered through the JCHA.

- While awaiting an offer of a unit, approved applications are filed by bedroom size required, and in accordance with JCHA applicant selection criteria, including local preferences and application dates.

- While awaiting an offer of a unit, applicants must continue to meet qualifying preferences at the time of unit offer.

- Assignments to available units will comply with procedures outlined in Section 12 of this policy. See Section 21.0 for information pertaining to mixed finance developments.
6.6. GOOD CAUSE FOR APARTMENT REFUSAL

If an applicant is willing to accept the unit offered but is unable to move at the time of the offer and presents “good cause” that acceptance of the offer of a suitable vacancy will result in undue hardship not related to considerations of race, color, sex, religion or national origin, the applicant will not be dropped to the bottom of the list. Examples of “good cause” for refusal of an offer include, but are not limited to:

- The unit is not ready for move-in at the time of the offer of housing. “Ready for move-in” means the unit has no Uniform Physical Conditions Standards (UPCS) deficiencies and is broom clean. If an applicant refuses a unit because it is not ready for move-in, the applicant will be offered the next unit that is ready for move-in and that has the proper size bedrooms for the household composition;

- 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;

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

- The unit has lead paint and the family has children under the age of seven;

- 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;

- An elderly or disabled family makes the decision not to occupy or accept occupancy in designated housing; or

- The JCHA has HUD-approved site-based waiting lists and the offer is not for one of the sites the applicant has selected.

If good cause is verified, the refusal of the offer shall not require that the applicant be dropped to the bottom of the waiting list or otherwise affect the family’s position on the waiting list. The JCHA will maintain a record of units offered, including location, date, and circumstance of each offer, and each acceptance or refusal, including the reason for the refusal.
6.7. LEASING & INITIAL OCCUPANCY

After being determined eligible for public housing assistance and being selected according to the JCHA’s Applicant Selection and Assignment Policy described above, the family is referred to the Asset Manager of the development where the family has been assigned an apartment. The family will be required to sign a lease for a term of twelve (12) months. The lease will become effective no later than three (3) business days after the date of acceptance or the business day after the day the unit becomes available, whichever is later. The lease is automatically renewable for successive years unless properly terminated according to the lease terms and the laws of the State of New Jersey.

Prior to signing the lease, the Head of Household and any other adult family members may be required to attend an Orientation when they are initially accepted for occupancy. The family will not be housed if they have not attended the orientation. Applicants who provide prior notice of an inability to attend the orientation will be rescheduled. Failure of an applicant to attend the orientation, without good cause, may result in the cancellation of the occupancy process.

The applicant will be provided a copy of the lease, utility allowances if applicable, the schedule of routine maintenance charges, Statement of Housekeeping Standards, Disclosure of Information on Lead-Based Paint and Hazards, and a Site resident handbook if applicable. These documents will be explained in detail. The applicant will sign a certification that they have received these documents and that they have reviewed them with Housing Authority staff. The certification will be filed in the resident’s file.

The Head of Household and all adult family members will be required to execute the lease prior to admission. One executed copy of the lease will be given to the Head of Household and the JCHA will retain the original executed lease resident's file. A copy of the grievance procedure will be attached to the resident’s copy of the lease.
CHAPTER 7: INCOME AND ADJUSTED INCOME

7.1 OVERVIEW

Federal Housing laws and U.S. Department of Housing and Urban Development (HUD) rules determine how public housing family’s rents are set, as described in Section 9 of this policy. In most cases rent is based on the income of the household. Exceptions to income-based rents include the use of flat rents, minimum rents as described in Section 9, and the Income Exclusion Policy (see Section 7.3a).

To determine annual income, the JCHA counts the income of all family members, excluding the types and sources of income that are specifically excluded. Once the annual income is determined, the JCHA subtracts all allowable deductions (allowances) to determine the Total Tenant Payment (rent). All income is to be verified pursuant to Section 8.0. The following sections describe how annual income is determined.

7.2 ANNUAL INCOME

Annual income is the anticipated total income from all sources, including net income derived from assets, received by the family head and spouse (even if temporarily absent) and by each additional family member. Annual income includes all net income from assets, exclusive of income that is temporary, nonrecurring, or sporadic as defined below, or is specifically excluded from income by other federal statute.

7.3 ANNUAL INCOME INCLUDES

Annual income means all amounts, monetary or not, that:

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

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

3) are not specifically excluded from annual income.

Annual income includes but is not limited to: (24 CFR 5.609)

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

B. The net income from the operation of a business or profession. Expenditures for business expansion or amortization of capital indebtedness are not used as
deductions in determining net income. An 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 is included in income, except to the extent the withdrawal is a reimbursement of cash or assets invested in the operation by the family.

C. Interest, dividends, and other net income of any kind from real or personal property. Expenditures for amortization of capital indebtedness are not used as deductions in determining net income. An allowance for depreciation of assets used in a business or profession may be deducted, based on straight-line depreciation, as provided in Internal Revenue Service regulations. Any withdrawal of cash or assets from an investment is included in income, except to the extent the withdrawal is reimbursement of cash or assets invested by the family.

During the annual reexamination, the JCHA has the discretion to accept a family’s declaration that it has total net assets equal to or less than $5,000. If the family submits such a declaration, the JCHA does not need to request supporting documentation. Where the family has net family assets in excess of $5,000, annual income includes the greater of the actual income derived from all net family assets or a percentage of the value of such assets based on the current passbook savings rate of 0.81%, as determined annually by the JCHA and in compliance with HUD regulations.

D. 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. (However, deferred periodic amounts from supplemental security income and Social Security benefits that are received in a lump sum amount or in prospective monthly amounts are excluded.) Welfare assistance, SSI and other non-earned income paid to children (under the age of 18 years) is always included in annual income.

E. Payments in lieu of earnings, such as unemployment and disability compensation, worker's compensation, and severance pay. (However, lump sum additions such as insurance payments from worker's compensation are excluded.)

F. Welfare Assistance:

1. If the amount of welfare (Temporary Assistance for Needy Families [TANF] or General Assistance [GA]) is reduced due to an act of fraud by a family member or because of any family member's failure to comply with requirements to participate in an economic self-sufficiency program or work activity, the

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amount of rent required to be paid by the family will not be decreased. In such cases, the amount of income attributable to the family will include what the family would have received had they complied with the welfare requirements and/or had not committed an act of fraud.

2. If the amount of welfare assistance is reduced as a result of a lifetime time limit, the reduced amount is the amount that shall be counted as income.

G. Periodic and determinable allowances, such as alimony, child support payments, and regular contributions or gifts received from organizations or from persons not residing in the dwelling.

H. All regular pay, special pay, and allowances of a member of the Armed Forces. (Special pay to a member exposed to hostile fire is excluded.)

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 operation of a business or profession, including any withdrawal of cash or assets from the operation of the business. Expenditures for business expansion or amortization of capital indebtedness shall not be used as deductions in determining the net income from a business. An allowance for the straight-line depreciation of assets used in a business or profession may be deducted as provided in IRS regulations. Withdrawals of cash or assets will not be considered income when used to reimburse the family for cash or assets invested in the business;

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 the straight-line depreciation of real or personal property is permitted. Withdrawals of cash or assets will not be considered income when used to reimburse the family for cash or assets invested in the property;

4. If 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. JCHA will establish its own passbook savings rate according to the guidance provided in HUD Notice PIH 2012-29. At the start of each fiscal year, JCHA will review the current Savings National Rate as calculated by the Federal Deposit Insurance Corporation (FDIC). JCHA will then establish a passbook rate by adding 75 basis points (.75 percent) to the current Savings National Rate in effect at the time. At no time will JCHA’s passbook rate be less than 0 percent. JCHA will apply this policy to calculate imputed asset income consistently to all applicants and participants;
5. The full amount of periodic payments received from social security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts [See #14 under Income Exclusions for treatment of delayed or deferred periodic payment of social security or supplemental security income benefits.];

6. Payments in lieu of earnings, such as unemployment and disability compensation, worker’s compensation, and severance pay (See #3 under Income Exclusions concerning treatment of lump-sum additions as Family assets);

7. All welfare assistance payments (Temporary Assistance to Needy Families, General Assistance) received by or on behalf of any family member;

8. Periodic and determinable allowances, such as alimony and child support payments, and regular cash and non-cash contributions or gifts received from agencies or persons not residing in the dwelling made to or on behalf of family members; and

9. All regular pay, special pay, and allowances of a family member in the Armed Forces. (See No. 7 under Annual Income Exclusions concerning pay for exposure to hostile fire.)

7.4 ANNUAL INCOME EXCLUSIONS

Annual income **does not** include the following:

A. Earned income from employment of children (including foster children) under the age of 18 years;

B. Payments received for the care of foster children or foster adults (usually persons with disabilities, unrelated to the resident family, who are unable to live alone);

C. Lump-sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains, and settlement for personal or property losses;

D. Amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;

E. Income of a live-in aide;

F. The full amount of student financial assistance paid directly to the student or to the educational institution. The definition is amended to exclude any financial assistance received for mandatory fees and charges in addition to tuition;
G. The special pay to a family member serving in the Armed Forces who is exposed to hostile fire;

H. The amounts received from the following programs are also excluded:
   1. Amounts received under training programs funded by HUD;
   2. 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);
   3. Amounts received by a participant in other publicly assisted programs that are specifically for or in reimbursement of out-of-pocket expenses incurred (special equipment, clothing, transportation, child care, etc.) and that are made solely to allow participation in a specific program;
   4. Amounts received under a resident service stipend. A resident service stipend is a modest amount (not to exceed $200 per month) received by a resident for performing a service for the Housing Authority or owner, on a part-time basis, that enhances the quality of life in the development. Such services may include, but are not limited to, fire patrol, hall monitoring, lawn maintenance, and resident initiatives coordination. No resident may receive more than one such stipend during the same period of time;
   5. Incremental earnings and benefits resulting to any family member from participation in qualifying State or local employment training programs (including training programs not affiliated with a local government) and training of a family member as resident management staff. Amounts excluded by this provision must be received under employment training programs with clearly defined goals and objectives and are excluded only for the period during which the family member participates in the employment training program;
   6. Temporary, nonrecurring or sporadic income (including gifts);
   7. 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;
   8. Earnings in excess of $480 for each full-time student 18 years old or older (excluding the head of household and spouse);
   9. Adoption assistance payments in excess of $480 per adopted child;
10. For family members who enrolled in certain training programs prior to 10/1/99, the earnings and benefits resulting from the participation if the program provides employment training and supportive services in accordance with the Family Support Act of 1988, Section 22 of the 1937 Act (42 U.S.C. 1437t), or any comparable Federal, State, or local law during the exclusion period. For purposes of this exclusion the following definitions apply:

a. Comparable Federal, State or local law means a program providing employment training and supportive services that:
   i. Is authorized by a Federal, State or local law;
   ii. Is funded by the Federal, State or local government;
   iii. Is operated or administered by a public agency; and
   iv. Has as its objective to assist participants in acquiring employment skills.

b. Exclusion period means the period during which the family member participates in a program described in this section, plus 18 months from the date the family member begins the first job acquired by the family member after completion of such program that is not funded by public housing assistance under the 1937 Act. If the family member is terminated from employment with good cause, the exclusion period shall end.

c. Earnings and benefits means the incremental earnings and benefits resulting from a qualifying employment training program or subsequent job.

11. The incremental earnings due to employment during the 12-month period following date of hire shall be excluded. This exclusion (paragraph 11) will not apply for any family who concurrently is eligible for exclusion #10. Additionally, this exclusion is only available to the following families:

a. Families whose income increases as a result of employment of a family member who was previously unemployed for one or more years.

b. Families whose income increases during the participation of a family member in any family self-sufficiency program.

c. Families who are or were, within 6 months, assisted under a State TANF program.
(While HUD regulations allow for the housing authority to offer an escrow account in lieu of having a portion of their income excluded under this paragraph, it is the policy of the JCHA to provide the exclusion in all cases.)

12. Deferred periodic amounts from supplemental security income and Social Security benefits that are received in a lump sum amount or in prospective monthly amounts;

13. 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;

14. 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

15. Amounts specifically excluded by any other Federal statute from consideration as income for purposes of determining eligibility or benefits. These exclusions include:
   a. The value of the allotment of food stamps
   b. Payments to volunteers under the Domestic Volunteer Services Act of 1973
   c. Payments received under the Alaska Native Claims Settlement Act
   d. Income from sub marginal land of the U.S. that is held in trust for certain Indian tribes
   e. Payments made under HHS's Low-Income Energy Assistance Program
   f. Payments received under the Job Training Partnership Act
   g. Income from the disposition of funds of the Grand River Band of Ottawa Indians
   h. The first $2000 per capita received from judgment funds awarded for certain Indian claims
   i. Amount of scholarships awarded under Title IV including Work Study
   j. Payments received under the Older Americans Act of 1965
   k. Payments from Agent Orange Settlement
   l. Payments received under the Maine Indian Claims Act
   m. The value of child care under the Child Care and Development Block Grant Act of 1990
n. Earned income tax credit refund payments
o. Payments for living expenses under the AmeriCorps Program
p. Any allowance paid to a child suffering from spina bifida who is a child of a Vietnam veteran.
q. Any crime victim compensation as determined by the Victims of Crime Act because of a crime committed against the applicant.
r. Amounts earned by temporary Census employees from employment lasting less than 180 days.
s. Additional income exclusions provided by and funded by the JCHA (Currently the JCHA does not provide exclusions from income in addition to those already provided for by HUD.)
t. All IRS economic stimulus payments
u. Kinship Care payments

7.5 DEDUCTIONS FROM ANNUAL INCOME

The following deductions will be made from annual income:

A. Dependent Deduction – an exemption of $480 for each member of the household (other than the Head of Household, or spouse, Live-in Aide, foster adult or foster child) who is under eighteen years of age or who is eighteen years of age or older and disabled, or a full-time student.

B. Elderly/Disabled Household – an exemption of $400 per household

C. Work-related Disability Expenses

A deduction of unreimbursed amounts paid for attendant care or auxiliary apparatus expenses for family members with disabilities where such expenses are necessary to permit a family member(s), including the disabled member, to be employed. In no event may the amount of the deduction exceed the employment income earned by the family member(s) freed to work.

Equipment and auxiliary apparatus may include but are not limited to: wheelchairs, lifts, reading devices for the visually impaired, and equipment added to cars and vans to permit their use by the disabled family member. Also included would be the annualized cost differential between a car and the cost of a van required by the family member with disabilities.

1. For non-elderly families and elderly or disabled families without medical
expenses; the amount of the deduction equals the cost of all unreimbursed expenses for work-related disability expense less three percent of Annual Income, provided the amount so calculated does not exceed the employment income earned.

2. For elderly or disabled families with medical expenses: the amount of the deduction equals the cost of all unreimbursed expenses for work-related disability expense less three percent of Annual Income (provided the amount so calculated does not exceed the employment income earned) PLUS medical expenses.

D. Medical Expense Deduction (For Elderly and Disabled Families Only) – is a deduction of unreimbursed Medical Expenses, including insurance premiums, anticipated for the period for which Annual Income is computed.

Medical expenses include, but are not limited to: services of physicians and other health care professionals, services of health care facilities, health insurance premiums (including the cost of Medicare), prescription and non-prescription medicines, transportation to and from treatment, dental expenses, eyeglasses, hearing aids and batteries, attendant care (unrelated to employment of family members), and payments on accumulated medical bills. To be considered by the JCHA for the purpose of determining a deduction from income, the expenses claimed must be verifiable.

1. For Elderly or disabled families without work-related disability expenses – the amount of the deduction shall equal total medical expenses less three percent of annual income.

2. For Elderly or disabled families with both work-related disability expenses and medical expenses – the amount of the deduction is calculated as described in paragraph C (2) above.

E. Child Care Expenses – a deduction of amounts anticipated to be paid by the family for the care of children under 13 years of age for the period for which Annual Income is computed, BUT ONLY when such care is necessary to enable a family member to be gainfully employed, to seek employment or to further his/her education. Amounts deducted must be unreimbursed expenses and shall not exceed: a) the amount of income earned by the family member released to work; or (b) an amount determined to be reasonable by the JCHA when the expense is incurred to permit education or to seek employment.

Some examples are child care expenses paid for infant care, pre-school care and/or care before and after school hours that allows a resident to pursue employment or education. This does not include private school tuition.
7.6 EARNED INCOME DISALLOWANCE

Income from new employment for any adult household member will be excluded from total household income for the purposes of determining rent as follows: [24 CFR 960.255]

- In the first 12 months, the amount excluded from income is 100% of the amount by which the new earned income exceeds the former income.

- After the first 12 months, the amount excluded is 50% of the amount by which the new earned income exceeds the former income, before the 100% exclusion, for one additional year (12 months)

This only applies if the newly employed resident has not worked during the previous 12 months or more or was underemployed (i.e. working 10 hours/week or less) for 50 weeks at minimum wage during the previous 12 months or the newly employed resident has been receiving TANF for the previous 6 months or a resident’s employment income increased due to participation in an approved self-sufficiency program. Each adult member is only allowed one Income Exclusion period.

The new regulatory provisions, under PIH 2016-05 (HA), limit to 24 straight months the time period during which a family member is eligible to receive the benefit of the earned income disregard. For residents who fail to report an increase in earned income, the JCHA will count that period of time toward the exclusion period.

7.7 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.

<table>
<thead>
<tr>
<th>Summary of Income Included and Excluded by Person</th>
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</thead>
<tbody>
<tr>
<td>Live-in aides</td>
</tr>
<tr>
<td>Foster child or foster adult</td>
</tr>
<tr>
<td>Head, spouse, or co-head</td>
</tr>
<tr>
<td>Children under 18 years of age</td>
</tr>
<tr>
<td>Full-time student 18 years of age or older (not head, spouse, or co-head)</td>
</tr>
</tbody>
</table>
7.8 TEMPORARILY ABSENT FAMILY MEMBERS AND INCOME

The income of family members approved to live in the apartment will be counted, even if the family member is temporarily absent from the apartment. Generally, an individual who is or is expected to be absent from the assisted apartment 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 apartment for more than 180 consecutive days is considered permanently absent and no longer a family member. Exceptions to this general policy are discussed below.

7.9 ABSENT STUDENTS

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 JCHA indicating that the student has established a separate household or the family declares that the student has established a separate household.

7.10 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]. If a child has been placed in foster care, JCHA 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.

7.11 INDIVIDUALS ABSENT FOR MEDICAL REASONS

An individual who is in 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, JCHA will request verification from a responsible medical professional and will use this determination in making a decision on whether to remove the family member from the Lease. If a family member is absent from the apartment for medical reasons for more than 180 consecutive days, JCHA will consider this family member permanently absent and will remove the family member from the household. JCHA will review exceptions to this policy on a case by case basis.

7.12 SEASONAL OR IRREGULAR INCOME

People in some occupations regularly work less than 12 months per year, i.e., school employees, agricultural workers and construction workers. For individuals who have seasonal income or income that is irregular, JCHA will use past actual income received or earned within the last 12 months of the determination date. Therefore, interim recertifications will not be completed.
when circumstances change. Exceptions may be made on a case by case basis. Documentation may include, but is not limited to DOL (applicants) EIV, W-2 forms and tax returns.

The JCHA will employ the following two calculations methods to determine household income:

**Method 1:** the JCHA will annualize the current income, and conduct and interim reexamination when the income changes.

**Method 2:** the JCHA will calculate the actual anticipated income from all known sources for the entire year. This means there will be no interim reexaminations when the income changes as already anticipated. However, to use method 2, a history of the individual’s income from the past year is needed. This method cannot be used when the future income source is “unknown” or “none.”

**Example:** Jane Doe is currently employed as a tile setter with Heinz Construction, earning $1,200 per month. For the last 3 years, she has worked this job for 8 months per year during the construction season. During the other 4 months of each year, she works part-time at Canon Printers, earning $500 per month.

**Under Method 1,** the JCHA would multiply current income times 12 months.

$1,200 x 12 months = $14,400 per year

When the construction season ends, the JCHA would conduct an interim reexamination, multiplying the new current income times 12 months.

$500 x 12 months = $6,000 per year

**Under Method 2,** the JCHA would anticipate income from all known sources for the entire year.

Heinz Construction $1,200 x 8 months = $9,600
Canon Printers $500 x 4 months = $2,000
Total $11,600

Since the JCHA already anticipated the change in income, there would be no interim reexamination conducted when the participant changes jobs from Heinz Construction to Canon Printers.

The JCHA will lay out both scenarios, and let the family select the method of calculation. The JCHA will keep the family informed. If Method 1 is used, the family should know that an interim
reexamination will be conducted. Conversely, if Method 2 is used, the family should know that an interim reexamination will not be conducted.

7.13 SELF-EMPLOYED/BUSINESS OWNER’S INCOME

People considered to be Self-Employed / Business Owners includes individuals who drive for ride-hailing companies such as UBER and Lyft, taxi owners, independent salespersons e.g. AVON, Pampered Chef, etc.

Their net income is calculated as gross income less expenses. Business expenses do not include principal payments on loans, interest on loans for business expansion or capital improvements, or other expenses for business expansion or outlays for capital improvements.

If the net income from a business is negative, it must be counted as zero income. A negative amount cannot be used to offset other family income.

Example: Negative Income from a Sole Proprietorship
- John and Mary, a married couple, apply for rental assistance.
- John operates a sole proprietorship business. The net income from the business after expenses in 2017 was -$3,500.
- Mary earns $27,000 annually as an employee, as verified by the caseworker with her employer.
- The household’s income is $27,000; the $3,500 loss by John’s business cannot be used to offset Mary’s wages.

Acceptable methods of verification include, in this order:
- IRS Form 1040 (tax return transcripts), including:
  - Schedule C (Small Business);
  - Schedule E (Rental Property Income); and
  - Schedule F (Farm Income)
- Self-employment worksheet

There are a number of acceptable methods for projecting income from self-employment; three examples follow:

Example 1: A potential tenant has been self-employed for four years and provides a self-employment affidavit (which is always recommended) stating that the anticipated net income for the upcoming year is $22,000. Tax return transcripts for 2014, 2015, and 2016 are obtained and show the following net income:

2014: $13,000
2015: $18,000
2016: $20,000
Based on the trend as shown on the tax returns, the estimated amount on the self-employment affidavit appears reasonable and may be used. However, if the 2016 return showed net income of $26,000, the applicant should be required to provide a credible reason for the anticipated reduction in income, and if they could not, the income should either be trended based on the percentage increase from year-to-year or the 2016 income should be used – depending on the circumstances.

Example 2: A potential tenant has been self-employed for just over one year and provides a self-employment affidavit stating that the anticipated net income for the upcoming year is $22,000. The 2016 tax return transcript is obtained and shows that $22,000 was the net income in 2016. It is reasonable to project $22,000 as the income from the business.

Example 3: The potential tenant has only been self-employed for nine months and no tax return has yet been filed. Income may be annualized based on the number of full months in business. The formula is:

\[
\frac{\text{Net Income Year to Date} \times 12 \text{ Months}}{\text{Number of Months in Business during the Current Year}}
\]

So, if for the nine months of the year in business the applicant had earned net income of $24,000, the formula is:

\[
\frac{\$24,000 \times 12}{9 \text{ months}} = \$288,000 ÷ 9 \text{ months} = \$32,000 \text{ anticipated net income.}
\]

The key, when determining income for self-employed individuals is to obtain enough information to reasonably project likely income for a 12-month period. As noted, tax return transcripts are the preferred method of verifying such income, but financial statements (audited or unaudited) are acceptable when tax returns are not available. Also, it is strongly recommended that self-employed individuals always provide “Affidavits of Self-Employment” on which they state their anticipated income for the upcoming year.
CHAPTER 8: RENT

8.1 FAMILY CHOICE IN RENTS
At admission and each year in preparation for their annual reexamination, each family is given the choice of having their rent determined under the Formula Method or having their rent set at the Flat Rent amount.

Families who opt for the Flat Rent may request to have a reexamination and return to the Formula-based Method at any time for any of the following reasons:

1. The family’s income has decreased.
2. The family’s circumstances have changed increasing their expenses for child care, medical care, etc.
3. Other circumstances creating a hardship on the family such that the Formula Method would be more financially feasible for the family.

8.2 INCOME BASED RENT CALCULATION
The Total Tenant Payment (TTP) is equal to the highest of either 10% of monthly income or 30% of adjusted monthly income. The family will pay the greater of the Total Tenant Payment or the minimum rent of $50.00, but never more than the Flat Rent. At Berry Gardens, a designated Senior development, the JCHA may, at its discretion, offer a rent of either 10% of the monthly income or 25% of the adjusted monthly income (whichever is higher) for difficult to lease efficiency apartments.

In the case of a family who has qualified for the income exclusion at Section 8.3a, upon the expiration of the 12-month exclusion period described in that Section, an additional rent benefit accrues to the family. If the family member’s employment continues, then for the 12-month period following the 12-month period of disallowance, the resulting rent increase will be capped at 50 percent of the rent increase the family would have otherwise received.

8.3 RESIDENT RENT AND UTILITIES
1. If the family is occupying an apartment that has resident-paid utilities, the utility allowance is subtracted from the TTP. The result of this calculation, if a positive number, is the resident rent.

2. 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 JCHA pays directly to the Head of Household.

   TTP Formula [24 CFR 5.628]

3. In developments where JCHA pays all utility bills directly to the utility supplier, Resident Rent Equal Total Tenant Payment. 24 CFR § 5.634
8.4 MINIMUM RENT

The JCHA has set the minimum rent at $50.00. However, if the family requests a hardship exemption in writing, the JCHA will immediately suspend the minimum rent for the family until it can determine whether the hardship exists and whether the hardship is of a temporary or long-term nature.

A. A hardship exists in the following circumstances:
   i) When the family has lost eligibility for or is waiting an eligibility determination for a Federal, State, or local assistance program;
   ii) When the family would be evicted as a result of the imposition of the minimum rent requirement;
   iii) When the income of the family has decreased because of changed circumstances, including loss of employment;
   iv) When the family has an increase in expenses because of changed circumstances, for medical costs, childcare, transportation, education, or similar items;
   v) When a death has occurred in the family.

B. If the JCHA determines there is no qualifying hardship, the minimum rent will be reinstated, including requiring back payment of minimum rent for the time of suspension.

C. Temporary hardship: If the JCHA reasonably determines that there is a qualifying hardship but that it is of a temporary nature, the minimum rent will be not be imposed for a period of 90 days from the date of the family’s request. At the end of the 90-day period, the minimum rent will be imposed retroactively to the time of suspension. The JCHA will offer a Repayment Agreement in accordance with the Section 10.9 of this policy for any rent not paid during the period of suspension. During the suspension period the JCHA will not evict for nonpayment of the amount of rent owed for the suspension period.

D. Long-term hardship: If the JCHA determines there is a long-term hardship, the family will be exempt from the minimum rent requirement until the hardship no longer exists. The JCHA will offer a Repayment Agreement in accordance with the Section 10.9 of this policy for any rent not paid during the period of suspension. During the suspension period the JCHA will not evict for nonpayment of the amount of rent owed for the suspension period.

E. Appeals: The family may use the grievance procedure to appeal the JCHA’s determination regarding the hardship. No escrow deposit will be required in order to access the grievance procedure.
8.5 FLAT RENT

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. For residents who opt for the Flat Rent, only the family composition, the Authorization of Release of Information and compliance with the Community Service Requirement will be required on an annual basis (all deductions will also apply). See Chapter 21 for information pertaining to mixed finance developments.

JCHA will set the flat rental amount for each public housing unit that complies with the requirement that all flat rents be set at no less than 80% of the applicable Fair Market Rent (FMR) adjusted, if necessary, to account for reasonable utilities costs. The new flat rental amount will apply to all new program admissions processed on or after October 1, 2014. The new flat rental amount will also apply to existing residents whether or not they are currently paying flat rent, who move to a new unit with a lease processing date on or after October 1, 2014. Finally, the new flat rental amount will apply to existing residents, not paying flat rent, who on or after October 1, 2014, elect to switch from income-based rent to flat rent.

JCHA will place a cap on any annual increase in a family’s rental payment that exceeds 35%, and is a result of changes to the flat rental amount as follows:

- Multiply the existing flat rental payment by 1.35 and compare that to the updated flat rental amount:
- JCHA will present two rent options to the family as follows:
  - The lower of the product of the calculation and the updated flat rental amount; and
  - The income-based rent.

1. Flat Rents are market-based rents.
2. Flat Rents vary by apartment size and type and also by development location.
3. JCHA will not provide utility reimbursements for families on flat rents. An apartment with resident-paid utilities should have a lower Flat Rent than the same apartment with project-paid utilities.

If the family is responsible for utility payments, the PHA must reduce the rent by the amount of the utility allowance.

8.5.1 DEVELOPING FLAT RENT SCHEDULES

JCHA may take the following information into account in developing its Flat Rent Schedule:

- Fair Market Rents for JCHA’s jurisdiction
- Rents of non-assisted rental units in the immediate neighborhood
• Whether utilities are resident-paid or project-paid
• Size of JCHA’s units compared to non-assisted rental units from the neighborhood
• Age, type of apartment and condition of JCHA’s units compared to non-assisted rental units from the neighborhood
• Land use in the surrounding neighborhood
• Amenities (childcare, laundry facilities, playgrounds, community rooms, social services, education/job training programs, etc.) at JCHA’s properties and in the surrounding neighborhood
• Crime in JCHA’s developments and the surrounding neighborhood
• Quality of local schools serving each JCHA development
• Availability of public transportation at each JCHA development
• Availability of accessible units for persons with mobility impairments

In accordance with HUD Notice PIH-2017-23 (HA) and the Interim Flat Rent rule known as “Streamlining Administrative Regulations for Public Housing: Revisions to Public Housing Flat Rents,” the New Flat Rent schedule at not less than 80% FMR for the JCHA Public Housing developments, adjusted for Utility Allowance where applicable, is as follows:

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<thead>
<tr>
<th>SITE</th>
<th>BEDROOM SIZE</th>
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</thead>
<tbody>
<tr>
<td></td>
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<tr>
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<tr>
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<td>Townhomes</td>
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</tr>
<tr>
<td></td>
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</tr>
<tr>
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</tr>
<tr>
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<td>$1240</td>
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<tr>
<td>Thomas J. Stewart Apartments</td>
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<td>Dwight Street Homes</td>
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<td>$1294</td>
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Draft ACOP to be Effective April 1, 2021
8.5.2 ANNUAL UPDATE OF FLAT RENTS

_JCHA shall review the Flat Rent structure and Fair Market Rents annually and adjust the rents as needed._ Annual flat rent increases will be limited to 35 percent of the existing flat rent amount. Per HUD regulation, no other phase-in schedules will apply. Where applicable, increases to bring the JCHA’s existing flat rent up to 80% of the FMR, will be phased in.

1. Flat Rents may either be increased or decreased based on the fair market rents and FMRs for JCHA’s jurisdiction.

2. When a resident chooses Flat Rent, his/her rent shall be adjusted only at the next annual rent update reexamination/ recertification rather than at the point the Flat Rent may change. Changes to Flat Rents, up or down, will not affect families paying Flat Rent until their next annual rent update, at which time the family will be given the choice of switching back to income-based rent or of remaining on Flat Rent at the current (most recently adjusted) Flat Rent for their apartment [PH Occ GB, pp.137-138].

3. As flat rent updates will be determined annually, based on changes to Fair Market Rents (FMR), and resident rent updates will occur on the annual rent update anniversary, there may be times that residents on flat rent are paying more or less than 80% of the Fair Market Rent, depending on the change to the FMR.

8.6 CHOICE OF RENT

Once a year, JCHA will give each family the opportunity to choose between the two methods for determining the amount of tenant rent payable monthly by the family. The family may choose to pay as tenant rent either a flat rent as determined in accordance with JCHA’s flat rent schedules, or an income-based rent. JCHA will require families to submit their choice of flat or income-based rent in writing and will maintain such requests in the resident file.

8.7 RENTS AND MIXED FAMILIES

A mixed family will receive full continuation of assistance if all of the following conditions are met:

- A. The family was receiving assistance on June 19, 1995;
- B. The family was granted continuation of assistance before November 29, 1996;
- C. The family's head or spouse has eligible immigration status; and
- D. The family does not include any person who does not have eligible status other than the head of household, the spouse of the head of household, any parent of the head or spouse, or any child (under the age of 18) of the head or spouse.
If a mixed family qualifies for prorated assistance but decides not to accept it, or if the family has no eligible members, the family may be eligible for temporary deferral of termination of assistance to permit the family additional time for the orderly transition of some or all of its members to locate other affordable housing. Under this provision, the family receives full assistance. If assistance is granted under this provision prior to November 29, 1996, it may last no longer than three (3) years. If granted after that date, the maximum period of time for assistance under the provision is eighteen (18) months. The JCHA will grant each family a period of six (6) months to find suitable affordable housing. If the family cannot find suitable affordable housing, the JCHA will provide additional search periods up to the maximum time allowable.

Suitable housing means housing that is not substandard and is of appropriate size for the family. Affordable housing means that it can be rented for an amount not exceeding the amount the family pays for rent, plus utilities, plus 25%.

The methodology for calculating public housing rents for mixed families has been revised by HUD to use the established flat rent applicable to the units.

Under this rule, PHAs must complete the following steps:

1. **Step 1.** Determine the TTP in accordance with 24 CFR 5.628 including the income of any family member who has not established eligible immigration status.

2. **Step 2.** Family max rent is equal to the applicable flat rent for the unit size

3. **Step 3.** Subtract the TTP from the family max rent resulting in the family max subsidy.

4. **Step 4.** Divide the family max subsidy by the # of persons in the family to determine the max subsidy per each member who has citizenship or eligible immigration status resulting in the member max subsidy.

5. **Step 5.** Multiply the member max subsidy by the # of family members who have citizenship or eligible immigration status resulting in the eligible subsidy.

6. **Step 6.** The mixed family TTP is the max rent minus the mount of eligible subsidy.

7. **Step 7.** Subtract any applicable utility allowance from the mixed family TTP resulting in the mixed family tenant rent.

When the mixed family’s TTP is greater than the max rent, the PHA must use the TTP as the mixed family TTP.
8.8 RENT PAYMENTS

Rent and other charges are due and payable on or before the first day of the month. Unless otherwise specified, all rents for conventional Public Housing should be paid at or mailed to the Site Management office via check or money order. Reasonable accommodations for this requirement will be made for persons with disabilities. At the JCHA’s discretion, rent statements may be provided on a monthly basis. The Head of Household will receive a letter indicating the monthly rent amount upon annual recertification or upon an Interim recertification. Any necessary adjusts to the rent must be made by authorized JCHA staff.

8.8.1 LATE FEES

If the rent is not paid by the tenth of the month, a $50.00 late charge will be assessed to the resident. If rent is paid by a personal check and the check is returned for insufficient funds, this shall be considered a non-payment of rent and the resident will incur the late charge plus a fee equal to the processing cost. In addition, the JCHA will require future rent payments in the form of money order only.

The late fees will be waived for elderly and disabled Heads of Households who are on a fixed income (i.e., Social Security, Social) and it is the only income in the household if receipt of the income is delayed through no fault of their own.

The JCHA will only accept payments from residents for no less than the amount of rent due. If the Resident is paying the rent after the 10th of the month, the applicable late fee will be added to the total due. If, for any other reason, the resident believes he/she has the right to pay an amount which differs, the resident must discuss it with the Manager. See Section 21.0 for information pertaining to mixed finance developments.

8.9 REPAYMENT AGREEMENTS

When a resident owes the JCHA for outstanding rent or back charges and is unable to pay the balance by the due date, the resident may request that the JCHA allow them to enter into a Repayment Agreement. The JCHA has the sole discretion of whether to accept such an agreement.

When it has been determined and verified that the Head of Household owes the JCHA rent, whether as a result of under-reporting income or for other reasons, the Head of Household will be required to remit an initial lump-sum payment in the amount of 25% of the total outstanding balance owed upon issuance of a 30-day notice to the resident. Failure to remit this lump-sum payment by the end of the 30-day period will result in legal action to terminate tenancy and collect the entire amount owed.
In either situation, after the initial lump-sum payment, the Head of Household will be required to make 24 regular payments if the balance is $10,000 or less. If the balance is over $10,000, the Head of Household will be required to make 36 regular payments. For those tenants entering into a repayment agreement, the tenant will be responsible to pay the unreported rent by the end of the month to the Manager’s Office.

Upon payment of the lump-sum amount as described above, the Head of Household may enter into a Repayment Agreement at the Site Office. The agreement must be signed by the Head of Household, the Asset Manager and the Regional Manager, or designee. If the Head of Household fails to make the monthly payments in accordance with the Repayment Agreement, the JCHA will initiate legal action to terminate tenancy and collect the entire amount owed.

The JCHA must allow for repayment agreements for those residents whose rental amount is the minimum rent and who have had their rent abated for a temporary period. See Section 21.0 for information pertaining to mixed finance developments.
CHAPTER 9: VERIFICATION

9.1 INCOME VERIFICATION

The JCHA will utilize Enterprise Income Verification (EIV) and Upfront Income Verification (UIV) methods to verify income and other available information to determine applicant/resident eligibility for and the level of assistance to be offered in various HUD-assisted housing programs. The data provided in the EIV/UIV system will be protected to ensure the confidentiality and security of applicant/resident information and will be obtained in compliance with HUD regulations found at 24 CFR Parts 5.903, and 960, applicable to the Public Housing Program.

The JCHA will verify information related to waiting list preferences, eligibility, admission, and level of benefits prior to admission. Once a year, unless otherwise specified, the resident household will be required to provide information regarding family income and household composition in order to establish the household’s rent for the following year and to review other occupancy issues. This “re-examination” is usually scheduled at the anniversary of the household’s admission to public housing. Income, assets, and expenses will be verified, as well as disability status, need for a live-in aide and other reasonable accommodations; full time student status of family members 18 years of age and older; Social Security numbers; and citizenship/eligible non-citizen status. Age and relationship will only be verified in those instances where needed to make a determination of level of assistance. Compliance with the Community Service and Self-Sufficiency requirement will also be verified. (See also “Eligibility for Continued Occupancy,” Chapter 12 section 1, and Community Service, Chapter 15)

9.2 VERIFICATION OF SOCIAL SECURITY NUMBERS

Applicants and residents are required to disclose the complete and accurate Social Security Number (SSN) assigned to each member of the household and to provide documentation to verify each SSN. In the event that the individual has not been assigned an SSN, the household member or guardian must execute a certification that states the household member was not issued an SSN.

- The documentation necessary to verify the SSN is a valid Social Security card issued by the Social Security Administration

If the applicant and/or household member is unable to provide the requested documentation, the JCHA will ask them to call the Social Security Administration (SSA) at (800)772-1213 to request a current benefit verification letter. The request can also be made at www.ssa.gov.
9.3 REQUIRED CONSENT – AUTHORIZATION FORMS

All adult members of applicant and resident households are required to sign HUD Form 9886, Authorization for Release of Information and Privacy Act Notice. The Authorization for Release of Information and Privacy Act Notice states how family information will be released and includes the Federal Privacy Act Statement. Any request for applicant or resident information will not be released unless there is a signed release of information request from the applicant or resident.

Each member of the family, who is at least 18 years of age and each Head of Household and spouse (regardless of age) must sign one or more consent forms. The JCHA must ensure that the appropriate consent form is used to obtain specific information. The HUD forms 9886 and 52675 authorizes HUD and the JCHA to obtain 3rd party verification of the following and:

- Any information or materials from State Wage Information Collection Agencies (SWICA)
- Income information obtained from previous and current employers

The HUD forms 9886 and 52675 authorizes HUD, only, to obtain 3rd party verification of the following:

- Income information from the Social Security Administration (SSA)
- Income information from the Internal Revenue Service (IRS)

The HUD Forms 9886 and 52675 may not be used to obtain any other information. HUD Form 52675 is used to collect Debts Owed to Public Housing Agencies and Terminations.

9.4 REQUIREMENT FOR 3RD PARTY VERIFICATION

Third party verification is defined as independent verification of income and/or expenses by contacting the individual income/expense source(s) supplied by the family. The verification documents must be supplied directly to the independent source by the JCHA and returned directly to the JCHA from the independent source.

According to the HUD requirement for 3rd party verification, the JCHA must obtain and document 3rd party verification of the following (or document why it was not available):

- Reported family annual income
- The value of assets
- Expenses related to deductions from annual income
- Other factors that affect the determination of adjusted income or income-based rent
Original or authentic documents generated by 3rd party source are required. Documents in possession of the tenant (or applicant) are acceptable, i.e. pay stubs, bank statements, etc. The JCHA may mail, fax or e-mail the verification request form to the independent source. In the event that the independent source does not respond to the JCHA’s request for information, the JCHA may pursue oral 3rd party verification.

**9.5 VERIFICATION OF CITIZENSHIP OR ELIGIBLE NONCITIZEN STATUS**

When appropriate, the citizenship/eligible non-citizen status of each family member regardless of age must be determined. Prior to being admitted, or at the first reexamination, all citizens and nationals will be required to sign a declaration of status under penalty of perjury. They will be required to show proof of their status by such means as a Social Security card, birth certificate, military ID, or military DD 214 Form.

All eligible non-citizens who are 62 years of age or older will also be required to sign a declaration under penalty of perjury and be required to show proof of age prior to being admitted or at the first reexamination, as well as sign a declaration of their status, a verification consent form and provide their original INS documentation. The JCHA will make a copy of the individual's INS documentation and place the copy in the file. The JCHA will also verify their status through the INS SAVE system. If the INS SAVE system cannot confirm eligibility, the JCHA will mail information to the INS in order that a manual check can be made of INS records.

Family members who do not claim to be citizens, nationals, or eligible non-citizens must be listed on a statement of non-eligible members and the list must be signed by the head of the household. Non-citizen students on student visas, though in the country legally, are not eligible to be admitted to public housing.

Any family member who does not choose to declare their status must be listed on the statement of non-eligible members. If no family member is determined to be eligible under this section, the family's eligibility will be denied.

The family's assistance will not be denied, delayed, reduced, or terminated because of a delay in the process of determining eligible status under this section, except to the extent that the delay is caused by the family.

If the JCHA determines that a family member has knowingly permitted an ineligible non-citizen (other than any ineligible non-citizens listed on the lease) to permanently reside in their public housing unit, the family will be evicted. Such family will not be eligible to be readmitted to public housing for a period of 24 months from the date of eviction or termination.
9.6 VERIFICATION OF INCOME

There are several methods available to verify and document income and assets. The JCHA uses Enterprise Income Verification (EIV) and Upfront Income Verification (UIV) techniques to improve the accuracy and efficiency of the income verification process. EIV/UIV verification is the verification of income, before or during a family reexamination, through an independent source that systematically and uniformly maintains income information in computerized form for a large number of individuals. It is used to obtain information about applicants and residents to determine their eligibility of level of benefits.

The EIV/UIV Policy and Procedures provide for the use of EIV/UIV systems to obtain income information through computer matching, outlines the security measures taken to safeguard confidential information, and authorizes select JCHA staff to utilize EIV/UIV systems.

The following income sources can be verified using EIV/UIV techniques:

- Gross wages and salaries (including overtime pay, commission, fees, tips, bonuses, and other compensation for personal services)
- Unemployment compensation
- Social Security benefits (including Federal and State benefits, Black Lung benefits, and dual benefits such as Social Security (SS) and Supplemental Security Income (SSI))

9.7 SELF-EMPLOYED / BUSINESS OWNERS INCOME VERIFICATION

The JCHA will use Upfront Income Verification (UIV) when verifying income for residents who are self-employed / business owners, e.g., drivers for UBER and Lyft, taxi owners, salespersons (AVON, Pamper Chef, etc.). For individuals who are self-employed / business owners, JCHA will use their Prior Year Tax return to verify the self-certification form filled out by the resident. The resident will provide the first two pages of their tax return showing their gross and net taxable income. No copy of the tax return will be kept on file but a JCHA staff signed verification form will be attached to the resident’s self-certification. PIH 2018-18; 24 CFR § 5.609; 24 CFR § 5.234

9.8 AVAILABLE EIV/UIV/IVT METHODS OF VERIFICATION

The JCHA may obtain income verification through the following:

- Computer matching agreements with a federal, state or local government agency or a private agency
- Or submit direct requests for income verification to a federal, state or local government agency or a private agency.

HUD has implemented its Enterprise Income Verification System (EIV), a web-based application that provides PHAs with employment, wage, unemployment compensation and social security...
benefits information for tenants. HUD requires PHA’s to use EIV system in its entirety to verify tenant employment and income information during interim and mandatory reexaminations of family composition and income in accordance with 24CFR 5.233; and reduce administrative and subsidy payment errors in accordance with 24 CFR 5.236 and other administrative guidance issued by HUD.

Using EIV as an upfront income verification (UIV) technique will be valuable in validating tenant-reported income during interim and annual reexaminations of family income; as well as streamlining the income verification process. This will result in less administrative burden in complying with third party verification requirements.

Additionally, HUD has implemented a new report that replaces the current Income Discrepancy Report under the verification reports link in the EIV. The new report is called the *Income Validation Tool (IVT) Report*. This report will facilitate and enhance public housing agencies (PHAs) identification of tenant unreported or underreported income information during interim and regular reexaminations. The IVT will provide projections of discrepant income for wages, unemployment compensation and Social Security Administration (SSA) benefits pursuant to HUD’s data sharing agreements with the Department of Health and Human Services (HHS) using the National Directory of New Hires (NDHA) database, and the SSA.

JCHA shall begin with the highest level of verification techniques. The JCHA is required to access the EIV system and obtain an Income Report for each household. The PHA is required to maintain the Income Report in the tenant file along with the form HUD-50058 and other supporting documentation to support income and rent determinations for all mandatory annual reexaminations of family income and composition. If the Income Report does not contain any employment and income information for the family, the JCHA shall attempt the next lower level verification technique, as noted below.

<table>
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<tr>
<th>Level</th>
<th>Verification Technique</th>
<th>Ranking</th>
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<td><strong>Upfront Income Verification (UIV)</strong> using HUD’s Enterprise Income Verification (EIV) system and the Income Validation Tool (IVT) (not available for income verifications of applicants)**</td>
<td><strong>Highest (Mandatory)</strong></td>
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<tr>
<td>5</td>
<td><strong>Upfront Income Verification (UIV)</strong> using non-HUD system</td>
<td><strong>Highest (Optional)</strong></td>
</tr>
<tr>
<td>4</td>
<td><strong>Written third Party Verification</strong> Mandatory to supplement EIV-reported income sources and when EIV has no data; Mandatory for non-EIV reported income</td>
<td></td>
</tr>
</tbody>
</table>

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This verification hierarchy applies to income determinations for applicants and participants. However, EIV is not available for verifying income of applicants.

When third party verification cannot be obtained, the JCHA will accept documentation received from the applicant/resident that is dated within 60 days of re-exam effective date the JCHA request date. Hand-carried documentation will be accepted if the JCHA has been unable to obtain third party verification in a 4-week period of time. Photocopies of the documents provided by the family will be maintained in the file.

When neither third-party verification nor hand-carried verification can be obtained, the JCHA will accept a notarized statement signed by the head, spouse or co-head. Such documents will be maintained in the file.

In accordance with HUD regulations, temporary provisions allow for a streamlined process for reexaminations for elderly families and disabled families on fixed incomes when 100 percent of the families’ income consists of fixed income. In a streamlined reexamination, the JCHA will recalculate family incomes by applying any published cost of living adjustments to the previously verified income amount.

The term “fixed income” includes income from:

1. Social Security payments to include Supplemental Security Income (SSI);
2. Federal, State, local, and private pension plans;
3. Other periodic payments received from annuities, insurance policies, retirement funds, disability or death benefits, and other similar types of periodic receipts that are of substantially the same amounts from year to year.

In the case of VAWA victims, a Low-barrier certification process applies. This process enables survivors to exercise their VAWA rights through self-certification in most cases, easing the barrier.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td><strong>Written Third Party Verification Form</strong></td>
</tr>
<tr>
<td>2</td>
<td><strong>Oral Third-Party Verification</strong></td>
</tr>
<tr>
<td>1</td>
<td><strong>Tenant Declaration</strong></td>
</tr>
</tbody>
</table>
of third-party validation. The final rule includes a certification form that may be used by covered housing providers.

9.9 TIMING OF VERIFICATION

Verification information must be dated within sixty (60) days of certification or reexamination. If the verification is older than this, the source will be contacted and asked to provide information regarding any changes. When an interim reexamination is conducted, the JCHA will only verify and update those elements reported to have changed.

9.10 FREQUENCY OF OBTAINING VERIFICATION

For each family member, citizenship/eligible non-citizen status will be verified only once. This verification will be obtained prior to admission. If the status of any family member was not determined prior to admission, verification of their status will be obtained at the next regular reexamination. Prior to a new member joining the family, their citizenship/eligible non-citizen status will be verified.

For each family, verification of SS number will be obtained only once. When a family member who did not have a SS number at admission receives a SS number, that number will be verified at the next regular reexamination.
CHAPTER 10: LEASING

Public housing leases are the basis of the legal relationship between JCHA and the resident. An eligible family may occupy a Public Housing dwelling apartment 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.

10.1 GENERAL LEASING POLICIES

1. Apartments will be leased without regard to race, religion, sex, age, national origin, disability and family status. [24 CFR § 1.4(b)(i)]

2. All Public Housing units must be occupied by families whose sole residence is the Public Housing apartment. [24 CFR § 966.4(3)]

3. All units must be occupied pursuant to a signed JCHA lease that complies with HUD’s regulations. [24 CFR § 966.4(d)]

4. JCHA will not offer nor move a family into an apartment that does not meet basic standards of habitability, including HUD occupancy standards. [24 CFR § 966.4(c)]

5. The manager shall provide an explanation of the lease provisions either prior to move-in or at the time of move-in.

10.2 LEASE EXECUTION

The lease must be executed by the resident and JCHA. [24 CFR 966.4(a)(3)]

The lease and the following documents shall be signed by the head, spouse, and all other adult members of the family and by an authorized representative of JCHA, prior to actual admission. [24 CFR § 966.4(a)(3)]

At the time of leasing the new resident will receive a copy of JCHA Lease and the following attachments:

- Disclosure of Information on Lead-Based Paint & Hazards
- Pet Policy (if applicable)
- Community Service Policy or Exemption Certification
- Reasonable Accommodation Policy
- One Strike Policy
- Smoke-Free Policy
- VAWA - Notice of Occupancy Rights and Certification Form (HUD-5382)
- Window Obstruction and Screens
- Authorization Release Form (HUD-9886)
- Enterprise Income Verification (EIV) Form
- Debts Owed Form (HUD-52675)
- Asset Certification

Draft ACOP to be Effective April 1, 2021
m. Model Declaration of Section 214 Status
n. Standard Maintenance Charges
o. Housekeeping Rules
p. Habitual Late Rent Payments as Basis for Eviction
q. Lock/Key Policy
r. Excess Utility Charges

If a resident transfers from one JCHA apartment to another, a new lease will be executed for the dwelling into which the family moves. [24 CFR § 966.4 (a)(ii)]

The lease must state the composition of the household as approved by JCHA (family members and any JCHA-approved live-in aide). [24 CFR 966.4(a)(1)(v)]

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 JCHA assistance. The live-in aide is only approved to live in the apartment while serving as the attendant for the participant family member.

10.3 “LIVE HERE – LEASE HERE” POLICY

The JCHA will consistently apply the following:

Rigorous enforcement of limiting apartment occupancy to only those family members explicitly approved and formally listed on residential Leases. The JCHA will check occupancy during semi-annual apartment inspections.

Residents will be allowed a one-time leave per year for a maximum of 60 consecutive days for senior citizens or those requesting to travel for medical treatment (must be documented).

“Guests” are short-term (i.e. no more than 14 calendar days per year), not permanent boarders. Residents allowing anyone to “live” in Public Housing apartments who is not formally approved for occupancy by JCHA management is a serious violation of the Lease and will be pursued accordingly. Adding new adults to household occupancy prior to explicit, formal management approval is strictly prohibited and a serious violation of the Lease.

10.4 LEASE RENEWAL

The lease is automatically renewable for successive years unless properly terminated according to the lease terms and the laws of the State of New Jersey.

10.5 MODIFICATIONS TO THE LEASE

JCHA will give residents 30 days’ advance notice of the proposed changes to the lease and an opportunity to comment on the changes. [24 CFR 966.3].

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After proposed changes have been incorporated into the lease and approved by the Board, each family will 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(l)(2)(iii)(E)]

10.6 SECURITY DEPOSITS

The family will pay a security deposit at the time of lease signing. The security deposit will be equal to one month’s rent. The Resident Household may not use the security deposit to pay rent or other charges or make any withdrawals for any reason while occupying the unit. No refund of the security deposit will be made until after the Resident Household has vacated the unit and turned in the keys and the Manager or designee has inspected it on the JCHA’s behalf.

The security deposit will be returned, with interest if any, to the Resident Household within 30 days of vacating the unit, less any deductions for damages and/or fees, so long as a forwarding address is provided.

In the case of a move within public housing, the security deposit will be refunded to the resident and the resident will pay a new security deposit in the new unit that is equal to the amount paid on the old unit. If a new Head of Household is made, other than the spouse or co-head, as in a “split” or former Head deceases, etc., the new Head will pay an amount equal to one month’s rent for the unit.

10.7 MAINTENANCE CHARGES AND DAMAGES

JCHA will require residents to reimburse JCHA for the cost of repairing any intentional or negligent damages to the dwelling apartment caused by residents, household members or guests. The resident household will be charged an hourly or one-half hourly rate to repair any damage beyond normal wear & tear. The rate charged will reflect total labor cost, including benefits, per the chart below and may be updated periodically:

<table>
<thead>
<tr>
<th></th>
<th>½ Hour Rate</th>
<th>Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Staff</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foreman</td>
<td>$28</td>
<td>$57</td>
</tr>
<tr>
<td>Sr. Maint. Repair</td>
<td>$24</td>
<td>$48</td>
</tr>
<tr>
<td>BMW</td>
<td>$19</td>
<td>$39</td>
</tr>
</tbody>
</table>
In addition to the above referenced labor charge, residents will also be charged for the cost of materials needed to repair resident-caused damages per the JCHA’s Maintenance Charge list which may be updated to reflect a change in the cost of the material and/or labor. Residents will be charged the actual cost of labor and materials needed to make repairs for any work/items not covered in the Maintenance Charge list.

The JCHA does not have an ownership interest in residents’ personal property and cannot be held liable for damages to a resident’s personal property unless the JCHA has directly caused the damage. The JCHA is not automatically responsible for damage to a resident’s personal property merely by operation of its landlord-tenant relationship. Residents are strongly encouraged to purchase renter’s insurance.

### 10.8 WINDOW GUARD POLICY

The JCHA is required by State law to provide, install and maintain window guards, upon written request by a tenant, in a unit in which a child 10 years of age or younger resides or in building halls above the first floor which are accessible.

Exceptions to the above are that pursuant to State law, no window guards may be installed on windows providing access to a fire escape or which are located on the first floor.

The Resident Household may not remove, tamper with or destroy the window guard and will be charged by the JCHA for any resident-caused damages. The Resident’s failure to report the need for repairs to the window guards in a timely manner shall be considered to contribute to any damage that occurs.
10.9 SATELLITE DISH POLICY

Pursuant to the Federal Communications Commission (FCC) regulations, the JCHA shall not deny residents the right to have satellite dishes and other “over-the-air reception devices.” However, the resident must submit a written request to the Site Manager and receive JCHA approval prior to installation. Satellite dishes cannot exceed one meter in diameter (3 ft, 3 inches across). The equipment must be professionally mounted and secured in a manner that promotes safety and does not cause damage to units or buildings or cause injury. The equipment may be installed on the exterior of the building but the resident will be responsible to pay for any damages that may occur. It may not be installed on historic buildings, roofs, window frames, fire escapes or other common areas.

10.10 PEST CONTROL ACTIVITIES

JCHA will require that residents comply with pest control activities undertaken by the housing authority. Residents will be required to provide access to the apartment when pest control treatments are scheduled. JCHA will enter any apartment where pest control activities are scheduled and/or needed. Residents are required to complete all pre-treatment activities in their apartments prior to the pest control treatment, such as placing items in plastic bags and storing food items. Pest Control activities must be completed on all units in order for the treatments to be effective. For this reason, this policy will be strictly enforced.

10.11 APARTMENT PAINTING POLICY

The apartment walls, ceilings, closets, doors, and window & door trim must be painted once every three (3) years. The Head of Household must inform the Asset Manager when ALL of the above-mentioned interior areas have been painted. The Asset Manager will inspect the unit to ensure that the painting has been completed in accordance with the Painting Policy provisions listed below:

- Water-based latex paint must be used. The paint must be carefully applied avoiding spillage on the floors and interior stairwells. No items or areas other than the walls, ceilings, closets, doors, and window & door trim can be painted (i.e., no paint on appliances, light fixtures, cover plates and switches, smoke detectors, cove base, etc.).

- No dark colors are allowed. The use of textured paint, such as stucco, is prohibited. Residents may NOT apply wallpaper, mirror tiles, wood paneling or any other adhesive product to any surface.
Once the Asset Manager has inspected the apartment and determined that it meets the standards of the Painting Policy as described above, a request will be forwarded to the Supervisor to reimburse the Head of Household according to the schedule of payments by bedroom size listed below:

<table>
<thead>
<tr>
<th>Bedroom Size</th>
<th>Payment Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 Bedroom (studio apt.)</td>
<td>$150.00</td>
</tr>
<tr>
<td>1 (one) Bedroom</td>
<td>$200.00</td>
</tr>
<tr>
<td>2 (two) Bedrooms</td>
<td>$250.00</td>
</tr>
<tr>
<td>3 (three) Bedrooms</td>
<td>$300.00</td>
</tr>
<tr>
<td>4 (four) Bedrooms</td>
<td>$350.00</td>
</tr>
<tr>
<td>5 (five) Bedrooms</td>
<td>$400.00</td>
</tr>
<tr>
<td>6 (six) Bedrooms</td>
<td>$450.00</td>
</tr>
</tbody>
</table>

JCHA residents residing in a Senior and/or Disabled Designated Buildings, and elderly, single residents residing in a family site can be reimbursed per room, specifically $50.00 per room painted as long as all other requirements are met and approved by the Asset Manager. Reimbursement will be provided in the form of a check and will be issued only once within a three (3) year period per household. After this initial process, the Head of Household is not eligible for a paint reimbursement for 3 years.

As a general practice, the JCHA will either paint the unit upon occupancy or provide paint for the resident to paint themselves. If the JCHA is unable to paint the unit and paint is not available to be provided to the new tenant at initial lease-up, the JCHA will provide paint reimbursement provided the following has been completed and inspected:

- Apartment walls, ceilings, closets, doors, and window & door trim must be painted
- Head of Household must inform the Asset Manager when ALL of the above-mentioned interior areas have been painted.
- Asset Manager will inspect the unit to ensure that the painting has been completed in accordance with the Painting Policy provisions.

Senior residents who are unable to paint their apartment may receive painting assistance from JCHA staff once every three (3) years. Disabled residents who are unable to paint their apartment may receive painting assistance from JCHA staff once every three (3) years, upon submitting required documentation as outlined in the JCHA’s Reasonable Accommodation Policy.
10.12 SMOKE FREE POLICY

The JCHA’s Smoke-Free policy prohibits the use of prohibited tobacco products in all JCHA conventional public housing living units, indoor common areas, administrative office buildings, community rooms or community facilities, public housing daycare centers, and laundry rooms. This policy also applies to outdoor areas within 25 feet from JCHA public housing and administrative office buildings.

**Prohibited tobacco products** includes cigarettes, cigars, pipes, and water pipes (hookahs).

The Asset Manager will investigate complaints of resident smoking in units.

Residents must ensure that members of the tenant’s household, tenant’s guests, or other person under the tenant’s control must not engage in any smoking of specified prohibited tobacco products in restricted areas, or in other outdoor areas that the JCHA has designated as smoke-free.

Residents must sign the Smoke-Free policy lease addendum as a condition of his/her continuing occupancy. Failure to sign the policy will be considered a material violation of the lease which may result in termination of tenancy.

The JCHA will not seek to terminate the residency of any tenant due solely to their physician-approved use of medical marijuana. However, the Smoke Free Policy herein prohibits smoking in each of the above-stated locations at JCHA public housing properties. Therefore, in order to be in compliance with this Policy, medical marijuana must be consumed in a form other than smoking. These tenants should also have the appropriate statutory licensure and a patient ID card from the NJ Dept. of Health in their possession, pursuant to the applicable NJ statutory law and any other applicable regulation.

Residents found to be in violation of the Smoke Free Policy will receive a written warning and then progressive fines for each additional violation of $15, $25, and $50 for continued violations and/or the termination of tenancy.

10.13 PARKING POLICY

All JCHA owned properties, including parking facilities are considered private property for the sole use of authorized residents, household members and employees. Parking is prohibited unless authorized by the JCHA.

10.13.1 REQUIREMENTS AND RESTRICTIONS

- Only two parking stickers (or electronic device, where applicable) will be issued to a household or JCHA employee. If more than one adult (Head of Household or other
members listed on the Lease) has a vehicle, the parking sticker (electronic device) will be issued to the Head of Household. Vehicles parked without a valid parking permit may be ticketed by the Jersey City Police Department and/or towed at the owner’s expense. Parking permits (electronic devices) are non-transferable. Use of the parking permit (electronic device) for a vehicle other than the one it was issued for is a violation of the Policy and of the Lease Agreement and the parking sticker (electronic device) may be revoked.

- Parking spaces may ONLY be available to Residents listed on the Lease Agreement and JCHA employees with vehicles. Exceptions may be made, at the discretion of the JCHA, for emergency, medical and other limited situations on a case-by-case basis.

- There are no “reserved” parking spaces or “rights” to park in any particular space (such as close to one’s building, etc.) for resident parking. In general, parking is on a “first come, first served” basis. There may be “reserved” parking spaces for JCHA employees or commercial tenants to utilize during normal business hours.

- Accessible parking spaces may be designated for Residents and JCHA employees with disabilities, who have a valid Handicapped Parking Permit.

10.13.2 ELIGIBILITY:

In order to be eligible for a parking permit, the Resident must fill out an “Application for Parking Permit” form and:

1. Be a current Resident of the site who is listed on the Lease Agreement
2. Have a valid and current New Jersey State driver’s license
3. Have a valid and current New Jersey State inspection sticker for the vehicle
4. Have a valid and current New Jersey State registration for the vehicle in the Resident’s name
5. Have proof of current automobile insurance for the vehicle in the Resident’s name
6. License, Registration and Insurance must have current address listed. If you transfer from one site to the other, the address on your documents must be the current address where you live.

Note: No parking permit will be issued to a Resident who submits temporary license plates, dealer plates, or temporary registration and/or insurance cards.

Once eligibility requirements have been met, the Resident will sign a copy of the JCHA Parking Policy and receive a parking permit. A copy of the signed Policy will be given to the Resident and a copy will be placed in the resident file folder. The permit number will be kept in a log at the site along with the driver’s license number, license plate number, registration number, make and model of the vehicle, Resident’s name, address and date the permit was issued.
10.13.3 EMERGENCIES:

Emergency vehicles will be allowed to enter the site without a parking permit.

10.13.4 VISITOR PARKING:

There is no visitor parking provided on the site. Anyone parking without a valid JCHA-issued parking sticker is subject to receive a summons and may be towed.

10.13.5 ABANDONED/STORED VEHICLES:

Vehicles that are deemed abandoned and/or not roadworthy (i.e., missing tires, flat tires, broken windows, missing mechanical parts, etc.) by the JCHA may be towed from the site. In addition, Residents may not use a parking space to store a vehicle that is not in continuous use, even if the vehicle has a valid parking permit. Vehicles that occupy a parking space for a period of five (5) days or more without being moved may be considered abandoned and may be towed.

In the event that the Resident will be out of town for five (5) or more days (i.e., on vacation, etc.) and the vehicle will be parked on site, the Resident must notify the Asset Manager, in writing, so that the vehicle will not be towed.

10.13.6 RESTRICTED PARKING & LOCAL TRAFFIC LAWS:

Residents are not allowed to park in restricted areas, such as in front of a dumpster or in the central courtyard, even if the vehicle has a valid parking permit. The parking permit does not authorize or excuse illegal parking. Residents must obey all local traffic laws, including rules regarding fire hydrants, parking on sidewalks, handicapped spaces, alternate parking for street-sweeping, etc. or the vehicle may be towed.

The JCHA will not be held responsible for any damage or theft to a vehicle that is parked at or towed from any JCHA site.

**NO REPAIRS ARE TO BE PERFORMED ON VEHICLES IN THE PARKING AREAS.**

10.13.7 ENFORCEMENT OF POLICY:

Any violation or abuse of the JCHA Parking Policy may result in the parking permit being voided and future parking privileges may be revoked. In addition, Resident Head of Household may be subject to legal action. The JCHA has contracted with a towing company, signs have been posted.
and notifications sent to all residents. Residents and/or their guests will be responsible for all charges if vehicle is towed.

10.14 LOCK/KEY POLICY

A. Private Locks: The Resident Household may install private locks on interior or exterior unit doors; however, the JCHA must be provided with a contact name and phone number within 24 hours after the new lock is installed. In the case of an emergency, the JCHA will call the contact person who is required to respond immediately to unlock the door. If there is no response, the JCHA will break the lock and/or door, if necessary, and the resident will be responsible to pay for the repair.

B. Key Copies: JCHA Residents who require an additional copy of a key must fill out a “Resident/Staff Key Request Form,” located in the manager’s office. For residents who have lost their keys, the Asset Manager will provide the resident with key(s) that the resident can bring to JCHA’s designated locksmith. The quantity of keys to be provided will be limited to the amount approved on the request form. Residents are responsible for bringing the keys to be duplicated to JCHA’s designated locksmith and paying the fee for the duplicate copy(ies). JCHA’s designated locksmith will only accept request forms that have a raised seal and (2) signatures in blue ink signed by designated JCHA staff (no copies).

C. JCHA Residents may request for locks to be changed and will be responsible to pay for this service.
CHAPTER 11: UTILITIES

11.1 OVERVIEW

The JCHA has established, at selected sites, a Utility Allowance for all metered and resident-paid utilities. The allowance is based on a reasonable consumption of utilities by an energy-conservative household of modest circumstances consistent with the requirements of a safe, sanitary, and healthful environment. In setting the allowance, the JCHA may utilize the “Allowances for Tenant-Furnished Utilities and Other Services” reimbursement schedule published by the State of New Jersey Department of Community Affairs (DCA) and approved by the U.S. Department of Housing and Urban Development (HUD) or a utility allowance schedule based on an Energy Consumption Model in accordance with HUD regulations. The JCHA may also use a combination of these methods to obtain a realistic utility allowance schedule. The schedule is updated on an annual basis.

The utility bill must be in the name of the Head of Household. If the utilities are shut off by the utility provider for an outstanding balance owed, the JCHA will not issue a utility allowance/reimbursement until the utilities have been restored. Upon proof from the resident that the utilities have been restored, the Utility Allowance/reimbursement will resume the following month. No Utility Allowance/reimbursement will be provided during the period that utilities are shut off.

Utility Allowance revisions, based on annual updates to the “Allowance for Tenant-Furnished Utilities and Other Services” schedule, shall become effective on or about the month following the Board Resolution adopting the changes.

For JCHA paid utilities, the JCHA will monitor the utility consumption of each development. Any consumption in excess of the allowance established by the JCHA will be billed to the resident according to the JCHA Excess Utility Charge Policy. See Section 21.0 for information pertaining to mixed finance developments.

11.2. EXCESS UTILITY CHARGES

For those developments that do not have separate metered utilities and are served by JCHA paid utilities, HUD regulations require the JCHA to “establish schedules of surcharges for 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.” [24 CFR 965.506 (b)] The surcharge schedule is based on estimated utility consumption costs attributable to reasonable usage of such equipment. Therefore, in order to accommodate resident requests to install extra major appliances (e.g. air conditioners, clothes dryers, freezers, dishwashers, etc.) which significantly add to the JCHA’s utility costs, the following schedule of excess utility charges will apply:
THIS POLICY WILL APPLY ONLY TO THOSE BUILDINGS WHERE THE JERSEY CITY HOUSING AUTHORITY PAYS THE UTILITIES.

<table>
<thead>
<tr>
<th>Appliance</th>
<th>Standard Fee</th>
<th>Fee Senior (Age 62+) and Disabled Heads of House and Minimum Renters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Conditioner* (1st Unit)</td>
<td>$20/mo ($100/yr)</td>
<td>$0</td>
</tr>
<tr>
<td>Air Conditioner* (Additional Units)</td>
<td>$20/mo ($100/yr)</td>
<td>2nd unit: $5/mo ($25/yr) Additional units: $10/mo ($50/yr)</td>
</tr>
<tr>
<td>Clothes Washer</td>
<td>$20/mo ($240/yr)</td>
<td>$10/mo ($120/yr)</td>
</tr>
<tr>
<td>Electric Dryer</td>
<td>$5/mo ($60/yr)</td>
<td>$2.50/mo ($30/yr)</td>
</tr>
<tr>
<td>Dishwasher</td>
<td>$15/mo ($180/yr)</td>
<td>$7.50/mo ($90/yr)</td>
</tr>
<tr>
<td>Deep Freezers</td>
<td>$5/mo ($60/yr)</td>
<td>$2.50/mo ($30/yr)</td>
</tr>
</tbody>
</table>

*Air conditioner charges will only apply from May through September of each year. Residents do not need to remove units when not in use.

Once residents using any of these appliances are identified, JCHA staff will input billing information into the computer system. The amounts being charged will be prorated over a 12-month period and the resident will be invoiced. This schedule of charges may be adjusted periodically to account for changes in utility costs. Residents will be provided a minimum of 30 days’ advance notice of any such change in excess utility charges.

During annual inspections, the Asset Manager will note on the inspection form whether the apartment has an air conditioner, clothes washer, electric dryer, dishwasher, or deep freezer and whether the appliance(s) is installed correctly. Those apartments containing such appliances will be assessed in accordance with the latest excess utility schedule.

All air conditioner units must be installed properly and can only be installed in a room with two windows. For rooms with one window, a doctor’s note documenting the need for a reasonable accommodation is required to be submitted to the office before installation and as needed on an annual basis.

11.3 REQUESTS FOR RELIEF FROM UTILITY CHARGES

Written requests for relief from surcharges for excess consumption of JCHA purchased utilities or from payment of utility supplier billings in excess of the Utility Allowance for tenant-paid utility costs may be granted by the JCHA on reasonable grounds. Requests may be granted to families that include an elderly member or a member with disabilities. Requests by the family shall be submitted under the Reasonable Accommodation Policy. Families shall be advised of their right to individual relief at admission to Public Housing and at time of Utility Allowance changes.

Draft ACOP to be Effective April 1, 2021
11.4 INSTALLATION OF APPLIANCES

All residents whose apartments do not currently contain one of the appliances referenced in this policy must receive the Asset Manager’s permission to install an air conditioner, clothes dryer or freezer in the apartment and approval of the size and energy requirements of the appliance(s) prior to purchasing or otherwise acquiring the appliance(s).

In order to assure safety of residents and guests, the installation of all appliances must be inspected and approved by trained site maintenance personnel. Each resident with an installed appliance or who plans to install an appliance covered by this policy is required to notify the Asset Manager in writing and arrange for an inspection of the installation. However, Site Staff will not install appliances.

At sites where no air conditioner outlets are provided, only air conditioning units that have a maximum electric current requirement of 7.5 amps may be installed. At sites where an air conditioner outlet has been provided by the JCHA, only air conditioners that have a maximum electric current requirement of 12.5 amps will be approved for use.

All air conditioners to be installed in windows must be installed with a manufacturer’s window kit. If an air conditioner sleeve is provided in the apartment, the air conditioner may only be installed in that location. Where air conditioner sleeves are not provided, air conditioners must be anchored into the wall and must fit into the existing window frame without alterations to the window frame. Air conditioners are not to be installed so that they block access to fire escapes. Air conditioners may not be supported by bricks, wooden boards, cans, cardboard, or any other material.

Only electric clothes dryers may be installed in apartments. No gas clothes dryers are permitted with the exception of the New Curries Woods Townhomes. Dryers are only allowed that can be operated on the household current provided in the apartment. No clothes dryers requiring 22-volt electrical service may be installed in apartments.

All clothes dryers must be vented to the outside using an approved manufacturers vent and will be inspected by the Asset Manager at the annual inspection. The JCHA shall provide a cooking range and a refrigerator for the unit and these appliances are owned by the JCHA. If the resident owns the current refrigerator, they are responsible for repairs. If a new refrigerator is needed, the JCHA will provide it but it stays with the unit if the resident moves. See Section 21.0 for information pertaining to mixed finance developments.
CHAPTER 12: CONTINUED OCCUPANCY

At least annually, the JCHA will conduct a recertification of family circumstances. The results of the recertification determine (1) whether the family is housed in the correct unit size; (2) whether the family has complied with the Community Service/Self-Sufficiency Requirement; 3) whether the family is paying the correct amount of rent; and 4) whether any adult member of the household is a Registered Sex Offender. JCHA has adopted policies concerning the conduct of annual and interim recertifications that are consistent with regulatory requirements. [24 CFR 960.257(c)] Complete verification of the circumstances applicable to rent adjustments must be documented and approved by according to JCHA policies. [24 CFR § 960.259(c)]

12.1 ELIGIBILITY FOR CONTINUED OCCUPANCY

Residents who meet the following criteria will be eligible for continued occupancy:

1. Qualify as a family as defined in this policy document
2. Live in the type of property appropriate for their family type
3. Are in full compliance with the resident obligations and responsibilities as described in the dwelling lease. [24 CFR § 966.4(f)]
4. Have Social Security numbers for each family member age six and over. [24 CFR § 5.216]
5. Meet HUD standards on citizenship or immigration status or are paying a pro-rated rent. [24 CFR § 5.508 (b)]
6. Are in compliance with JCHA’s 8 hour per month Community service requirements.
7. Are below the over-income limit for public housing tenancy as described in Section 103 of the Housing Opportunity Through Modernization Act of 2016 (HOTMA): if meeting the criteria for over-income, are paying the rental amount prescribed by Section 103 of HOTMA.

12.2 REGULAR RECERTIFICATION

Once a year, JCHA will re-examine family composition and apartment size for all resident families. JCHA will reexamine the income of families paying income-based rents once a year and once every three years for families paying flat rents.

JCHA will maintain a reexamination tracking system, and the household will be notified by mail of the date and time for their interview at least 120 days in advance of the anniversary date. If

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requested as an accommodation by a person with a disability, JCHA, to the extent reasonable and feasible, will provide notice in an accessible format. JCHA will also mail the notice to a third party, if requested as reasonable accommodation for a person with disabilities. These accommodations will be granted upon verification that they meet the need presented by the disability.

The written notification will state which family members are required to attend the interview. The family may call to request another appointment date up to 24 hours prior to the interview. If the family does not appear for the interview and has not rescheduled or made prior arrangements with JCHA, JCHA will schedule a second appointment.

If the family fails to appear for the second appointment and has not rescheduled or made prior arrangements, JCHA will seek legal remedy to terminate the lease for non-compliance.

12.2.1 EFFECTIVE DATE OF RENT CHANGE FOR ANNUAL RECERTIFICATION

The new rent will generally be effective upon the anniversary date with thirty (30) days’ notice of any rent increase or decrease to the family.

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

If the family caused the delay by not returning income and asset information in a timely manner, any rent increase will be effective retroactively to the recertification date.

If after repeated requests for submission of all recertification documents by the family, the family has not responded, then the JCHA has the option to seek legal remedy to terminate the lease.

12.3 MISSED APPOINTMENTS/LATE RECERTIFICATION

If the family fails to respond to the letter and/or fails to attend the interview or submit recertification documentation, a second letter will be mailed. The second letter will advise of a new time and date for the interview or deadline to submit documents, allowing for the same considerations for rescheduling and accommodation. The letter will also advise that failure by the family to attend the second scheduled interview or provide the information requested may result in the JCHA taking eviction actions against the family.
12.4 RECERTIFICATION FOR FAMILIES PAYING FLAT RENT

If the family thinks they may want to switch from a Flat Rent to a Formula rent, they should request an appointment. At the appointment, the family can make their final decision regarding which rent method they will choose. During the appointment, the JCHA will determine whether family composition may require a transfer to a different bedroom size unit, and if so, the family's name will be placed on the transfer list.

1. JCHA will reexamine the family composition of families paying Flat Rent and compliance with Community Service requirements once a year.

2. JCHA will reexamine the income of families paying Flat Rent once every three years.

3. JCHA will follow the same policy used for scheduling annual recertifications for families paying income-based rent when scheduling the annual updates for families paying Flat Rent.

See Chapter on Rent for further policy information on flat rents and switching from flat rent to income-based rent.

12.5 CRIMINAL RECORD CHECK – CONTINUED OCCUPANCY

JCHA reserves the right to conduct criminal record checks to maintain the integrity of the program. Periodic criminal record checks may be conducted and may be cause for termination in accordance with JCHA guidelines. JCHA may conduct periodic criminal record checks to when it has come to JCHA’s attention 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 JCHA will utilize criminal background and Sex Offender Registrations checks through the Dru Sjokin National Sex Offender website (http://www.nsopw.gov), National Crime Information Center, NJ State Police, the Jersey City Police Dept., the Hudson County Prosecutors Office and/or the State Sex Offender registration program, as available. A criminal background check and a State Sex Offender Registration verification will be requested on each adult member of the resident household to the extent allowed by state and local law.

The Resident Household agrees not to commit any fraud in connection with any Federal housing assistance program and agrees not to receive assistance for the occupancy of any other unit assisted under a Federal housing assistance program during the term of the Lease.
12.6 CHANGE IN HEAD OF HOUSEHOLD

If the Head of Household deceases or permanently leaves the unit for any reason, the remaining family members may continue to occupy the unit if there is at least one household member living in the unit and listed on the Lease (not a Live-In Aide) of legal age and capacity to execute the Lease.

Prior to becoming the new Head of Household, the individual must pass the JCHA background screening as described in Section 5.12b, including but not limited to a criminal background check, must not be a registered Sex Offender, must be in “Good Standing,” meaning no recent, serious or repeated behavioral problems, and have income to sustain the household.

The JCHA may permit an adult, not on the lease, to be become the Head of Household in the event that the only remaining members of the household are minors who would otherwise have to leave the unit. The individual would first have to pass the JCHA background screening described above.

The new Head of Household will not be required but may assume any outstanding debt owed to the JCHA by the former head of household and enter into a payment agreement. The JCHA will not hold a remaining family member responsible for debt incurred by the former head of household during the period prior to the new Head of Household attaining the age of 18.

The new Head of Household will be required to pay a Security Deposit of one month’s rent. This does not apply if the existing Head of Household is transferring or moving into another unit as the Head of Household.

12.7 ADDITIONS TO THE HOUSEHOLD

Only those persons listed on the most recent Continued Occupancy form and Lease shall be permitted to occupy a dwelling unit. The JCHA does not permit adults to be added to the household unless through marriage, domestic partnership, as a live-in aide, or by court order. The Head of Household must report changes to the household composition within 10 days of the occurrence as in the following circumstances:

- A member has been added to the family through birth or adoption or court-awarded custody.
- A household member is leaving or has left the family unit.

In order to add a household member other than through birth or adoption (such as court awarded permanent custody or a Live-In Aide), the family must request in writing that the new member be added to the Lease. Before adding the new member to the Lease, the JCHA will determine
whether the addition of another person will cause the family to be over the occupancy standards for the size of their unit. If so, permission to add another person to the lease will be denied.

The household composition may not be altered without the prior written consent of the JCHA. The JCHA may consider an individual for eligibility as a Live-In Aide, subject to prior JCHA approval. The income of a Live-In Aide is not counted for purposes of determining eligibility or for the calculation of the rent. The Live-In Aide is not considered a remaining member of the household and has no rights or claims to the apartment. The Live-In Aide must vacate when the resident household vacates.

If the JCHA determines that an additional person will not cause an overcrowding of the family’s unit then the JCHA will determine if the household is “in good standing” and require the individual to complete an application form stating their income, assets, and all other information required of an applicant. The individual must provide their Social Security number if they have one and must verify their citizenship/eligible immigrant status. There will not be any delay due to delays in verifying eligible immigrant status unless the delay is caused by the family.

The new member will go through the screening process similar to the process for applicants. The JCHA will determine the eligibility of the individual before adding them to the Lease. If the individual is found to be ineligible or does not pass the screening criteria, they will be advised in writing and given the opportunity for an informal review.

If they are found to be eligible and do pass the screening criteria, their name will be added to the Lease. At the same time, if the family’s rent is being determined under the Formula Method, an Interim Recertification will be conducted and the family's annual income will be recalculated taking into account the circumstances of the new family member. The effective date of the new rent will be in accordance with the Section on Rent.

If a Resident Head of Household resides in a building that has been designated for elderly residents and, receives JCHA approval to add a spouse younger than the designated age requirement, the younger spouse will be required to transfer in accordance with Unit Transfers JCHA-Owned Properties if the Head of Household moves or deceases.

The JCHA will exert best efforts to accommodate the addition of children to a household on a case-by-case basis, usually limited to court order, death of the children’s parents and/or legal adoption. When the court order does not specify who has primary custody and primary residence of the child, a further review and additional documents will be needed. The JCHA will review and make the decision based on the amount of time the child will live in the household, which must be 51% or more of the time and at least 183 days a year. Required supporting documents to be provided with the court order include but are not limited to school enrollment records, medical coverage, current IRS return showing which family has claimed the child for income tax purposes. The JCHA accommodation can and will only be given in the context of occupancy standards and apartment availability pursuant to JCHA Transfer Policies.
The addition of foster children into a household must be approved by JCHA management in advance of occupancy and in advance of any agreements with the Division of Child Protection and Permanency (DCPP, formerly DYFS). Consideration will be granted on a case-by-case basis.

12.8 REMOVING A MEMBER OF THE HOUSEHOLD

The Resident Head of Household may opt to remove a member of the household (whether adult or minor child) from the Lease by submitting a written request to the Asset Manager that indicates the member to be removed, the reason for the removal, where the member will be residing and the effective date of the change. To do so, the Head of Household must provide documents that satisfy criteria from the following list which must total a minimum of 10 points:

- Lease of removed person, evidencing his/her new address (10 POINTS)
- Utility bill of removed person, evidencing his/her new address (7 POINTS)
- Is head of household willing to move to a smaller apartment? (7 POINTS)
- Resident in good standing (5 POINTS)
- JCHA checks subject apartment and finds no evidence that the culpable person is still living in the apartment (5 POINTS)
- Documentation notifying the USPS of change of address for the member (5 POINTS)
- Mail going to removed person at different address (3 POINTS)
- Request that mail not be delivered to the head of household’s address (3 POINTS)
- Legal Disclaimer Ad in newspaper (3 POINTS)

The Asset Manager will forward the written request and accompanying documentation to the Executive Director, or designee. Final approval to remove the member of the household must be obtained prior to revising the Lease or rent, if applicable. Any applicable rent change will be effective the month following the written notification from the resident, subject to final approval from the JCHA.

If a member of the household moves out of the unit (whether voluntary or involuntary as in the case of incarceration for at least 30 consecutive days) or is deceased, the Head of Household must inform the JCHA in writing within 10 days of the occurrence and provide documentation of the new address or death. If a minor child is incarcerated, they will not be removed from the Lease unless the Head of Household voluntarily removes them and provides proof of their residence upon release. The JCHA will then remove the individual from the Lease and adjust the rent accordingly. Individuals attending college, enlisted in the U.S. armed services, or are temporarily away from the unit will not be removed from the Lease. If the Head of Household moves or deceases and is the sole occupant, the Lease will be terminated.
If the removal of a member of the household, for any reason, results in an under-utilized unit size, the household will be required to transfer into an available appropriately sized unit at one of our JCHA-owned sites. Failure to comply is a material violation of the Lease and may result in termination of tenancy.

12.9 DEPARTURE OF A FAMILY OR HOUSEHOLD MEMBER

1. If a family member ceases to reside in the apartment, the family must inform JCHA within 10 business days. This requirement also applies to family members who had been considered temporarily absent, who are now permanently absent.

2. If a live-in aide, foster child, or foster adult ceases to reside in the apartment, the family must inform JCHA within 10 business days.

12.10 INTERIM RECERTIFICATIONS

Families are required to report any changes in household composition to the JCHA between regular recertifications. If the family's rent is being determined under the Formula Method, these changes will trigger an interim recertification. The family shall report these changes within ten (10) days of their occurrence. Failure to report changes to the household composition within the 10 days may result in a retroactive rent charge.

Families are not required to, but may at any time, request an interim recertification based on a decrease in income (except for a decrease that lasts less than 60 days), an increase in allowable expenses, or other changes in family circumstances. Upon such request, the JCHA will process the interim recertification and recalculate the resident's rent. For families who report a temporary decrease in income (for 60 days or less) as a result of a short-term disability or other situation, the JCHA will reduce the rent accordingly but may perform a Special Recertification every 60 days until a reasonably accurate estimate of income can be made. During an interim recertification, only the information affected by the changes being reported will be reviewed and verified.

Families residing in conventional Public Housing will be required to report any increase in income or decreases in allowable expenses between annual recertifications and within ten (10) days of the occurrence. The rent will increase if the income increases by $200 or more per month or at least $2,400 annually upon a 30-day notice of rent change. (Note: during the regular recertification period, any amount of increase in income will result in a rent increase).

The rent will also increase when: a new member with income has been added to the household; the recertification was delayed due to pending legal action; or due to misrepresentation or underreporting of income. See Chapter 21 for information pertaining to mixed finance developments.

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12.11 SPECIAL RECERTIFICATIONS

If a family's income is too unstable to project for twelve (12) months, including families that temporarily have no income or have a temporary decrease in income, the JCHA may schedule special recertifications every sixty (60) days until the income stabilizes and an annual income can be determined.

If the existing Head of Household or adult members report zero income, the JCHA will run a credit report for the household. When families report zero income, and have no income excluded for rent calculation purposes, the JCHA has an obligation to pursue verification of income that reflects the family's lifestyle. The Head of Household will be required to sign a “Certification of Zero Income” form indicating that they do not receive any income. Additionally, they will be required to complete a “Zero Income Checklist and Worksheet” form that asks residents to estimate how much they spend on items such as food, paper products, cable TV, transportation, etc., and whether any of the costs are being paid or provided by an individual outside of the household. If any such payments or items are being received, they are considered income.

12.12 EFFECTIVE DATE OF RENT CHANGES DUE TO INTERIM OR SPECIAL RECERTIFICATIONS

Unless there is a delay in recertification processing caused by the family, any rent increase will be effective the first day of the month after the family receives a 30-day notice of the new rent amount. If the family causes a delay, then the JCHA may calculate the increase retroactively or seek to terminate the tenancy.

If the new rent is a reduction and any delay is beyond the control of the family, the reduction will be effective the first of the month after the interim recertification should have been completed.

If the new rent is a reduction and the family caused the delay or did not report the change in a timely manner, the change will be effective the first of the month after the rent amount is determined.

12.13 OVER-INCOME TENANTS

On July 26, 2018, HUD published Section 103 of the Housing Opportunity Through Modernization Act of 2016 (HOTMA) which places an income limitation on public housing tenants. Effective March 2019, the law requires that after a family’s income has exceeded the over income limit for two consecutive years, the PHA must either:
1. Terminate the family’s tenancy within 6 months of the second income determination; or

2. Charge the family a monthly rent equal to the greater of the:
   - Applicable Fair Market Rent; or
   - Amount of monthly subsidy for the unit, including amounts from the operating and capital fund, as determined by regulations.

HUD has defined over-income families as families whose household income is more than 120% of the area median income (AMI).

The JCHA must provide written notice to any family whose household income is determined at any annual or interim reexamination to exceed the over-income limit that if the family’s household income exceeds the over-income limit for two consecutive years, the family will pay a HUD-mandated rental amount that will be the greater of: 1) the applicable fair market rent, as published by HUD, for the unit size leased or 2) the amount of subsidy for the unit including amounts from the operating and capital fund as determined by regulations (Note that the regulations have not yet been enacted.)

If, one year after the initial determination that a family’s household income exceeds the over-income limit, the family’s income continues to exceed the over-income limit, the JCHA will provide written notice that the income has exceeded the over-income limit for one year, and that if the family’s income continues to exceed the over-income limit for the next twelve (12) consecutive months, the family will be subject to a higher rent or termination of tenancy.

If, through an annual or interim reexamination during the two-year period, the JCHA determines that a previously over-income family has income that is then below the over-income limit, the family is no longer subject to these over-income provisions. The family will be entitled to a new two-year grace period to determine if the family’s income once again exceeds the over-income limit during the following year.

If the JCHA terminates an over-income family’s lease due to these over-income limit provisions, such termination will occur within 90 days of the determination that such termination must occur. JCHA will provide the family written notice of the termination no less than thirty days prior to the effective date of the termination of the lease; and such effective date shall be no more than 120 days after of the second income determination.

The JCHA must submit a report annually to HUD with the number of families residing in public housing with incomes exceeding the over-income limit and the number of families on the waiting lists for admission to its public housing program.

**12.14 INCOME DISCREPANCY REPORTS (IDRs)**
The Income Discrepancy Report (IDR) is a tool for identifying families who may have concealed or under-reported income. Data in the IDR represents income for past reporting periods and may be between 6 months and 30 months old at the time IDR's are generated.

Families who have not concealed or under-reported income may appear on the IDR in some circumstances, such as loss of a job or addition of new family members.

When JCHA determines that a participant appearing on the IDR has not concealed or under-reported income, the participant’s name will be placed on a list of “false positive” reviews. To avoid multiple reviews in this situation, participants appearing on this list will be eliminated from IDR processing until a subsequent interim or regular reexamination has been completed.

When it appears that a family may have concealed or under-reported income, JCHA will request third-party written verification of the income in question.
CHAPTER 13: INSPECTIONS

13.1 OVERVIEW

A vigorous physical inspection system of Public Housing sites has been put in place by the U.S. Department of Housing and Urban Development (HUD) which includes:

- A computerized system that is being used at every Housing Authority in the nation by inspectors hired by HUD who randomly inspect apartments, basements and other common areas, mechanical systems and grounds at every Public Housing community.
- Inspection standards which are much higher than local and State codes and regulations that have previously determined what is “acceptable”.

Potential consequences of failing the inspections are serious and include:

- Ineligibility to apply for or receive special grants
- Mandatory conversion of a Public Housing site from “Public Housing” to “Housing Choice Vouchers (Section 8)”
- Designation of the JCHA as a “Troubled Agency” which would seriously limit our local flexibility and control over budget and policy and which would place very burdensome administrative requirements on the JCHA.

Therefore, the JCHA has established higher apartment and site condition standards for apartment inspections to meet HUD’s higher standards. Specifically, the JCHA has established the following policy.

13.2 RESIDENT RESPONSIBILITIES

Every resident household is required to:

- Observe good housekeeping standards as per the “Housekeeping Standards Policy”
- Report any needed repairs to the Site management staff in a timely manner
- Accept any replacement unit offered by the JCHA in circumstances where necessary repairs cannot be made within a reasonable time and present a dangerous living condition
- Comply with the requirements of applicable state & local building or housing codes materially affecting the health and/or safety of the household members
- Provide access to the apartment to maintenance staff to complete work orders (if staff require access to an apartment to complete repairs when a resident is not home, maintenance staff will leave a notice advising the resident of the work conducted in their absence)
• Provide access to the apartment for scheduled apartment inspections
• Provide access to the apartment for scheduled pest extermination
• Not obstruct windows and doors in the unit. The use of foil and other similar materials over or in windows is not permitted. Window screens must remain permanently in place to fulfill their purpose and to avoid loss. In the event that a Resident removes or damages the window screen, a charge will be imposed and a cease and/or termination notice will be sent for each offense. A payment must be made within thirty (30) days from date the Resident receives notice of the charge. Throwing, placing or hanging anything out of a window is a violation of the lease and grounds for eviction.

13.3 TYPES OF INSPECTIONS

Generally, JCHA has seven different types of inspections:

1. Move-in Inspection
2. Move-out Inspection
3. Annual Inspection
4. Quality Control Inspection
5. Housekeeping Inspection
6. Special Inspection
7. HUD Inspections
8. Other Inspection

13.4 MOVE-IN INSPECTIONS

The JCHA will assign new families only to apartments that are in good, clean and safe condition. Site Management staff will conduct a move-in inspection with the new family and any deficiencies found will be corrected immediately by maintenance staff. A copy of the initial inspection, signed by JCHA and the resident, will be provided to the resident and be kept in the resident file. [24 CFR 966.4(i)] A follow-up inspection may be conducted by the JCHA within 30-90 days of initial move-in to ensure that the JCHA’s Housekeeping Standards are met.

13.5 MOVE-OUT INSPECTIONS

1. The JCHA will conduct a move-out inspection with the Resident to determine if the resident will have any of their security deposit forfeited due to resident-caused damages.
2. The difference between the condition of the apartment 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. [24 CFR 966.4(i)]
When applicable, JCHA will provide the resident with a statement of charges to be made for maintenance and damage beyond normal wear and tear, within 10 business days of conducting the move-out inspection.

13.6 ANNUAL INSPECTIONS

Every apartment will be inspected at least once per year according to inspection protocols using HUD’s Uniform Physical Condition Standards (UPCS). Under the Public Housing Assessment System (PHAS), HUD’s physical condition inspections do not relieve JCHA of this responsibility to inspect its units [24 CFR 902.20(d)]. Site maintenance staff will target 100% completion of all repairs in the apartment within a reasonable amount of time following the inspection. Any apartment which does not pass the initial inspection will be re-inspected following completion of repairs.

13.7 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.

13.8 HOUSEKEEPING INSPECTIONS

JCHA may conduct housekeeping inspections to ensure that residents’ housekeeping habits do not pose health or safety risks and/or encourage insect or rodent infestation or cause damage to the apartment.

JCHA will provide the resident with a written statement of the results and charges for which the Resident is responsible. JCHA does not require the Resident to be present for Housekeeping inspections.

1. Residents whose housekeeping habits pose a non-emergency health or safety risk, encourage insect or rodent infestation, or cause damage to the apartment are in violation of the lease. In these instances, JCHA will provide proper notice of a lease violation.

2. Every apartment that does not pass inspection due largely to resident housekeeping and/or resident-caused damages will be re-inspected until the JCHA is satisfied with the standards of upkeep. Tenancy action will be taken against any household that fails to correct any of the apartment’s deficiencies that are within the family’s responsibilities.

3. The resident must reimburse the JCHA for the cost of repairs resulting from fire caused by resident carelessness or negligence.

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13.9 SPECIAL INSPECTIONS

JCHA staff may conduct a special inspection for any of the following reasons:

1. Apartment condition
2. Suspected lease violation
3. Preventive maintenance
4. Routine maintenance
5. There is reasonable cause to believe an emergency exists

13.10 HUD INSPECTIONS

Special inspections may be scheduled to enable HUD or others to inspect Public Housing units in connection with their oversight of the JCHA. Residents will be notified of dates and times of these special inspections within a reasonable time following notification by the third-party inspector to the JCHA (usually within one week’s time). In the event that the resident is not home and the HUD inspector has chosen to inspect their unit, the JCHA may enter the unit with the HUD inspector and leave a notice informing the resident of such.

13.11 OTHER INSPECTIONS

Building exteriors, grounds, common areas and systems will be inspected.

13.12 LEAD-BASED PAINT INSPECTIONS

In accordance with HUD’s Lead Safe Housing Rule at 24 CFR Part 35, Notice PIH-2017-13, the JCHA Lead-Based Paint Policy & Procedures, and all applicable federal, state and local regulations, the JCHA will evaluate and control any lead-based paint hazards found in conventional public housing units owned and managed by the JCHA using certified JCHA staff or a licensed third-party contractor. The JCHA will comply with all reporting, notification, disclosure, recordkeeping, and training requirements.
CHAPTER 14: TRANSFERS

14.1 OVERVIEW

The objectives of the JCHA Transfer Policy include the following:

A. To facilitate relocation for capital improvements, modernization, lead-based paint abatement, wheelchair accessibility, unanticipated emergencies or other Agency Plan and related JCHA Management policies and purposes.

B. To fully, properly and effectively utilize available housing resources throughout the JCHA, and, to avoid overcrowding and under occupancy by ensuring to the extent possible that each family occupies the appropriate sized apartment.

C. To avoid apartment vacancies and related rental loss to the greatest extent possible, especially in meeting JCHA Agency Plan Strategic Goals and Objectives relating to occupancy (and conversely, vacancy loss PHAS performance indicators).

D. To complement JCHA Agency Plan Strategic Goals and Objectives, especially to promote, support and sustain a broader range of incomes and sources of incomes, de-concentration of very low-income households, resident self-sufficiency efforts and resident homeownership opportunities.

*See Chapter 21 for information pertaining to mixed finance developments.*

14.2 CATEGORIES OF TRANSFERS

1. **Required Revitalization or Capital Improvement Relocation Transfers:** Transfers required by the JCHA because of modernization, lead-based paint abatement, wheelchair accessibility and/ or Revitalization Programs which require resident relocation.

2. **Emergency Transfers:** Transfers necessitated by conditions which pose an immediate threat to resident health or safety, including but not limited to: an unanticipated physical condition within or directly affecting the apartment where the resident resides, a hate crime, a domestic violence crime, participation as a witness in a criminal or “One Strike and You’re Out” tenancy proceeding or law enforcement related circumstance.

3. **Medical Condition Transfers:** Transfers necessitated by properly documented medical conditions and based upon JCHA approval.

4. **Family Size Transfers:** Transfers requested by a head of household or required by the JCHA due to overcrowding or under-occupancy. Only household members who have been formally approved by JCHA Management and formally listed on the household’s Lease can be counted toward occupancy standards applied in determining overcrowded or under-occupied circumstances.
(Note: As per the HUD Field office’s recommendation in a Management Audit, the JCHA will assess the feasibility of having some families switch units in cases of over/under housed families to ease the situation.)

5. **Self Sufficiency Transfers:** Transfers which would remove a substantial obstacle to and clearly facilitate gaining full time, long term employment of the head of household or spouse.

6. **Administrative Transfers:** extenuating family circumstances, e.g., family feud or third-party intervention, such as the Board of Education trying to resolve school related altercations between or among matriculated students.

**NOTE:** Priority will be given to Dwight Street Homes residents who may be required to transfer to another site in order to facilitate the Homeownership Program. Conversely, a resident from another site may transfer to the Dwight Street Homes only if it furthers the Homeownership Program.

### 14.3 ACCOMMODATION OF FAMILIES WITH DISABILITIES

Section 504 of the Rehabilitation Act of 1973, as amended directs the JCHA to provide, to the maximum extent feasible, reasonable accommodations to residents with known physical limitations. The JCHA will place applicants and relocate residents, in new accessible apartments and existing, adapted apartments to ensure that this mandate is achieved as follows:

- When an accessible apartment becomes available, the JCHA will offer that apartment to a disabled resident of the same Site who requires the features of the particular accessible apartment and who is not currently occupying an appropriately accessible apartment.
- If no such resident exists at the site (only applies to conventional Public Housing sites), the JCHA will offer the apartment to residents at other sites who requires the features of the particular accessible apartment and who is not currently occupying an appropriately accessible apartment.
- If no such resident exists at another site, the JCHA will offer the apartment to an eligible, qualified applicant on the Public Housing waiting list.
- If no eligible, qualified applicant exists, the JCHA will offer the apartment to an applicant not having a disability requiring the accessibility features of the apartment and will require that the applicant agrees to move to a non-accessible apartment should a resident or applicant with disabilities need the apartment, as is detailed in the Lease Agreement.
A resident who has (or has a family member who has) a physical disability and is in need of an appropriately accessible apartment, should contact the Asset Manager to inform him/her of the disability and the need in writing. The Asset Manager will request a “Disability Verification” which the resident can obtain from his/her doctor.

Once the Asset Manager has received the “disability verification” from the doctor, he/she will forward it to the **JCHA Section 504 Coordinator with a copy to the Regional Asset Manager Deputy Executive Director or designee**. The Applicant Selection Department will be notified and the resident will be added to a list by date of information. As the appropriate sized apartment becomes available, the disabled resident will be transferred. **In cases where such documents do not specify the duration of the disability, before an appropriate sized apartment is offered an updated Reasonable Accommodation and “disability verification” will be requested (see Section 3.4).** As required on PIH Notice 2010-26 “verification of eligibility for PHA programs and benefits for persons with disabilities: PHAs are required to verify that an applicant qualifies as a person with a disability before permitting them to move to housing designated for persons with disabilities, or granting the $400 rent calculation deduction, disability expense allowance, or deduction for unreimbursed medical expenses. Applicants and residents cannot be compelled to reveal that they have a disability; however, if they do not, they may not receive any of the benefits that such status confers.” The Accounts Receivable Department will be notified of the transfer.

If no existing resident is in need of the available accessible apartment, the Applicant Selection Department will be notified of the availability and Applicant Selection will assign an eligible, qualified applicant. If no eligible, qualified applicants exist, the JCHA will offer the apartment to an applicant not having a disability requiring the accessibility features of the apartment and will require the applicant to agree to move to a non-accessible apartment should a resident or applicant with disabilities need the apartment.

In any case where a household resides in an accessible apartment and no household members require the accessibility features of the apartment, the Public Housing Residential Lease provides that, the household must agree to move to a non-accessible apartment as soon as another suitable apartment becomes available, upon an instance where a person with disabilities requires the accessible apartment.

### 14.4 BASIC ELIGIBILITY REQUIREMENTS

**Good Standing** - In order to be eligible for any intra or inter site transfer, the resident household must be a resident in “good standing”, including: full compliance with Lease provisions, no unresolved “Notices to Cease”, current in all payments to the JCHA, and a pass on the most recent JCHA apartment inspection. Adult members of the household must not be a Registered Sex Offender.
Not in Good Standing - Once a tenant is deemed to be “Not in Good Standing,” tenant must correct infraction and remain corrected for a minimum of 6 months to return to “Good Standing.”

Formal Request - All resident requests for transfers must be made by the head of household in writing and signed by both the resident and the Asset Manager. Transfer requests may be made by residents at any time during normal business hours.

Documentation - All resident requests for transfers must also be accompanied by appropriate documentation, including, where applicable, duly constituted third-party verification.

Agreements - Residents must formally agree to and sign any and all special agreements which may be required regarding termination of occupancy in the resident’s current apartment and beginning occupancy in the newly designated unit, e.g., site “x” into which the resident is transferring requires additional resident maintenance responsibilities etc. When transferring to another site, all the policies and procedures of that site shall apply including but not limited to the Flat Rent amount, Security Deposit, etc.

14.5 SITE-BASED TRANSFER LISTS

Transfer lists will be site-based, administered by site Management and overseen by the JCHA Department of Applicant Selection (as will be the case with new admissions).

All residents who are on the JCHA’s under-occupied list will be provided two referrals to available appropriate sized units at any JCHA-owned developments. If a resident refuses placement at a particular site except for a “good cause”, that is, a reason acceptable to the JCHA, the JCHA will pursue legal action. Good cause includes reasons related to health, proximity to work, school, and childcare for those working or going to school, resident or family member has been a victim of a crime at that particular site. (See Section 6.14)

Families under occupied by 2 or more bedrooms may be eligible to “switch” units with another resident in cases of over/under housed families to ease the situation.

14.6 NEW ADMISSIONS –INTER-SITE TRANSFERS

Vacancies will be offered to residents eligible for transfers and applicants eligible for new admissions. The following situations apply to both transfers and new admissions.

• Dwight Street Homes intra-site relocation and new admissions are governed by the homeownership opportunity plan.
• Wheelchair accessible apartments are offered first to current JCHA residents requiring such accommodations at the site where the vacancy occurs; second, to JCHA residents requiring such accommodations from any JCHA development; and third, to new admissions families who require the accommodations.

• These cases and other situations related to households with a person(s) with disabilities will be treated in accordance with the provisions of the JCHA’s “Families with Disabilities Accommodations Policy”.

See Chapter 21 for information pertaining to mixed finance developments.

14.7 TRANSFER REVIEWS AND RESIDENT NOTIFICATION

After a resident makes a request for a transfer, the Asset Manager will refer that request to the Applicant Selection unit. If all eligibility requirements, including not being registered as a Sex Offender, are met and all documentation is in order, the Applicant Selection unit will inform the resident, within thirty (30) days after the meeting, that the request for a transfer meets basic eligibility requirements. The request is then placed on the appropriate transfer list and for further processing and notification when a unit becomes available.

If it is determined that the resident is not eligible for a transfer, the resident will be informed of the reason(s) for the determination of ineligibility within thirty (30) days after the meeting. At that time, the resident will also be informed of the resident’s right to appeal the determination, first to the JCHA Compliance Director (or designee) and then by utilizing the JCHA’s Grievance Procedure. Appeals must be formally submitted by the Head of Household in writing within thirty (30) days of the notification of ineligibility. Appeals received by the JCHA after the thirty (30) day time limit will not be considered.

If it is determined that prospective eligibility is probable, but that the proper documentation is lacking, the Applicant Selection unit will inform the resident of the documentation deficiency and give the resident a reasonable amount of time to remedy the deficiency prior to making a final determination.

14.8 PRIORITIES FOR TRANSFER CONSIDERATION

When a vacancy is to be offered for Transfer purposes, the priorities for Transfer consideration shall be in the sequence listed above under “Categories of Transfers”, specifically:

First Priority: Required Revitalization/Capital Improvement Relocation Transfer

Second Priority: Emergency Transfers

Third Priority: Medical Condition Transfers
**Fourth Priority**: Court-Ordered Stipulations

**Fifth Priority**: Family Size Transfers

**Sixth Priority**: Self Sufficiency Transfers

**Seventh Priority**: Administrative Transfers

Within Priority Categories, preference will be given as follows:

For **Emergencies and Required Relocation**, (by definition) preference shall be given based upon the time of the “emergency” or required relocation.

For **Family Size**, (an overcrowded case) three factors will be considered in the following order: 1) extent of over-crowdedness (with households needing more than one bedroom considered before households needing only one bedroom in order to achieve proper occupancy); 2) the household’s status as a “working family” and/or how household income level would contribute to de-concentrating very low-income households and better establishing broader ranges of incomes; and 3) date of over-crowding.

For **under-occupancy cases**, these factors will be considered in order: 1) extent of under-occupancy, (with household having more than one extra bedroom required to transfer before those with one extra bedroom) and 2) date of under-occupancy, earliest first.

For **Medical, Self Sufficiency and Administrative transfers**, the intra-category preference for each category will be the date of the approval of the transfer eligibility determination by the JCHA.

See Chapter 21 for information pertaining to mixed finance developments.

### 14.9 MOVING REQUIREMENTS AND TIMELINESS

**For Emergency Transfers**, the moving requirements and timing of the transfer will be dictated by the emergent circumstances and proposed resolution of the emergency. If the resident has provided a written request to transfer based upon a domestic violence crime, they must provide the completed form HUD-50066 and provide other acceptable documentation (i.e., police report, or letters from Prosecutors office, victim services, medical professional, etc.) within 14 business days of the request.

**For revitalization-required relocation transfers**, the resident will be given due notice in accordance with State and federal rules, specifically ninety (90) days. For capital improvement-required transfers, the resident will be given thirty (30) days’ notice.
Immediately after the above notice requirements are met, and for all other transfers, upon the JCHA’s offer of a transfer unit, the resident must sign all leasing documents for the transfer unit within five (5) business days from the date of notification receipt.

Also within five (5) business days from Management notification, the resident must pay any portion of the security deposit for the current apartment to be applied to apartment damages and pay the difference in rent and/or security deposit owed as a result of the transfer, e.g., if applicable, the difference in the Flat Rent between a two and three-bedroom apartment. (Note: If a transfer occurs in the middle of the month, the resident is responsible for the appropriate pro-rata share of rent for the current unit and the transfer unit.)

Upon completion of all leasing documents and payment of all security deposits, rents and other charges, if applicable, the resident will have ten (10) days to accomplish the transfer or forfeit the offer and have their name removed from the transfer list.

14.10 TRANSFER OFFER REJECTIONS

If the JCHA makes a transfer offer to a resident as a result of a resident request and the resident rejects that offer, the resident will be removed from the transfer list and informed that the household’s overcrowded circumstances must be alleviated by alternative actions taken by the household. The only exception to this policy is if the reason for the rejection was for extremely limited cases of good cause, e.g., an unforeseeable family medical emergency.

In the case of JCHA required transfers to remedy under-occupancy, if a resident rejects the JCHA offer, the resident will not be dropped from the transfer list, but rather the JCHA may pursue the transfer requirement through a tenancy action in court.

14.11 MOVING COSTS

Residents are responsible for paying all moving costs, except in three cases: 1) when the transfer is required by the JCHA to facilitate revitalization, e.g. 2) when the transfer is required by the JCHA to facilitate capital improvement work, e.g., lead based paint abatement; 3) when an emergency transfer is required because of a dangerous physical condition which was not caused by, or under the control of, the resident household and/or guests, visitors or other persons for whom a household member is responsible.

14.12 JCHA TRANSFER RIGHTS

The above policy is intended to ensure a fair and responsive mechanism for assigning units which become available for resident transfers. The policy is not intended to create or suggest any property right or any other type of right for a resident to transfer or refuse to transfer.
CHAPTER 15: COMMUNITY SERVICE

15.1 OVERVIEW

JCHA and residents must comply with the community service requirement. 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)] Applicable self-sufficiency activities may be counted toward the community service requirement.

In administering community service requirements, JCHA will comply with all nondiscrimination and equal opportunity requirements. [24 CFR 960.605(c)(5)] [24 CFR 960 Subpart F (960.600 through 960.609)]

15.2 RESIDENT REQUIREMENTS

QHWRA requires that every adult Public Housing resident, either 1) contribute eight hours per month of Community Service and Self-Sufficiency Requirements (CSSR) or 2) participate in an economic or Self-Sufficiency program, unless he/she is exempt for reasons listed below.

The following adult residents are exempt from this requirement:

- Senior citizens (62 years or older)
- Persons who are blind or disabled, as defined under 216(i)(1) or 1614 of the Social Security Act (42 U.S.C 416 (k)(1);1382c), and who certifies that because of this disability she or he is unable to comply with the service provisions of this requirement or a primary caretaker of such individual
- Engaged in work activities. For an individual to be exempt from CSSR because he/she is “engaged in work activities,” the person must be participating in an activity that meets one of the following definitions of “work activity” contained in Section 407(d) of the Social Security Act (42 U.S.C. Section 607(d)):
  - Unsubsidized employment
  - Subsidized private-sector employment
  - Subsidized public-sector employment
  - Work experience (including refurbishing publicly assisted housing) if sufficient private-sector employment is not available
  - On-the-job training
  - Job-search and job-readiness assistance
  - Community service programs
15.3 ELIGIBLE ACTIVITIES

Community Service may include any volunteer work that serves to improve the quality of life in the Public Housing community or neighborhood or larger community. The community services need not be performed at the Public Housing site, but more likely will be performed at local churches, schools, day care centers, neighborhood associations, or non-profit service organizations, etc. Self-Sufficiency may include any activity that will improve the resident family's economic well-being, including training programs and job-related activities. Residents are in compliance with Community Service if they perform any of the following activities:

- Engaged in vocational educational training (not to exceed 12 months with respect to any individual) or in job-skills training directly related to employment
- Satisfactory attendance at a secondary school or in a course of study leading to a certificate of general equivalency
- Provide childcare services to an individual who is participating in a community service program
- Serving at local public or nonprofit institutions such as schools, Head Start Programs, before-or after-school programs, childcare centers, hospitals, clinics, hospices, nursing homes, recreation centers, senior centers, adult daycare centers, homeless shelters, feeding programs, food banks, or clothes closets.
- Non-profit organizations serving PHA residents or their children, such as: Boy or Girl Scouts, Boys or Girls Club, 4-H Clubs, Police Activities League, 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, or work through Resident Advisory Board, outreach and assistance with PHA-run self-sufficiency activities including supporting computer learning centers; and
- Care of the children of other residents so parents may volunteer.

PHAs that administer a ROSS or Family Self-Sufficiency Program may wish to engage a program coordinating committee in this endeavor. Pursuant to 24 CFR 960.609, no PHA may substitute community service activity performed by a resident for work ordinarily done by a PHA employee. However, residents may do community service on PHA property or with or through PHA programs to assist with or enhance work done by a PHA employee.

15.4 PROCESS

At each family’s re-certification, the JCHA may accept resident self-certifications of compliance with the CSSR. The JCHA is required to notify residents that the self-certifications may be subject to 3rd-party verification. The JCHA must validate a sample of the self-certifications annually. The JCHA’s process must comply with PIH-2016-06 (HA). The resident is required to provide any necessary verification to establish his/her exemption from or compliance with the requirement. They must also sign a certification that they have received and read the policy and understand that if they are not exempt, failure to comply will result in nonrenewal of their lease per 24 CFR 966.4(I)(2)(iii) (D.).

Residents may perform the required Self-Sufficiency service in any activity that serves to increase their own self-sufficiency or economic independence; provided the activity is for at least 8 hours every month.

15.5 NON-COMPLIANCE

A resident who was delinquent in performing Community Service hours under the Lease is still obligated to fulfill their Community Service and Self-Sufficiency Requirements for the past year. At annual recertification, the JCHA must give written notice to the Head of Household indicating which household members failed to complete the 96 hours of Community Service for the prior year. The written notice of noncompliance must also inform the resident that failure to comply
will result in non-renewal of the Lease and termination of tenancy. The resident must be in compliance with any delinquent, as well as current Community Service Requirements.

The JCHA must offer the resident the opportunity to enter into a written agreement to cure the noncompliance for both the delinquent and current Community Service requirements, if applicable. The agreement should include:

- The additional number of hours needed of Community Service or Self-Sufficiency to make up the required number of hours under the current Lease;
- Assurance that all members of the family who are subject to these requirements are in compliance;
- Written assurances, satisfactory to the JCHA that any noncompliant resident no longer resides in the unit.

The resident must be informed of the right to request a grievance hearing on the JCHA’s determination of noncompliance in accordance with Part 966, subpart B, and that they may seek a legal remedy from the termination of tenancy action.
CHAPTER 16: PETS

16.1 INTRODUCTION

This chapter explains JCHA'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 JCHA to provide a decent, safe and sanitary living environment for all residents, and to protect and preserve the physical condition of the property, as well as the financial interest of JCHA.

16.2. APPROVAL

No pet may be kept unless agreed to in writing by Site management and the Head of the Household must sign an appropriate Pet Agreement. A Resident Household is allowed only one common household pet. Pet sitting is not allowed under any circumstance for any period of time.

16.3. OWNERSHIP FEE

An ownership fee of $100.00 shall be required for each dog. The JCHA reserves the right to change this fee amount consistent with federal guidelines at any time. Residents who previously paid a pet ownership fee according to JCHA policy in effect at the time, of less than $100.00 will not be required to pay an additional fee on an existing pet. The fee will be waived for service animals. The ownership fee is non-transferable. Therefore, if the dog expires and the owner gets another dog than a new ownership fee of $100.00 must be paid for the new dog.

In addition, a separate pet waste removal charge of up to $20.00 per occurrence will be imposed for pet owners who fail to remove pet waste when walking the dog.

16.4. ALLOWED PETS

Dogs: No more than 24 inches in height and 40 pounds in weight. Must be spayed or neutered. No pit bulls, rottweilers, chow chows, boxers, akitas, German shepherds, huskies, Alaskan malamutes, Doberman pinschers, presa canario or dalmatians are allowed unless the owner can provide acceptable proof that the dog was in the household prior to 4/17/01 when the existing Pet Policy was adopted.

Birds: Must be maintained in a cage at all time.

Fish: Maximum 20-gallon aquarium. Site Management must approve of size and installation.

Small mammals: e.g. hamsters, gerbils, rabbits, etc. must be kept caged at all times.
The following animals are **not** allowed as pets:

- Snakes of all varieties or any exotic pet types
- Members of an endangered species
- Creatures which are inherently dangerous, e.g. tarantulas, piranha, etc.

### 16.5. PET REGISTRATION

Prospective pet owners must register their pet before it is brought onto the premises and provide the site management office with a picture of the pet. Registration information must be updated annually and includes:

- A certificate or license signed by the Jersey City Department of Health
- Inoculation record, as required by City and/or State regulation that is updated annually and indicates that all required shots have been received and are current.
- Identifying tags on the pet that includes the name, address and phone number of one or more persons responsible to provide care for the pet.
- Certificate stating that the pet has been spayed or neutered.

### 16.6. REVOCATION OF PERMISSION TO HOUSE A PET

The JCHA may revoke the permission to house a pet on a temporary or permanent basis for the following causes:

1. Creation of a nuisance after proper notification consistent with the pet rules.
2. Excessive pet noise or odor with proper notification.
3. Dangerous behavior by the pet.
4. The pet is not effectively restrained, leashed and under the control of a responsible individual while in common areas.
5. Excessive damage to the apartment/townhouse.
6. Problems with vermin or flea infestation.
7. Failure of the resident to provide adequate care and/or vaccination of the pet.
8. Leaving the pet unattended for eight hours or longer or left alone in an apartment/townhouse overnight.
9. Damage to other apartments/townhouses or common areas.
10. Failure to comply with the terms of the Pet Policy.

### 16.7. LEASE VIOLATION

Any violation of the Pet Policy shall be considered a violation of the Lease Agreement and shall subject the resident to appropriate penalties under state statute including eviction proceedings.
CHAPTER 17 RENTAL OF COMMUNITY FACILITIES POLICY

17.1 INTRODUCTION

The JCHA provides and maintains space for a Community Room Facility at each site to be utilized by staff and residents for various activities in an effort to promote and foster positive communication and appropriate social interaction. To this end, the JCHA will make the Community Room Facility available to eligible residents upon receipt of a written request, in the form of a completed Rental Agreement, deposit and fee as outlined by the guidelines provided below.

17.2 USE OF THE COMMUNITY ROOM FACILITY

The Community Room Facility JCHA designates at each site may be utilized for meetings, training, seminars, the provision of social services (i.e., job fairs, medical screenings, etc.), for celebrations such as weddings, graduations, baby and bridal showers, birthdays, and funeral repast services.

The Asset Manager and Resident Leadership will discuss the house rules applicable at their site. The Community Room Facility may be used by the following persons or organizations:

- JCHA meetings and other official business including activities by JCHA-sponsored third parties (e.g. community-based organizations or governmental agencies) to be given priority over all others.
- Resident Councils to conduct meetings and hold Community Events, which are events solely for the benefit and participation of JCHA residents, including recreational and social service activities, that do not charge an admission fee.
- The Resident Head of Household in “Good Standing” may rent the Facility at any JCHA site location.
- At the discretion of the JCHA, the Facility may be utilized by various local agencies, the Board of Education and other public entities, established non-profit organizations with the appropriate 501(c)3 license and NJ State liability insurance, and established private organizations with the appropriate NJ State licenses and liability insurance.

The use of the Community Room Facility will be on a first come, first served basis. However, first priority shall be given to the activities of the JCHA, second priority to meetings and Community Events of the resident council, and third priority to eligible residents of the site.

The Facility may NOT be sub-leased or utilized for fundraising events or profit-making activities unless a written proposal has been submitted to and approved by the Office of the Executive Director as least 30 days in advance for review on a case-by-case basis.
Pursuant to federal regulations, federal tenant participation funds may not be used for the following types of activities:

- Purchase of alcoholic beverages;
- Entertainment, where the dedicated purpose of the event falls under the following categories:
  - Amusement (trips to theme parks, county fairs, etc.)
  - Diversions (theatre, movies, sports events, etc.)
  - Social activities (parties, bowling nights, etc.)
  - Any directly associated costs for the events in categories above (tickets to shows or sports events, meals, lodging, rentals, transportation, and gratuities)
- Organized fund-raising costs, including financial campaigns, solicitation of gifts and bequests, and similar expenses incurred to raise capital or obtain contributions, regardless of the purpose for which the funds will be used.

It may be rented for a maximum period of four (4) hours on weekdays until 10:00pm and on weekends and holidays until 11:00pm, plus one (1) hour for clean up after the event. The renter may enter the Facility two (2) hours in advance of an event in order to decorate or make preparations.

The Resident Head of Household will sign a contract and the “Hold Harmless” Agreement with the JCHA indicating that the household will comply with all of the rules and responsibilities of Community Room Facility rental.

NO ALCOHOLIC BEVERAGES OR SMOKING IS PERMITTED IN THE FACILITY.

17.3 FEE

All residents, including residents who are members of a resident council, will be charged a minimal rental fee. However, resident councils seeking to hold meeting and Community Events will not be charged a deposit or minimal rental fee provided the community event does not charge an admission fee. A non-refundable deposit of $50 must be paid when returning the signed Rental Agreement in order to reserve the Community Room Facility. The deposit for JCHA residents residing in buildings designated as Elderly and Elderly residents at 3 New Heckman Drive is $25. The deposit will be deducted from the total rental fee due at the time of the event. The rental fee must be paid by MONEY ORDER only and must be made payable to the JCHA. No checks or cash will be accepted.

Residents may not be charged for, or excluded from, utilizing any other common areas, including lounges or sitting areas located in residential buildings.
Written requests to utilize a Community Room Facility must be submitted to the Asset Manager at least 30 days in advance of an event date unless this provision is waived by JCHA (i.e. for repast services). The site’s resident council will have the opportunity to review the request and the President of the Association will forward any comments to the JCHA no less than 5 days after the request has been submitted for review.

The rental fee must be paid at least three (3) business days prior to the event and is non-refundable, unless the event is cancelled due to an emergency situation.

An inspection of the Facility will confirm that it was cleaned, mopped, and no damages were incurred. If the Facility or equipment is damaged or missing, the cost of labor, repairs and/or replacement items will be billed to the tenant and paid directly to the JCHA. If damage occurs, the resident Head of Household will not be permitted to rent the Facility for future events.

No rental fee shall be charged to JCHA staff while performing a job-related function, such as training, seminars, meetings, the provision of services to residents, etc. or to residents in “good standing” renting the room for repast services or to 3rd parties’ at the discretion of the JCHA. Deposits and rental fees for other organizations will be negotiated by the appropriate JCHA staff person and will be paid directly to the JCHA. Any such fees collected will be allocated to the Operating Budget for the site at which the Facility was rented.

### Rental Fee Schedule

<table>
<thead>
<tr>
<th>Site Location</th>
<th>Per Hour Rental Fee</th>
<th>Deposit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marion Gardens</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Booker T. Washington Apts.</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Hudson Gardens</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Holland Gardens</td>
<td>$50.00</td>
<td>$50.00</td>
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<tr>
<td>Curries Woods – Elderly Residents (3 New Heckman Drive)</td>
<td>$25.00</td>
<td>$25.00</td>
</tr>
<tr>
<td>Curries Woods – Non-Elderly Residents (3 New Heckman Drive)</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Curries Woods (Community Revitalization Center)</td>
<td>$100.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Berry Gardens (199 Ocean Avenue)</td>
<td>$25.00</td>
<td>$25.00</td>
</tr>
<tr>
<td>Berry Gardens (72/82 Danforth Ave.)</td>
<td>No Charge</td>
<td>No Charge</td>
</tr>
<tr>
<td>Berry Gardens (92 Danforth Ave.)</td>
<td>$25.00</td>
<td>$25.00</td>
</tr>
<tr>
<td>Thomas J. Stewart Apts.</td>
<td>$25.00</td>
<td>$25.00</td>
</tr>
</tbody>
</table>
17.4 RESIDENT RESPONSIBILITIES

The resident renting the Facility must ensure that:

- The total number of individuals at the event does not exceed the maximum capacity limit established by the Jersey City Fire Department for the Facility;
- All guests conduct themselves in a manner that is mindful and respectful of each other, of residents at the site, of neighbors in the community and of the JCHA;
- No illegal criminal activity is engaged in, including the use or distribution of controlled dangerous substances, narcotics, weapons of any kind, or flammable substances;
- Music and conversation must be kept at a level that does not violate any City Ordinance or disturb residents or neighbors in the community;
- No tape or adhesive may be utilized on any surface, excluding tables and chairs. No modifications or alterations may be made to the Facility.

17.5 JCHA RESPONSIBILITIES

The JCHA must ensure that:

- The Facility is maintained in good condition and that the kitchen and bathroom areas, if applicable, are cleaned and in good working order;
- The Facility is available to the RC/RMC, unless being utilized by the JCHA,
- Standing” status of a resident Head of Household will be completed in a timely manner so that the potential rental of the Facility may proceed;
- Any damages are repaired in a timely manner and every effort will be made to ensure that the rental of the Facility for future events is not hindered by the need for repairs;
- Any requests for changes to the deposit and/or rental fee will be reviewed in a timely manner by the appropriate JCHA staff.
CHAPTER 18: LEASE TERMINATIONS

18.1 TERMINATION BY RESIDENT

The resident may terminate the lease at any time upon submitting a 30-day written notice, leaving the apartment in clean and good condition, except for normal wear and tear, and by returning their keys to Site Management. The tenancy will not be considered terminated, and the resident will be responsible for the rent until the keys are returned. If the resident vacates prior to the end of the thirty (30) days, they will be responsible for rent through the end of the notice period or until the unit is re-rented, whichever occurs first.

18.2 TERMINATION BY JCHA FOR CAUSE

The JCHA will not renew the lease of any family that is not in compliance with the community service requirement or an approved Agreement to Cure. If they do not voluntarily leave the property, eviction proceedings will begin.

The JCHA will terminate the lease for serious or repeated violations of material lease terms. Such violations include but are not limited to the following:

A. Nonpayment of rent or other charges;
B. Failure to provide timely and accurate information regarding family composition, income circumstances, or other information related to eligibility or rent;
C. Discovery of false statements or fraud in connection with either application for assistance or with re-certification and breach of the terms of Stipulation of Settlements entering judgments of Possession.
D. Failure to allow inspection of the unit;
E. Failure to maintain the unit in a safe and sanitary manner;
F. Assignment or subletting of the premises;
G. Use of the premises for purposes other than as a dwelling unit (other than for JCHA approved resident businesses);
H. Destruction of property by fire caused by resident carelessness or negligence;
I. Any acts of destruction, defacement, or removal of any part of the premises or failure to cause guests to refrain from such acts;
J. If the JCHA determines that the dwelling unit is uninhabitable because of imminent danger to the life, health and safety of the resident and the resident refuses
alternative accommodations, the tenancy shall be terminated and all or a pro-rated amount of rent paid will be refunded to the resident;

K. Any criminal activity on the property or drug-related criminal activity on or off the premises. This includes but is not limited to the manufacture or production of methamphetamine on the premises of any federally assisted housing and registration as a Sex Offender by the Head of Household;

L. Non-compliance with Non-Citizen Rule requirements;

M. Permitting persons not on the lease to reside in the unit more than fourteen (14) days each year without the prior written approval of the JCHA; and

N. Other good cause, including failure to observe any lease clause not listed above. However, an incident of actual or threatened domestic violence, dating violence, sexual assault or stalking will not be construed as a serious or repeated violation of the lease by the victim or threatened victim and will not be good cause for terminating the tenancy of the victim of such actions.

O. Any ground for eviction stated in NJSA2A:18-61.1 et. Seq.

The JCHA will take immediate action to evict any household that includes an individual who is subject to a lifetime registration requirement under a State sex offender registration program.

18.3 TERMINATION BY JCHA FOR RELOCATION

The JCHA has established policies and procedures for terminating lease agreements of residents who are required to vacate their current apartment solely due to JCHA redevelopment activities. Such termination policies afford affected residents the right to various types of relocation assistance (depending on the individual circumstances), and in some cases, the eventual right to be re-housed by the JCHA in new or rehabilitated apartments.

18.4 “ONE STRIKE YOU’RE OUT” POLICY

1. JCHA shall make its One Strike Policy widely available. To do so, JCHA shall post a copy of its Policy on the JCHA website, in the asset manager’s office of every JCHA premises, and in designated areas on JCHA premises. Additionally, JCHA shall make hard copies of the One Strike Policy available upon request.

2. JCHA shall provide a copy of the One Strike Policy to residents upon move-in and, again, during annual recertification. Upon signing the lease and as a condition thereof, residents must read the One Strike Policy and be provided with the ability to review same with a JCHA employee in order to obtain the utmost clarity regarding its content. Moreover, residents (head of household and every person listed on the lease

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who has reached the age of a legal adult) shall be required to sign and date an appropriate acknowledgement form. The acknowledgement form should state that the signer understands JCHA’s One Strike and, as a condition of the lease, promises to comply with its terms.

3. JCHA shall provide residents with and maintain uniform procedures for implementing One Strike. Such procedures include the following: the Compliance/Legal Assistant receives the Daily Arrest Bulletin and thereafter, on a daily basis, informs the Director of Compliance and Asset Manager about site arrests via e-mail. The Asset Manager will request the arrest report from the Compliance/Legal Assistant. The Asset Manager (AM) reviews the report and based on the charges does one of the following: (1) to take no further action; (2) to send a notice to cease; or (3) to contact In-House Counsel (IHC) to issue a Notice of Termination. The Notice of Termination gives the resident ten (10) business days to request a meeting to discuss the Notice. It informs them of the right to seek legal representation, bring witnesses to the meeting and to review documents in their file at their expense.

4. If the resident requests a meeting, then the IHC schedules a meeting with the resident and AM at the central office or the site’s management office. Upon the IHC’s review of all facts, documents, and discussion at the meeting, the IHC issues a summary letter to the resident. A copy of the letter goes to the AM. After the meeting, the case will get resolved in court. Court action subsequently follows in one of three ways: (1) no further action; (2) stipulation agreement; or (3) termination of tenancy/eviction. Under the third route, the Tenancy Court decides the case with a judgment of possession. The Asset Manager must notify the local post office that the individual or family no longer resides there.

5. In accordance with federal law and applicable HUD regulations, a criminal conviction is unnecessary to demonstrate violations of the applicable lease. The existence of criminal activity and proof of same by a “preponderance of evidence” shall be sufficient proof of violation of the lease.

6. JCHA shall pursue evictions under One Strike based on egregious crimes committed by juveniles, as permitted by law.

7. If a resident has been evicted based on a One Strike violation and the charges against the resident are dismissed or if the resident is acquitted—not pled down to a lesser offense—then the resident shall be reinstated to the Section 8 Voucher Program if the resident previously held a voucher. If the resident previously resided in public housing, then that resident shall be reinstated to the next available public housing unit.
8. The lease shall require the tenant to act and cause authorized tenant members, guests and other persons under the tenant’s control, to act in a manner that will not disturb other tenants’ peaceful enjoyment of their accommodations and will be conducive to maintaining the development in a decent, safe and sanitary condition, including refraining from behavior caused by drug or alcohol abuse that interferes with the health, safety or right to peaceful enjoyment of the premises by other tenants, housing authority employees, or persons residing in the immediate vicinity of the premises. In accordance with federal law and applicable HUD regulations, a criminal conviction is not necessary to demonstrate serious violations of the lease. Prohibited activities include, but are not limited to, the following:

- Engaging in any activity, including physical and verbal assaults, that threatens the life, health, safety or right to peaceful enjoyment of housing authority’s premises by other tenants, housing authority employees, agents of JCHA, or persons residing in the immediate vicinity of the premises. A criminal conviction is not needed to demonstrate serious violations of the lease;
- Engaging in any drug-related criminal activity on or off JCHA premises; for purposes of the lease, the term “drug-related criminal activity” means the illegal manufacture, sale, distribution, use, possession, storage, service, delivery or cultivation of a controlled substance;
- Owning or possessing illegal weapons on JCHA property;
- Causing any fire on JCHA premises, either intentionally or through negligent or careless disregard.
- If tenant, household members, guests or other persons under tenant’s control have been convicted of manufacture or production of methamphetamines on the premises of federally assisted housing, the lease shall be terminated immediately;
- If tenant, household members, guests or other persons under tenant’s control are subject to a lifetime registration requirement under state sex offender registration laws, the lease shall be terminated immediately;

9. JCHA shall emphasize that the foregoing list of prohibited actions is not exhaustive. In all circumstances, except in circumstances that necessitate mandatory evictions, JCHA retains the authority to, after considering all credible evidence and on a case-by-case basis, decide against termination. JCHA shall consider the following factors when making determinations regarding authorized evictions under One Strike:

- Seriousness of the offending action
- The extent of participation by the leaseholder and other household members in the offending action, including whether the culpable member is a minor, disabled, or a victim of domestic violence, dating violence, sexual assault or stalking
- The effects the eviction would have on family members not involved in the offending activity
- The extent to which the leaseholder has shown personal responsibility and has taken all reasonable steps to prevent or mitigate the offending action

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• The effects the eviction, or the absence of eviction, would have on the community
• The demand for public housing by eligible families
• The length of time since the offending action
• If JCHA considers rehabilitation, then the tenant must submit evidence (e.g. formal certification of his/her participation in, or completion of, a rehabilitation program recognized by JCHA)

10. The following guidelines shall serve as an instructive guide for JCHA and residents with respect to One Strike violations and their serious consequences. Note that the following guidelines are not mandatory, not applicable in all circumstances, and not exhaustive. In making any decisions pursuant to JCHA’s One Strike, employees shall consider alternatives and factors as described more clearly below and may, on a case-by-case basis under the totality of the circumstances based on the best evidence available to the JCHA, choose against eviction.

A. Drug charges:
   • By Head of household:
     ▪ Possession with intent to distribute --- On/Off site --- termination of tenancy.
     ▪ Possession charge only --- On/Off site --- stipulation agreement to enter a rehabilitation program and no further lease violations for two years.

   • By other members of the household on the lease:
     ▪ Possession with intent to distribute --- On/Off site --- termination of tenancy.
     ▪ Possession charge only --- On/Off site --- stipulation agreement to remove household member or enter a rehabilitation program and no further lease violations for two years.

   • By persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household:
     ▪ Possession with intent to distribute:
       • On site --- stipulation agreement for offender not to enter the unit and no further One Strike violations from the unit for two years. Also, if the arrest happened in the unit with drugs, then termination of tenancy.
       • Off-site --- certification to be signed by the head of household and must provide A or B: (A) documentation of address for the offender; (B) change of address by the head of household for the offender from the US Post Office. Also, if charged within 500 feet of public housing, then stipulation agreement for
offender not to enter the unit and no further One Strike violations from the unit for two years.

- **Possession charge only --- On/Off site ---** certification to be signed by head of household and must provide either A or B: (A) documentation of address by the head of household for the offender from the USPS and/or notification to the USPS that mail shall not be sent to the JCHA address.

- Note that the use of controlled substances in compliance with New Jersey state law (e.g. the New Jersey Compassionate Use Medical Marijuana Act, N.J.S.A. § 24:6I) will not subject tenants to violation of JCHA’s One Strike unless such use constitutes a pattern of abuse that interferes with the health, safety or right to peaceful enjoyment of the premises by other tenants.

**B. Weapon charges:**

- **Firearms:**
  - **By Head of household --- On/Off site ---** termination of tenancy.
  - **Other member of household on lease --- On/Off site ---** termination of tenancy.
  - **Persons not on lease:** relative, guest, or frequent visitor not on the lease using the address of the head of household --- **On site ---** stipulation agreement for the offender not to enter the unit and no further One Strike violations from the unit for two years. Also, if the arrest happened in the unit with weapons, then termination of lease.
  - **Persons not on lease:** relative, guest, or frequent visitor not on the lease using the address of the head of household --- **Off site ---** certification to be signed by head of household providing A or B: (A) documentation of address for the offender; (B) change of address by the head of household for the offender from the USPS and/or notification to the USPS that mail shall not be sent to the JCHA address. Also, if charged within 500 feet of public housing, then stipulation agreement for offender not to enter the unit and no further One Strike violations from the unit for two years.

- **Weapons other than firearms:**
  - **By Head of household --- On/Off site ---** based on the severity of weapons charge: termination of tenancy or stipulation agreement for no further One Strike violations for two years.
  - **Other member of household on the lease --- On/Off site ---** based on severity of weapons charge: termination of tenancy or stipulation agreement.
  - **Persons not on lease:** relative, guest, or frequent visitor not on the lease using the address of the head of household --- **On/Off site ---** certification to be signed by the head of household providing A or B: (A) documentation of
address for the offender; (B) change of address by the head of household for
the offender from the USPS and/or notification to the USPS that mail shall not
be sent to the JCHA address.

C. **Alcohol abuse:** pattern of abuse that interferes with the health, safety, or right to
peaceful enjoyment of the premises by other tenants

- **Head of household and any other member of the household on the lease:**
  - **On site** --- stipulation agreement for a rehabilitation program and no
    further One Strike violations for two years.
  - **Off site** --- N/A

- **Persons not on lease:** relative, guest, or frequent visitor not on the lease using
  the address of the head of household:
  - **On site:** stipulation agreement for the offender not to enter the unit
    and no further One Strike violations from the unit for two years.
  - **Off site:** N/A

D. **Violent criminal activity:**

- Violent criminal activity that interferes with the health, safety, or right to
  peaceful enjoyment of the premises by other tenants:
  - **Head of household --- On/Off site --- termination of tenancy.**
  - **Other member of the household on lease --- On/Off site ---**
    termination of tenancy.

- **Violent criminal activity AND evidence that offender is residing in the unit**
  - **Persons not on lease:** relative, guest, or frequent visitor not on the
    lease using the address of the head of household
  - **On site:**
    - With evidence that offender is residing in the unit ---
      stipulation agreement not to enter or visit the head of
      household in the unit and no further One Strike
      violations for two years.
    - Without evidence that offender is residing in the unit ---
      certification to be signed
  - **Off site:**
    - Certification to be signed by the head of household
      providing A or B: (A) documentation of address for the
      offender; (B) change of address by the head of
      household for the offender from the USPS and/or
      notification to the USPS that mail shall not be sent to
      the JCHA address. Also, if charged within 500 feet of
      public housing, then stipulation agreement for offender
not to enter the unit and no further One Strike violations from the unit for two years.

- **Violent criminal activity with additional charges:**
  - **Persons not on lease:** relative, guest, or frequent visitor not on the lease using the address of the head of household --- **On/Off site** --- (1) termination of tenancy if there is evidence that the offender is residing in the unit; (2) stipulation agreement for the offender not to enter the unit and no further One Strike violations from the unit for two years.

11. Where JCHA deems appropriate and executes a stipulation agreement, JCHA shall seek eviction based upon any subsequent violations of the lease and/or One Strike which thereby violates the existing stipulation agreement. If JCHA has executed a stipulation agreement for a violation of One Strike, then JCHA may offer an informal grievance hearing to resolve the lease violation if it is not another One Strike violation.

12. Where the guidelines provide for a Stipulation Agreement, JCHA may require the removal of the offending individual from the lease. Where such alternative is appropriate, household members wishing to remain in JCHA housing must provide sufficient proof that the offending individual has indeed been physically removed from the housing unit. To do so, tenants shall refer to the following list. Tenants must provide documents and/or satisfy criteria from the following list, which must total a minimum of 10 points.
  - Lease of removed person, evidencing his/her new address or documentation from court, police dept, or prosecutor’s office of current address (10 PTS)
  - Utility bill of removed person, evidencing his/her new address (7 POINTS)
  - Is head of household willing to move to a smaller apartment? (7 POINTS)
  - Resident in good standing (5 POINTS)
  - JCHA checks subject apartment and finds no evidence that the culpable person is still living in the apartment (5 POINTS)
  - Documentation notifying the USPS of a change of address for the offender (5 POINTS)
  - Mail going to removed person at different address or documentation from a social services agency (i.e. public assistance) of current address (3 POINTS)
  - Request that mail not be delivered to the head of household’s address (3 POINTS)
  - Legal Disclaimer Ad in newspaper (3 POINTS)

13. The Grandparent Clause is an exception to JCHA’s One Strike. With regard to the treatment of elderly persons (whether heads of household or other household members) who have members on their lease who have been arrested in violation of One Strike, JCHA may offer an option for the elderly person to avoid eviction by allowing him/her to transfer to an appropriate senior site or building. This option is contingent upon the elderly resident’s willingness to transfer to the new housing
independently and, if appropriate, remove all non-elderly members from the lease, and sign a Stipulation Agreement barring further violation of the lease provisions for two years.

18.5 REAL ESTATE ASSESSMENT CENTER’S ENTERPRISE INCOME VERIFICATION (EIV) DEBTS OWED AND TERMINATIONS MODULE (DOTM)

HUD requires all PHAs to input debts owed and other adverse action information for former program participants into the Real Estate Assessment Center’s (REAC) Enterprise Income Verification (EIV) Debts Owed and Terminations Module (DOTM). HUD regulations at 24 CFR 5.233 require all PHAs to use the EIV System in its entirety, including, but not limited to, the DOTM. PIH Notice PIH-2011-65 (HA) requires PHAs to record end of participation (EOP) dates in the Public and Indian Housing Information Center (PIC) within 60 days of the EOP effective date. Based on the above-referenced federal regulation, JCHA must enter debts owed of all JCHA residents within 60 days of their EOP date.

HUD’s record retention policies at 24 CFR Part 908 and 24 CFR Part 982 provide that the PHA may destroy your records three years from the date your participation in the program ends. To ensure the availability of resident records, disputes of the original debt or termination information must be made within three years of the end of participation date; otherwise the debt and termination information will be presumed correct. [HUD form 52675]

18.6 PROTECTING DUE PROCESS RIGHTS

Residents shall receive written notice of determination to terminate tenancy, prepared by a JCHA tenancy attorney and served by regular and certified mail. In some instances, the attorney may request that the Site staff also personally serve the Notice. In accordance with the notice provision described in 18.5.2, the notice shall be not less than five days or more than 30 days as determined by the exigency of the situation.

After a notice of termination is issued, the Resident shall have the right to an informal hearing before the Manager and JCHA tenancy counsel. However, the resident does not have a right to a grievance hearing under the JCHA’s Grievance Policy. The date and time for the informal conference shall be stated in the Notice.

The Resident may be represented by an attorney or bring any other person(s) of their choosing. The Resident may present any information which they believe will elucidate or ameliorate the charge(s). JCHA counsel will provide to the JCHA and the Resident a summary of the informal hearing and any determinations reached.

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Prior to a court hearing, the Resident will have a right to review any relevant documents, regulations, or records directly related to the termination and eviction and will have the right to copy same at the residents own expense.

18.7 NOTICES

The JCHA will provide written notice of any proposed termination of the Lease Agreement to the Resident Head of Household as follows:

1. 14-day notice in the case of failure to pay rent.

2. A reasonable time of notice considering the seriousness of a situation but not in excess of a 30-day notice if the health or safety of other residents, JCHA employees, or persons residing in the immediate vicinity of the premises is (are) threatened, or if any member of the household has engaged in any drug-related or violent criminal activity or if any member of the household has been convicted of an offense which carries a maximum term of imprisonment of more than one year.

3. 30-day notice for any other case except if a State or local law allows a shorter notice period, then the shorter period notice will be used.

The Notice of Termination will be served by JCHA tenancy counsel via regular and certified mail. If the Notice by certified mail is returned, unclaimed, but the Notice by regular mail is not returned, the JCHA will regard the Notice as properly served. In some cases, where time is of the essence, tenancy counsel may instruct Site staff to serve the Notice of Termination in person to the resident.

A Notice of Termination will state specific reasons for the termination action and will inform the resident of his/her right to make a reply and to examine JCHA documents relevant to the termination. The Notice of Termination will also inform the resident of the right to request a grievance hearing (except in cases of criminal activity and drug-related criminal activity). The JCHA will not terminate a tenancy until the period to request a hearing has expired or the grievance process has been completed.

Any Notice to Vacate required by State or local law may be combined with, or run concurrently with the Notice of Termination.

The Notice to Vacate will be in writing and will specify that if the Resident fails to leave the apartment within the statutory period, the JCHA will take appropriate court action and the resident may be required to pay court costs and attorney’s fees.
18.8 LEGAL FEES

When the JCHA successfully pursues court action against a resident, and is granted an eviction and repossession of the apartment, the JCHA will assess the resident the reasonable fees charged by the JCHA’s tenancy attorney. Such assessment can include (but not be limited to) the costs of filing, serving, and litigating any Notice to Cease, Notice to Quit, complaint for possession, or warrant for removal. Attorney’s fees will be charged to the resident only if the JCHA prevails or if it is agreed, in court that such fees will be paid by the resident in settling the case.

18.9 ABANDONMENT

Pursuant to new Jersey State law, the JCHA will dispose of any tangible goods, chattels, or other personal property left on or in JCHA property by a Resident Household who has left their apartment or townhouse and who the JCHA reasonably believes has no intention of returning and claiming any and all personal belongings left on the premises provided that:

The JCHA has executed a warrant for removal and regained possession of the premises;

Or

The Resident Household has given written notice that he/she is voluntarily relinquishing possession of the premises.

18.10 NOTICE TO RESIDENT HOUSEHOLD PRIOR TO DISPOSITION

i. Prior to disposing of any personal property, the JCHA will give written notice to the Resident Household sent by certified mail, return receipt requested to the Resident Household’s last known address and to any alternate addresses known to the JCHA. The envelope will be marked “Please Forward”.

The Notice to the Resident Household will state the following:

The property left on JCHA premises is considered abandoned and must be removed within 30 days after delivery of the notice or within 33 days of mailing of notice, whichever comes first.

If the property is not removed within the above time, the JCHA will sell or dispose of the property at its discretion.

ii. If the tenant is granted an order for “orderly removal” by a court of competent jurisdiction, the “orderly removal” may include language that any property left behind by the tenant at the time of a “lock-out” is abandoned.
If this language is included in the court’s order, the Landlord may immediately dispose of any property remaining in the unit after the lock-out as such property is considered by the court to be abandoned. If no court order for orderly removal exists or such language stated above is not included in the order, then Section 18.6(a) and 18.6(b) applies.

18.11 STORING ABANDONED PROPERTY

After sending notice to the Resident Household, the JCHA will store all personal property of the Resident Household either on the premises or in a safe and secure off-premises location. The JCHA will, however, immediately dispose of all perishable foodstuffs and notify an animal control agency or humane society to remove any abandoned pets. The Resident Household will be liable for any cost incurred by the JCHA in either moving or storing the property and must pay these costs upon removal of their property. The JCHA shall not be responsible for any loss, either living or non-living chattel, to a Resident Household resulting from storage of property unless the loss was caused by the JCHA’s deliberate or negligent act or omission.

18.12 CONDITION UNDER WHICH PROPERTY IS CONSIDERED ABANDONED

If the Resident Household responds in writing or orally to the JCHA on or before the date specified in the JCHA’s Notice, that the Resident intends to claim and remove the personal property, then the Resident must do so either within the original notice time frame or within 15 days after the Resident’s written response, whichever is later. If the Resident fails to remove the property within this time frame, the personal property is considered abandoned. If the JCHA receives no response from the Resident Household within the Notice timeframe, then the personal property is considered abandoned.

18.13 OPTIONS FOR DISPOSAL OF PROPERTY

The JCHA will dispose of abandoned property as follows:

The JCHA will sell the property at a private or public sale if the property is determined to have sufficient value as to warrant sale. All property of insufficient value will be discarded. In the case of a sale, the JCHA will deduct all reasonable costs associated with the notice, storage and sale of the property and any unpaid rent and charges not covered by the security deposit. After these deductions, the JCHA will forward the remaining proceeds along with an accounting to the Resident. If, after due diligence, the Resident cannot be found, the proceeds will be deposited into the Superior Court.
18.14 RETURN OF SECURITY DEPOSIT

Each Resident Household agrees to pay an amount equal to one month’s rent as a security deposit (i.e. the Resident’s portion of one month’s rent). However, residents who have security on deposit with the JCHA in the amount of $25.00 or $50.00 as of January 2002 will not be required to supply the JCHA with additional security.

Security Deposits are placed in interest-bearing accounts as follows

For Dwight Street Homes: Provident Bank  
1553 Kennedy Boulevard  
Jersey City, New Jersey 07305

For all other public housing developments: Provident Bank  
1553 Kennedy Boulevard  
Jersey City, New Jersey 07305

See Chapter 21 for information pertaining to mixed finance developments.

The JCHA will use the Security Deposit at the termination of a Lease Agreement to pay the cost of any rent or other charges owed by the Resident at the termination of the Lease Agreement or to reimburse the cost of repairing any intentional or negligent damages to the apartment caused by the Resident Household of others under the Resident’s control.

The JCHA does not allow a Resident Household to use the Security Deposit to pay rent or other charges while the Household occupies the apartment.

Upon notification in writing to the JCHA of the Resident’s intention to move out, the JCHA will schedule a move-out inspection with the Resident. A written inspection report will be generated, signed by both the Resident and the JCHA. Any damages to the apartment beyond normal wear and tear will be noted. The JCHA will return the Security Deposit, together with interest, if any, and an itemization of any deductions taken to the Resident Household within 30 days after the Household moves out, so long as the Resident furnishes the JCHA with a forwarding address or contacts the JCHA.

In the case of a Resident “skipping out” or being locked out by court order, the JCHA will conduct the move-out inspection within 3 days of knowledge of skip out or removal of resident’s belongings from the apartment.
CHAPTER 19: VIOLENCE AGAINST WOMEN ACT (VAWA)

19.1 VIOLENCE AGAINST WOMEN ACT (VAWA)
In accordance with Title VI of Public Law 109-162 and the applicable sections of the U.S. Housing Act of 1937, as amended, the JCHA is committed to preserving and protecting the right to safe, affordable housing for victims of domestic violence, dating violence, sexual assault or stalking.

The purpose of this policy is to implement applicable provisions of the Violence Against Women Act of 2005, the Violence Against Women Reauthorization Act of 2013, and the Violence Against Women Reauthorization Act of 2013: Implementation in HUD Housing Programs, and to set forth JCHA’s policies regarding domestic violence, dating violence, sexual assault and stalking regardless of sex, gender identity, or sexual orientation. In compliance with the Implementation rule, the JCHA will provide the HUD “Notice of Occupancy Rights” and “Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking, and Alternative Documentation” form which explains applicant and tenant rights under VAWA. The JCHA will comply with any provision of Federal, State or local law that provides the greatest protection for victims of these criminal acts.

19.2 DENYING ASSISTANCE TO DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT OR STALKING VICTIMS
No applicant to JCHA’s Public Housing Program who is or has been a victim of domestic violence, dating violence, sexual assault, or stalking shall be denied admission into the program if they are otherwise qualified.

19.3 TERMINATING ASSISTANCE OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT OR STALKING VICTIMS AND OFFENDERS
The Violence Against Women Reauthorization Act of 2013: Implementation in HUD Housing Programs provides that “if an individual meets all eligibility requirements and complies with all occupancy requirements, the individual cannot be denied assistance, or have assistance terminated solely on the basis that the individual is a victim of domestic violence, dating violence, sexual assault or stalking.”

JCHA may exercise its authority to “bifurcate a lease for the housing in order to evict, remove, or terminate assistance to any individual who is a tenant or lawful occupant of the housing and who engages in criminal activity directly relating to domestic violence, dating violence, sexual assault, or stalking against an affiliated individual or other individual, without evicting, removing, terminating assistance to, or otherwise penalizing a victim of such criminal activity who is also a tenant or lawful occupant of the housing.”
In the event that the resident victim is not the Head of Household, the JCHA will honor court orders addressing the rights of access to or control of the unit, including civil protection orders that address the possession of property in cases where a family breaks up.

If the removed resident or lawful occupant was the sole resident eligible to receive assistance under a covered program, the JCHA will provide 90 calendar days from the date of bifurcation to any remaining resident in order to establish eligibility subject to the New Jersey Anti-Eviction Act. If the remaining resident cannot establish eligibility, the JCHA will provide the resident reasonable time to find new housing or to establish eligibility under another covered housing program not to exceed an additional 30 calendar days.

While the JCHA acknowledges the need to protect victims of domestic violence crimes, it has an obligation to provide safe and affordable housing to all residents.

VAWA does not limit JCHA’s authority to terminate the assistance of any resident victim if JCHA “can demonstrate that an actual and imminent threat to other tenants or individuals employed at or providing service to the property would be present if the assistance is not terminated or the tenant is not evicted. For example, the victim could be evicted if the JCHA can demonstrate that by not evicting the victim would present a real physical danger that a) would occur within an immediate time frame, and b) could result in death or serious bodily harm to other tenants or those who work on the property. This action may be taken only if there are no other actions that could be taken to reduce or eliminate the threat.

19.4 VICTIM DOCUMENTATION
If the applicant or resident informs the JCHA that they are or have been a victim of domestic violence, dating violence, sexual assault or stalking, the JCHA can request documentation to certify that they are or have been a victim of any of these incidents. The JCHA’s written request must allow at least 14 business days from the date the request is received to provide documentation. The applicant or resident can choose to provide one of the following forms of documentation:

1. A complete HUD-approved certification form provided with the “Notice of Occupancy Rights” under VAWA;
2. A record of a Federal, State or local law enforcement agency, court or administrative agency (such as a police report, protective order, restraining order, etc.) that documents the incident; or
3. A statement signed by the applicant or resident, and signed by an employee, agent or volunteer of a victim service provider, an attorney, a medical professional or a mental health professional from whom assistance was sought in addressing domestic violence, dating violence, sexual assault or stalking, or the effects of abuse. The professional selected by the applicant or resident must attest under the penalty of perjury that they believe the incident(s) are grounds for protection.
Any other statement or evidence that the JCHA has agreed to accept. The required certification and supporting documentation must be submitted to JCHA within 14 business days. If the individual does not provide the required certification and supporting documentation within 14 business days, the JCHA may allow an extension. If the documentation is not submitted within the extension time period, JCHA does not have to provide the protections contained in the VAWA notice. If the JCHA receives conflicting evidence that an incident of domestic violence, dating violence, sexual assault or stalking has been committed (such as certification forms from two or more members of a household each claiming to be a victim and naming one or more of the petitioning household members as the abuser or perpetrator), the JCHA has the right to request the applicant or resident provide documentation from a 3rd party within 30 calendar days in order to resolve the conflict. If the applicant or resident refuses or fails to provide the documentation within this time frame, the JCHA does not have to provide protections under VAWA.

19.5 EMERGENCY TRANSFERS FOR VICTIMS

Upon written notification to the JCHA and submission of acceptable documentation verifying the incident, as described above, the resident may request to move to another unit and still retain assistance. In order to approve the request and subject to the availability of other units, the JCHA may request documentation to process an emergency transfer in accordance with the requirements of the HUD-approved Emergency Request Form and the JCHA’s Emergency Transfer Plan.

Emergency Transfer: The criteria for an emergency transfer under VAWA is:

1) that the resident is a victim of domestic violence, dating violence, sexual assault or stalking;
2) the resident expressly requests an emergency transfer;
3) the resident reasonably believes that they are threatened with imminent harm from further violence if they remain in the current unit
4) OR, the resident is a victim of sexual assault and the assault occurred on the premises during the 90-calendar-day period before the resident requested a transfer.

19.6 VICTIM PROTECTIONS

• The JCHA will vigorously enforce the One Strike Policy and Lease Agreement to protect victims of domestic violence crimes without causing the victim to be penalized in the process.

• The JCHA may exercise its authority to bifurcate a lease for the unit in order to evict, remove or terminate assistance to any individual including a co-head of household who is a resident and engages in criminal acts of physical violence or who poses an actual and imminent threat to family members, other residents, JCHA employees, or others.
• If the removed resident or lawful occupant was the sole resident eligible to receive assistance under a covered program, the JCHA will provide 90 calendar days from the date of bifurcation to any remaining resident in order to establish eligibility, subject to the New Jersey Anti-Eviction Act. If the remaining resident cannot establish eligibility, the JCHA will provide the resident reasonable time to find new housing or to establish eligibility under another covered housing program not to exceed an additional 30 calendar days.

• The resident victim of such violence will not be evicted, removed, assistance terminated or otherwise punished because of the actions of the resident committing the criminal act. However, the JCHA reserves the right to evict the resident victim for any other material violations of the Lease committed by the victim. Additionally, the JCHA can evict the victim if the JCHA can demonstrate that by not evicting the victim would present a real physical danger that a) would occur with an immediate time frame, and b) could result in death or serious bodily harm to other tenants or those who work on the property. This action may be taken only if there are no other actions that could be taken to reduce or eliminate the threat.

• In the event that the resident victim is not the Head of Household, the JCHA will honor court orders addressing the rights of access to or control of the unit, including civil protection orders that address the possession of property in cases where a family breaks up.

While the JCHA acknowledges the need to protect victims of domestic violence crimes, it has an obligation to provide safe and affordable housing to all residents.
CHAPTER 20: GRIEVANCE PROCEDURE

20.1 RIGHT TO A HEARING

Upon the filing of a written request as provided in these procedures, a resident shall be entitled to a hearing before a Hearing Officer.

20.2. DEFINITIONS

For the purpose of this Grievance Procedure, the following definitions are applicable:

A. "Grievance" shall mean any dispute which a resident may have with respect to the JCHA’s action or failure to act in accordance with the individual resident's lease or JCHA regulations which adversely affect the individual resident's rights, duties, welfare or status. Grievance does not include any dispute a resident may have with the JCHA concerning a termination of tenancy or eviction that involves any criminal activity that threatens the health, safety, or right to peaceful enjoyment of the JCHA’s public housing premises by other residents or employees of the JCHA; or any violent or drug-related criminal activity on or near such premises. Nor shall this process apply to disputes between residents not involving the JCHA or to class grievances.

B. "Complainant" shall mean any resident whose grievance is presented to the JCHA or at the development management office.

C. "Elements of Due Process" shall mean an eviction action or a termination of tenancy in a State or local court in which the following procedural safeguards are required:

1. Adequate notice to the resident of the grounds for terminating the tenancy and for eviction;
2. Right of the resident to be represented by counsel;
3. Opportunity for the resident to refute the evidence presented by the Authority including the right to confront and cross examine witnesses and to present any affirmative legal or equitable defense which the resident may have; and
4. A decision on the merits.

D. "Hearing Officer" shall mean a person selected in accordance to hear grievances and render a decision with respect thereto.

E. "Resident" shall mean the adult person (or persons) other than a live-in aide who resides in the unit and who executed the lease with the JCHA as lessee of the
premises, or, if no such person now resides in the premises, who resides in the unit
and who is the remaining head of household of the resident family residing in the unit.

F. "Resident Organization" includes a resident counsel.

G. "Promptly" shall mean within the time period indicated in a notice from JCHA of a
proposed action which would provide the basis for a grievance if the resident has
received a notice of a proposed action from the agency.

20.3. PROCEDURES PRIOR TO A HEARING

Any grievance shall be promptly and personally presented, either orally or in writing, to the JCHA
central office or to the applicable Site management office so that the grievance may be discussed
informally and settled without a hearing. A summary of such discussion shall be prepared within
fourteen (14) calendar days and one copy shall be given to the resident and one retained in the
Authority's resident file. The summary shall specify the names of the participants, dates of the
meeting, the nature of the proposed disposition of the complaint and the specific reasons for the
meeting, and shall specify the procedures by which a formal grievance hearing may be obtained
if the resident is not satisfied.

20.4. PROCEDURES TO OBTAIN A HEARING

The resident shall submit a written request for a hearing to the Authority or the development
office within fourteen (14) calendar days from the date of the mailing of the summary of the
discussion pursuant to Section 20.3. The written request shall specify:

A. The reasons for the grievance; and

B. The action or relief sought.

20.5. SELECTION OF A HEARING OFFICER

A grievance hearing shall be conducted by a Hearing Officer, who is an impartial person selected
by the JCHA, other than the person who made or approved the decision under review, or a
subordinate of that person. The JCHA may appoint personnel who are not directly involved in the
action or appoint a third-party hearing officer to conduct the hearings according to all applicable
procurement rules and regulations.

20.6. FAILURE TO REQUEST A HEARING
If the resident does not request a hearing in accordance with this section, then the JCHA’s disposition of the grievance shall become final. However, failure to request a hearing does not constitute a waiver by the resident of the right thereafter to contest the JCHA’s action in disposing of the complaint in an appropriate judicial proceeding.

20.7. HEARING PREREQUISITE

All grievances shall be promptly presented in person, either orally or in writing, pursuant to the informal procedure prescribed as a condition precedent to a hearing under this section. However, if the resident can show good cause why there was failure to proceed to the Hearing Officer, the provisions of this subsection may be waived by the Hearing Officer.

20.8. ESCROW DEPOSIT

Before a hearing is scheduled in any grievance involving the amount of rent due as defined in the lease which the JCHA claims is due, the resident shall pay to the JCHA an amount equal to the amount of the rent due and payable as of the first of the month preceding the month in which the act or failure to act took place. The resident shall thereafter deposit monthly the same amount of the monthly rent in an escrow account held by the JCHA until the complaint is resolved by decision of the Hearing Officer. Amounts deposited into the escrow account shall not be considered as acceptance of money for rent during the period in which the grievance is pending. In extenuating circumstances, the JCHA may waive these requirements.

Unless so waived, the failure to make such payments shall result in a termination of the grievance procedure. However, failure to make payment shall not constitute a waiver of any right the resident may have to contest the JCHA’s disposition of his grievance in any appropriate judicial proceeding.

20.9. SCHEDULING OF HEARINGS

Upon the resident’s compliance with this section the Hearing Officer shall promptly schedule a hearing for a time and place reasonably convenient to both the resident and the JCHA. A written notification specifying the time, place and the procedures governing the hearing shall be delivered to the resident and the appropriate agency official.

20.10. PROCEDURES GOVERNING THE HEARING

The resident shall be afforded a fair hearing, which shall include:

A. The opportunity to examine before the grievance hearing any JCHA documents, including records and regulations that are directly relevant to the hearing. The
resident shall be provided a copy of any such document at the resident's expense. If the JCHA does not make the document available for examination upon request by the resident, the JCHA may not rely on such document at the grievance hearing.

B. The right to be represented by counsel or other person chosen as the resident's representative and to have such person make statements on the resident's behalf;

C. The right to a private hearing unless the resident requests a public hearing;

D. The right to present evidence and arguments in support of the resident's complaint, to controvert evidence relied on by the JCHA, and to confront and cross examine all witnesses upon whose testimony or information the JCHA relies; and

E. A decision based solely and exclusively upon the facts presented at the hearing.

The Hearing Officer may render a decision without holding a hearing if the Hearing Officer determines that the issue has been previously decided at another hearing.

If either the resident or the JCHA fails to appear at a scheduled hearing, the Hearing Officer may postpone the hearing for up to five business days or determine that the missing party has waived their right to a hearing. Both the JCHA and the resident shall be notified of the Hearing Officer's decision. This decision shall not waive a resident's right to contest the disposition of the grievance in an appropriate judicial proceeding.

The following accommodation will be made for persons with disabilities:

A. The JCHA shall provide reasonable accommodations for persons with disabilities to participate in the hearing. Reasonable accommodations may include qualified sign language interpreters, readers, accessible locations, or attendants.

B. If the resident is visually impaired, any notice to the resident that is required by these procedures must be in an accessible format.

20.11. INFORMAL HEARING PROCEDURES FOR DENIAL OF ASSISTANCE ON THE BASIS OF INELIGIBLE IMMIGRATION STATUS

The participant family may request that the JCHA provide for an informal hearing after the family has notification of the INS decision on appeal, or in lieu of request of appeal to the INS.

The participant family must make this request within 30 days of receipt of the Notice of Denial or Termination of Assistance, or within 30 days of receipt of the INS appeal decision.

Draft ACOP to be Effective April 1, 2021
20.12. DECISION OF THE HEARING OFFICER

The Hearing Officer shall prepare a written decision, specifying the reasons on which the decision is based, within fourteen (14) calendar days after the hearing. A copy of the decision shall be sent to the resident and the JCHA. The JCHA shall retain a copy of the decision in the resident's folder. A copy of such decision with all names and identifying references deleted shall also be maintained on file by the JCHA and made available for inspection by a prospective complainant, his or her representative, or the Hearing Officer.

The decision of the Hearing Officer shall be binding on both parties. The JCHA shall take all actions, or refrain from any actions, necessary to carry out the decision unless the JCHA's Board of Commissioners determines within reasonable time, and promptly notifies the complainant of its determination, that:

A. The grievance does not concern JCHA action or failure to act in accordance with or involving the resident's lease or JCHA regulations, which adversely affect the resident's rights, duties, welfare or status;

B. The decision of the Hearing Officer is contrary to applicable Federal, State, or local law, JCHA regulations, or requirements of the Annual Contributions Contract between the JCHA and the U.S. Department of Housing and Urban Development.

A decision by the Hearing Officer or Board of Commissioners in favor of the JCHA or which denies the relief requested by the resident in whole or in part shall not constitute a waiver of, nor affect in any manner whatsoever, any rights the resident may have to a trial do novo or judicial review in any judicial proceedings, which may thereafter be brought in the matter.
CHAPTER 21: MIXED–FINANCE DEVELOPMENTS

21.1. INTRODUCTION

The JCHA has partnered with private industry developers to create and manage several mixed-finance, Low-Income Housing Tax Credit (LIHTC) communities in which some of the units are Public Housing units (ACC Units) that are also subject to the rules prescribed by the New Jersey Housing and Mortgage Finance Agency (NJHMFA) and/or Internal Revenue Service (IRS) Section 42, as well as private management rules and regulations.

This chapter is intended to provide policy guidance to residents residing ACC Units in mixed-finance developments. The following should not be interpreted as inclusive of all rules and regulations, which may vary by development depending upon individual private management operational protocols and “house rules,” but rather examples of differences between conventional Public Housing and ACC Units in LIHTC communities. Further clarification regarding the rules and regulations of mixed-finance developments should be obtained from the private management company at the individual developments.

Federal Civil Rights and Fair Housing laws apply to mixed-finance developments. Please refer to the individual mixed-finance developments for Fair Housing and Reasonable Accommodation Policies which defines their procedures, and identifies their Section 504/ADA Coordinator.

21.2. APPLICANT SELECTION AND ASSIGNMENT

The JCHA provides Applicant Selection and Compliance Services to the following Mixed Finance Developments which include some Public Housing units:

<table>
<thead>
<tr>
<th>SITE CODE</th>
<th>DEVELOPMENT</th>
<th>OFFICE LOCATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>AMP 12</td>
<td>Lafayette Village</td>
<td>579 Grand Street</td>
</tr>
<tr>
<td>AMP 13</td>
<td>Lafayette Senior Living Center</td>
<td>463 Pacific Avenue</td>
</tr>
<tr>
<td></td>
<td><em>(Designated Seniors Only)</em></td>
<td></td>
</tr>
<tr>
<td>AMP 14</td>
<td>Pacific Court Townhouse</td>
<td>148 Bramhall Avenue</td>
</tr>
<tr>
<td>AMP 15</td>
<td>Woodward Terrace</td>
<td>148 Bramhall Avenue</td>
</tr>
<tr>
<td>AMP 17</td>
<td>Gloria Robinson Court Homes</td>
<td>348 Duncan Avenue</td>
</tr>
<tr>
<td>AMP 18</td>
<td>Barbara Place</td>
<td>471 Pacific Avenue</td>
</tr>
</tbody>
</table>

Draft ACOP to be Effective April 1, 2021
Under the monitoring and compliance policies of the JCHA, the applicable private-sector Management Company (Agent) publicly advertises for applicants to develop separate site-based ACC Unit waiting lists for each mixed-finance community. The advertisements will include site and program descriptions and Local Preferences, as well as, the time and place where applications are available. The Agent will also be required to notify affordable housing stakeholders identified by JCHA regarding the development of each site-based ACC Unit waiting list. To ensure a non-discriminatory selection process, all applications are mailed directly to the Agent who will certify receipt and sequence all applications by postmark. Those with the same postmark are drawn by lottery and sequenced accordingly.

If and when a site-based waiting list for ACC Units within a mixed-finance community is exhausted (i.e. there are no eligible applicants), the JCHA’s Agent shall receive potential tenants from the JCHA’s own public housing waiting list until such time as the Agent receives approval from JCHA to publicly advertise for new applicants to create a new separate site based waiting list. Each applicant in a particular group or category must be treated on an individual basis in the normal processing routine (24 CFR 960.205). However, a Head of Household, who is a full-time student and is applying for a Tax Credit unit in a mixed finance development, must meet the
eligibility requirements pertaining to full-time students of Section 42 of the Internal Revenue Code of 1986, as amended from time to time.

Currently, in accordance with HUD Handbook 7465.1 REV 2, prior to placing a family on the waiting list, or admitting a family as a tenant, the private management agent must obtain a written application from the applicant. Applications for ACC Units at mixed-finance developments may be picked up at the individual site offices indicated above. Each applicant determined to be prospectively JCHA eligible will be notified in writing when their name approaches the top of the list. These rules remain in effect until all Agent waiting lists have expired. As each Agent waiting list expires, the Agent will obtain potential tenants from the JCHA waiting list until such time as the Agent gets approval from the JCHA to publicly advertise for new applicants to create a new separate site-based waiting list.

Mixed finance developments purge their waiting lists periodically on varied schedules. The opening and closing of waiting lists are also governed by policies established by each mixed-finance development until the Agent waiting list expires.

21.3. LOCAL PREFERENCES

Currently, the private-sector Management Company (Agent) managing a mixed-finance development will select applicants for each new mixed-finance community from the applicable site-based waiting list, and based upon their eligibility, date of application, home visit, landlord and criminal background checks and meeting the qualifications for the specific local preferences (including income targets).

(Note: Pursuant to Section 504, an exception to the Local Preferences will be made to facilitate selection and assignment of eligible applicants who require handicapped accessible units). After transition to the JCHA waiting list, all current preferences will remain in effect.

21.4. ELIGIBILITY AND OCCUPANCY STANDARDS

Each mixed-finance development has eligibility and occupancy standards in compliance with HUD and LIHTC regulations. Each applicant will be screened in keeping with sound management practices to ensure the ability to comply with essential provisions of the lease. Information considered in completing applicant screening shall be reasonably related to assessing the conduct of the applicant and other family members regarding conduct and behavior (i.e. financially responsible, history of abusive/threatening behavior, lifetime registration as sex offender, etc.).

Occupancy policies are established to ensure that units will be occupied by families of the appropriate size. However, no more than the maximum number of persons per bedroom, as established by local building code, HUD and LIHTC standards, will be permitted.

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21.5. LEASING AND RENT

Currently, upon being determined eligible for an ACC Unit and selected from the waiting list, the private management agent (Agent) at each mixed-finance development follows applicable HUD and LIHTC Section 42 regulations regarding new resident orientation, lease signing, rules of conduct specific to the development, utility allowances, maintenance procedures, income and income exclusions, asset calculations, payment of rent, late rent payment fees and charges, security deposits, property inspection protocols, recertification and verification process, appliance installation, etc.

At mixed finance developments, the Flat Rent is the LIHTC rent for those units that are both ACC and LIHTC units. The LIHTC rent is subject to periodic change pursuant to NJHMFA rules and regulations.

The Utility Allowance will be deducted from the rent paid by each household including residents paying the Flat Rent. Any utility cost above the allowance is the responsibility of the resident. Any savings resulting from utility costs below the amount of the allowance belongs to the resident.

21.6. TERMINATION OF TENANCY AND GRIEVANCE PROCEDURE

Residents residing in ACC at mixed-finance developments are subject to the same termination of tenancy provisions as residents residing in conventional JCHA Public Housing units with the exception of Relocation under the Uniform Relocation Act which is not applicable in mixed-finance sites (see Chapter 18). The One-Strike Policy is also in effect for residents living in units at mixed-finance sites but the “grandparent clause” does not apply. The public housing Grievance Procedure in Chapter 20 does apply but the designated Hearing Officer may change.
GLOSSARY

1. **Accessible dwelling units**—when used with respect to the design, construction or alteration of an individual dwelling apartment, means that the apartment is located on an accessible route and when designed, constructed, altered, or adapted can be approached, entered, and used by individuals with physical disabilities. An apartment that is on an accessible route and is adaptable and otherwise in compliance with the standards set forth in 24 CFR § 8.32 (the Uniform Federal Accessibility Standards) is “accessible” within the meaning of this paragraph. When an individual dwelling apartment in an existing facility is being modified for use by a specific individual, the apartment will not be deemed accessible, even though it meets the standards that address the impairment of that individual, unless it also meets the UFAS standards.

2. **Accessible Facility** - means all or any portion of a facility other than an individual dwelling apartment used by individuals with physical disabilities. 24 CFR § 8.21 (c)

3. **Accessible Route** - For persons with a mobility impairment, a continuous unobstructed path that complies with space and reach requirements of the Uniform Federal Accessibility Standards. For persons with hearing or vision impairments, the route need not comply with requirements specific to mobility. 24 CFR § 8.3

4. **Adaptability** - Ability to change certain elements in a dwelling apartment to accommodate the needs of disabled and non-disabled persons; or ability to meet the needs of persons with different types & degrees of disability. 24CFR § 8.3

5. **Adult** – An individual who is 18 years of age or older.

6. **Affiliated Individual** – with respect to an individual (a) a spouse, parent, brother, sister, or child of that individual, or an individual to whom that individual stands in loco parentis; or (b) any individual, tenant, or lawful occupant living in the household of that individual.

7. **Alteration** - any change in a facility or its permanent fixtures or equipment. It does not include: normal maintenance or repairs, re-roofing, interior decoration or changes to mechanical systems. 24 CFR § 8.3

8. **Applicant** – an individual or a family that has applied for admission to housing.

9. **Application Form** – A full form that includes all the information that a PHA needs to determine family eligibility, type and size of the apartment needed, eligibility for preference, and rent (based upon the family’s income and apartment selection)

10. **Area of Operation** - Jurisdiction of JCHA as described in state law and JCHA’s Articles of Incorporation.

11. **Assets** - Assets means “cash (including checking accounts), stocks, bonds, savings, equity in real property, or the cash value of life insurance policies. Assets do not include the value of personal property such as furniture, automobiles and household effects or the value of business assets.” See the definition of Net Family Assets, for assets used to compute annual income. 24 CFR § 5.603
12. **Auxiliary Aids** - means services or devices that enable persons with impaired sensory, manual, or speaking skills to have an equal opportunity to participate in and enjoy the benefits of programs or activities. *24 CFR § 8.3*

13. **Care attendant** - a person that regularly visits the apartment of a JCHA resident to provide supportive or medical services. Care attendants are not live-in aides, since they have their own place of residence (and if requested by JCHA must demonstrate separate residence) and do not live in the Public Housing apartment. Care attendants have no rights of tenancy.

14. **Child** - An individual below the age of 18 years unless the individual is an emancipated minor

15. **Citizen** – Citizen (by birth or naturalization) or national of the United States. *24 CFR § 5.504*

16. **Co-head of household** – One of two persons held responsible and accountable for the family.

17. **Common Areas** - Areas within a building which are normally accessible to all residents, including the corridors, lounge or lobby areas, and areas which contain elements of fire hazards, such as boiler rooms.

18. **Community Service Requirements** – The performance of voluntary work or duties that benefit the public 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. See JCHA Procedure on Community Service.

19. **Complaint** – Any grievance presented in writing within 10 days of the action complained of to the JCHA main office or to the management office of the development in which the resident resides. This may be done by the person, by an appropriate third party of the resident’s choice in writing... The grievance, signed by the complainant and filed by him or his representative. The complaint shall specify the particular ground upon which it is based, the action requested and request a hearing.

20. **Complainant** – Any residents whose grievance is presented to JCHA

21. **Covered Families for Welfare Benefits** – 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 participate in an economic self-sufficiency program as a condition for such assistance.

22. **Covered Person** – For the purposes of lease enforcement, covered person means a resident, any member of the resident’s household, a guest or another person under the resident’s control. *24 CFR § 5.500(a)*

23. **Currently engaged in the illegal use of a drug** means a person has engaged in the behavior, as determined by the CRC, recently enough to justify a reasonable belief that there is continuing illegal
drug use by a household member [24 CFR 960.205(b)(1)]. JCHA defines currently engaged in as any use of illegal drugs during the past three years.

24. **Dating Violence**: 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: (i) the length of the relationship; (ii) the type of relationship; and (iii) the frequency of interaction between the persons involved in the relationship.

25. **Dependent** - A member of the household, other than head, spouse, sole member, foster child, or Live-in Aide, who is under 18 years of age, or 18 years of age or older and disabled, or a full-time student. 24 CFR § 5.603

26. **Designated Family** - means the category of family for whom JCHA elects (subject to HUD approval) to designate a project (e.g. elderly family in a project designated for elderly families) in accordance with the 1992 Housing Act. [PL 96-120](https://www.govinfo.gov/billsummaries113/hrbills/sb/sb120.pdf)

27. **Designated housing (or designated project)** - a project(s), or portion of a project(s) designated for elderly only or for disabled families only in accordance with [PL 96-106](https://www.govinfo.gov/billsummaries113/hrbills/sb/sb106.pdf).

28. **Development** – The whole of one or more residential structures, equipment, roads, walks, and parking lots that are covered by a single contract for federal financial assistance, or are treated as a whole for processing purposes, whether or not located on a common property. 24 CFR § 945.105

29. **Disability Assistance Expenses** – Reasonable expenses that are anticipated during the period for which annual income is computed for attendant care or auxiliary apparatus for a disabled family member that are incurred to permit an adult family member (including the person with disability) to be employed, provided that the expenses are not paid to a family member, reimbursed by an outside source, and exceed 3 percent of Annual Income.

30. **Disabled Family** - A family whose head, spouse or sole member is a person with disabilities. (Person with disabilities is defined later in this section.) The term includes two or more persons with disabilities living together, and one or more such persons living with one or more persons including live-in aides determined to be essential to the care and well-being of the person or persons with disabilities. A disabled family may include persons with disabilities who are elderly. 24 CFR § 5.403

31. **Displaced Person** – A person who is displace by governmental action or a person whose dwelling has been extensively damaged or destroyed as a result of a disaster declared or formally recognized pursuant to federal disaster relief laws 24 CFR § 5.403 For purposes of redevelopment activities, a family may also be displaced as defined in the Uniform Relocation Act. Such families have been displaced if they have been required to permanently move from real property for the rehabilitation or demolition of such property. These families may be entitled to specified benefits under the Uniform Relocation Act. [49 CFR § 24.2](https://www.federalregister.gov/documents/2021/02/19/2017-20929/uniform-relocation-act-of-1973-24-cfr-part-24)
32. **Divestiture Income** - Imputed income from assets, including business assets, disposed of by applicant or resident in the last two years at less than fair market value. (See the definition of Net Family Assets 24 CFR § 5.603 (3) in this section.)

33. **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 cohabitated with or has cohabited 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.

34. **Drug** – A controlled substance as defined in Section 102 of the Controlled Substances Act (21 U.S.C. 802).

35. **Drug-Related Criminal Activity** – The illegal manufacture, sale, distribution, use or possession of a controlled substance with intent to manufacture, sell, distribute, or use the drug. 24 CFR § 960.204

36. **Due Process Determination** - A determination by HUD that law of the jurisdiction requires that the resident must be given the opportunity for a hearing in a court which provides the basic elements of due process before eviction from the dwelling apartment.

37. **Due Process Elements** - 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 resident of the grounds for terminating the tenancy and for eviction
   - Right of the resident to be represented by counsel
   - Opportunity for the resident to refute the evidence presented by JCHA including the right to confront and cross-examine witnesses and to present any affirmative legal or equitable defense which the resident may have

38. **Economic Self-Sufficiency Program** – Any program designed to encourage, assist, train, or facilitate the economic independence of HUD-assisted families or to provide work for such families. These programs include programs for job training, employment, counseling, work placement, basic skills training, education, English proficiency, workfare, financial or household management, apprenticeship, and any program necessary to ready a participant for work (including substance abuse or mental health treatment) or other work activities. 24 CFR § 5.603

39. **Elderly Family** - A family whose head or spouse (or sole member) is at least 62 years of age. It may include two or more elderly persons living together, and one or more such persons living with one or more persons, including live-in aides, determined to be essential to the care and well-being of the elderly person or persons. An elderly family may include elderly persons with disabilities and other family members who are not elderly. 24 CFR § 5.403

40. **Elderly Person** - A person who is at least 62 years of age. 42 USC 1437a (b)(3)
41. **Eligible Immigration Status** – For a non-citizen, verification of immigration status eligible for assisted housing consisting of a signed certification and the original copy of an acceptable INS document. 24 CFR § 5.508

42. **Eligibility Determination** – A determination that examines income, family composition, social security numbers, citizenship or eligible immigration status and elements of criminal history. Families must meet the screening requirements in order to gain eligible status.

43. **Emancipated Minor** – A person under age 18 who does not live or intend to live with his/her parents, and who has been declared “emancipated” by a court of competent jurisdiction. An emancipated minor is eligible to be a head of household and sign a JCHA lease.

44. **Extremely Low-Income Family** – A Family whose Annual Income and does not exceed the higher of 30% of area median income, as published by HUD, or the federal poverty level, adjusted for family size.

45. **Family** - Two or more persons (with or without children) regularly living together, related by blood, marriage, adoption, guardianship or operation of law who will live together in JCHA housing; OR two or more persons who are not so related, but are regularly living together, can verify shared income or resources who will live together in JCHA housing.

   The term family also includes: Elderly family, near elderly family, disabled family (Definition #15), displaced person, single person, the remaining member of a resident family, or a kinship care arrangement. Other persons, including members temporarily absent (e.g. a child temporarily placed in foster care or a student temporarily away at college), may be considered a part of the applicant family’s household if they are living or will live regularly with the family. 24 CFR §§ 5.403

   Live-in Aides may also be considered part of the applicant family’s household. However, live-in aides are not family members and have no rights as “remaining family members”.

   Foster Care Arrangements include situations in which the family is caring for a foster adult, child or children in their home who have been placed there by a public child placement agency, or a foster adult or adults placed in the home by a public adult placement agency. These individuals are household members but are not family members and have no rights as “remaining family members”.

   For purposes of continued occupancy: the term family also includes the remaining member of a resident family with the capacity to execute a lease.

46. **Foster Adult** – An adult (usually a person with disabilities) who is placed in someone’s home by a governmental agency so the family can help with his/her care. Foster adults may be members of JCHA households, but they have no rights as remaining family members. The income received by the family for the care of a Foster Adult is excluded from Annual Income.

47. **Full-Time Student** - A person who is carrying a subject load that is considered full-time for day students under the standards and practices of the educational institution attended. Educational institution
shall include but not be limited to: college, university, secondary school, vocational school or trade school 24 CFR 5.603

48. **Good Standing** - A tenant who is in full compliance with Lease provisions, has no unresolved “Notices to Cease,” is current in all payments to JCHA, and passed on the most recent JCHA apartment inspection.

49. **Grievance** – Any dispute which a resident may have with respect to an JCHA action or failure to act in accordance with the individual resident’s lease or JCHA regulations which adversely affect the individual resident’s rights, duties, welfare or status.

50. **Guest** – For the purposes of resident selection and lease enforcement, a guest is a person temporarily staying in the apartment with the consent of the resident or other member of the household who has express or implied authority to so consent on behalf of the resident. 24CFR § 5.100 (8)

51. **Head of the Household** - Head of the household means the family member (identified by the family) who is held responsible and accountable for the family.

52. **Hearing Officer** – A person/panel selected in accordance with HUD regulations to hear grievances and render a decision with respect thereto

53. **Hearing Panel** – a panel selected in accordance with 24 CFR 966.55 to hear grievances and render a decision with respect thereto.

54. **Household** – The family and JCHA approved live-in aide. The term household also includes foster children and/or foster adults that have been approved to reside in the apartment (HUD-50058, Instruction Booklet, p.65)

55. **Immediate Family Member**: a spouse, parent, brother or sister, or child of the person, or an individual to whom that person stands in loco parentis (in place of a parent); or any other person living in the household of that person and related to that person by blood or marriage.

56. **Imputed Welfare Income** – The amount of Annual Income by which a resident’s welfare grant has been reduced because of welfare fraud or failure to comply with economic self-sufficiency requirements that is, nonetheless, included in Annual Income for determining rent. 24 CFR § 5.615(b)

57. **Individual with Disabilities**, Section 504 definition 24 CFR § 8.3 Section 504 definitions of Individual with Handicaps and Qualified Individual with disabilities are not the definitions used to determine program eligibility. Instead, use the definition of person with disabilities as defined later in this section. Note: the Section 504, Fair Housing, and Americans with Disabilities Act (ADA) definitions are similar. ADA uses the term “individual with a disability”.

Individual with disabilities means any person who has:

Draft ACOP to be Effective April 1, 2021
a. 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.

b. For purposes of housing programs, 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.

c. Definitional elements:

i. “physical or mental impairment” means 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

ii. Any mental or psychological disorder, such as mental retardation, intellectual or developmental disabilities, 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, mental illness, emotional illness, intellectual or developmental disabilities, drug addiction and alcoholism.

iii. “Major life activities” means functions such as caring for one’s self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning and working.

iv. “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.

v. “Is regarded as having an impairment” means 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; or

vi. Has a physical or mental impairment that substantially limits one or more major life activities only as result of the attitudes of others toward such impairment; or

vii. Has none of the impairments defined in this section but is treated by a recipient as having such an impairment.

NOTE: A person would be covered under the first item if JCHA refused to serve the person because of a perceived impairment and thus “treats” the person in accordance with this perception. The last two items cover persons who are denied the services or benefits of JCHA’s housing program because of myths, fears, and stereotypes associated with the disability or perceived disability.

d. The 504 definition of disability does not include homosexuality, bisexuality, or transvestitism.  
Note: These characteristics do not disqualify an otherwise disabled applicant/resident from being covered.

The 504 definition of individual with disabilities is a civil rights definition. To be considered for admission to Public Housing a person must meet the program definition of person with disabilities found in this section.
58. **Kinship care** - an arrangement in which a relative or non-relative becomes the primary caregiver for a child or children but is not the biological parent of the child or children. The primary caregiver need not have legal custody of such child or children to be a kinship caregiver under this definition. (Definition provided by the Kinship Care Project, National Association for Public Interest Law) The primary caregiver must be able to document Kinship care, which is usually accomplished through school or medical records.

59. **Live-in Aide** - A person who resides with an elderly person(s), near elderly person(s) or person(s) with disabilities and who: (a) is determined by JCHA to be essential to the care and well-being of the person(s); (b) is not obligated to support the family member; and (c) would not be living in the apartment except to provide the necessary supportive services. **24 CFR 5.403**

60. **Low-Income Household** - A family whose annual income does not exceed 80 percent of the median income for the area as determined by HUD with adjusted for smaller family size. **42 USC 1437a(b)**

61. **Lottery Number** – A random lottery is conducted by a third-party vendor to select and place names on the JCHA waiting list. The lottery number assigned to an applicant will remain with the applicant until the applicant is determined eligible and housed.

62. **Medical Expense Allowance** - For purposes of calculating adjusted income for elderly or disabled families only, medical expenses mean the medical expense not compensated for or covered by insurance in excess of 3% of Annual Income. **24 CFR § 5.603**

63. **Minor** - A minor is a person less than 18 years of age. An unborn child will not be considered as a minor. (See definition of dependent.) Some minors are permitted to execute contracts, provided a court declares them “emancipated”.

64. **Mixed Family** – a family with both citizen or eligible immigrant members and members that are neither citizens nor eligible immigrants. Such a family will be charged a pro-rated rent. **24 CFR § 5.504**

65. **Mixed Population Project** - means a Public Housing project for elderly and disabled families. JCHA is not required to designate this type of project.

66. **Multifamily housing project** - For purposes of Section 504, means a project containing five or more dwelling units. **24 CFR § 8.3**

67. **National** – A person who owes permanent allegiance to the United States, for example, as a result of birth in a United States territory or possession. **24 CFR § 5.504**

68. **Near-elderly family** - means a family whose head, spouse, or sole member is a near-elderly person who may be a person with a disability. The term includes two or more near-elderly persons living together, and one or more such persons living with one or more persons who are determined to be essential to the care or well-being of the near-elderly person or persons. A near-elderly family may include other family members who are not near-elderly. **24 CFR § 5.403**

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69. **Near-elderly person** - means a person who is at least 50 years of age but below 62, who may be a person with a disability 42 USC 1437a(b)(3)

70. **Net Family Assets** - The net cash value, after deducting reasonable costs that would be incurred in disposing of: 24 CFR § 5.603
   a. Real property (land, houses, mobile homes)
   b. Savings (CDs, IRA or KEOGH accounts, checking and savings accounts, precious metals)
   c. Cash value of whole life insurance policies
   d. Stocks and bonds (mutual funds, corporate bonds, savings bonds)
   e. Other forms of capital investments (business equipment)

Net cash value is determined by subtracting the reasonable costs likely to be incurred in selling or disposing of an asset from the market value of the asset. Examples of such costs are: brokerage or legal fees, settlement costs for real property, or penalties for withdrawing saving funds before maturity.

Net Family assets also include the amount in excess of any consideration received for assets disposed of by an applicant or resident for less than fair market value during the two years preceding the date of the initial certification or recertification. This does not apply to assets transferred as the result of a foreclosure or bankruptcy sale.

In the case of a disposition as part of a separation or divorce settlement, the disposition will not be considered to be less than fair market value if the applicant or resident receives important considerations not measurable in dollar terms.

71. **Net Income** – Gross income less deductible expenses

72. **Not in Good Standing** – See entry for Good Standing above. Once a tenant is deemed to be “Not in Good Standing,” tenant must correct infraction and remain corrected for a minimum of 6 months to return to “Good Standing.”

73. **Other Person Under the Resident’s Control** - for the purposes of resident selection and lease enforcement means that the person, although not staying as a guest in the apartment is, or was at the time of the activity in question, on the premises because of an invitation from the resident or other member of the household who has express or implied authority to so consent on behalf of the resident. Absent evidence to the contrary, a person temporarily and infrequently on the premises solely for legitimate commercial purposes is not “under the resident’s control”. 24CFR § 5.100 (8)

74. Person with disabilities 8 42 USC 1437a(b)(3) means a person 9 who —
   a. Has a disability as defined in Section 223 of the Social Security Act 42 USC 423 ; or,
   b. Has a physical or mental impairment that:
      Is expected to be of long continued and indefinite duration;

8 NOTE: this is the program definition for Public Housing. The 504 definition does not supersede this definition for eligibility or admission. 24 CFR 8.4 (c) (2)

9 A person with disabilities may be a child

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Substantially impedes his/her ability to live independently; and,
Is of such nature that such disability could be improved by more suitable housing conditions; or,
c. Has a developmental disability as defined in Section 102 (5) (b) of the Developmental Disabilities Assistance and Bill of Rights Act 42 USC 6001 (5).

75. **Portion of Development** - includes, one or more buildings in a multi-building project; one or more floors of a development or developments; a certain number of dwelling units in a development or developments. **24CFR § 945.105**

76. **Pre-Application** – typically includes only the information necessary to place an applicant in the right location on the applicable waiting sub-list. Such information would include family size, income amount and sources, disability related features needed and qualification for preference.

77. **Premises** – The building or complex or development in which the public or assisted housing dwelling apartment is located, including common areas and grounds.

78. **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 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.

79. **Ranking Position** – The JCHA assesses every eligible application to determine its ranking on the waiting list. Ranking is calculated on the basis of the JCHA preferences. All the preferences are listed in ACOP. Applicants who do not qualify for a listed preference will have a longer wait than those who do qualify.

80. **Refusal of Housing** – An applicant’s choice not to accept a JCHA offer of housing without good cause.

81. **Rejection for Housing** – JCHA’s determination not to accept an applicant either because of ineligibility or failing applicant screening.

82. **Repayment Agreement** - A formal document signed by a resident and provided to JCHA in which a resident acknowledges a debt in a specific amount and agrees to repay the amount due at specific time periods.

83. **Resident** – The adult person (or persons) (other than a live-in aide) who reside in the apartment, and who executed the lease with JCHA as lessee of the dwelling apartment, or if no such person now resides in the apartment, who resides in the apartment, and who is the remaining head of household of the resident family residing in the dwelling apartment.

84. **Qualified Individual with Disabilities**, Section 504 - means an individual with disabilities who meets the essential eligibility requirements and who can achieve the purpose of the program or activity without modifications in the program or activity that JCHA can demonstrate would result in a fundamental alteration in its nature.
a. Essential eligibility requirements include: ...stated eligibility requirements such as income as well as other explicit or implicit requirements inherent in the nature of the program or activity, such as requirements that an occupant of multifamily housing be capable of meeting the recipient’s selection criteria and be capable of complying with all obligations of occupancy with or without supportive services provided by persons other than JCHA.

b. For example, a chronically mentally ill person whose particular condition poses a significant risk of substantial interference with the safety or enjoyment of others or with his or her own health or safety in the absence of necessary supportive services may be “qualified” for occupancy in a project where such supportive services are provided by JCHA as a part of the assisted program. The person may not be ‘qualified’ for a project lacking such services. 24 CFR § 8.3

85. Self-Employed – A person earning income from his/her own business or profession rather than by working for someone else

86. Self-Employed Income – taxable income of a person involved in a sole proprietorship or other sort of freelance work

87. Service Provider - a person or organization qualified and experienced in the provision of supportive services, that is in compliance with applicable licensing requirements imposed by state or local law for the type of service to be provided. The service provider may be either a for-profit or a non-profit entity.

88. Sexual Assault – Any nonconsensual sexual act proscribed by Federal, Tribal, or State law, including when the victim lacks the capacity to consent.

89. Single Person - A person who is not an elderly person, a person with disabilities, a displaced person, or the remaining member of a resident family.83

90. Spouse - Spouse means the husband or wife of the head of the household as designated by the family.

91. Stalking: 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 (i) that person; (ii) a member of the immediate family of that person; or (iii) the spouse or intimate partner of that person.

92. Resident Rent - The amount payable monthly by the Family as rent to JCHA. If all utilities (except telephone) and other essential housing services are supplied by JCHA, Resident Rent Equals Total tenant payment. If the family has chosen income-based rent and some or all utilities (except telephone) and other essential housing services are not supplied by JCHA, the cost thereof is not included in the amount paid as rent, and Resident Rent Equals Total tenant payment less the Utility Allowance 24 CFR § 5.6.
93. **Total tenant payment (TTP)** - The TTP, used to determine income-based rent, is calculated using the following formula:

The greater of 30% of the monthly Adjusted Income (as defined in these policies) or 10% of the monthly Annual Income (as defined in these policies), but never less than the Minimum Rent. If the Resident pays utilities directly to the utility supplier, the amount of the Utility Allowance is deducted from the TTP. 24 CFR §5.6 See definition for Resident Rent

94. **Uniform Federal Accessibility Standards** - Standards for the design, construction, and alteration of publicly owned residential structures to ensure that physically disabled persons will have ready access to and use of such structures. The standards are set forth in Appendix A to 24 CFR Part 40. See cross reference to UFAS in 504 regulations, 24 CFR § 8.32 (a).

Utilities - Utilities means water, electricity, gas, other heating, refrigeration and cooking fuels, trash collection, and sewerage services. Telephone service is not included as a utility 24 CFR § 5.603(4)(1)(9)

95. **Upfront Income Verification (UIV) Tools** - There are various resources that PHAs can use to verify income. Resources may vary from state to state, and can include:

- **The Work Number/Equifax**: An automated service that provides controlled access to a national database of almost 40 million employment and income records. The Work Number can provide quick and accurate employment and wage information.
- **Experian**: Electronically links and gathers data from various sources to deliver consistent, accurate, real-time view of customer data. Experian maintains and manages customer information, from names and addresses to vehicle numbers and credit information. Its extensive data resources provide better insight into how a customer behaves.
- **Internal Revenue Service (IRS) Form 4506-T**: This IRS form may be used by a PHA to request a tenant's tax return transcript. The transcript shows most line items contained on the return as it was originally filed, including any accompanying forms and schedules. Tax return transcripts are generally available for the current and past three years. If a statement of the tenant's tax account shows changes that the tenant or IRS made after the original return was filed, you must request a "Tax Account Transcript." This transcript shows basic data including marital status, type of return filed, adjusted gross income, taxable income, payments and adjustments made on the tenant's account. There is no charge for the transcripts and they should be received within 10 business days from the time the IRS receives the request. See IRS Frequently Asked Questions for more information.
- **Internal Revenue Service (IRS) Form 4506**: This IRS form may be used by a PHA to request an exact copy of a previously filed and processed tax return and all attachments (including Forms W-2). Copies are generally available for 7 years from the filing date. There is a $50 fee for each tax year requested. See IRS Frequently Asked Questions for more information

96. **Upward Mobility Preference**: An admissions preference granted when:

a. A family can verify employment of an adult member:
   i. Employment at the time of the offer — to receive this preference an applicant family must have at least one adult family member, employed at the time of JCHA’s offer of housing. Employment at the time of the offer must be for the 90-day period immediately prior to the offer of housing
and provide a minimum of 20 hours of work per week for the family member claiming the preference.

(ii) Employment periods may be interrupted, but to claim the preference, a family must have an employed family member prior to the actual offer of housing as described above.

(iii) A family member that leaves a job will be asked to document the reasons for the termination. Someone who quits work after receiving benefit of the preference (as opposed to layoff, or taking a new job) will be considered to have misrepresented the facts to JCHA and will have their lease terminated.

(iv) The amount earned shall not be a factor in granting this local preference. This local preference shall also be available to a family if the head, spouse, or sole member is 62 or older, or is receiving social security disability, or SSI disability benefits, or any other payments based on the individual’s inability to work. 24 CFR 960.206 (3)

b. A family can verify participation in an education or job training program or graduation from such a program in the 90 days before admission. This includes programs of job training, skills training or higher education accepted or mandated by the Temporary Assistance to Needy Families program;

The family must notify JCHA if it enters such a program while on the Waiting List and provide documentation of participation to JCHA. JCHA will not grant this preference if the family fails to provide notice. Notice and verification of the preference claim must be received prior to the offer of housing. To claim this preference, applicants must be in good standing with respect to attendance and program rules.

97. Utility Reimbursement - Funds reimbursed to the utility company on the resident’s behalf if the utility allowance exceeds the Total Tenant Payment. Families paying Flat Rent do not receive Utility Allowances and, consequently, will never qualify for utility reimbursements.

98. Very Low-Income Family – A very low-income family has an Annual Income less than 50 percent of the median Annual Income for the area, adjusted for family size, as determined by HUD.

99. Violent Criminal Activity – Any criminal activity that has as one of its elements, the use or attempted use, or threatened use of physical force substantial enough to cause, or be reasonably likely to cause, serious bodily injury or property damage.

100. Welfare Assistance – Welfare or other payments to families or individuals based on need, that are made under programs, separately or jointly, by federal, state or local governments.

101. Work Activities – HUD definitions at 24 CFR § 5.603 point to the following definition of “work activity” contained in Section 407(d) of the Social Security Act (42 U.S.C. Section 607(d)):

a. Unsubsidized employment
b. Subsidized private-sector employment
c. Subsidized public-sector employment
d. Work experience (including refurbishing publicly assisted housing) if sufficient private-sector employment is not available
e. On-the-job training
f. Job-search and job-readiness assistance  
g. Community service programs  
h. Vocational educational training (not to exceed 12 months for any individual)  
i. Job-skills directed related to employment  
j. 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  
k. Satisfactory attendance at secondary school or in a course of study leading to a certificate of general equivalency, in the case of a recipient who has not completed secondary school or received such a certificate  
l. The provision of childcare services to an individual who is participating in a community service program
PUBLIC HOUSING
LEASE AND ADDENDA
RESIDENT LEASE AGREEMENT

The following Lease Agreement describes the terms and conditions under which the property owner, Jersey City Housing Authority (JCHA), agrees to rent Unit #: _______________ at _______________ (Street Address) to the Resident Head of Household, __________________________________________ and family. This Lease shall be for a term of twelve (12) months and is automatically renewable for successive months unless properly terminated according to the terms of this Lease and the laws of the State of New Jersey.

This Lease Agreement describes the roles, rights and responsibilities of both the Resident Household and the JCHA in managing and maintaining this unit and the rules governing the actions of both parties. This Lease Agreement also represents the basis of the essential relationship between the JCHA and the Resident Household to ensure that this unit is maintained in good physical condition and as socially and financially viable, affordable housing.

I. The Household

a. In accordance with JCHA occupancy rules, Apt.# _______________ at _______________ is rented to and limited to occupancy by the following individual members of the Resident Household. This Lease Agreement is strictly limited to this Household upon initial occupancy.

   In consideration for general and fire safety and to prevent overcrowded conditions, non-sleeping rooms (i.e. Living Room, Dining Area, etc.) are not to be used for sleeping purposes.

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b. Permitting additional, unauthorized persons to live within the household for any time beyond short term visits (specifically, more than 14 days during any calendar year) is a serious violation of the terms and conditions of this Lease Agreement. A written request and JCHA approval is required prior to extending beyond the 14 day limit.

   Strict compliance with this requirement is essential to ensure the continued good physical condition and social and financial viability of this unit. Any violation of this requirement prohibiting unauthorized persons from living within the unit shall be the basis for terminating the tenancy of the Resident Household.

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RESIDENT LEASE AGREEMENT

c. The JCHA leases to the Resident Head of Household (upon the Terms and Conditions set forth in this Lease Agreement) the unit to be occupied exclusively as the private and primary residence by the Resident Household. It is not to be used or permitted to be used for any other purpose.

II. Rent and Other Fees

A. Rent:

1. The Resident shall pay the amount of the monthly rent determined by the JCHA in accordance with federal regulations and other requirements. The amount of the rent is subject to change in accordance with federal regulations. The initial monthly rent at the beginning of the initial lease term is $ ______________. The JCHA shall give the Resident Head of Household written notice stating any change in the amount of rent and when the change is effective.

2. 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 tenth (10th) day of said month. There will be a late fee of $50.00 per month for rent paid after the tenth calendar day of the month. If rent is paid by personal check and the check is returned for insufficient funds, this shall be considered a non-payment of rent and the resident will incur the late charge plus a fee equal to the processing costs. The late fee and insufficient funds charge will be due and owing within 30 days after being invoiced. In addition, the JCHA may require future rent payments in the form of money order only.

The late fee will be waived for elderly/disabled Heads of Household whose only source of income is derived from a fixed source, such as Social Security, and the receipt of the income is delayed through no fault of their own.

3. Failure to pay rent or other payments is a material violation of this Lease Agreement and is grounds for termination of the Lease Agreement.

4. Rent and other fees can be paid in person at:

The Management Office at JCHA Public Housing Sites

5. Upon beginning the tenancy and prior to a change in the rent, the Resident shall be offered the option of having the rent determined under the Formula Method or the Flat Rent method. These methods of rent determination are set forth in accordance with the federal Department of Housing & Urban Development (HUD) regulations and the JCHA’s rent determination policy and are incorporated herein by reference. By initialing below, the Resident acknowledges that these methods have been carefully reviewed with the Resident and the Resident understands how these formulas apply and has chosen to have initial rent determined by the Flat Rent Method_____________ or by the Formula Method_____________ (initial one).
B. Security Deposit:

1. The Resident Household agrees to pay an amount equal to the resident’s portion of one month’s rent, or the minimum rent whichever is greater, as a security deposit. The Resident Household’s security deposit, in the amount of $_____________ is due and payable prior to the Resident Household taking occupancy of the unit. Residents who have security on deposit with the JCHA as of December 31, 2002 will not be required to supply the JCHA with additional security.

2. The Security Deposit will be placed in an interest-bearing account at the following lending institution:

   Provident Bank  
   Greenville Office  
   1553 Kennedy Blvd.  
   Jersey City, NJ 07305

3. The JCHA will use the Security Deposit at the termination of this Lease Agreement to pay the cost of any rent or other charges owed by the Resident at the termination of this Lease Agreement or to reimburse the cost of repairing any intentional or negligent damages to the unit caused by the Resident, Household members, guests and/or visitors.

4. The Resident Household may not use the Security Deposit to pay rent or other charges or make any withdrawals for any reason while Resident Household occupies the unit. No refund of the Security Deposit will be made until after the Resident Household has vacated the unit and the Asset Manager or designee has inspected it on the JCHA’s behalf.

5. The JCHA agrees to return the Security Deposit, together with interest if any, to the Resident Household within 30 days after the Resident Household moves out, less any deductions for any charges and/or fees indicated above, so long as the Resident furnishes the JCHA with a forwarding address or contacts the JCHA and provides a 30-day written notice. The keys to the unit must be turned into the Asset Manager. If any deductions are made, the JCHA will furnish the Resident with a written statement of any such charges for damages and/or other fees.

6. If there is a change in the Head of Household, the new Head of Household will be required to pay a security deposit of up to one month’s rent. In the event that a current Head of Household transfers into another JCHA site, the current security deposit will be transferred to the new rental unit.
C. Maintenance/Repair Charges:

The Resident Household shall be required to pay reasonable charges for damages beyond ordinary wear and tear caused by the Resident Household members, guests or visitors in accordance with the revised Maintenance Charge Schedule. All charges will be due and owing within 30 days after being invoiced. Failure to pay is grounds for termination of the Lease.

If the Asset Manager determines that the cause of the damage was beyond the Resident’s control, the charge may be waived and the Resident will not be billed. In the case of a charge to the Resident, the Resident Household will have the right to discuss it with the Manager.

D. Utilities and Appliances:

1. As part of the rent, the JCHA will supply water and sewer service. The JCHA will supply heat and hot water service unless it is the responsibility of the Resident Household. The JCHA will not be liable for the failure to supply water, sewer, heat or hot water for any cause beyond its control. Resident Household agrees not to waste the utilities provided by the JCHA and to comply with any applicable law, regulation, or guideline of any governmental entity regulating utilities or fuels and to report all leaks promptly to the JCHA. The JCHA shall provide a cooking range and a refrigerator for the unit.

All utilities supplied and billed directly to the Resident by a local gas & electric company must be in the name of the Resident Head of Household.

If indicated by an (X) below, the JCHA provides the indicated utility as part of the rent for the premises:

( ) Electricity  ( ) Natural Gas  ( ) Heating Fuel  ( X ) Water/Sewerage

At certain developments where the resident is responsible to pay all or a portion of the utilities directly to the utility provider, the JCHA shall provide the resident with a monthly Utility Allowance. If the utilities are shut off by the utility provider for an outstanding balance owed, the JCHA will not issue a monthly Utility Allowance check until the utilities have been restored. Upon proof from the resident that the utilities have been restored, the Utility Allowance will resume the following month. No Utility Allowance will be provided during the period that the utilities are shut off. The resident must provide proof that all utilities have been restored prior to resuming the issuance of a Utility Allowance.

NOTE: For Resident Households paying the Flat Rent, the utility allowance will be deducted from the Flat Rent amount.
RESIDENT LEASE AGREEMENT

2. Fees for excess appliances, (not applicable to residents who pay utilities directly to utility supplier), are due per the following:

   **Air Conditioners:** An excess utility fee of $20/mo will be charged for non-elderly/disabled for the first air conditioner and $25/mo for each additional one. For senior citizen (62 years of age or older) and disabled Heads of Household, the charge is $5/mo for the first air conditioner and $10/mo for each additional one. Residents of Berry Gardens, specifically 199 Ocean Ave. and 92 Danforth Ave. will not be charged for the first air conditioner but will be charged $5/mo for the second one and $10/mo for each additional one. Air conditioners must be properly installed using the manufacturer’s window kit. Air conditioners may not be supported by bricks, wooden boards, cans, cardboard, or any other material.

   **Other Appliances:** If checked below, an additional fee of $20/mo. for Deep Freezers will be charged and $5/mo for senior citizen and disabled Heads of Households. $10/mo. will be charged for Electric Dryers, & Dishwashers and $5/mo for senior citizen and disabled Heads of Households per appliance. $15/mo will be charged for Clothes Washers and $7.50 for senior citizen and disabled Heads of Households.

   (   ) Deep Freezer, (model/type): _________________________
   (   ) Electric Dryer (model/type): ________________________
   (   ) Clothes Washer (model/type): _________________________
   (   ) Dishwasher (model/type): ___________________________
   (   ) Other: ___________________________

3. Other major appliances, except refrigerators, may be installed only upon prior written JCHA approval. Gas dryers are prohibited for use in the unit.

III. Resident Obligations/Criminal and Drug Activity/One-Strike Policy

**Conduct of Residents, Guests and Visitors**

The Resident Household is required to act and cause authorized tenant members, guests and other persons under the tenant’s control, to act in a manner that will not disturb other tenants’ peaceful enjoyment of their accommodations and will be conducive to maintaining the development in a decent, safe and sanitary condition, including refraining from behavior caused by drug or alcohol abuse that interferes with the health, safety or right to peaceful enjoyment of the premises by other tenants, housing authority employees, or persons residing in the immediate vicinity of the premises. In accordance with federal law and applicable HUD regulations, a criminal conviction is not necessary to demonstrate serious violations of the lease. A list of prohibited activities are outlined in the One Strike Policy, is contained in the Admissions and Continued Occupancy Policy (ACOP) and is incorporated herein by reference.

1. The Resident Household is and shall ensure that no member of the Resident Household or guest shall engage in:
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a. Any criminal activity that threatens the health or safety of JCHA employees or representatives, or;

b. Any criminal activity that threatens the health, safety or right to safe and peaceful enjoyment of their residences by members of the Resident Household or other residents in the site, including not being registered as a Sex Offender, or;

c. Any drug-related criminal activity on or off the premises.

2. The Resident Household shall ensure that no visitor engages in:

a. Any criminal activity that threatens the health or safety of JCHA employees or representatives; or

b. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of their residences by members of the Resident Household or other site residents; or

c. Any drug-related criminal activity on the premises.

3. The JCHA may evict a Resident Household in the following situations which shall be cause for terminating the tenancy as outlined in the One Strike Policy incorporated herein by reference:

a. When the JCHA determines that a household member is illegally using a drug or when the JCHA determines that a pattern of illegal use of a drug interferes with health, safety, or right to peaceful enjoyment of the premises by other residents; or

b. When the JCHA determines there is any criminal activity in violation of subparts a, b, or c of paragraphs 1, and 2 above.

c. For purposes of subpart c of paragraphs 1 and 2 above the term drug related criminal activity means the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute, or use of a controlled substance (as defined in section 102 of the controlled Substances Act, 21 U.S.C. 802).

4. The JCHA shall pursue the eviction of a Resident Household based on an arrest, and a criminal conviction is unnecessary to demonstrate violations of the Lease. In addition, the JCHA shall pursue evictions under One Strike based on egregious crimes committed by juveniles, as permitted by law.
5. If a tenant has been evicted based on a One Strike violation and the charges against the tenant are dismissed—not pled down to a lesser offense—if the tenant previously resided in public housing, then that tenant shall be offered the next available appropriately-sized public housing unit.

**Violence Against Women Act – (VAWA)**

In accordance with Title VI of Public Law 109-162 and the applicable sections of the U.S. Housing Act of 1937, as amended, the JCHA is committed to preserving and protecting the right to safe, affordable housing for victims of domestic violence, dating violence, sexual assault or stalking. The JCHA will comply with any provision of Federal, State or local law that provides the greatest protection for victims of these criminal acts.

The JCHA will not deny admission to any applicant on the basis that they are or have been a victim of domestic violence crimes if the applicant otherwise qualifies for assistance or admission.

If an applicant or resident is or has been a victim of domestic violence, dating violence, sexual assault or stalking, they must submit a form HUD-approved 50066 certification and other acceptable and official documentation (i.e., police report, or letters from Prosecutors office, victim services agency or medical professional, etc.) to the Asset Manager to verify the incident. The documentation must be received within 14 business days of notification to the JCHA that the individual is or has been a victim of these domestic violence crimes.

**IV. Other Obligations and Rules of Conduct**

Violations of the general rules listed below by members of the Resident Household, guests or visitors shall be considered serious violations of the terms and conditions of this Lease Agreement and are good cause for the JCHA to seek termination of the Lease Agreement. The Resident Household is ENTIRELY RESPONSIBLE for the actions and conduct of ALL members of the household and ALL guests and ALL visitors of the household.

a. All members of the Resident Household, guests and visitors shall conduct themselves in a manner which is mindful and respectful of each other, neighbors, JCHA staff and representatives, of the unit being rented, and of JCHA properties as a whole. The Resident Household shall ensure that no member of the household, guests or visitors act or speak in a manner which is abusive, threatening or harmful to members of the Resident Household itself, or to neighbors and their families, or to JCHA staff and representatives, or in any way infringes upon the safe, peaceful enjoyment of the site by all residents.
b. The Resident Head of Household shall ensure that there are no controlled dangerous substances, controlled substance analogs, hashish, marijuana, narcotic drugs, or opiates in or about the townhouse or unit or any area assigned to the Resident Household for its exclusive use. The terms controlled dangerous substances, controlled substance analogs, hashish, marijuana, narcotic drugs, or opiates shall have the same meanings here as they do in N.J.S.A. 2C:35-2 as presently written or as same may be amended from time to time.

c. The Resident Head of Household shall ensure that there are no destructive devices, explosives, firearms, machine guns, handguns, rifles, shotguns, sawed-off shotguns, stun-guns, imitation firearms or assault firearms in or about the townhouse or unit or any area assigned to the resident household for its exclusive use unless the person in possession of any weapon set forth above has a valid permit or license to possess the weapon under state or federal law or is otherwise permitted under state or federal law to possess the weapon. It shall be the obligation of the resident to establish any exception hereunder. The terms destructive devices, explosives, firearms, machine guns, handguns, rifles, shotguns, sawed-off shotguns, stun-guns, imitation firearms or assault firearms shall have the same meaning here as they do in N.J.S.A. 2C:39-1 as presently written or as same may be amended from time to time.

d. All members of the Resident Household, guests and visitors shall exercise reasonable care of the unit being rented under this Lease Agreement and of the site as a whole. The Resident Household shall ensure that no members of the Resident Household, guest or visitors deface, damage, remove or destroy any part of the unit being rented, or of the building in which the unit is located or of neighboring buildings and grounds of the site.

e. The Resident Head of Household shall ensure that members of the Resident Household, guests, and visitors take reasonable precautions to prevent fires and to refrain from storing or keeping flammable materials on the premises. Any fire on JCHA premises caused by carelessness, failure to supervise children, cigarettes, unattended light candles or unattended cooking will result in the resident reimbursing the JCHA for needed repairs caused by the fire and may be cause for termination of this Lease Agreement. Smoking in all public housing developments is a material violation of this Lease and the Resident Household agrees to abide by all of the provisions of the JCHA Smoke Free Policy as outlined in the Admissions and Continued Occupancy Policy incorporated herein by reference.

f. The Resident Head of Household shall ensure that members of the Resident Household, guests, and visitors shall dispose of all garbage, rubbish, and other waste from the unit in a sanitary and safe manner, and in accordance with local regulations and to refrain from, and cause members of Resident's Household, guests, or visitors to refrain from, littering or leaving trash and debris in building common areas or on the grounds. The Resident Household, guests and visitors are prohibited from utilizing any JCHA or JCHA-rented dumpster or roll-off container to dispose of waste and/or hazardous materials from outside companies and such use will be deemed a material violation of this Lease.
g. The Resident Household shall use reasonable care to keep the unit in such condition as to ensure proper health and sanitation standards for the Resident Household and neighbors. Resident shall notify the authority promptly of known need for repairs to the unit, and of known unsafe or unsanitary conditions in the unit, in common areas and grounds. Resident’s failure to report the need for repairs in a timely manner shall be considered to contribute to any damage that occurs.

h. Should habitability of a unit become substantially impaired so that the Resident Head of Household believes that he/she is justified in withholding rent, the Resident shall be obligated to make prior notification to the Asset Manager in writing of the extent of the condition and of the intention to withhold rent. The Resident understands that although it may withhold the rent, failure to pay the rent is a material violation of this Lease and grounds for termination. The Resident Household understands that disputes regarding damage and repairs that cannot be resolved between the Resident and the JCHA will be adjudicated in court.

i. The Resident Household shall use only in a reasonable and proper manner all water, electrical, sanitary, heating, ventilating, air conditioning and other facilities or utilities. Tampering with, disabling or removing utility company supplied equipment located anywhere on JCHA property or JCHA-supplied smoke or carbon monoxide detectors from within the unit or common hallways is grounds for termination of the Lease. The resident must immediately notify the JCHA if any smoke or carbon monoxide detectors are broken, missing or malfunctioning. The JCHA will charge any costs associated with repairing utility supplied equipment caused by a Resident Household’s tampering with, disabling or removing said equipment to the Resident Household.

j. The Resident Household is and shall be obligated to promptly pay any bills for gas and electric service supplied and billed to the Resident directly by the local gas and electric utility company. It is a serious violation of this Lease for electric and gas service to be disconnected due to the Resident’s failure to pay the gas & electric bill.

k. The Resident Household shall not install any television antennas or satellite dishes in or on the unit or within the common exterior areas without the prior written consent of the JCHA. Consent will be given if the JCHA determines that the installation does not create an unsafe condition, does not damage the JCHA’s property, and otherwise complies with all lawful requirements. “The satellite dish cannot exceed one meter in diameter (3’ 3” across) and must be professionally mounted and secured on the exterior of the building. The resident Head of Household is responsible to pay for any damages that may occur as a result of the satellite dish. It may not be installed on historic buildings, roofs, window frames, fires escapes or other common areas.”
1. The Resident Head of Household is required to request, in writing, the installation of window guards in any apartment, townhouse or hallway, other than those on the first floor, where a child 10 years of age or younger resides. A window guard cannot be installed on windows providing access to a fire escape. The Resident Household may not remove, tamper with or destroy the window guard and will be charged by the JCHA for any resident-caused damages. The Resident’s failure to report the need for repairs to the window guards in a timely manner shall be considered to contribute to any damage that occurs.

m. The Resident Head of Household shall ensure that members of the Resident Household, guests, and visitors shall avoid obstructing sidewalks, areaways, passages, elevators, or stairs and to avoid using these for purposes, such as storing personal items, other than going in and out of the dwelling unit.

n. The Resident Household shall make no alterations or changes to the apartment’s interior without prior written consent of the JCHA. It shall be the sole responsibility of the Resident to either restore the apartment to its original condition or pay for the restoration by the JCHA as a result of any use of paint or coatings on walls, ceilings or other surfaces which alter the surface and result in work to restore it to the original condition.

o. The Resident Household may install private locks on interior or exterior unit doors but the JCHA must be provided with a contact name and phone number. In the case of an emergency, the JCHA will call the contact person who is required to respond immediately to unlock the door. If there is no response, the JCHA will break the lock and/or door, if necessary, and the resident will be responsible to pay for the repair.

p. The Resident Household shall remove any personal property left on JCHA property upon leaving, abandoning or surrendering the unit. Property left for more than 30 days shall be considered abandoned and will be disposed of by the JCHA as provided by state law. Costs for storage and disposal shall be assessed against the former Resident Household as provided by state law.

q. The Resident Head of Household shall not assign the Lease nor sub-lease the unit and shall not give accommodation to boarders or lodgers.

r. The Resident Head of Household shall give prior written notice to the Asset Manager of the Resident’s intention to leave the unit unoccupied for any period exceeding two weeks.

s. The Resident Household will: remove from JCHA property any vehicles without valid NJ registration and inspection stickers; refrain from parking vehicles in any illegal space; remove inoperable or unlicensed vehicles; refrain from repairing vehicles on JCHA property; and abide by all the provisions of the JCHA Parking Policy.
t. The Resident Household agrees to comply with the requirements of applicable state and local building or housing codes, materially affecting the health and/or safety of the household members (i.e. no overcrowding in the unit and maintaining electric and gas services to the unit).

u. The Resident Household agrees not to commit any fraud in connection with any Federal housing assistance programs and not to receive assistance for occupancy of any other unit assisted under any Federal housing assistance program during the term of the Lease. The Resident Household understands that fraud includes the failure to report all household income to the JCHA.

v. The Resident Household is bound by obligations imposed upon the Resident under federal regulations as presently set forth at 24 CFR 966.4(f) or as such regulations may from time to time be amended. These regulations are incorporated here by reference. Any conflict between the terms of this lease and the terms of the federal regulations are to be governed by the terms of the federal regulations.

V. Pets

a. The Resident Household is not permitted to keep, harbor or temporarily care for a pet without the prior written consent of the JCHA. Only one common household pet may be permitted upon execution of a Pet Agreement. Payment of a non-refundable ownership fee in the amount of $100.00 and proof of current license and inoculations is required for each dog. Dogs cannot be more than 24 inches in height. Must be spayed or neutered. No Pit Bulls, Rottweilers, Chow Chows, Boxers, Akitas, German Shepherds, Huskies, Alaskan Malamutes, Doberman Pinschers, Press Canario or Dalmatians are allowed unless the owner can provide acceptable proof that the dog was in the household prior to 4/17/01 when the Pet Policy was first adopted. The fee will be waived for service animals.

b. The Resident’s liability for damages caused by the pet is not limited to the amount of the ownership fee. The Resident will be required to reimburse the JCHA for the actual cost of any and all damages caused by the pet.

c. The JCHA may revoke permission to house a pet if the pet poses a health & safety concern due to dangerous behavior and/or causes any type of infestation due to lack of vaccination, improper physical care, unsanitary food storage or waste disposal and for failure to comply with the terms & conditions of the JCHA’s Pet Policy and Pet Agreement.

d. A full description of the Pet Policy is contained in the Admissions and Continued Occupancy Policy (ACOP) and is incorporated herein by reference.
VI. Continued Occupancy

A. Use of the Apartment:

The JCHA leases to the Resident Head of Household (upon the Terms and Conditions set forth in this Lease Agreement) the unit to be occupied exclusively as the private and primary residence by the Resident Household. It is not to be used or permitted to be used for any other purpose.

B. Changes in Household:

1. If the Resident Household has a newborn child, acquires legal custody of a child or adopts a child the JCHA must be notified in writing within 10 days of the occurrence. A birth certificate and/or documentation of custody or adoption (i.e. a court order) is required. The Resident Household may not accept custody of a child placed by the New Jersey Division of Youth and Family Services (DYFS) or other similar agencies and may not accept custody of a foster child without the prior written consent of the JCHA.

2. If circumstances of the Resident Household require the addition of a "live-in aide" (as defined in Section 966.4 of the Code of Federal Regulations), the Resident Household must seek and receive JCHA written approval prior to the live-in aide moving into the unit.

3. The household composition may not be altered without the prior written consent of the JCHA. The JCHA may consider an individual for eligibility as a live-in aide, subject to JCHA approval.

4. If the Resident Head of Household vacates the unit (e.g. moves out or dies) a remaining adult, who is listed on the most current certificate of Continued Occupancy form, must apply to become the new Head of Household. The remaining family member(s) must be re-certified as to their eligibility for residence at the site (including appropriate background checks) and enter into a new Lease.

5. The new Head of Household may assume any outstanding debt owed to the JCHA by the former Head of Household and enter into a payment agreement. The JCHA will not hold a remaining family member responsible for debt incurred by the former Head of Household during the period prior to the new Head of Household attaining the age of 18. The new Head of Household will be required to pay a security deposit of up to one month’s rent.

6. In the case of a single person household, the Lease will be terminated upon the Resident’s move from the unit or upon their death.
7. If a member of the household moves out of the unit, the Resident Head of Household, or spouse must inform the JCHA in writing within 10 days of the occurrence and provide documentation of new address. Acceptable forms of documentation include a residential lease or utility bill evidencing the new address. The JCHA will then remove the individual from the Lease Agreement.

For the purpose of this paragraph, a member of the household moving out involves both a voluntary or involuntary move. An involuntary move would include, but is not limited to, incarceration for at least 30 days. If a minor child is incarcerated, they will not be removed from the Lease Agreement unless the Head of Household voluntarily removes them and provides proof of their residence upon release.

However, a member of the household who is attending college, is enlisted in the U.S. Armed Forces, is incapacitated or disabled, is temporarily living away from the unit while attending college, fulfilling a military obligation, or receiving medical treatment is not considered to have moved out and will not be removed from the Lease Agreement. The Resident Household will provide information requested by the JCHA in order to determine whether a household member qualifies for the exemptions to occupancy set forth in this paragraph. The information will be provided within 10 days of the date of any written request unless the parties otherwise agree in writing to a different time period.

8. The Resident Household shall provide all necessary information for the JCHA to re-certify the family size of the household to determine continued compliance with occupancy standards. If the removal of a member of the household, for any reason, results in an under-utilized unit size, the household may be required to transfer into an appropriately sized unit. Failure of the Resident Household to comply is a material violation of this Lease and may result in termination of tenancy.

C. Re-certification of Family Composition:

All households must annually re-certify the household’s family composition in accordance with HUD’S regulations and JCHA Admissions and Continued Occupancy Policy as follows:

When the request is made, the Resident Head of Household agrees to supply the JCHA with accurate information about household composition, age of household members, assets and source and amounts of income of all household members. This information will be used by the JCHA to decide whether the unit is still appropriate for the Resident’s needs.
If a Resident Head of Household resides in a building that has been designated for elderly residents only and, upon the successful completion of background screening, receives JCHA approval to add a spouse who is younger than the designated age requirement of the building, the younger spouse may be required to transfer, in accordance with Section VII below, if the Head of Household moves or deceases.

D. Rent Re-determination:

For households paying rent determined by the Formula Method, the JCHA will annually conduct a recertification of family circumstances. The results of the recertification determine (1) whether the family is housed in the correct unit size; (2) whether the family has complied with the Community Service/Self-Sufficiency Requirement; 3) whether the family is paying the correct amount of rent; and 4) whether any adult member of the household is a Registered Sex Offender.

For households paying rent determined by the Flat Rent method, the JCHA must re-certify everything listed above every year except for the household’s income which will be verified every three (3) years.

The JCHA will re-certify all households’ income according to the procedure outlined below:

1. In certifying income, the Head of Household agrees to supply the JCHA with accurate information about: anticipated income and source for all household members, assets, and related information necessary to determine eligibility, annual income, adjusted income, and rent. This information will be used by the JCHA to decide the amount of rent that should be charged in accordance with HUD regulations and JCHA’s Admissions and Continued Occupancy Policy as follows:

2. For the income recertification, the Resident Head of Household is required to sign an Authorization for the Release of Information. This is a consent form that authorizes the JCHA to obtain information about the Resident Head of Household and members of the family who will reside in the unit concerning employment income from current and previous employers. All information supplied during recertification must be verified. Resident Head of Household agrees to comply with JCHA requests for verification by signing releases for third-party source, presenting documents for review, or providing other suitable forms of verification.

3. Failure to supply all requested family, income and other required recertification information, in the time specified by the JCHA, regardless of whether rent is paid in accordance with the Flat Rent or the Formula Method, is a serious violation of the terms of the Lease Agreement.
a. The Head of Household will supply the information requested by the JCHA in the time and in the manner set forth in the JCHA’s written notice. Failure to comply is a material violation and will result in the JCHA seeking a legal remedy to terminate the Lease Agreement.

b. The JCHA will notify the Resident Household of the amount of rent that is due and owing by sending the Resident Household a Rent Change Notice. The Rent Change Notice will require that the unpaid rent be paid 30 days after the Rent Change Notice is delivered to the Resident Household. If the Resident Household fails to pay the outstanding rent on that date then the JCHA may terminate the tenancy for non-payment of rent.

4. If it is found that the Resident Head of Household has committed fraud or has otherwise underreported household income in connection with obtaining and/or continuing this Lease Agreement by a misrepresentation of facts, the fraud or the underreporting of income will be grounds for termination of this Lease Agreement and may jeopardize future housing assistance under any federal program. The Resident Head of Household will be liable to reimburse the JCHA for rent due as a result of any fraud or underreporting of income in accordance with the JCHA Repayment Agreement.

5. The rent WILL increase during the period between regular annual recertifications to reflect increases in income, as well as if (1) a new household member with income has passed the background screening and has been added to the lease; (2) the re-certification of the Resident Household was delayed until the resolution of a legal tenancy issue; (3) the income reduction was temporary (60 days or less); (4) due to misrepresentation or under-reporting of income; or (5) the income increases for any other reason. The rent will decrease if the Resident can verify a change in his/her income that would justify a reduction in rent. An Interim re-determination will be conducted and the increase or decrease in rent will become effective within a 30 day period and upon notice to the resident regarding the rent change. An interim re-certification will be conducted and the rent will increase if the income increases by $200 or more per month or at least $2,400 annually upon a 30-day-day notice of rent change. During the annual re-certification period, if the income increases by any amount, that amount will be used to calculate the rent increase.

Families are not required to, but, may at any time, request an interim recertification based on a decrease in income (except for a decrease that lasts less than 60 days), an increase in allowable expenses, or other changes in family circumstances. Upon such request, the JCHA will take timely action to process the interim recertification and recalculate the resident's rent.
If a rent reduction is granted, the Resident Head of Household must report a subsequent income increase within 10 days of occurrence. If it is found that the Resident head of Household misrepresented the facts in regard to income, resulting in the Household paying a lower rent than it should have, the JCHA may increase the rent retroactive to the first of the month following the month in which the misrepresentation occurred.

E. Special Re-certifications:

If a family's income is too unstable to project for twelve (12) months, including families that temporarily have no income or have a temporary decrease in income, the JCHA may schedule special re-certifications every sixty (60) days until the income stabilizes and an annual income can be determined.

When families report zero income, and have no income excluded for rent calculation purposes, the JCHA has an obligation to pursue verification of income that reflects the family’s lifestyle. The Head of Household will be required to sign a Certification of Zero Income form indicating that they do not receive any income. Additionally, they will be required to complete a Zero Income Checklist and Worksheet form that asks residents to estimate how much they spend on items such as food, paper products, cable TV, transportation, etc., and whether any of the costs are being paid or provided by an individual outside of the household. If any such payments or items are being received, they are considered income.

For families who report a temporary decrease in income (for 60 days or less) as a result of a short-term disability or other situation, the JCHA will reduce the rent accordingly but may perform a Special Recertification every 60 days until a reasonably accurate estimate of income can be made.

F. Community Service:

According to HUD regulation, every adult Public Housing resident is required to, either 1) contribute eight hours per month of Community Service or 2) participate in an economic or self-sufficiency program, unless he/she is exempt for reasons listed below:

- Senior citizens (62 years or older)
- Persons who are blind or disabled
- Residents who care for persons with disabilities
- Employed residents or residents who are already engaged in any work activity or self-sufficiency program
- Residents engaged in vocational educational training (not to exceed 12 months with respect to any individual) or in job-skills training directly related to employment
Residents receiving TANF (Note: if the Head of Household is complying with all Program requirements, then every adult member of the household is exempt from the Community Service Requirement.)

Meets requirements for being exempted from having to engage in a work activity under the State program funded under part A of title IV of the Social Security Act (42 U.S.C. 601 et seq.) 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 (42 U.S.C. 601 et seq.) or under any other welfare program of the State in which the PHA is located, including a State-administered welfare-to-work program, and has not been found by the State or other administering entity to be in noncompliance with such a program.

At recertification, the JCHA must certify that each adult family member is either exempt from the requirement or indicate what eligible activity the non-exempt resident will engage in each month for the following year. The resident is required to provide any necessary verification to establish his/her exemption from or compliance with the requirement. HUD requires that the JCHA not renew the lease if there continues to be non-compliance.

If the resident is non-compliant with the Community Service Requirement, the JCHA will forward a notice of non-compliance and allow the resident to enter into an agreement to complete the delinquent hours as well as the required hours of Community Service for the current period. Residents who dispute the JCHA’s determination of non-compliance may request a grievance hearing and seek a legal remedy from termination of tenancy.

G. Termination of Tenancy when Unit is Pending a Sale: (For Dwight Street Homes Residents Only)

1. If the building in which the Resident Household’s unit is pending a sale by the JCHA to a new owner under any federal homeownership programs pertaining to the JCHA development where this unit is located, then the Resident Head of Household shall, upon written request of the JCHA, apply for a Housing Choice Voucher (Section 8) and shall, if approved for the Housing Choice Voucher (Section 8), enter into a Lease with the new owner to take effect at the time the property is sold or as otherwise may be provided by the JCHA in a written notice to the Resident Household.

2. If the Resident Household refuses to apply for a Housing Choice Voucher (Section 8) in the time and manner set forth in the JCHA notice and/or is deemed ineligible for Section 8 (i.e. based on income), then the resident may be offered the option to transfer into another appropriately-sized unit at a JCHA site. If the resident refuses to move, this refusal will be deemed a serious and material violation of the terms of this Lease for which the tenancy may be terminated and the Resident Household evicted.
3. The Resident Household may not refuse to apply for a Housing Choice Voucher (Section 8) and/or transfer to another JCHA site to unreasonably delay the homeownership purchase process. This refusal will be considered a serious and material violation of the lease.

VII. Transfers

There may be occasions when the Resident Household will need to transfer from one unit to another in the site or to a unit at another site owned by the JCHA. In this event, the following applies:

A. The Resident Head of Household agrees that if the JCHA in its sole discretion determines that the unit needs rehabilitation or the size or design of the unit is no longer appropriate to the household's needs, or for the reasons set forth in the subparagraphs below then the Resident Household will transfer out of the unit that is the subject of this Lease Agreement in the time and manner set forth in a transfer notice served on the Resident Head of Household by the JCHA. The JCHA, in its sole discretion, may offer one of the following transfer choices to a Resident Head of Household served with a written transfer notice:

1. Transfer to and enter into a new Lease for a different unit at the current site;

2. Transfer to and enter into a new Lease for a unit of an appropriate size and design, as determined by the JCHA, at another site owned by the JCHA; or

3. Accept a tenant-based Housing Choice Voucher (Section 8) and move to a non-JCHA-owned property.

B. If a Resident Head of Household makes a written request for special unit features in support of a documented disability or handicap, the JCHA shall in its sole discretion have the choice to modify the existing unit to the extent possible, transfer the Resident Household to another unit at the Site with the features requested, transfer the Resident Household to a unit at another JCHA-owned-Site with the features requested, if one is available, or offer a tenant-based Housing Choice Voucher (Section 8) with which the Resident Household can move to another dwelling in the private market with the appropriate features.

C. A Resident Household without physical disabilities, residing in a unit with special features, must transfer to a unit without such features should a Resident Household or applicant with physical disabilities need the unit. The transfer shall occur in the time and manner stated in the written transfer notice. Failure to transfer under these circumstances will be deemed a serious and material violation of this Lease and will be grounds for termination of this Lease Agreement.
D. In cases where the JCHA offers to transfer a Resident Household to a unit within the site, the JCHA shall serve the Resident Household with a written transfer notice which provides no more than 15 days in which to move following receipt of a transfer notice. In all other transfer cases the written transfer notice will set forth the time within which the transfer must occur but in no event will the Resident be given less than 30 days within which to move. The failure or refusal of the Resident Household to transfer to another unit within the same site, or to transfer to another unit of appropriate size and design at another JCHA site, or to accept a Housing Choice Voucher (Section 8) and relocate to a non-JCHA property in the time and manner set forth in the transfer notice is a serious and material violation of this Lease and will be grounds for termination of this Lease Agreement.

E. The JCHA will consider Resident requests for on-site transfers on a case-by-case basis and at the discretion of the JCHA per the Transfer Policy contained in the ACOP and incorporated herein by reference.

F. In accordance with Title VI of Public Law 109-162 and JCHA Policy, if a resident is claiming to be a victim of a domestic violence crime and is requesting an Emergency Transfer, they must submit a written request to the JCHA. In addition, the resident must complete a form HUD-50066 certification and provide a letter from either the Hudson County Prosecutor’s Office, a victim services agency or medical professional, or provide a police report detailing the incident within 14 business days of the written request.

VIII. Inspections

The JCHA will routinely inspect all units at each site. The Asset Manager will (except in emergencies) provide advance written notice of the day and approximate time scheduled for any inspection. The Resident is required to provide access or reschedule the inspection at least 24 hours in advance of the scheduled appointment. Inspection will be scheduled as follows:

A. Move-in inspections: The JCHA and the Resident Head of Household will jointly inspect the unit prior to occupancy by the Resident at which time the JCHA will furnish to the Resident a written statement of the condition of the unit and the equipment provided with the unit. The statement shall be signed by the Resident and the JCHA and shall be retained by the JCHA in the Resident’s folder. A second preventative maintenance and housekeeping inspection will be scheduled within 90 days of move-in. If results are satisfactory, inspections will be scheduled semi-annually. If results are unsatisfactory, the JCHA will re-inspect as necessary.

B. Annual inspections: Inspections will be scheduled at least once annually. The Asset Manager or his/her designee will inspect the unit to determine any maintenance and repair requirements, and evaluate housekeeping in accordance with Housekeeping Standards. If results are unsatisfactory re-inspection will take place until JCHA is satisfied with standards of upkeep. Failure to comply with JCHA’s Housekeeping Standards shall be grounds for terminating the Lease.

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C. **Move-out inspections:** The Resident Head of Household must give JCHA at least 30 days written notice prior to the first of the month if he/she intends to move from the unit. Subsequently, the Asset Manager will schedule a preliminary inspection to determine if charges are due for damages. A Resident Household member can participate in this inspection unless the Resident Household vacates without notice to the JCHA. The final move-out inspection will take place within three working days after move-out. The JCHA will furnish the Resident with a statement of any charges to be made in accordance with the JCHA’s posted schedule of charges and will itemize any applicable deductions from the security deposit.

D. **Other inspections:** Special inspections may be scheduled to enable HUD or others to inspect public housing units in connection with their oversight of the JCHA. In the events that the resident is not home and the HUD inspector has chosen to inspect the apartment, the JCHA may enter the apartment with the HUD inspector and leave notice informing the resident of such.

If at any time the JCHA reasonably believes that unsanitary conditions or conditions in violation of building codes exist, the JCHA shall have the right to perform appropriate inspection(s). The Resident Household will be notified of the time, date and reason for the inspection in writing and will have the right to be present except in emergencies. The Resident Household will be notified in writing of the results.

**IX. Entry of the Unit by the JCHA**

A. There will be occasions when the JCHA, as owner, will need access into the unit. When this necessity arises, the JCHA is obligated as follows:

1. The JCHA shall give the Resident Household at least 48 hours written notice that the JCHA intends to enter the unit to perform non-routine maintenance or modernization work. The JCHA will make best efforts to enter at reasonable times (8 AM-5 PM) unless pre-scheduled with the Resident for a later time.

2. The JCHA may enter Resident Household's unit at any time without written advance notice when there is reasonable cause to believe that an emergency exists. In any case, any member of the Resident Household who is at home should request that the individual employee provide proper identification and explain the need for entry.

B. The Resident Head of Household agrees that a duly authorized agent, employee, or contractor of the JCHA will be permitted to enter Resident's unit during reasonable hours (8 AM to 5 PM) to perform routine maintenance, make improvements or repairs, inspect the unit, exterminate for infestation or show the unit for releasing. Refusal to allow entry is a serious violation of this Lease Agreement.
C. When the Resident Household calls to request maintenance in the unit, the JCHA shall attempt to provide such maintenance at a time convenient to Resident. The Resident must make every effort to be at home when such maintenance is scheduled. Any fees incurred by the JCHA as a result of the Resident Household not being at home for scheduled maintenance will be passed on to the Resident Household. All fees will be due and owing within 30 days after being invoiced.

D. In the event of an emergency, if the Resident Head of Household and all adult members of the household are absent from the apartment at the time of entry, the JCHA shall leave in the unit a written statement stating the date, time and purpose of entry prior to leaving the unit.

X. JCHA Obligations

As owner, the JCHA is obligated to provide the following services:

A. Maintain the unit in a decent, safe and sanitary condition, except for those maintenance tasks for which the Resident is responsible.

B. Comply with the requirements of applicable building and housing codes and HUD regulations materially affecting health and safety.

C. Make necessary repairs to the unit except for those tasks routinely completed by the Resident.

D. Keep building, facilities, and common areas, not otherwise assigned to the Resident Household for maintenance and upkeep, in a clean and safe condition.

E. Maintain in good and safe working order and condition, electrical, plumbing, sanitary, ventilating, and other facilities and appliances, supplied by the JCHA.

F. Provide and maintain receptacles and facilities for the deposit of garbage, rubbish, recyclable items, and other waste removed from the unit by Resident, as required by this Lease Agreement.

G. Supply running water and reasonable amounts of hot water and reasonable amounts of heat at appropriate times of the year (in compliance with local building and housing codes).

H. Notify the Resident of the specific grounds for any proposed adverse action by the JCHA.

I. Notify the Resident when the JCHA is required to afford the Resident the opportunity for a hearing under the JCHA grievance procedure for a grievance concerning a proposed adverse action.

J. Upon written request by the Resident, provide, install and maintain child-protection window guards on windows within a unit and on windows in public halls in a building in which a child or children 10 years of age or under reside.
XI. Defects Hazardous to Life, Health or Safety

When a dangerous condition exists which is hazardous to life, health or safety:

A. Any member of the household shall immediately notify the JCHA of any such defect, condition or damage.

B. The JCHA shall be responsible for correcting or abating the problem within 24 hours if an emergency or within 72 hours if a non-emergency. However, if the damage was caused by the Resident Head of Household or member of his/her household or his/her guest or visitor, the reasonable cost of resolving the problem shall be charged to the Resident Household. All charges are due and owing within 30 days after being invoiced.

C. The JCHA shall offer standard alternate accommodations, if available, in circumstances where necessary repairs cannot be made within a reasonable time. The Resident shall accept any replacement unit offered by the JCHA. If the dangerous condition was caused by the negligence of the Resident Household, guests or visitors, the Resident Household will be responsible to pay for the costs of repairing the damage and may be subject to termination of tenancy.

D. If the problem is not corrected or alternative accommodations are not provided in accordance with XI (C) above, the rent shall be reduced or abated in proportion to the seriousness of the damage or problem and the loss of value as a dwelling. However, no reduction in rent due shall be made where the Resident rejects reasonable alternative accommodations or where the problem was caused by the Resident Household, guests or visitors.

E. If the JCHA determines that the dwelling unit is uninhabitable because of imminent danger to the life, health, and safety of the Resident and the Resident refuses alternative accommodations, this Lease shall be terminated in compliance with applicable state law, and any rent paid will be refunded to the Resident.

XII. Written Notices

All Notices to Resident Households required under this Lease Agreement or required by federal law or State law shall be in writing and delivered to the Head of Household or another adult member of the Resident Household or sent by prepaid first class mail, properly addressed to the Resident Household at the address set forth in this lease. All notices to the JCHA required under this Lease Agreement or required by federal law or State law shall be in writing and shall be delivered to the Asset management office or the JCHA central office or sent by prepaid first-class mail properly addressed to the Asset management office or the central office.
XIII. Revisions of the Lease Agreement

A. The JCHA may in its sole discretion revise or modify this Lease Agreement.

B. The JCHA shall provide thirty (30) days written notice to Residents setting forth any proposed change in the Lease Agreement used by this site and providing Residents an opportunity to present written comments which shall be taken into consideration by the JCHA prior to the formal adoption of any new Lease Agreement in accordance with federal regulations.

C. After the notice period provided in paragraph XIII (B), the JCHA may offer a revision to the Lease Agreement used by this site to the Resident Household. The JCHA must give the Resident Household written notice of the offer of a revision at least 30 days before it is scheduled to take effect. The written notice will specify the time within which it must be accepted by the Resident Household. This Lease Agreement may be terminated if the Resident Household fails to accept the JCHA’s offer to revise an existing Lease Agreement.

XIV. Termination of the Lease Agreement

In terminating the Lease Agreement, the following procedures shall be followed by the JCHA and Resident Head of Household:

A. The JCHA may terminate the tenancy only for serious or repeated violations of material terms of the Lease such as failure to make payments due under the Lease, fulfill Resident obligations described in the Lease, or for other good cause and only by bringing a court action to evict the Resident from the unit. Other good cause includes but is not limited to: (1) criminal activity, drug related criminal activity, alcohol abuse, and registration as a Sex Offender, as provided elsewhere in the Lease; (2) discovery after admission of facts that would have made the Resident ineligible for admission; (3) discovery of material false statements or fraud by the Resident in connection with an application for assistance or with re-examination of income; (4) failure of a Resident Household to comply with Community Service requirements and continuation of non-compliance after given an opportunity to comply (this failure will be grounds for not renewing the lease and tenancy termination at the end of the lease term); and (5) failure to accept the JCHA’s offer of a Lease revision to an existing Lease. (6) for breach of a Stipulation Agreement; (7) for engaging in criminal acts of physical (domestic) violence crimes as per Public Law 109-162, the Violence Against Women Act (VAWA), and the JCHA’s One Strike Policy, as amended.; (8) for other “good cause” reasons as more fully described in the Admissions and Continued Occupancy Policy (ACOP) and/or set forth in other sections of the Lease Agreement, such as failure to allow inspection of the unit, subletting of the premises, failure or refusal of a household under a Revitalization Plan to relocate, etc.
B. The JCHA shall, unless otherwise provided by federal law, give written Notice of the proposed termination of the Lease Agreement to the Resident Head of Household as follows: (i) 14 days in the case of failure to pay rent; (ii) a reasonable period of time considering the seriousness of the situation but not to exceed 30 days if: (a) the health or safety of other residents, JCHA employees, or persons residing in the immediate vicinity of the premises is threatened such as tampering with, disabling or removing utility company supplied equipment located anywhere on JCHA property or JCHA-supplied smoke or carbon monoxide detectors from within the unit or common hallways or other threats to health and safety, (b) if the Resident’s unit is uninhabitable and the Resident refuses alternative accommodations, (c) failure to meet Resident Obligations, (d) if any member of the household has engaged in any drug-related criminal activity or violent criminal activity; or (e) if any member of the household has been convicted of an offense which carries a maximum term of imprisonment of more than one (1) year; (iii) 30 days in any other case except that if a State or local law allows a shorter notice period, such shorter period shall apply.

C. The Notice shall state specific reasons for the termination. It shall inform the Resident Head of Household of his/her right to make such reply as he/she may wish, and of the Resident's right to examine JCHA documents directly relevant to the termination or eviction.

D. The Notice shall also inform Resident of the right to request a grievance hearing in accordance with the JCHA’s grievance procedures. Pursuant to the grievance procedure, the tenancy shall not terminate until the period to request a hearing has expired. This paragraph does not apply to termination actions based upon criminal activity and drug-related criminal activity as provided by federal regulation.

E. Any Notice to Quit which is required by State or local law may be combined with, or run concurrently with, the Notice of Lease Agreement termination under this section. The Notice to Quit must be in writing, and specify that if the Resident Household fails to vacate the unit within the applicable statutory period, appropriate action will be brought against him/her, and he/she may be required to pay the court costs and associated fees as permitted by federal regulation.

The Resident Head of Household may terminate this Lease Agreement at any time by giving thirty (30) days written notice prior to the first of the month (e.g. if the Resident Head of Household intends to vacate on March 1st, the JCHA must receive notice no later than January 30th). The Resident Head of Household must leave the apartment in broom-clean and good condition, except for normal wear and tear, and is required to return the keys to the unit upon moving. The tenancy will not be considered terminated and the resident will be responsible for the rent until the keys are returned. If the resident vacates prior to the end of the thirty (30) day notice, they will be responsible for the rent through the end of the notice period or until the unit is re-rented, whichever occurs first. If the resident moves without notice, “skips out” or otherwise abandons the unit, the JCHA will take legal possession and dispose of any personal items in accordance with New Jersey State law. The JCHA may pursue legal action to recover any outstanding rent and costs owed by the Resident Household upon move-out.

Effective 9/01/2016  “Building Communities...Creating Opportunities...Transforming Lives”  Page 24 of 27
XV. Court Fees

In the event eviction proceedings are instituted by or on behalf of the JCHA for possession of the leased premises due to the Resident Household’s failure to pay rent, utility and maintenance charges, or any other violation of this Lease or for other good cause, the Resident agrees to pay the court fees associated with filing the eviction action and issuing the warrant of removal which are incurred by the JCHA to remove the Resident Household. Said fees and costs, if applicable, will be due and owing within 30 days after being invoiced. Failure to pay rent or other payments is a material violation of the lease and is grounds for termination of the Lease Agreement.

XVI. Grievance Procedure

All disputes concerning the obligations of the Resident Household or the JCHA shall be resolved in accordance with the JCHA grievance procedure which is incorporated herein by reference except as provided in 24 CFR 966.51(a)(2)

XVIII. Waiver

The failure of the JCHA or the Resident Household to exercise any right or remedy provided herein, shall not affect the right to do so at a later date for similar or other causes.

This Lease represents the entire agreement between the parties. There are no promises, agreements or representations made other than as set forth in this Lease. This Lease shall be construed in accord with New Jersey law.

XIX. Execution

By Resident's signature below, Resident Head of Household and Household agree to the Terms and Conditions of this Lease Agreement and all additional documents made a part of the Lease Agreement by reference.

RIGHT OF RE-ENTRY: The JCHA (landlord) reserves and the Resident Head of Household does hereby agree, that the JCHA has retained a right of re-entry into the premises should there be a violation or breach by the Resident Household of any of the covenants or agreements contained in the Lease or in this Addendum. Should the Resident hold over and continue possession of the premises or any part thereof after an alleged breach or violation of any covenant or agreement of the Lease or any Addendum to the Lease, the JCHA will serve written notice of the termination of said tenancy and demand that the Resident remove from the premises within the time prescribed by law.

By the signature(s) below the Resident also acknowledges that the Provisions of this Lease Agreement have been received, thoroughly explained and understood.
CONFLICT WITH OTHER PROVISIONS OF THE LEASE: In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

CERTIFICATION: I have read and understand all provisions of this Addendum and agree that all other conditions of the original lease and addenda, except those changed by this separate and subsequent Addendum, shall remain in effect.

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<th>RESIDENT HEAD OF HOUSEHOLD SIGNATURE</th>
<th>JCHA SIGNATURES</th>
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HEAD OF HOUSEHOLD: ________________ DATE: __________

ADULT MEMBER ________________ DATE: __________

ADULT MEMBER ________________ DATE: __________

ADULT MEMBER ________________ DATE: __________

ADULT MEMBER ________________ DATE: __________

ASSET MANAGER: ________________ DATE: __________

WITNESS: __________________________ DATE: __________

In case of emergency, please contact ________________ at phone # __________
RESIDENT’S CERTIFICATION

I, ________________________________ hereby certify that I and other members of my Household, have not committed any fraud in connection with any Federal Housing Assistance program. I further certify that all information or documentation submitted by myself or other Household members to the JCHA in connection with any Federal Housing Assistance program (before and during the Lease Agreement term) are true and complete to the best of my knowledge and belief.

_____________________________________  __________________
Resident Head of Household’s Signature  Date
JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM

VIOLANCE AGAINST WOMEN REAUTHORIZATION ACT OF 2013
PROVIDES PROTECTIONS FOR VICTIMS OF DOMESTIC VIOLENCE,
DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING

This lease addendum adds the following paragraphs to the Lease between the Tenant__________________________, residing at ________________________________ and the Landlord Jersey City Housing Authority (JCHA).

Purpose of the Addendum
The lease for the above referenced unit is being amended to include the revised provisions of the Violence against Women Reauthorization Act of 2013 (VAWA) under HUD Notice PIH-2017-08 (HA).

Conflicts with Other Provisions of the Lease
In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

Term of the Lease Addendum
The effective date of this Lease Addendum is ___________. This Lease Addendum shall continue to be in effect until the Lease is terminated.

VAWA Definitions (as per 24 CFR 5.2003):
Actual and imminent threat refers to a physical danger that is real, would occur within an immediate time frame, and could result in death or serious bodily harm. 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, and the length of time before the potential harm would occur.

Affiliated individual, with respect to an individual, means: a) A spouse, parent, brother, sister, or child of that individual, or a person to whom that individual stands in the place of a parent or guardian (for example, the affiliated individual is a person in the care, custody, or control of that individual); or (b) Any individual, tenant, or lawful occupant living in the household of that individual.

Bifurcate means to divide a lease as a matter of law, subject to the permissibility of such process under the requirements of the applicable HUD-covered program and State or local law, such that certain tenants or lawful occupants can be evicted or removed and the remaining tenants or lawful occupants can continue to reside in the unit under the same lease requirements or as may be revised depending upon the eligibility for continued occupancy of the remaining tenants and lawful occupants.

Covered housing provider refers to the individual or entity under a covered housing program, and as defined by each program in its regulations, that has responsibility for the administration and/or oversight of VAWA protections and includes PHAs, sponsors, owners, mortgagors, managers, State and local governments or agencies thereof, nonprofit or for-profit organizations or entities.

Dating violence means violence committed by a person: (a) Who is or has been in a social relationship of a romantic or intimate nature with the victim; and (b) Where the existence of such a relationship shall be determined based on a consideration of the following factors:

(1) The length of the relationship;
(2) The type of relationship; and
(3) The frequency of interaction between the persons involved in the relationship.

Revised 7/14/17
Domestic violence includes felony or misdemeanor crimes of violence committed by: (a) a current or former spouse or intimate partner of the victim; (b) by a person with whom the victim shares a child in common; (c) by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner; (d) 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 (e) 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 “spouse or intimate partner of the victim” includes a person who is or has been in a social relationship of a romantic or intimate nature with the victim, as determined by the length of the relationship, the type of the relationship, and the frequency of interaction between the persons involved in the relationship.

Sexual assault means any nonconsensual sexual act proscribed by Federal, tribal, or State law, including when the victim lacks capacity to consent.

Stalking means engaging in a course of conduct directed at a specific person that would cause a reasonable person to: (1) Fear for the person's individual safety or the safety of others; or (2) Suffer substantial emotional distress.


VAWA Protections (as per 24 CFR 5.2005): Victims of domestic violence, dating violence, sexual assault, or stalking are eligible for protections without regard to sex, gender identity, or sexual orientation. The JCHA may not discriminate against any applicant, tenant or participant on the basis of any protected characteristic, including race, color, national origin, religion, sex, familial status, disability or age. Guests, unassisted members, and live-in aides of the family are ineligible for VAWA protections that are available only to tenants and participants.

The JCHA may not deny admission to any applicant or terminate assistance to any tenant or participant on the basis of or as a direct result of the fact that the applicant, tenant or participant is or has been a victim of domestic violence, dating violence, sexual assault, or stalking, if the person would otherwise qualify for assistance or admission.

The JCHA must provide applicants, tenants and participants with the VAWA Notice of Occupancy Rights (HUD-approved Form - 5380), which explains their rights under VAWA. The JCHA may also use the HUD-approved Form 5382 Certification, or other official documentation (i.e. police report, or letters from an attorney, victim services agency or medical professional, etc.), to be completed and submitted within 14 business days, or an agreed upon extension date, to receive protection under VAWA.

VAWA Remedies (as per 24 CFR 5.2005 and 24 CFR 5.2009) The JCHA has established an Emergency Transfer Plan in compliance with the HUD-approved Form – 5381 and will provide the HUD-approved Form – 5383 Emergency Transfer Request Form if a VAWA victim makes a written request for a transfer to the JCHA. The JCHA may choose to bifurcate a lease, or remove a household member or lawful occupant from a lease to evict, remove, or terminate occupancy rights, or terminate assistance to such member who engages in criminal activity directly relating to domestic violence, dating violence, sexual assault, or stalking against an affiliated individual or other individual, in compliance with 24 CFR 5.009, to provide protection under VAWA.

______________________________  ________________________
Tenant                                      Date

______________________________  ________________________
Landlord                                    Date
JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM
SMOKE-FREE POLICY

This lease addendum adds the following paragraphs to the Lease between the Tenant________________, residing at ______________________ and the Landlord Jersey City Housing Authority (JCHA).

Purpose of the Addendum
The lease for the above referenced unit is being amended to include the provisions of the U.S. Department of Housing and Urban Development’s (HUD) Notice PIH-2017-03 which requires Smoke-Free Housing in accordance with 24 C.F.R. 965 and 966.

Conflicts with Other Provisions of the Lease
In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

Term of the Lease Addendum
The effective date of this Lease Addendum is ____________. This Lease Addendum shall continue to be in effect until the Lease is terminated.

JCHA Smoke-Free Policy:
The JCHA’s Smoke-Free policy prohibits the use of prohibited tobacco products in all JCHA conventional public housing living units, indoor common areas, administrative office buildings, community rooms or community facilities, public housing daycare centers, and laundry rooms. This policy also applies to outdoor areas within 25 feet from JCHA public housing and administrative office buildings. Prohibited tobacco products includes cigarettes, cigars, pipes, and waterpipes (hookahs).

The tenant agrees that the tenant, members of the tenant’s household, tenant’s guests, or other person under the tenant’s control must not engage in any smoking of specified prohibited tobacco products in restricted areas, or in other outdoor areas that the JCHA has designated as smoke-free.

The tenant must sign this Smoke-Free policy lease amendment as a condition of his/her continuing occupancy. Failure to sign this policy will be considered a violation of the lease agreement which may result in termination of tenancy. The tenant’s failure to comply with the provisions of this policy may result in the assessment of fines and/or the termination of tenancy.

The JCHA may not deny admission to applicants or terminate assistance to tenants who smoke. The JCHA understands that Section 504 of the Rehabilitation Act of 1973, the Fair Housing Act, and the Americans with Disabilities Act may provide the resident the right to seek a reasonable accommodation. A request for a reasonable accommodation must be considered, and granted unless there is a fundamental alteration to the program or an undue financial and administrative burden to the JCHA.

_________________________________________  ______________________
Tenant                                               Date

_________________________________________  ______________________
Landlord                                           Date

Revised 7/14/17
JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM
WINDOW OBSTRUCTION AND SCREENS

The Lease Agreement, as executed on ________________________(date Lease booklet was signed), between ________________________________ (print Head of Household name) and the Jersey City Housing Authority (JCHA) for the unit located at ________________________________ (address) is hereby extended under the same conditions as the original Lease Agreement mentioned above with the exception of the following amendment(s) that are effective ______________________:

SECTION IV - “Other Obligations and Rules of Conduct“

(Add) - (w) – “Residents should not obstruct windows and doors in the unit. The use of foil and other similar materials over or in windows is not permitted. Window screens must remain permanently in place to fulfill their purpose and to avoid loss. In the event that a Resident removes or damages the window screen, a charge will be imposed and a cease and/or termination notice will be sent for each offense. A payment must be made within thirty (30) days from date the Resident receives notice of the charge. Throwing, placing or hanging anything out of a window is a violation of the lease and grounds for eviction.”

RIGHT OF RE-ENTRY: The JCHA (landlord) reserves and the Resident Head of Household does hereby agree, that the JCHA has retained a right of re-entry into the premises should there be a violation or breach by the Resident Household of any of the covenants or agreements contained in the Lease or in this Addendum. Should the Resident hold over and continue possession of the premises or any part thereof after an alleged breach or violation of any covenant or agreement of the Lease or any Addendum to the Lease, the JCHA will serve written notice of the termination of said tenancy and demand that the Resident remove from the premises within the time prescribed by law.

CONFLICT WITH OTHER PROVISIONS OF THE LEASE: In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

CERTIFICATION: I have read and understand all provisions of this Addendum and agree that all other conditions of the original lease and addenda, except those changed by this separate and subsequent Addendum, shall remain in effect.

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Revised September 2018
The Lease Agreement, as executed on ________________________(date Lease booklet was signed), between ________________________________ (print Head of Household name) and the Jersey City Housing Authority (JCHA) for the unit located at ________________________________ (address) is hereby extended under the same conditions as the original Lease Agreement mentioned above with the exception of the following amendment(s) that are effective ______________________:

Section II. “Rent And Other Fees” (A). RENT

2. (Add) “Repeated late payments (three or more late payments within a 12-month period) are a violation of this Lease Agreement and grounds for eviction.”

RIGHT OF RE-ENTRY: The JCHA (landlord) reserves and the Resident Head of Household does hereby agree, that the JCHA has retained a right of re-entry into the premises should there be a violation or breach by the Resident Household of any of the covenants or agreements contained in the Lease or in this Addendum. Should the Resident hold over and continue possession of the premises or any part thereof after an alleged breach or violation of any covenant or agreement of the Lease or any Addendum to the Lease, the JCHA will serve written notice of the termination of said tenancy and demand that the Resident remove from the premises within the time prescribed by law.

CONFLICT WITH OTHER PROVISIONS OF THE LEASE: In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

CERTIFICATION: I have read and understand all provisions of this Addendum and agree that all other conditions of the original lease and addenda, except those changed by this separate and subsequent Addendum, shall remain in effect.

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Revised July 2019
JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM
Lock/Key Policy

The Lease Agreement, as executed on _________________________ (date Lease booklet was signed), between ________________________________ (print Head of Household name) and the Jersey City Housing Authority (JCHA) for the unit located at ________________________________ (address) is hereby extended under the same conditions as the original Lease Agreement mentioned above with the exception of the following amendment(s) that are effective ____________________:

Section IV. Other Obligations and Rules of Conduct

o. (Current language)

The Resident Household may install private locks on interior or exterior unit doors but the JCHA must be provided with a contact name and phone number. In the case of an emergency, the JCHA will call the contact person who is required to respond immediately to unlock the door. If there is no response, the JCHA will break the lock and/or door, if necessary, and the resident will be responsible to pay for the repair.

(Additional language)

Key Copies: JCHA Residents who require an additional copy of a key must fill out a “Resident/Staff Key Request Form,” located in the manager’s office. For residents who have lost their keys, the Asset Manager will provide the resident with key(s) that the resident can bring to JCHA’s designated locksmith. The quantity of keys to be provided will be limited to the amount approved on the request form. Residents are responsible for bringing the keys to be duplicated to JCHA’s designated locksmith and paying the fee for the duplicate copy(ies). JCHA’s designated locksmith will only accept request forms that have a raised seal and (2) signatures in blue ink signed by designated JCHA staff (no copies).

JCHA Residents may request for locks to be changed and will be responsible to pay for this service.

RIGHT OF RE-ENTRY: The JCHA (landlord) reserves and the Resident Head of Household does hereby agree, that the JCHA has retained a right of re-entry into the premises should there be a violation or breach by the Resident Household of any of the covenants or agreements contained in the Lease or in this Addendum. Should the Resident hold over and continue possession of the premises or any part thereof after an alleged breach or violation of any covenant or agreement of the Lease or any Addendum to the Lease, the JCHA will serve written notice of the termination of said tenancy and demand that the Resident remove from the premises within the time prescribed by law.

Revised September 2019
JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM
Lock/Key Policy

CONFLICT WITH OTHER PROVISIONS OF THE LEASE: In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

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The Lease Agreement, as executed on ______________________(date Lease booklet was signed), between ________________________________ (print Head of Household name) and the Jersey City Housing Authority (JCHA) for the unit located at ________________________________ (address) is hereby extended under the same conditions as the original Lease Agreement mentioned above with the exception of the following amendment(s) that are effective _________________:

Section II - D – “Utilities and Appliances”

2. (Current language)

For excess appliances, (not applicable to residents who pay utilities directly to utility supplier), are due the following:

Fees for excess appliances, (not applicable to residents who pay utilities directly to utility supplier), are due per the following: Air Conditioners: An excess utility fee of $20/mo will be charged for nonelderly/disabled for the first air conditioner and $25/mo for each additional one. For senior citizen (62 years of age or older) and disabled Heads of Household, the charge is $5/mo for the first air conditioner and $10/mo for each additional one. Residents of Berry Gardens, specifically 199 Ocean Ave. and 92 Danforth Ave. will not be charged for the first air conditioner but will be charged $5/mo for the second one and $10/mo for each additional one. Air conditioners must be properly installed using the manufacturer’s window kit. Air conditioners may not be supported by bricks, wooden boards, cans, cardboard, or any other material.

Other Appliances: If checked below, an additional fee of $20/mo. for Deep Freezers will be charged and $5/mo for senior citizen and disabled Heads of Households. $10/mo. will be charged for Electric Dryers, & Dishwashers and $5/mo for senior citizen and disabled Heads of Households per appliance. $15/mo will be charged for Clothes Washers and $7.50 for senior citizen and disabled Heads of Households.

(Replace with)

For excess appliances (not applicable to residents who pay utilities directly to the utility supplier), the following schedule of excess utility charges will apply for excess appliances as follows:

Revised September 2019
# JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM

## EXCESS UTILITIES

<table>
<thead>
<tr>
<th>Appliance</th>
<th>Standard Fee</th>
<th>Fee Senior (Age 62+) and Disabled Head of Households and Minimum Renters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Conditioner*</td>
<td>$20/mo ($100/yr)</td>
<td>$0</td>
</tr>
<tr>
<td>(1st Unit)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air Conditioner*</td>
<td>$20/mo ($100/yr)</td>
<td>2nd unit: $5/mo ($25/yr)</td>
</tr>
<tr>
<td>(Additional Units)</td>
<td></td>
<td>Additional units: $10/mo ($50/yr)</td>
</tr>
<tr>
<td>Clothes Washer</td>
<td>$20/mo ($240/yr)</td>
<td>$10/mo ($120/yr)</td>
</tr>
<tr>
<td>Electric Dryer</td>
<td>$5/mo ($60/yr)</td>
<td>$2.50/mo ($30/yr)</td>
</tr>
<tr>
<td>Dishwasher</td>
<td>$15/mo ($180/yr)</td>
<td>$7.50/mo ($90/yr)</td>
</tr>
<tr>
<td>Deep Freezers</td>
<td>$5/mo ($60/yr)</td>
<td>$2.50/mo ($30/yr)</td>
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*Air conditioner charges will only apply from May through September of each year. Residents do not need to remove units when not in use.

3. **(Current language)**

Other major appliances, except refrigerators, may be installed only upon prior written JCHA approval. Gas dryers are prohibited for use in the unit.

**Additional language**

During annual inspections, the Asset Manager will note on the inspection form whether the apartment has an air conditioner, clothes washer, electric dryer, dishwasher, or deep freezer and whether the appliance(s) is installed correctly.

**All air conditioner units must be installed properly and can only be installed in a room with two windows. For rooms with one window, a doctor’s note documenting the need for a reasonable accommodation is required to be submitted to the office before installation and as needed on an annual basis.**

**RIGHT OF RE-ENTRY:** The JCHA (landlord) reserves and the Resident Head of Household does hereby agree, that the JCHA has retained a right of re-entry into the premises should there be a violation or breach by the Resident Household of any of the covenants or agreements contained in the Lease or in this Addendum. Should the Resident hold over and continue possession of the premises or any part thereof after an alleged breach or violation of any covenant or agreement of the Lease or any Addendum to the Lease, the JCHA will serve written notice of the termination of said tenancy and demand that the Resident remove from the premises within the time prescribed by law.

---

*Revised September 2019*
JERSEY CITY HOUSING AUTHORITY LEASE ADDENDUM
EXCESS UTILITIES

CONFLICT WITH OTHER PROVISIONS OF THE LEASE: In case of any conflict between the provisions of this Addendum and other sections of the Lease, the provisions of this Addendum shall prevail.

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Revised September 2019
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT F-1

LIPH COVID-19 Interim Policies
Due to the rapidly evolving COVID-19 public health emergency, the Jersey City Housing Authority (JCHA) has taken numerous actions to reduce the risk of the spread of the virus while maintaining essential services for and preventing evictions of the low-income households JCHA serves. This includes developing interim policies. The below document describes and defines how JCHA will operate during this COVID-19 state of emergency with regard to several Low Income Public Housing (LIPH) Program policies as of August 17, 2020. The interim policies represent an addition to the Admissions and Continued Occupancy Policy (ACOP; Attachment F) and will remain in effect until such time as all the states of emergency designations are lifted and HUD waivers are rescinded or expire. The policies are updated regularly and the most up-to-date version of these interim policies may be found online at https://jerseycityha.org/ph-documents-%26-forms.
LOW INCOME PUBLIC HOUSING PROGRAM

POLICIES DURING
THE COVID-19 PUBLIC
HEALTH EMERGENCY
In response to the COVID-19 public health emergency, the Jersey City Housing Authority (JCHA) has taken numerous actions to reduce the risk of the spread of the virus while maintaining essential services for the low-income households it serves. This document describes and defines how JCHA will operate during this COVID-19 state of emergency with regard to several Low Income Public Housing (LIPH) Program policies; it represents an addition to the Admissions and Continued Occupancy Policy (ACOP) and will remain in effect until such time as all states of emergency designations are lifted and HUD waivers are rescinded or expire.

To assist federal rental assistance participants experiencing financial hardship related to COVID-19 and reduce community spread of the virus, JCHA has implemented the below COVID-19 public health emergency policies.

**Temporary Moratoriums on Eviction for Nonpayment of Rent and Charging of Late Fees**

Effective March 27, 2020, and in compliance with Section 4024 of the Federal Coronavirus Aid, Relief, and Economic Security Act (“CARES Act”), the JCHA implemented a 120-day moratorium on filing eviction cases for nonpayment of rent and for charging late fees to its public housing residents. The 120-day moratorium terminated on July 24, 2020. However, by Executive Order 106, the State of NJ continues to ban residential evictions until further notice. In addition, the JCHA will not resume charging late fees until further notice.

JCHA will continue to address other lease violations, including those involving violent or criminal behavior that pose a threat to the health or safety of other residents.

**Admissions and Continued Occupancy Policy Revisions**

Regulation 24 CFR § 903.21 requires that any revisions of the Public Housing Authority’s (PHA) ACOP must be formally adopted by the PHA Board of Commissioners at a public meeting. Due to the COVID-19 emergency, the Department of Housing and Urban Development (HUD) is waiving the requirement to allow the PHA ACOP to be revised on a temporary basis without Board approval through December 31, 2020.
Certifications (Initial, Annual, and Interim)

- Recertification, initial, briefing, and interim appointments will no longer be held in person. All appointments will be held by phone or via teleconferencing whenever possible. Documents can be submitted through mail, email or drop off to the mail slot at site manager’s office. To address these challenges, HUD is waiving the requirements to use the income hierarchy described by PIH Notice 2018-18 and will allow PHAs to forgo third-party income verification requirements for annual reexaminations, including the use of EIV per PIH Notice 2020-05. The waiver is set to expire on December 31, 2020.

- Streamlined Recertifications – Fixed Income Sources: HUD allows PHAs to implement streamlined requirements for verifying and adjusting fixed income sources over a three-year cycle for families whose unadjusted income is 90 percent or more from fixed income sources. JCHA will implement this process during the COVID-19 public health emergency. JCHA will fully recertify, verify and recalculate income in the following manner:
  - In the initial year of a three-year cycle, JCHA will complete an annual income determination consistent with all applicable HUD regulations and guidance.
  - In the second and third years of the three-year cycle, JCHA will obtain from the family a certification that their fixed income sources have not changed, and that the family’s income is still at least 90 percent from fixed income sources. If the family provides that certification in years two and three, JCHA will adjust the family’s fixed income sources by the Cost of Living Adjustment (COLA) that is applicable to that fixed income source instead of fully re-verifying and recalculating the income source.
  - During the public health crisis, in order to protect our most vulnerable populations, in addition to the streamlined calculation process described above, seniors and persons with disabilities will not be required to sign the recertification packet.

- Full-time student status will be maintained during prolonged school closures.
• **Effective date of revised rent portion:** For households who certify lost income, the revised household rent portion will be made effective for the month when the decrease of income is reported to JCHA.

• **Duration of revised rent portion:** The revised household rent portion will be in effect for the duration of the state of emergency. Families will be required to report on household income in the event they are no longer impacted by COVID-19 (e.g., work sites and/or schools reopen, new employment, etc.). For all others, JCHA will require certification of income within 30 days of the end of the state of emergency.

• **Unemployment benefit determinations** will not be required if the Unemployment Agency is unable to process the unemployment claim in a timely manner. The JCHA will accept self-certifications instead until the proper documentation can be obtained.

• **Applicability:** For these COVID-19 policies to apply, the cause of a household’s loss of the income must be directly related to the COVID-19 pandemic (e.g., work site or school closure, COVID-19 related layoff, etc.). A voluntary loss of income, such as terminating employment without good cause, is not considered an eligible “decrease of income” for purposes of this policy.

**Processing Apartment Offers**

While awaiting an offer of a unit, applicants must continue to meet qualifying preferences at the time of unit offer (See ACOP section 6.5). Due to the COVID-19 pandemic, applicants who were processed and found eligible for placement with a Working Family Preference before March 27, 2020, but who have lost their employment and preference due to COVID-19, will continue to be processed for placement. Applicants will be required to submit updated information and documents when contacted by the JCHA.

**Community Service Requirement**

Due to the COVID-19 pandemic, HUD is presently waiving the requirement for non-exempt residents to perform Community Service and Self-Sufficiency activities until the family’s next recertification in 2021. The JCHA will not require residents to perform the eight hours per month of community service (see ACOP Chapter 12,
Section 1) for their Eligibility for Continued Occupancy until their next annual recertification in 2021.

**Legal Notices**

During the moratorium, the JCHA will continue to monitor other lease violations, including incidents involving drug or criminal activity, that directly impact the health and safety of residents. Notices to Cease and Notices of Termination will be issued accordingly for these violations and other violations where required by the JCHA lease and the ACOP (See Chapter 18).

**Informal Hearings**

Residents will maintain their due process right to request and have an informal hearing in response to notices that are issued by the JCHA prior to cases being filed in court as set forth in the JCHA’s Grievance Procedure (see ACOP - Chapter 20). To reduce the spread of COVID-19, JCHA has implemented hearings via telephone/video conference for all terminations, including for criminal activity or for conduct which threatens the health and safety of other residents.

**Face Coverings/Masks**

Residents, applicants, vendors, and members of the public are required to wear face coverings or masks when interacting with or receiving services from JCHA staff, including work orders. To protect and safeguard the health of JCHA residents, staff, vendors and the public, face coverings or masks must be worn by all parties during any in-person interaction. JCHA staff have been instructed to cease work activities/services if someone they are interacting with removes their face covering or mask.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT G

2021 Housing Choice Voucher Program Administrative Plan
HOUSING CHOICE VOUCHER (SECTION 8) PROGRAM

ADMINISTRATIVE PLAN

Jersey City Housing Authority
Building Communities...Creating Opportunities...Transforming Lives

Draft Admin Plan to be Effective April 1, 2021
MISSION STATEMENT

In 2017, the JCHA completed a comprehensive Strategic Planning process based on the premise that our ability to create and invest in quality affordable housing opportunities is practical and attainable when the core elements of the JCHA team – internal staff, residents and partners – unite as one community, inspired by a common purpose, guided by shared values, and driven by the same goals.

In this spirit, the JCHA refined its mission and vision statements which are embodied by a new set of core values.

Our Vision:
We envision residents and staff who are engaged, educated, and empowered to create sustainable vibrant communities.

Our Mission:
Creating and investing in quality affordable housing opportunities for our residents and communities we serve.

Our Core Values:
The Core Values outlined below represent those that govern the actions of all JCHA Commissioners and employees and establish a standard of excellence for the Authority. We will be ONE-JCHA that is dedicated to being:

Objective: We are fair-minded and even-handed. The lens through which we view internal staff, external stakeholders, and other public housing authorities is unbiased and without prejudice. Our thoughts and actions are formed by reason over emotion, swayed by pragmatism rather than political ideology, and driven solely by our vision for the communities we serve.

Neighborly: We are collaborative, friendly, and supportive to those in and outside our community. We strive to deliver services with a focus on customer service and experience, while ensuring effective operations at all levels of JCHA.

Efficient: We are dedicated to fostering a culture that is productive, action-oriented, and results-driven. JCHA will continue to invest in its workforce to ensure it is equipped with the vital skills, resources, and support needed to operate efficiently and deliver effectively.

Joint Partners: We are dynamic, innovative, and forward-looking, aiming to acquire new ideas and resources by expanding and better utilizing our growing network of partnerships with residents, community leaders, businesses, philanthropic organizations, and local government officials.

Committed: We are committed in all action to putting our stakeholders first, through programs, services, and partnerships. We create and invest in sustainable and vibrant communities where the people of Jersey City have easy access to affordable housing, safe neighborhoods, health and wellness programs, educational initiatives, and employment opportunities.

High Performing: We are dedicated to becoming a HUD High Performer agency. On the road to attaining this status, we aim to innovate and define new best practices for others to follow while continuing to prioritize serving and supporting our community.

Accountable: We report directly to the residents and participants of JCHA programs, whose needs lay at the forefront of our work. We operate without impunity, always
holding ourselves accountable, through both word and deed, to our community partners, and residents served.

GOALS AND OBJECTIVES

The JCHA engaged in an extensive process over the course of about ten months to develop the Strategic Plan. The Strategic Plan Kick-Off was effective June 1, 2017 and identifies key goals and objectives to provide the JCHA with a clear direction and a framework for decision making. The JCHA will provide a progress report on meeting our new mission and goals in the next Agency Plan. The Strategic Plan contains four goals that are aligned to four strategic focuses as follows:

Goal 1: Operate a Well-Managed Housing Authority/Focus: Internal & Organizational

Objectives:
A. Achieve High Performance Status for Low-Income Public Housing (LIPH) Program
B. Improve JCHA Financial Condition
C. Increase Operational Efficiency and Effectiveness
D. Support and Maintain an Innovative & Sustainable Workforce

Goal 2: Expand & Promote Programs and Opportunities for all Residents/Focus: Residents, Participants, and Services

Objectives:
A. Develop Communication & Participation Plan to Increase Engagement, Education & Empowerment
B. Create Career Paths for Apprenticeships, Section 3, and Resident-Owned Businesses
C. Establish & Maintain Self-Sufficiency, Education, and Health Initiatives

Goal 3: Maximize & Improve Affordable Housing Opportunities/Focus: Development & Property Portfolio

Objectives:
A. Develop & Implement Portfolio Repositioning Plan
B. Collaborate with Partners to Create Affordable Housing
C. Optimize Housing Choice Voucher (HCV) Programs
D. Maximize Utilization of Grants & Other Funding Sources

Goal 4: Enhance Collaboration & Expand Partnerships/Focus: External & Partnerships

Objectives:
A. Implement Brand Management Strategy for ONE-JCHA
B. Coordinate with City, County, & Other Entities to Address Affordable Housing Issues
C. Establish Partnerships with Entities for Funding and Program Support
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Draft Admin Plan to be Effective April 1, 2021
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CHAPTER 1
STATEMENT OF POLICIES

A. INTRODUCTION
The Section 8 Rental Assistance Program was enacted as part of the Housing and Community Development Act of 1974, which recodifies the U.S. Housing Act of 1937. The Act has been amended from time to time, and its requirements, as they apply to the Section 8 Housing Choice Voucher Program are described in and implemented through this Administrative Plan.

Administration of JCHA’s Housing Choice Voucher Program and the functions and responsibilities of JCHA staff shall be in compliance with JCHA’s Personnel Policy, the Department of Housing and Urban Development’s (HUD) Section 8 regulations, and all applicable Federal, State and local fair housing laws.

B. PURPOSE OF THE ADMINISTRATIVE PLAN
The purpose of the Administrative Plan is to establish policies and guidelines for administering the Housing Choice Voucher (Section 8) Program in a manner consistent with Federal regulations and Program objectives. The Administrative Plan covers admission to and continued participation in the Housing Choice Voucher (Section 8) Program. This Administrative Plan is set forth to define JCHA’s local policies for operating the housing programs in the context of Federal laws and regulations and JCHA’s five (5) year Strategic and Annual Plans. All issues related to the Housing Choice Voucher (Section 8) Program not addressed in this document are governed by such Federal regulations, HUD memoranda, Notices and guidelines, or other applicable law.

JCHA is responsible for complying with all changes in HUD regulations pertaining to these Programs. If such changes conflict with this Plan, HUD regulations will have precedence. The original Plan and any changes must be approved by JCHA’s Board of Commissioners and a copy is to be provided to HUD.

This document is intended to provide general guidelines by which the JCHA operates. However, it is recognized that there may be unforeseen circumstances not anticipated by the JCHA that may result in hardship. A hardship waiver may be requested by the participant and will be reviewed by the Director of the Housing Choice Voucher (Section 8) Program.

24 CFR 5 Definitions of Income, Income Limits, Rent, and Re-Certification of Family Income for the Section 8 Housing Assistance Payments Program and other related programs.

24 CFR 83 Mainstream Housing Choice Voucher Program

24 CFR 982 Section 8 Tenant Based Assistance – Housing Choice Voucher Program

24 CFR 983 Project-Based Voucher Program

24 CFR 984 Section 8 Family Self-Sufficiency Program
C. FAIR HOUSING AND EQUAL OPPORTUNITY POLICY

Federal law prohibits discrimination in housing on the basis of any protected characteristic, including race, color, religion, sex, national origin, age, familial status, and disability. JCHA 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:

a. Title VI of the Civil Rights Act of 1964, which forbids discrimination on the basis of race, color, religion, national origin or sex; 24 CFR § 1, 100, 107 and 146;

b. Title VIII of the Civil Rights Act of 1968 (as amended by the 1974 HCDA and the Fair Housing Amendments Act of 1988), which extends protection against discrimination based on disability and familial status, and spells out forms of prohibited discrimination; 24 CFR § 100;

c. Executive Order 11063 as amended by Executive Order 12259;

d. Section 504 of the Rehabilitation Act of 1973, which describes specific housing rights of persons with disabilities; 24 CFR § 8;

e. Age Discrimination Act of 1975, which establishes certain rights of the elderly; 24 CFR § 146;

f. Title II of the Americans with Disabilities Act and the Fair Housing Amendments. Title II deals with common areas and public space, not living units; and

g. HUD’s Equal Access Rule, which requires equal access to HUD programs without regard to a person’s actual or perceived sexual orientation, gender identity, or marital status; 77 F.R. 5661; and

h. The Violence Against Women Act of 2005, the Violence Against Women Reauthorization Act of 2013 (VAWA), and the Violence Against Women Reauthorization Act of 2013: Implementation in HUD Housing Programs; and-

i. Any applicable State laws or local ordinances, including, but not limited to, the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq.

Nondiscrimination:

1. JCHA shall not discriminate on the basis of any protected characteristic, including race, color, national origin, sex, religion, familial status, gender identity, sexual orientation, marital status or disability in the leasing, rental, occupancy, use, or other disposition of housing or related facilities, including land that is part of a development under JCHA’s jurisdiction covered by
a Public Housing Annual Contributions Contract with HUD. Other rights of applicants and residents are listed in the Discriminatory Conduct under the Fair Housing Act.

2. JCHA shall not deny admission to otherwise qualified applicants because of their membership in some group to which negative behavior may be imputed. Instead, the resident selection criteria to be established and information to be considered shall be reasonably related to individual attributes and behavior of an applicant. 24 CFR § 960.203(a)

3. JCHA shall not permit these policies to be subverted to do personal or political favors. Further, JCHA will offer units only in the order prescribed by this policy since any other method violates the policy, federal law, and the civil rights of the other families on the Waiting List. 24 CFR § 960.206(e) JCHA’s method for selecting applicants will provide a clear audit trail that can be used to verify that each applicant has been selected in accordance with the method specified in JCHA plan.

4. JCHA will make determinations of eligibility for housing in accordance with the eligibility requirements provided for such program by HUD, and such housing shall be made available without regard to actual or perceived sexual orientation, gender identity, or marital status. Gender identity means actual or perceived gender-related characteristics. Sexual orientation means homosexuality, heterosexuality, or bisexuality.

5. JCHA will not make any inquiries related sexual orientation or gender identity. JCHA will not inquire about the sexual orientation or gender identity of an applicant for, or occupant for the purpose of determining eligibility for the housing or otherwise making such housing available. This prohibition on inquiries regarding sexual orientation or gender identity does not prohibit any individual from voluntarily self-identifying sexual orientation or gender identity. This prohibition on inquiries does not prohibit lawful inquiries of an applicant or occupant’s sex where the housing provided or to be provided to the individual is temporary, emergency shelter that involves the sharing of sleeping areas or bathrooms, or inquiries made for the purpose of determining the number of bedrooms to which a household may be entitled.

**Discrimination Complaints:**
The family should advise JCHA if an applicant or resident family believes that any family member has been discriminated against by JCHA. JCHA will make every reasonable attempt to determine whether the applicant or resident family assertions have merit and take any warranted corrective action.

JCHA 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). Discrimination complaint information and forms are available on the HUD website at http://www.hud.gov/offices/fheo/online-complaint.cfm (Public Housing Occupancy Guidebook PHOG Pg. 15)

**Affirmative Marketing:**
It is the responsibility of JCHA and its management agents to conduct all marketing activities in an open and clear manner. Marketing and informational materials will comply with Fair Housing Act requirements.

**Limited English Proficiency:**
JCHA will consider the following four factors to ensure meaningful access to its programs for situations in which the size of the language group meets the minimum Federal Register chart:

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1. The number or proportion of LEP persons eligible to be served or likely to be encountered by the program or grantee;
2. The frequency with which LEP persons come in 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 and related costs.

D. ACCOMMODATIONS POLICY

Reasonable Accommodation:
JCHA is fully committed to providing reasonable accommodation to eligible disabled applicants and program participants and equal access to all JCHA housing programs and services. Persons with disability may need a reasonable accommodation to take full advantage of the JCHA housing programs and related services. When such accommodations are granted, they do not confer special treatment or advantage for the person with a disability; rather, they make the program accessible to them in a way that would otherwise not be possible. Requests for reasonable accommodation should be directed to JCHA voucher program staff and will be processed according to all applicable guidelines. JCHA will take steps to ensure that all applicants/participants are fully aware of the opportunity to request reasonable accommodation.

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 JCHA 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.

The JCHA 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 JCHA’s programs, services and activities. Therefore, if an individual with a disability requires an accommodation such as an accessible feature or modification to a JCHA policy, JCHA will provide such 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, the JCHA will make best efforts to provide another accommodation that would not result in a financial or administrative burden.

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 non-housing) or activity.
JCHA will post a copy of this Reasonable Accommodation Policy and Procedures in the Central Administrative Offices located in 400 U.S. Highway 1 (Marion Gardens), Jersey City, NJ 07306 and, the management office in each public housing development. In addition, individuals may view/obtain a copy of this Reasonable Accommodation Policy and Procedures, upon request, or on JCHA’s website at http://www.jerseycityha.org.

Legal Authority

Undue Hardship:

The JCHA is subject to Federal civil rights laws and regulations. This Reasonable Accommodation Policy is based on the following statutes or regulations. See Section 504 of the Rehabilitation Act of 1973 (Section 504); Title II of the Americans with Disabilities Act of 1990 (ADA); the Fair Housing Act of 1968, as amended (Fair Housing Act); the Architectural Barriers Act of 1968, and the respective implementing regulations for each Act.

Requests for reasonable accommodation will be granted, provided that the accommodation will not create an "undue financial and administrative burden" for JCHA or a fundamental alteration in the nature of the program. In determining whether reviewing each reasonable accommodation would create an undue hardship request, the JCHA will take the following factors will be taken into consideration: 1) Nature and cost of the accommodation needed; 2) Overall financial resources of the facility or facilities involved in the provision of the reasonable accommodation; and 3) Number of families likely to need such accommodation, the effect on expenses and resources, or the likely impact on the operation of the program as a result of the accommodation.

Requests for reasonable accommodation must be supported with verification from a reliable knowledgeable, professional that the accommodation is required. JCHA will refer families who have members with disabilities to agencies in the community that offer services to persons with disabilities.

Description of Program:

The Housing Choice Voucher Program provides subsidies to low income persons and freedom of choice to enable them to rent affordable, decent, safe and sanitary housing in the private rental market. In order to receive assistance in a particular unit, the family, owner and unit must meet the requirements established by HUD regulation and those specified in this Plan.

The JCHA will monitor, on a monthly basis, voucher program performance required by the section 8 management Assessment Program (SEMAP).

Other Programs:

The JCHA also administers a Mainstream Housing Choice Voucher Program and a Project-Based Voucher Program. These Programs are discussed later in this Plan.

Persons with Disabilities:

The JCHA’s policies and practices are designed, to the extent feasible, to provide all persons with disabilities with reasonable accommodations in order that they may have full access to and utilize the Section 8 Program and related services. The availability of specific accommodations will be made known through notices on JCHA forms and letters to all families, and all requests will be verified so that the JCHA can properly accommodate the need presented by the disability.
Federal Americans with Disabilities Act of 1990

With respect to an individual, the term “disability” means:

1. A physical or mental impairment that substantially limits one or more of the major life activities of an individual;
2. A record of such impairment; or
3. Being regarded as having such an impairment.

Those regarded as having such an impairment may include those with conditions such as obesity or cosmetic disfigurement, and individuals perceived to be at high risk of incurring a work-related injury.

Individuals with contagious diseases who do not pose a direct threat to others are covered by the Act. Persons with AIDS and those who test positive for the HIV virus are considered to have a disability. The Fair Housing Act defines a person with a disability to include (1) an individual with a physical or mental impairment that substantially limits one or more major life activities; (2) an individual who is regarded as having such an impairment; and (3) an individual with a record of such an impairment.

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 illness, developmental disabilities, emotional illness, drug addiction and alcoholism. The definition of an “individual with a disability” does not include a person whose current use of alcohol or drugs is the barrier that prevents the person from participating in JCHA’s housing program and services.

The term “substantially limits” suggest that the limitation is “significant” or “to a large degree.” The term “major life activity” means those activities that are of central importance to daily life, including but are not limited to seeing, hearing, walking, breathing, performing manual tasks, caring for one’s self, learning, and speaking. This list of major life activities is not exhaustive.

An individual must be unable to perform, or be significantly limited in the ability to perform, an activity compared to an average person in the general population.

The regulations provide three factors to consider in determining whether a person’s impairment substantially limits a major life activity:

1. its nature and severity;
2. how long it will last or is expected to last;
3. its permanent or long-term impact, or expected impact.

For a disability to be covered by the ADA, an impairment must substantially limit one or more major life activities. These are activities that an average person can perform with little or no difficulty. Examples include walking, seeing, hearing, speaking, breathing, learning, performing manual tasks, caring for oneself, and working. These are examples only. Other activities such as sitting, standing, lifting, or reading are also major life activities.
Monitoring and Enforcement:
The JCHA’s Section 504/ADA Coordinator is responsible for monitoring JCHA’s compliance with this Policy. Individuals who have questions regarding this Policy, its interpretation or implementation should contact JCHA’s Section 504/ADA Coordinator in writing, by telephone, or by appointment, as follows:

Section 504/ADA Coordinator: Jersey City Housing Authority
400 U.S. Highway 1 (Marion Gardens), Jersey City, New Jersey 07306
(201) 706-4645 (phone); Relay Service for Hearing Impaired 711
(201) 706-4845 (fax)
Section504@jcha.us

The Section 504/ADA Coordinator will receive training on the Reasonable Accommodation Policy and Procedures, including all applicable Federal, state and local requirements regarding reasonable accommodation.

E. TRANSLATION OF DOCUMENTS
In determining whether it is feasible to provide translation of documents written in English into another language, JCHA will consider the following factors:

- Number of applicants and participants in the jurisdiction who do not speak English;
- Estimated cost to JCHA per client of translation of English written documents into another language; and
- Availability of bilingual staff to provide translation for non-English speaking families.

Currently, JCHA has bilingual staff to assist Spanish speaking families and to translate documents into Spanish, as Spanish is the prominent non-English language spoken by JCHA participants and applicants.

If translation services are required for other languages, the applicant or participant may request a friend or family member to accompany him or her to the meeting or the JCHA will refer applicants and participants to agencies who assist ethnic groups.

F. FAMILY OUTREACH
The JCHA reserves the right to open or close the waiting list based on the supply of applicants and availability of subsidy. The waiting list will be closed when there are not enough Section 8 subsidies to assist all the applicants in a reasonable period of time, such as two years. When JCHA determines that additional applicants are needed, it will issue a public notice and open the waiting list.

To reach people from diverse backgrounds, JCHA will advertise through a wide variety of sources including local newspapers, minority media, the JCHA website, service agencies, etc. The JCHA will communicate the status of housing availability to other service providers in the community, such as agencies serving individuals with special needs, and advise them of housing eligibility factors and guidelines in order that they can make proper referrals for housing assistance. The JCHA will continuously monitor and evaluate outreach activities to ensure that it reaches the widest possible audience.
G. OWNER OUTREACH

The JCHA’s Owner Outreach Program includes the following efforts to encourage owners to participate in the Program and to ensure greater mobility and housing choice to very low-income households.

- The JCHA maintains a list of interested landlords and a list of available units, both of which are updated frequently. These lists are made available to applicants and participants.
- To the extent feasible, the JCHA will conduct a pre-inspection of a unit prior to listing it to ensure compliance with Housing Quality Standards (HQS).
- The JCHA holds owner briefings as necessary to review the Section 8 Program and distributes an Owner’s Manual to new owners on the Program.
- The JCHA, as an incentive to property owners, offers owners a fair and reasonable rent that includes compensation for making appropriate accommodations for participants with physical disabilities.
- The JCHA contacts real estate agents and property managers to market the Program and encourage their participation.
- The JCHA makes an effort to contact and encourage property owners with units specially designed or adapted for persons with disabilities to participate in the Program. Information is also provided to owners regarding the availability of these improvements.
- The JCHA encourages Program participation by owners of units located outside areas of poverty or minority concentration. The JCHA periodically evaluates the geographic distribution of assisted families to identify areas within the jurisdiction where owner outreach should be targeted. The purpose of these activities is to provide more choices and better housing opportunities to families. Voucher holders are informed of the full range of areas where they may lease units inside JCHA’s jurisdiction and are given a map that identifies areas of low-poverty and low-minority concentration.

H. PRIVACY RIGHTS

All applicant or participant household members 18 years of age or older must sign Form HUD-9886, Authorization for Release of Information. This document incorporates the Federal Privacy Act Statement and describes the conditions under which HUD will release family information.

All information relating to a participant or applicant family is confidential. JCHA’s policy regarding release of information is in accordance with Federal, State, and local laws, which may restrict the release of family information. JCHA staff will not discuss family information contained in its files 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. JCHA has adopted a Confidentiality Policy with regard to information on drug and criminal activity.

In accordance with HUD requirements, the JCHA will furnish prospective owners with the family’s current address as shown in JCHA records and, if known to the JCHA, the name and address of the landlord at the family’s current and prior address. A statement of the JCHA’s policy on release of information to prospective landlords will be included in the briefing packet provided to the family.
I. JURISDICTION
The Jurisdiction of the JCHA is the City of Jersey City, New Jersey.

J. MONITORING PROGRAM PERFORMANCE
The JCHA’s policies, procedures, and tracking systems are designed to respond to the goals, objectives, and performance measures of HUD’s Section 8 Management Assessment Program (SEMAP). To comply with HUD and other pertinent regulations, the JCHA will maintain records, reports and other documentation for a period of time that is in accordance with HUD requirements and in a manner that will allow an auditor, housing professional or other interested party to assess JCHA’s operational procedures objectively and with accuracy.

Specifically, records and reports will be maintained for the purpose of complying with the following SEMAP performance measures:

• **Indicator 1.** The PHA has written policies in its administrative plan for selecting applicants from the waiting list, and the PHA follows these policies when selecting applicants for admission from the waiting list.

• **Indicator 2.** The PHA has and implements a reasonable written method to determine and document for each unit leased that the rent to owner is reasonable based on current rents for comparable unassisted units.

• **Indicator 3.** At admission and reexamination, the PHA verifies and correctly determines adjusted annual income for each assisted family and, where the family is responsible for utilities under the lease, the PHA uses the appropriate utility allowances in determining gross rent.

• **Indicator 4.** The PHA maintains an up-to-date utility allowance schedule.

• **Indicator 5.** A PHA supervisor or other qualified person re-inspects a sample of units during the PHA fiscal year. The sample shall be based on the following calculation: 2000 units must have 30 quality control inspections completed and 1 additional inspection for each increment of 200 units over 2000.

• **Indicator 6.** Following each failed HQS unit inspection, any cited life-threatening HQS deficiencies are corrected within 24 hours and all other cited HQS deficiencies are corrected within 30 calendar days from the inspection or any PHA-approved extension.

• **Indicator 7.** The PHA has adopted and implemented a written policy to encourage participation by owners of units located outside areas of poverty or minority concentration.

• **Indicator 8.** Voucher payment standards do not exceed 110% of the FMR or HUD approved exception rent limit and are not less than 90% of the current FMR/exception rent limit, unless otherwise approved by HUD.

• **Indicator 9.** The PHA completes a reexamination for each participating family at least every twelve months.

• **Indicator 10.** The PHA correctly calculates tenant rent in the Certificate Program and the family’s share of the rent to owner in the Voucher Program.
• **Indicator 11.** Newly leased units pass HQS inspection on or before the beginning date of the assisted lease and HAP contract.

• **Indicator 12.** The PHA inspects each unit under contract bi-annually.

• **Indicator 13.** The PHA executes HAP contracts on behalf of eligible families for the number of units under budget for at least one year.

• **Indicator 14.** The PHA has enrolled families in the FSS program as required and has made progress in supporting FSS as measured by the percentage of current FSS participants with escrow account balances.

In order to ensure quality control, supervisory staff or contract firms annually complete the following:

• Audit of two percent (2%) of recent annual reexamination files.

• Pursuant to Federal Register, Vol. 79 No. 122, dated June 25, 2014, a PHA will be allowed to conduct inspections at least bi-annually. If a unit has been inspected within 12 months prior to date of this Federal Register Notice, the JCHA will not have to re-inspect the unit for 24 months after the last inspection.

**K. ADMINISTRATIVE FEE RESERVE**

JCHA will obtain Board of Commissioners approval for any use of the Administrative Fee Reserve. The JCHA will comply with all the objectives pursuant to funding availability.
CHAPTER 2
ELIGIBILITY FOR ADMISSIONS

A. INTRODUCTION

This chapter defines both HUD's and JCHA's criteria for admission and denial of admission to the Program. The JCHA strives for objectivity and consistency in applying these criteria to evaluate the eligibility of families who apply. Staff will review all information provided by the family carefully and without regard to factors other than those defined in this chapter. Families will be provided the opportunity to explain their circumstances, furnish additional information if needed and to receive an explanation of the basis for any decision made by JCHA pertaining to their eligibility.

B. ELIGIBILITY FACTORS

To be eligible for participation, an applicant must meet HUD's criteria, as well as any permissible, additional criteria established by the JCHA. HUD eligibility criteria are:

1) Applicant must be a "family." (See definition in Glossary)
2) Household’s annual income must be within the appropriate Income Limits as established by HUD. (Income Limits are updated annually)
3) All household members must furnish their Social Security Numbers, or certify that they do not have one.
4) Each member of the applicant household must certify to citizenship/eligible immigrant status.
5) Independent Student (See Definition pg. 19)
6) Persons evicted from public housing, Section 23 or any Section 8 Program for drug-related or criminal activity, are ineligible for a minimum of five years from the date of eviction. (See Chapter 5 “Denial of Assistance” and Chapter 16: “Termination of Assistance”)
7) A family that has violated any family obligations under the Program listed in 24 CFR.551 during the past three (3) years is ineligible for participation.
8) A family is ineligible if any family member is subject to a lifetime registration requirement under a state sex offender registration program.
9) The family is ineligible if a family member is currently engaging in illegal use of a drug.
10) The family is ineligible if any household member 18 years of age or older refuses to sign or submit consent forms and provide appropriate income information.

Note: In accordance with the Violence Against Women Act, the JCHA will not deny admission to any applicant on the basis that they are or have been a victim of domestic violence crimes if the applicant otherwise qualifies for assistance. This applies to certain housing programs subsidized by HUD even where there is no lease. HUD funds many shelters, temporary housing, short-term supported housing, and safe havens, and no person is to be denied access to such facility.
or required to leave such facility solely on the basis that the person is or has been a victim under VAWA.

1. **ELIGIBILITY FACTOR: FAMILY COMPOSITION**
The applicant must qualify as a Family. A Family may be a group of persons or a single person. When application is made, the applicant determines who “family” is. Discrimination on the basis of familial status is prohibited, and a group of persons may not be denied solely because members are not related by blood, marriage, or operation of law.

*Family - A group of persons may be:*

- Two or more persons who intend to share residency, whose income and resources are available to meet the family’s needs, and who have a history as a family unit or show evidence of a stable family relationship.
- Two or more elderly or disabled persons living together, or one or more elderly or disabled persons living with one or more live-in aides.
- A pregnant woman and her unborn child(ren).

A child who is temporarily away from home because of placement in foster care is considered a member of the family. This provision only pertains to the foster child’s temporary absence from the home, and is not intended to artificially enlarge the space available for other family members.

*A single person may be:*

- An elderly person.
- A displaced person.
- A person with a disability.
- Any “other single” person.

*Head of Household:*

The Head of Household is the adult member of the household who is designated by the family as head, is wholly or partly responsible for paying the rent, and has the legal capacity to enter into a lease under State/local law.

*Spouse of Head:*

The Spouse of Head is defined as the marriage partner who, in order to dissolve the relationship would have to be divorced. The term “Spouse” does not apply to boyfriends, girlfriends, significant others, or co-head of household. (Common law marriage is not recognized in the State of New Jersey.)

*Co-Head of Household:*

An individual in the household who is equally responsible for the lease with the Head of Household. A family may have a spouse or co-head but not both. A co-head never qualifies as a dependent.
**Dependent:**

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, co-head, 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.

**Joint Custody of Dependents:**

Dependents who are subject to a joint custody arrangement will be considered a member of the family, if they live with the applicant or participant family 51 percent or more of the time or are otherwise designated by a Joint Parenting Agreement to the parent who maintains primary residence of the child or children. Individuals with joint custody arrangements entered into in a state other than New Jersey may be required to provide documentation of joint custody and/or evidence of the primary residence of a child or the children.

When more than one applicant or participant family is claiming the same dependents as family members, the family with primary custody and/or primary residence as set forth in a judgment or court decision 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 JCHA will make the determination based on available documents such as court orders, school enrollment records, benefit/subsidy records, or an IRS return showing which family has claimed the child for income tax purposes.

**Foster Children and Foster Adults:**

Foster adults are usually person with disabilities, unrelated to the tenant, who are unable to live alone.

Foster children and foster adults who are living with an applicant or assisted family are considered Household members but not family members. The income to take care of foster children/adults is not counted in family annual income, and foster children/adults do not qualify for a dependent deduction.

**Independent Students:**

An individual is enrolled at an institution of higher education (*i.e.*, student) is under the age of 24, is not a veteran, is unmarried and does not have a dependent child, is individually ineligible for assistance under section 8.

However, under HUD’s 2006 supplementary guidance provided certain exceptions to the requirement that the eligibility of a student seeking section 8 assistance would be determined based on income eligibility for the assistance by both the student and the student’s parents. HUD’s 2006 supplementary guidance explained that a student, under the age of 24 who meets the additional criteria of Section 327, may still be income eligible for assistance in circumstances where the student can demonstrate independence from parents, where the student can demonstrate the absence of parents, or where an examination of the student’s parents’ income may not be relevant.
The ED’s definition of “independent student”, is: an individual that is 24 years of age or older by December 31 of the award year; b. The individual is an orphan, in foster care, or a ward of the court or was an orphan, in foster care, or a ward of the court at any time when the individual was 13 years of age or older; c. The individual is, or was immediately prior to attaining the age of majority, an emancipated minor or in legal guardianship as determined by a court of competent jurisdiction in the individual’s State of legal residence; d. The individual is a veteran of the Armed Forces of the United States (as defined in subsection (c) (1) of HEA) or is currently serving on active duty in the Armed Forces for other than training purposes; e. The individual is a graduate or professional student; f. The individual is a married individual; g. The individual has legal dependents other than a spouse; h. The individual has been verified during the school year in which the application is submitted as either an unaccompanied youth who is a homeless child or youth

**Live-in Aide:**

A family may include a live-in aide provided that the live-in aide:

- Is determined by JCHA to be essential to the care and well-being of an elderly person, a near-elderly person, or a person with a disability. A near elderly person may be defined as someone at least 50 years of age;
- Is not obligated for the support of the person(s); and
- Would not be living in the unit except to provide care for the person(s) and does not have a right to the apartment or to the Section 8 rental assistance subsidy.
- Live-in aide will be required to sign a consent form allowing the JCHA to conduct a criminal background check in accordance with Chapter 5 of the JCHA Administrative Plan.

A live-in aide is treated differently than family members:

- Income of the live-in aide will not be counted for purposes of determining eligibility or level of benefits;
- Live-in aide is not subject to Non-Citizen Rule requirements; and
- Live-in aide will not be considered as a remaining member of the applicant or participant family.

A live-in aide may only reside in the unit with the prior written approval of the JCHA and owner. Written verification will be required from a reliable, knowledgeable professional, such as a doctor, social worker or case worker. The verification must specifically state that a live-in aide is essential for the daily care of the family member who is elderly, near-elderly or disabled.

Relatives are not automatically excluded from being live-in aides, but they must meet all of the elements in the live-in aide definition described above.

The live-in aide’s family members may not reside in the unit without prior approval form the JCHA and the owner. The presence of the live-in aide’s family members must not overcrowd the unit. The live-in-aide’s family does not have any right to the apartment or to the Section 8 rental assistance subsidy.
At any time, JCHA may refuse to approve a particular person as a live-in aide or may withdraw such approval if the person:

- Commits fraud, bribery, or any other corrupt or criminal act in connection with any federal housing program;
- Commits drug-related criminal activity or violent criminal activity;
- Currently owes rent or other amounts to the JCHA or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act; or
- Is found ineligible under the criteria indicated in Chapter 16 of this Plan.
- The person is subject to a lifetime registration requirement under a state sex offender registration program
- Any other reason allowed under HUD regulation.

**Split Households Prior to Voucher Issuance:**

When a family on the waiting list splits into two (or more) otherwise eligible families and the new families both claim the same placement on the waiting list, JCHA will make the decision as to which household should receive a subsidy taking into consideration the following factors:

- Which family unit retains the children or disabled or elderly member(s);
- Which family unit meets the highest priority local preferences;
- Any court or legal determination;
- Role of domestic violence in the split; and
- Recommendations of social service agencies or qualified professionals, such as children’s protective services.

**Multiple Families in the Same Applicant Household:**

When a family, which consists of two or more families living together (such as a mother and father and a daughter with her own husband or children), applies for assistance, JCHA will treat the family as a single-family unit.

**Transfer of Applicant Status:**

In the case where a family applies for a Voucher and the Head of Household, Spouse or Co-Head of Household voluntarily withdraws from the application with prior JCHA approval, the remaining applicants and otherwise eligible family will be entitled to placement on the waiting list based on the original date of application.

- If the family member was not eighteen (18) years of age at the time the application was submitted, a new date of application will be given to reflect the date the family member attained the legal age of consent.
2. **ELIGIBILITY FACTOR: INCOME LIMITATIONS**

In order to be eligible for assistance, an applicant must be either a:

- Very low income family, as defined by the very low-income limits published by HUD in the *Federal Register* for the Jersey City MSA; or

- Low income family in any of the following categories:
  - Continuously assisted under the 1937 Housing Act. An applicant is continuously assisted if the family has received assistance under any 1937 Housing Act Program within 60 days of Voucher issuance. Programs include Public Housing, all Section 8 Programs, and all Section 23 programs.
  - Physically displaced by rental rehabilitation activity under 24 CFR Part 511.
  - Non-purchasing family residing in a HOPE 1 or HOPE 2 project.
  - Non-purchasing family residing in a project subject to a homeownership program under 24 CFR 248.173.
  - Displaced as a result of the prepayment of a mortgage or voluntary termination of a mortgage insurance contract under 24 CFR 248.101.

To determine if the family is income eligible, the JCHA compares the annual income of the family to the applicable income limit for the family’s size. Families whose annual income exceeds the income limit will be denied admission, notified of the denial and offered an informal review.

In compliance with federal regulations, the JCHA will target 75% of all new admissions to the Housing Choice Voucher (Section 8) Program to families at or below 30% of median area income. Subsequently, the JCHA will target the remaining 25% of all new admissions to families within the 31% - 50% median area income range.

For initial lease-up, portability families must be within the very low-income limit for the jurisdiction in which they want to live.

3. **ELIGIBILITY FACTOR: SOCIAL SECURITY NUMBERS**

Families are required to provide verification of Social Security Numbers for all family members prior to admission, if they have been issued a number by the Social Security Administration. This requirement also applies to persons joining the family after admission to the Program.

Participant families will receive a 90 day period during which an applicant family may become a program participant, even if the family lacks the documentation necessary to verify the Social Security Number (SSN) of a family member under the age of 6 years. An extension of one additional 90-day period must be granted if the PHA determines that, in its discretion, the applicant’s failure to comply was due to circumstances that could not reasonably have been foreseen and were outside of the control of the applicant. For example, an applicant may be able to demonstrate timely submission of a request for an SSN, in which case processing time would be the cause of the delay. If the applicant family does not produce the required documentation within the authorized time period, the PHA or processing entity must impose appropriate penalties, in accordance with 24 CFR 5.218.
Family members who have not been issued a Social Security Number must certify to this fact. Guardians or another adult family member must certify for children under the age of 18. Failure to furnish verification of social security numbers or certify that no number has been issued is grounds for denial or termination of assistance.

The JCHA will grant one additional 90-day extension if needed for reasons beyond the applicant’s control, such as delayed processing of the SSN application by the SSA, natural disaster, fire, death in the family, or other emergency approved by JCHA.

While the JCHA is awaiting disclosure and documentation of the SSN, the child will be counted as part of the assisted household, and the JCHA will generate an ALT ID in the Public and Indian Housing Information Center (PIC). The ALT ID will be deleted within 30 calendar days of receipt of the SSN.

If a participant or any member of the household has been assigned a new SSN, it must be submitted at the time of receipt of the SSN, at the next interim or regular reexamination or recertification, or at an earlier time specified by the PHA, along with the documentation necessary for verification in order for the participant to remain eligible.

If a participant or any member of the household has been assigned a new SSN, it must be submitted at the time of the interim or regular reexamination, whichever comes first.

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

4. ELIGIBILITY FACTOR: CITIZENSHIP/ELIGIBLE IMMIGRATION STATUS

In order to receive assistance, a family member must be a U.S. Citizen or have legal immigrant status. Individuals who are neither may elect not to declare their status. Eligible immigrants are persons who are in one of the immigrant categories as specified by HUD. Individuals claiming eligible immigration status must present appropriate immigration documents, which must be verified through the Immigration and Naturalization Service (INS).

All family members are required to provide verification of a Social Security Number. These requirements do not apply to non-citizens who do not contend eligible immigration status.

The citizenship and eligible immigration status of each member of the family is considered individually before the family’s eligibility is determined. Families including ineligible members may be classified as mixed families or as ineligible families.

**Mixed Families:** A family is eligible for assistance as long as at least one member is a citizen or eligible immigrant. Families that include eligible and ineligible individuals are called "mixed families." Mixed families will be given notice that their assistance will be pro-rated and that they may request a hearing if they contest this determination.

**Ineligible Families:** Applicant families that include no eligible members will be ineligible for assistance. Such families will be denied admission and offered an opportunity for an informal hearing.
**Non-citizen students:** are not eligible for assistance. A non-citizen student is a person admitted to this country temporarily solely for the purpose of pursuing a course of study who has a residence in another country that the person has no intention of abandoning.

**Appeals:** Individuals whose eligible immigration status cannot be verified through the INS may appeal to the INS. An applicant who is denied Section 8 eligibility due to ineligible immigration status is entitled to an informal review.

**C. SUITABILITY OF FAMILY**

JCHA may take into consideration any of the grounds for denial of admission identified in Chapter 5 and Chapter 16 of this Administrative Plan but will not otherwise screen for factors which relate to the suitability of the applicant family as participants. It is the responsibility of the owner to screen the applicant as to their suitability for tenancy.

JCHA will advise families how to file a Fair Housing complaint, if they believe that the owner has discriminated against them. JCHA may also report the owner to HUD’s Office of Fair Housing/Equal Opportunity or the local fair housing organization.

**D. CHANGES IN ELIGIBILITY PRIOR TO ISSUANCE**

Changes that occur during the period between placement on the waiting list and issuance of a Voucher may affect the family’s eligibility or Total Tenant Payment. If applicants are found to be ineligible, they will be notified in writing of their ineligible status and their right to an informal review.

**E. NOTIFICATION TO INELIGIBLE FAMILIES**

Applicants who are determined to be ineligible will be notified in writing of the reason for denial of assistance. This notification will include the opportunity to request in writing, within 14 days of notification, an informal review (or an informal hearing if they were denied due to noncitizen status) pursuant to the following. See Chapter 19 for information about reviews and hearings.

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CHAPTER 3
APPLYING FOR ADMISSION

A. INTRODUCTION

JCHA maintains a waiting list for the Housing Choice Voucher (Section 8) Programs. The policy of JCHA is to ensure that all families who express an interest in the Section 8 Program are given an equal opportunity to apply and are treated in a fair and consistent manner. Chapter 3 describes the policies and procedures for opening and closing the waiting list, completing an application for assistance, placement and denial of placement on the waiting list, maintaining the waiting list, and limitations on whom may apply.

B. OPENING AND CLOSING THE WAITING LIST

As needed, JCHA will open the waiting list by advertising through public notice in local newspapers, minority media, on the JCHA website and with service agencies. The JCHA will communicate the status of housing availability to other service providers in the community, such as agencies serving individuals with special needs, and advise them of housing eligibility factors and guidelines in order that they can make proper referrals for housing assistance. The JCHA will continuously monitor and evaluate outreach activities to ensure that information reaches the widest possible audience for which applications are being accepted. The notice will contain:

- Dates, times and locations where families may apply
- Programs for which applications will be taken
- Brief description of the program(s)
- Limitations, if any, on whom may apply
- JCHA address, telephone number and business hours

The notices will provide potential applicants with information regarding how to submit an application, information on eligibility requirements, and the availability of local preferences. Upon written request from a person with a disability (determined on a case-by-case basis), additional time may be given as an accommodation for submission of an application after the closing deadline.

If the Section 8 waiting list is open when a person applies for public housing, JCHA must offer to place the family on both lists. If the public housing waiting list is open at the time an applicant applies for Section 8, the JCHA must offer to place the family on the public housing waiting list.

The open period shall be long enough to achieve a waiting list adequate to cover projected turnover and new allocations over the next 24 months. In evaluating whether to close its Section 8 waiting list, JCHA will consider the expected number of Vouchers to be issued per year, the number of current applicants and the anticipated waiting time.

When the period for accepting applications is over, the JCHA will be accepting applications for any other special Programs. The JCHA will add the new applicants to the list by a random selection process.
C. APPLICATION
The JCHA will utilize a paper or electronic application form. The information is to be filled out by the applicant whenever possible. The application will contain, but is not limited to questions designed to obtain the following information:

- Names and ages of all members;
- Sex and relationship of all members;
- Street address and phone numbers;
- Mailing address (if P.O. Box or other address);
- Amount(s) and source(s) of income received by household members;
- Information regarding disabilities to determine qualifications for allowances and deductions;
- Information related to qualification for preferences;
- Social Security Numbers;
- Race/ethnicity; and
- Request for specific accommodation needed to fully utilize program and services.

JCHA will inform all applicants about available preferences and give each applicant an opportunity to document preference eligibility.

Duplicate applications will not be accepted.

Applications will not require an interview. The information on the application will not be verified until the applicant has been selected for final eligibility determination. Final eligibility will be determined when it is imminent that the JCHA will be able to offer a Housing Choice Voucher (Section 8) within a reasonable amount of time.

D. APPLICANT STATUS WHILE ON THE WAITING LIST
The family will be notified in writing of preliminary eligibility for the Program. This written notification of preliminary eligibility will be mailed to the applicant by first class mail. The JCHA will confirm receipt of eligible applications by mail.

If the family is determined to be ineligible based on the information provided in the application, JCHA will notify the family in writing, state the reason(s), and inform the family of its right to an informal review. Persons with disabilities may request to have an advocate attend the informal review as an accommodation. (See Chapter 19 "Complaints and Appeals")

E. MAINTAINING AND PURGING THE WAITING LIST
Applicants are required to inform the JCHA of changes in circumstances while on the waiting list. These may include changes in address, family composition, or preference status and may be submitted via the Applicant Portal, accessible via https://jerseycityha.myhousing.com/Account/Login (see
Applicants are required to notify the JCHA in writing when their circumstances change.

Applicants are also required to respond to requests from the JCHA to update information on their applications and to determine their continued interest in and need for assistance. Failure to provide information or to respond to two (2) JCHA mailings that request updated information will result in the applicant being removed from the waiting list.

F. WAITING LIST SELECTION

When funding is available, applicants will be selected from the waiting list according to date and time of application, income targeting requirements and preference category, regardless of family size. When there is insufficient funding available for the family at the top of the list, the JCHA will not admit any other applicant until funding is available for the first applicant.

The JCHA will maintain information that permits proper selection from the waiting list. The waiting list contains, but is not limited to, the following information for each applicant listed:

- Applicant Name
- Family Unit Size (number of bedrooms family qualifies for under JCHA Section 8 subsidy standards)
- Date and time of application
- Qualification for any local preference
- Income Information
- Racial or ethnic designation of the head of household

The active application will be a permanent file. All applicants in the pool will be maintained by date and time of application.

G. ELIGIBILITY DETERMINATION

Applicant Interview and Completion of Full Application:

All preferences claimed on the application or as a result of any updates to the application will be verified after the applicant is selected from the waiting list and prior to completing the full application. The qualification for preference must exist at the time the preference is claimed and at the time of verification, since claim of a preference determines selection from the waiting list.

When an applicant is selected from the waiting list, the JCHA schedules an interview to complete or update the application, discuss the family’s circumstances in greater detail, clarify information that has been provided by the family, and ensure that the information is complete. The interview, which must be attended by the head of household and spouse or co-head, is also used as a vehicle to meet the informational needs of the family by providing information about the application and verification process. During the interview, applicants will be required to complete and sign a new application and certify that all information is complete and accurate.

If the applicant fails to show for the interview, the applicant must reschedule the interview within seven days. If the applicant misses two scheduled interviews, JCHA will remove the applicant from
the waiting list. Reasonable accommodations will be made, upon written request and to the extent feasible, for persons with a disability or elderly persons.

G. ELIGIBILITY DETERMINATION (Cont’d)

The head of household, spouse, co-head and all members age 18 and over are required to complete a consent form allowing the JCHA to conduct a criminal background check. The JCHA also conducts a cross-check with Public Housing, Section 8 and Project-based Programs, etc., to determine previous evictions or outstanding rent monies owed.

All adult members must sign Form HUD-9886, Authorization for the Release of Information, the declarations and consents related to citizenship or immigration status and any other documents required by the JCHA. Applicants will be required to sign verification forms for information that is not covered by Form HUD-9886. Failure to do so will be cause for denial of assistance.

If the JCHA determines at or after the interview that additional information or document(s) are needed, the JCHA will request the document(s) or information in writing. The family will be given 14 days to supply the information. If the information is not supplied in this time period, the JCHA will remove the applicant from the waiting list.

Verification:

Information provided by the applicant will be verified, using the verification procedures in Chapter 8. Family composition, income, allowances and deductions, assets, full-time student status, eligibility and rent calculation factors, and other pertinent information will be verified. Verifications may not be more than 60 days old at the time a Voucher is issued. (See Chapter 8, Verification Procedures)

Final Determination and Notification of Eligibility:

After the verification process is completed, the JCHA will make a final determination of eligibility. This decision is based upon information provided by the family, the verification completed by the JCHA, and the current eligibility criteria in effect. The JCHA will notify the family in writing as to their eligibility for the Section 8 Program. If the family is determined to be eligible, the JCHA will schedule a briefing. During the briefing, the applicant is issued a Voucher and the informational packet is provided and reviewed. If the applicant is determined ineligible, the applicant has the opportunity to request in writing an informal review within 14 days of the notification.

Removal from the Waiting List:

Applicants shall be removed from the waiting list for the following reasons:

- Failure to respond to two (2) JCHA written communications regarding failure to comply with application update, applicant interview, and applicant briefing requirements. If a letter is returned by the Post Office without a forwarding address, or unclaimed, the applicant will be removed without further notice, and the envelope will be maintained in the file. If a letter is returned with a forwarding address, it will be re-mailed to the address indicated.
• Refusal to accept the offer of a Housing Choice Voucher (Section 8).
• Determined ineligible.
• If the applicant falsifies documents or makes false statements with regard to their application in order to qualify for any preference, they will be removed from the waiting list.
• Applicant requests removal

It is the sole discretion of the JCHA to review, on a case-by-case basis, whether an applicant will be required to re-apply for Section 8 assistance or is entitled to reinstatement with their original date of application.

**H. APPLICANT PORTAL**

Applicants will be able to check their status on the waiting list via the Applicant Portal. Applicant Portal is a fast and easy way for applicants to access and manage their information. This web-based system will allow applicants on JCHA waiting lists to review their profiles, update information, and check their status online, at any time. Applicants need to create an account by registering at the following link [https://jerseycityha.myhousing.com/Account/Login](https://jerseycityha.myhousing.com/Account/Login).
CHAPTER 4
WAITING LIST PREFERENCES

A. INTRODUCTION

It is the JCHA's objective to ensure that families are placed in the proper order on the waiting list and selected from the waiting list for admissions in accordance with the policies in this Administrative Plan. Applications will be assigned a random lottery number using a computerized random selection process performed by a third-party vendor up to a pre-determined number of applications. This means it is possible that not all those who apply will be selected. If the applicant is not selected the first time, the applicant will be able to reapply when the Waiting List opens at a later date. The JCHA’s preferences and policies are intended to:

- Provide housing assistance to eligible family and elderly households being displaced by public actions or who are victims of domestic violence.
- Provide housing assistance to families who are working toward self-sufficiency through employment, training, educational initiatives and/or other supportive services.
- Ensure that JCHA housing assistance provided under the Section 8 Program is reflective of the existing population in terms of economic income mixing and household diversity.
- Ensure that assistance is provided to eligible families and that receipt of such assistance is consistent with local housing needs and the City’s Consolidated Plan.

B. INCOME TARGETING

ELI families are defined as extremely low-income families whose income does not exceed the highest of 30 percent of the area median income or the federal poverty level.

In some communities with very low median incomes, the federal poverty level may equal or exceed the very low-income (VLI) limit for some or all household sizes. In general, a VLI family is defined as a family whose income does not exceed 50 percent of the area median income. In these relatively rare instances, the ELI limit is set at the VLI limit, and consequently any family whose income meets the VLI limit also qualifies as an ELI family.

C. WAITING LIST RANKING POSITION

Once each application has been assigned a random lottery number, the waiting list will be ranked by Preference. Applicants will be contacted in accordance with the Preference rankings so that the JCHA can verify eligibility for the HCV Program and the Preference. Therefore, it is possible for an applicant to have a higher lottery number but be selected sooner than an applicant with a lower lottery number because they have a Preference that gives him or her priority.

If the JCHA determines that the applicant does not meet the requirement of the Preference definition as provided below, the applicant will be placed back on the waiting list in original lottery number position. The JCHA will continue to select applicants from the waiting list, as described above, until all of the Preference rankings have been exhausted. Once this occurs, the JCHA will select applicants based solely upon the lottery number.
D. PREFERENCES – HOUSING CHOICE VOUCHER PROGRAM

The JCHA will select applicants pursuant to the annual admissions and income targeting requirements, date and time of application, and those who meet the qualifications for the following Preferences; with first preference given to those applicants who meet Preference #1, and then sequentially thereafter, with each numerical Preference being exhausted before proceeding to the next numerical Preference, with the exception of the Income Targeting requirement in which 75% of families must be 0% - 30% median income range and 25% of families must be within the 31% - 50% median income range.

The following Preferences are effective as of May 1, 2007 and apply to applicants on the JCHA’s Housing Choice Voucher (Section 8) Program waiting lists:

Preference 1: JCHA Residents Relocated as a Result of Modernization/Revitalization activities or Other JC Families Displaced by Redevelopment Activities

- Families residing in a JCHA public housing development who are notified by JCHA that they must relocate due to the initiation of HOPE VI Revitalization activity or that they must relocate due to modernization activity, homeownership activity, and/or management issues;
- Jersey City families who will be involuntarily displaced in connection with public improvement or development programs within no more than 6 months from the date of preference status certification as documented by the agency administering the City’s relocation activities. A Jersey City resident is defined as a person who either lives, works or has been hired to work in Jersey City.

Preference 2: JCHA Resident/Victim Witness or Victim of Domestic Violence or JC Graduates of a HUD-Approved Transitional Housing Program

- The family must be a JCHA resident and a person who witnessed a crime and provides information or testimony on criminal activity to a law enforcement agency, and based on a threat assessment, the law enforcement agency recommends re-housing the family to avoid reprisals. Victims of domestic violence must be a JCHA resident who confronted actual or threatened physical violence of a continuing nature directed against them or an affiliated individual of the resident.
- By a spouse or other household member who lives in the unit with the family. The abuser must still reside in the apartment from which the victim is displaced. The JCHA resident must certify that the abuser will not live with them unless JCHA gives prior written approval.
- Graduates of transitional housing are Jersey City families who are moving from HUD-approved transitional housing programs designed to provide temporary living accommodations and supportive services that promote self-sufficiency. The family must have successfully completed the program (“graduated”) as certified by the Program Director.

Preference 3: Jersey City Residents who are Veterans and meet the Definition of Working Family and Whose Household Income is Within the Income Target Mix
To qualify for this Preference, the applicant must be a Jersey City resident who is a veteran. A Veteran is defined as having completed at least 90 days of active duty (except if discharged earlier for service-related disability) in the U.S. Armed Forces and has a discharge other than dishonorable. Veteran status extends to spouses, widows, widowers and parents of the military killed during a time of war and certain seaman who served in active, Ocean-going service from 12/7/41 to 8/15/45 (definition provided by the N.J. Department of Military and Veterans Affairs).

Working Family: is defined as: employment is principal source of income (Criteria is based on stable employment for at least the past six (6) months with a minimum of 15 hours work week), or; Head or Spouse is 62 years or older, or; Head or Spouse receives: Social Security Disability benefits, Supplemental Security Income (SSI) Disability benefits, or Temporary Unemployment benefits or other benefits based on inability to work, or; Head or Spouse is currently in a self-sufficiency or job training program or meets equivalent standards of economic self-sufficiency.

The Working Family will be selected in accordance with the Income Targeting requirement in which 75% of families must be 0% - 30% median income range and 25% of families must be within the 31% - 50% median income range.

Preference 4: Jersey City Residents who are Working Families

- See definition of working family under Preference 3, above. The Income Targeting requirement does apply to this Preference as described above.

Preference 5: Any Jersey City Resident

- A JC resident is defined as an applicant who either lives, works or has been hired to work in Jersey City. The Income Targeting requirement does apply to this Preference.

Preference 6: Other

- This Preference refers to Non-Jersey City residents and other categories of applicants. The Income Targeting requirement does apply to this Preference.
- Families who are terminated from the Program due to the cut in federal funding will be eligible to obtain a unit in Public Housing.

Note: Within the aforementioned preferences, Families will have priority over single persons and single persons who are elderly or have a disability will be selected before single persons who are not elderly or who are not disabled.

E. CHANGE IN CIRCUMSTANCES

Changes in an applicant’s circumstances while on the waiting list may affect the family’s entitlement to a preference. Applicants are required to notify the JCHA in writing when their circumstances change, which may be done via the Applicant Portal, accessible via https://jerseycityha.myhousing.com/Account/Login (see Chapter 3, Section H above).
When an applicant claims an additional preference, s/he will be placed on the waiting list in order by the newly-claimed preference and the original date and time of application.

F. FINAL VERIFICATION OF PREFERENCES
Preference information on applicants will be updated as applicants are selected from the waiting list. At that time, the JCHA will obtain necessary verification of preferences at the interview and by third party. Public housing residents will receive a preference based on their current housing status/need. Applicants must update their income and household status annually. If the JCHA is unable to contact an applicant after two (2) written attempts, the applicant will be removed from the waiting list.

If the JCHA denies a preference, the JCHA will notify the applicant in writing of the reasons why the preference was denied and offer the applicant an opportunity for an informal review. If the preference denial is upheld as a result of the review, or the applicant does not request a review, the applicant will be placed on the waiting list without benefit of the preference. Applicants may exercise other rights if they believe they have been discriminated against.

If the applicant falsifies documents or makes false statements with regard to their application in order to qualify for any preference, they will be removed from the waiting list.

G. SPECIAL ADMISSIONS
If HUD awards the JCHA funding that is targeted for special populations or circumstances, the JCHA will admit these families under a Special Admission procedure. Special admissions families will be admitted outside of the regular waiting list process. They do not have to qualify for any preferences, nor are they required to currently be on the existing Program waiting list. The JCHA maintains separate records of these admissions.

The following are examples of types of Program funding that may be designated by HUD for special populations or circumstances:

- Families residing in developments that have been approved under the Rental Assistance Demonstration (RAD) Program. RAD is a central part of the Department’s rental housing preservation strategy which works to preserve the nation’s stock of deeply affordable rental housing, promote efficiency within and among HUD programs and build strong, stable communities.
- A family displaced because of demolition or disposition of a public or Indian housing project;
- A family residing in a multi-family rental housing project when HUD sells, forecloses or demolishes the project;
- For housing covered by the Low Income Housing Preservation and Resident Homeownership Act of 1990;

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1 For example, the JCHA was given Certificates specifically for elderly residents of 135 Montgomery Street under this provision of Special Admissions. These certificates have been converted to Housing Choice Vouchers.
• A family residing in a project covered by a project-based Section 8 HAP contract at or near the end of the HAP contract term; and

• A family who is certified by the N.J. Department of Children and Families Division of Child Protection and Permanency (DCP&P) as “at-risk” families for whom the lack of adequate housing is a contributing factor.

Participants of a HUD Continuum of Care (COC) grant or other HUD-approved, specially targeted grants under the Housing Choice Voucher (Section 8) Program.

• Eligible families residing in a JCHA Project-Based Section 8 unit under the Project-Based Voucher Program (see Chapter 22 for details), and Moderate Rehabilitation Single Room Occupancy (SRO) dwellings for homeless individuals.

• A non-purchasing family residing in a HOPE 1 or HOPE 2 project.

• Vouchers will be issued under the different criteria based on funding availability.

• A family whose head, co-head, spouse or sole member is at least 62 years of age and is a person with disabilities;

• Two or more persons living together, one of whom is at least 62 years of age and is a person with disabilities; or

• One or more persons living together, one of whom is at least 62 years of age, a person with disabilities, and living with one or more live-in aides.

• Families residing in developments that have been approved under the Rental Assistance Demonstration (RAD) Program.

H. ENHANCED VOUCHERS

Enhanced vouchers are used to preserve housing units that might otherwise be lost due to housing conversion actions such as mortgage prepayments, project-based opt-outs, HUD enforcement actions, and HUD property disposition. The assistance only applies if the enhanced voucher holder stays in the conversion project. If the family moves outside the development, the voucher reverts to a regular voucher and the regular program rules and payment standards apply.

Some aspects of the enhanced voucher program are highlighted below. All other conditions are governed by the regular HCV program rules and regulations.

Selection:

In a housing conversion action, HUD provides vouchers to assist those families affected by a housing conversion, decoupling.

H. ENHANCED VOUCHERS (Con’t)

Eligibility:
Only families residing in the project at the time of conversion are eligible for enhanced voucher assistance. In order to receive assistance in the PHA’s enhanced voucher program, family annual income cannot exceed 95% of area median income (AMI) as determined by HUD. The family must be income eligible at the time of conversion. For eligibility purposes, time of conversion or decoupling is the effective date of prepayment or voluntary termination of mortgage or refinancing insurance.

If a resident family’s income is greater than 95% of AMI at the time of conversion, the family is not eligible for an enhanced voucher even if the family’s situation later changes.

Generally speaking, a family residing in a unit at the time of conversion has one year from the date of the conversion to apply for a Housing Choice Voucher. However, the PHA reserves the right to set deadlines either prior to or beyond the one-year anniversary date in consideration of funding issues. For example, if the PHA can reasonably predict that either insufficient funding or unit month allocation exists for a given funding year, the PHA may deny applicants before the one-year deadline. Conversely, if the PHA can reasonably predict that it will not meet its utilization goals by the end of the funding year, the PHA may extend the deadline beyond the year. In all cases, it is the responsibility of the applicant to prove that he or she was income eligible and residing at the development at the time of conversion.

**Vouchers:**

Voucher bedroom sizes are based on the PHA’s subsidy standards, regardless of the actual occupied unit. Changes in family composition and succession of family members in enhanced conversion projects will be governed by the same rules that apply to the regular housing choice voucher program.

**Mobility:**

Since enhanced vouchers are tenant-based assistance, voucher holders may move as soon as they receive a voucher. Families may move to another unit in the project, outside the project, or outside the PHA’s jurisdiction under portability. If a family moves from the conversion project, the regular payment standard for the jurisdiction applies to the voucher.

**Lease Up:**

A PHA may not approve any temporary or short-term leases between the family and the owner. The initial lease term must be for at least one year unless the PHA has determined for the housing choice voucher program that a shorter term would improve housing opportunities for the tenant and such shorter term is the prevailing local market practice.

**Payment Standard:**

For eligible families that remain in the conversion project, the enhanced voucher payment standard equals the approved gross rent of the occupied unit (subject to rent reasonableness determinations). The gross rent is equal to the rent the tenant pays to the owner plus any tenant-paid utility allowance where tenants are responsible for payment of utilities. The regular PHA payment standard does not apply.

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**H.  ENHANCED VOUCHERS (Con’t)**

**Housing Assistance Payments (HAP):**

Draft Admin Plan to be Effective April 1, 2021
The HAP contract may not begin before the effective date of the rent increase (60 days after the conversion date).

If a family is income eligible at the time of conversion but is in a zero subsidy situation because the total tenant payment is greater than or equal to gross rent, then the PHA must keep a record of family eligibility and inform the family that should their income decrease or the family’s rent increase within three years of the conversion date, it is the family’s responsibility to contact the PHA. At such time, the PHA may execute a HAP contract as long as all other program requirements are met.

**Tenant Share—Enhanced Minimum Housing Payments:**

Families with enhanced assistance remaining in the conversion project must pay the greater of 30% of their income or the amount they were paying toward housing payments (rent plus utilities, if applicable) at the time of conversion, even if it exceeds 40% of the family’s adjusted monthly income. Families previously receiving project-based or tenant-based assistance must pay at least their past total tenant payment. The enhanced minimum rent only applies if the family remains in the conversion project. If a family becomes responsible for paying for their own utilities after the conversion date, the PHA’s utility allowance in effect at the time the family assumed responsibility for utility payments will be counted toward their minimum payment, such that their monthly housing payment (rent plus tenant-paid utilities) is still the greater of 30% of their income or the amount they were paying prior to conversion.

The method for calculating the minimum rent changes if the family’s income subsequently decreases to a significant extent (15% or more) from the family’s gross income on the effective date of the eligibility event. In this instance, the family share will be recalculated so the family pays 30% of monthly adjusted income or the percentage of monthly adjusted income actually paid at the time of conversion, whichever is greater. This percentage of income will remain as the family’s enhanced voucher minimum rent regardless of subsequent changes in income.

**Right:**

According to federal law, “a family that receives an enhanced voucher has the right to remain in the project as long as the units are used for rental housing and are otherwise eligible for housing choice voucher assistance. The owner may not terminate the tenancy of a family that exercises its right to remain except for a serious or repeated lease violation or other good cause. If an owner refuses to honor the family’s right to remain, the family may exercise any judicial remedy that is available under State and/or local law.”

**Over-housed Families:**

A family is “over-housed” if the size of the actual unit occupied exceeds the bedroom size listed on the family’s voucher. Over-housed families (at the time of conversion or at any time afterwards) must move to an appropriate size unit in the conversion project if one is available. If no appropriate size unit is available in the project, the PHA may execute a HAP contract for the oversized unit. The payment standard will be the gross rent of the oversized unit, and the PHA will advise the family that the enhanced subsidy based on the oversized unit’s rent will be paid up until an appropriate size unit becomes available in the building.

If the family finds an appropriate size unit in the project, the payment standard will equal the gross rent of the new, appropriate size unit. However, if an over-housed family refuses an appropriate size unit that is offered them within the development, the PHA will calculate the family’s housing assistance payment for the oversized unit based on the applicable payment standards. The participant
will be responsible for any amount of the gross rent not covered by the housing assistance payment. Owners of Enhanced Developments are required to report vacancies as they occur. Available vacant units must first be offered to households that are currently over-housed. On a quarterly basis, the PHA will request updated rent rolls from owners. Failure to submit timely rent rolls will deem the owner non-compliant with program requirements.

In the case of a single household participant living in an oversized unit, s/he may not refuse a studio apartment that becomes available in the development. If an over-housed single household participant refuses an available studio unit within the development, the PHA will proceed to calculate payment for the oversized unit based on the applicable studio payment standard. The participant will be responsible for any amount of the gross rent not covered by the housing assistance payment.

Exceptions to the rules on over-housed families may be granted on the basis of age, threat to physical or mental health, and medical conditions. The standards for appropriate documentation will be the same as indicated in related sections in the Administrative Plan, unless determined otherwise by the Assistant Commissioner. Any exception must be approved by an HPD employee at the Director level or higher.

Rent Increases:

Rent increases are governed by the terms of the lease and any applicable state or local laws. In addition, the owner is not permitted to increase the rent for at least 60 days from the conversion date. If the rent is increased for an enhanced voucher family, the PHA will increase the payment standard to equal the new gross rent (see Chapter 12: Rent Reasonableness Determinations).

I. TARGETED FUNDING

When HUD awards special funding for certain family types or specific eligibility criteria, families who qualify are selected from the existing waiting list. Additionally, applicants who meet specific program criteria will be allowed to submit an application, notwithstanding if the waiting list is closed (with the exception of the Mainstream wait list which closed May 1, 2007). Assistance is offered to the first (based on date of application) eligible family on the waiting list meeting the targeted funding criteria and upon turnover, the JCHA will reissue vouchers to the specific “Targeted” Program. JCHA currently administers the following “Targeted” Programs:

Family Unification Program (FUP):

Vouchers will be issued to families certified by the N.J. Department of Children and Families Division of Child Protection and Permanency (DCP&P) as “at-risk” families for whom the lack of adequate housing is a contributing factor:

- In the imminent displacement of the family’s children to out-of-home care; or
- To reunifying children already in out-of-home care with the family; or
- To the family’s status as a “separated” family.
- In cases where families have not yet been reunified by their last year’s recertification, the voucher will be reduced based on the family’s current composition. The family will be eligible to remain on the program provided that the family is reunified within the next three (3) to six (6) months following their recertification. Families that do not meet this criteria will be reviewed on a case
by case basis and may request a waiver.

President Obama signed the Housing Opportunity Through Modernization Act of 2016 (HOTMA) into law (Public Law 114-201) on **July 29, 2016**.

- This new law updates the U.S. Housing Act of 1937, including changes to the Family Unification Program (FUP) for children aging out of foster care (section 110). The following reforms are **effective immediately without further regulatory action from HUD**
- Increases the length of assistance from 18 to 36 months. **This change applies to youth currently receiving FUP assistance as well as any new participants.**
- Increases the maximum age of eligibility from 21 to 24 years old.
- PHA’s will also be able to Project Base FUP vouchers
- Demonstration with FSS and FUP to allows the aging out youth to qualify for housing assistance for 5 years as opposed to the 36 months.
- Requires HUD to issue guidance, which is currently being developing, to improve coordination between PHAs and public child welfare agencies.

**Mainstream Program for the Disabled:**

Under the Mainstream Program, Vouchers will be issued to persons who have disabilities, including persons with physical or developmental disabilities or chronic mental illness and disabled families. The number of households assisted under the Mainstream Program will depend on the number of subsidies JJCHA has received from HUD for the Program. The term "disabled family" may include two or more persons with disabilities living together, and one or more persons with disabilities living with one or more live-in aides. A disabled family may also include an elderly person with a disability.

**Mainstream Preference 1:** **Disabled Family Residing in an Inaccessible Unit**

This preference applies when a family member (head, co-head, spouse, sole member, or elderly person) has a physical disability that makes the person unable to use critical elements of the unit and the owner is not legally obligated to make the necessary modifications as a reasonable accommodation to a person with disabilities.

**Mainstream Preference 2:** **Elderly/Disabled Family**

An elderly/disabled family is defined as:
• A family whose head, co-head, spouse or sole member is at least 62 years of age and is a person with disabilities;
• Two or more persons living together, one of whom is at least 62 years of age and is a person with disabilities; or
• One or more persons living together, one of whom is at least 62 years of age, a person with disabilities, and living with one or more live-in aides.

Mainstream Preference 3: Disabled Family

A disabled family is defined as:
• A family whose head, co-head, spouse, or sole member is a person with disabilities;
• Two or more persons with disabilities; or
• One or more persons with disabilities living with one or more live-in aides.

Section 811 Mainstream Housing Choice Vouchers:

The Section 811 Mainstream Housing Choice Vouchers provide funding to assist non-elderly persons with disabilities and their families who are:

• Transitioning out of institutional or other segregated setting,
• At serious risk of institutionalization,
• Homeless, or
• At risk of becoming homeless
• Eligible persons who previously experienced homelessness and are currently a client in a permanent supportive housing or rapid rehousing project.

Non-elderly person with disability must be at least 18 years of age and less than 62 years of age. The eligible household member does not need to be the head of household. Eligibility for the voucher is determined at the time the voucher is first issued to the family. Non-elderly persons with disabilities who turn 62 after receiving their voucher will not lose assistance.

The JCHA will allow recipients of these vouchers to port prior to leasing up in the Jersey City jurisdiction.

The Section 811 Mainstream Housing Choice Voucher Program helps further the goals of the Americans with Disabilities Act (ADA) by helping persons with disabilities live in a more integrated setting.

The JCHA has partnered with various community organizations to assist with supportive services to enable individuals to live independently in the community.

Program Results - The JCHA has instituted a centralized tracking system used with the partner agencies, allowing both the PHA and partner organizations to access the required metrics electronically.
Moderate Rehabilitation Single Room Occupancy Vouchers:

The Mod Rehab Single Room Occupancy (SRO) Dwellings for Homeless Individuals Program provides rental assistance for homeless individuals in rehabilitated SRO housing. The population to be housed at the former Jersey City YMCA will be comprised of formerly homeless men and women from Jersey City and the surrounding areas as defined by the Department of Housing and Urban Development (HUD). HUD’s definition of homeless is as follows:

A person is only considered homeless when he/she resides in one of the places described below:

a) In places not meant for human habitation, such as cars, parks, sidewalks, and abandoned buildings; or
b) In an emergency shelter; or
c) In transitional or supportive housing (for homeless persons who originally came from the streets or emergency shelters); or
d) In any of the above places but is spending a short time (up to 30 consecutive days) in a hospital or other institutions; or
e) Is being evicted within a week from a private dwelling unit and no subsequent residence has been identified and the person lacks the resources and support networks needed to obtain housing; or
f) Is being discharged within a week from an institution in which the person has been a resident for more than 30 consecutive days and no subsequent residence has been identified and he/she lacks the resources and support networks needed to obtain housing.

Priority will be given to current income eligible tenants who have been relocated off-site during construction, then eligible persons from Jersey City Housing Authority’s Section 8 waiting list by date of application and lastly, referrals from local social service providers and shelters. All applicants must be homeless, earn 50% of the neighborhood median income or less and be able to demonstrate the ability to live independently to qualify for housing. The ability to live independently includes but is not limited to their ability to pay rent and maintain the apartment. All applicants will be required to complete an application and interview with both property management and social services. Property management and social service staff will complete reference and credit check on applicants to determine their eligibility to live in the building.

Continuum of Care – (COC Program): The Continuum of Care Program provides tenant-based rental assistance under the Housing Choice Voucher (Section 8) Program for hard-to-serve homeless persons with disabilities in connection with supportive services funded from other non-HUD sources. Participants must meet the HUD definition of homelessness and disabled (see Federal Register Vol. 77, No. 147).

Non-elderly disabled persons with disabilities in support of designated housing plan (NEDPDDHP):

Under the NEDPDDHP vouchers will be issued to Non-Elderly Disabled households who live in Public Housing that have been designated for occupancy by the elderly only or disabled families who
are on the PHA’s public housing waiting list may receive a rental voucher in conjunction with a designated housing allocation plan approved by HUD.

**Non-elderly persons with disabilities program:**

Under the NEDP, vouchers will be issued to non-elderly persons with disabilities who are currently on the Public Housing waiting list.

**HUD VASH Vouchers:**

Vouchers will be issued to Families certified by the VA Medical Center as Homeless Veterans. All regulatory requirements and HUD directives regarding the HCV tenant based program are applicable to HUD-VASH vouchers, including the use of all HUD-required contracts and other forms. The JCHA will comply with all VASH requirements listed under Federal Register/Vol. 73, No. 88 which states the following:

a. **Family Eligibility and Selection** – HUD-VASH eligible families are homeless veterans

b. **Income Eligibility** – The PHA must determine income eligibility for HUD-VASH families in accordance with 24 CFR 982.201.

c. **Initial Term of the HCV** – HUD VASH Vouchers will have an initial search term of at least 120 days. Any extensions, suspensions applied will be followed by the same guidelines as the HCV holders.

d. **Initial Lease Term** – To provide a greater range of housing opportunities for HUD-VASH voucher holders, initial leases may be less than 12 months; therefore, both section 8(o)(7)(A) of the USHA of 1937 42 U.S.C. 1437f(o)(7)(A), and 24 CFR 982.309(a)(2)(ii) are waived.

e. **Ineligible Housing** – HUD VASH families will be permitted to live on the grounds of a VAMC in units owned by the VA, therefore, 24 CFR 982.352(a)(5), which prohibits units on the grounds of a medical, mental, or similar public or private institution, is waived for that purpose only.

f. **Mobility and Portability of HUD-VASH Vouchers** – HUD-VASH participant families may reside only in those jurisdictional areas that are accessible to case management services as determined by the partnering VAMC.

g. **Case Management Requirements** – It is the responsibility of the VMAC to provide case management and supportive services.
CHAPTER 5
DENIAL OF ASSISTANCE

A. INTRODUCTION
This chapter describes the circumstances under which the JCHA may deny assistance. If denial is based upon behavior resulting from a disability, the JCHA will delay the denial in order to determine if there is a feasible reasonable accommodation that would mitigate the behavior resulting from the disability.

B. GROUNDS FOR DENYING ASSISTANCE
Denial of assistance for an applicant may include any or all of the following:

• Denial for placement on the JCHA waiting list
• Denying issuance of a voucher
• Refusing to enter into a HAP contract or an approved lease
• Refusing to be processed or provide required information
• Refusing assistance under portability procedures when requested
• Denial based on final verification of income, household status or background checks

Mandatory Denial of Assistance:
JCHA will deny assistance to applicants if:

• The family does not meet the eligibility requirements described in chapter 2 of this Plan.

• 30% of the family’s monthly adjusted income equals or exceeds the Payment Standard for the family’s unit size and the family is unable to use assistance.

• Any member of the family fails to sign and submit to HUD or JCHA required consent forms for obtaining information.

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

• Pursuant to PIH Notice 2012-28, if the PHA has a Database which covers the sex offenders in all states, the PHA may use this in lieu of a complete list of states. However, if at any point the JCHA does not have access to a database, the JCHA will amend the application to request the required information.

• Any household member has been evicted from federally assisted housing during the past five years.

• The family has violated any family obligation under the Program listed in 24 CFR 982.551 during the past three (3) years.

• The family member has engaged in any drug-related, violent criminal activity or domestic violence crimes.
Mandatory Denial of Assistance (Cont’d):

- There is insufficient funding to sustain the family under the Section 8 Program.
- The family currently owes rent or other amounts to JCHA or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act or to any other government or federal entity.
- The family has not reimbursed any PHA for amounts paid to an owner under a HAP contract for rent, damages to the unit, or other amounts owed by the family.
- Any household member has committed fraud in any federal housing program or any public assistance program.
- The family breaches an agreement with JCHA to pay amounts owed to JCHA, or fails to reimburse the JCHA for amounts paid to an owner on their behalf by JCHA or fails to report additional/other income.
- The family has engaged in or threatened abusive or violent behavior toward JCHA personnel.
  - “Abusive or violent behavior towards JCHA personnel” includes verbal as well as physical abuse or violence. Use of expletives that are generally considered insulting, racial epithets, or other language, written or oral, that is customarily used to insult or intimidate, may be cause for denial.
  - “Threatening” refers to oral or written threats or physical gestures that communicate an intent to abuse or commit violence.
  - Actual physical abuse or violence will always be cause for denial of assistance.
- JCHA will deny participation in the program to applicants in cases where it determines that there is reasonable cause to believe that the person is illegally using a controlled substance or abuses alcohol in a way that may interfere with the health, safety, or right to peaceful enjoyment of the premises by other residents. This includes cases where the JCHA determines that there is a pattern of illegal use of a controlled substance, or pattern of alcohol abuse.
  - JCHA will consider the use of a controlled substance or alcohol to be a pattern if there has been more than one incident during the previous 12 months.
  - JCHA may waive this policy if the person demonstrates to its satisfaction that s/he is no longer engaging in the illegal use of a controlled substance or abuse of alcohol, and:
    * Has successfully completed a supervised drug or alcohol rehabilitation program;
    * Has otherwise been rehabilitated successfully; or
    * Is participating in a supervised drug or alcohol rehabilitation program.
- If any household member has ever been convicted of drug-related criminal activity for manufacture or production of methamphetamine on the premises of federally assisted housing.
- Any member of the family who was evicted from federally assisted housing for drug-related criminal activity within the past three years. However, the JCHA may consider mitigating circumstances and may permit the removal of the offending family member from the household.
• Has committed fraud in any government sponsored program

In accordance with the Violence Against Women Act, the JCHA will not deny Section 8 assistance to any applicant solely on the basis that they are or have been a victim of domestic violence crimes or actions if the applicant otherwise qualifies for assistance.

**Housing Authority Discretion:**

In deciding whether to deny assistance because of action or failure to act by members of the family, the JCHA has discretion to consider all of the circumstances in each case, including the seriousness of the case, the extent of participation or culpability of individual family members, and the length of time since the violation occurred. It may also review the family’s more recent record of compliance and consider the effects of denial of assistance on other family members who were not involved in the action or failure to act.

Rehabilitation or a change in circumstances may be considered prior to denying assistance to applicants who were evicted from federally assisted housing for drug related activity or have abused alcohol or used illegal drugs.

For applicants evicted for drug related activity, the JCHA may consider whether the member who was evicted has successfully completed a supervised drug rehabilitation program approved by the JCHA; or the circumstances leading to an eviction no longer exist (for example, the criminal household member has died or is imprisoned.)

For applicants who have abused alcohol or used illegal drugs, the JCHA may consider whether the member is participating in or has successfully completed a supervised drug or alcohol rehabilitation program or has otherwise been rehabilitated successfully.

The JCHA may impose, as a condition of continued assistance for other family members, a requirement that family members who participated in or were culpable for the action or failure will not reside in the unit. The JCHA may permit the other members of a family to continue in the program. Any household member who claims to be a Victim of Domestic Violence will not have their Section 8 assistance terminated or otherwise be penalized for the actions of the person committing the criminal act as per the JCHA One Strike Policy and in accordance with federal regulations.

The JCHA may deny Section 8 assistance based on information obtained by an official Credit Report that indicates the individual has an outstanding court-ordered judgment for child support, tax liens, etc.

**Burden of Proof:**

For denial due to drug-related, violent and other criminal activity the JCHA may require the household to submit sufficient evidence that the members of the household have not engaged in drug-related criminal activity during a reasonable period, before admission to the program. The JCHA has sole discretion in determining what evidence is “sufficient” and what period of time prior to admission is
“reasonable.”

In determining whether to deny assistance due to the abuse of alcohol or illegal use of a drug by a household member, the JCHA may require the applicant to submit evidence of current participation in, or successful completion of a supervised drug or alcohol rehabilitation program.

**Access to Criminal Records:**

- The JCHA will request criminal conviction records for an adult member of a household that is applying for admission to the Section 8 Program from various law enforcement agencies. The JCHA will also conduct criminal history background checks to determine whether an applicant is subject to a lifetime sex offender registration requirement. Records may also be requested for adults applying or residing in public housing or buildings with Section 8 project-based assistance.

- An adult is a person who is 18 years of age or older, or who has been convicted of a crime as an adult under any Federal, State, or tribal law. The JCHA will require each adult member to complete a consent form authorizing the JCHA to obtain access to the adult applicant’s criminal records, including the state’s sex offender registration information.

- The JCHA will incur all costs associated with obtaining the criminal record and no costs of obtaining the criminal record shall be incurred by the applicant or tenant.

- Owners may request, in writing, that the JCHA obtain a copy of the criminal conviction record of an adult family member residing in the assisted unit. Once the record is obtained, the JCHA will then determine if the criminal activity, as evidenced by the criminal record, may be a basis for screening, lease enforcement or eviction. The JCHA will then notify the owner of its determination. However, the JCHA will not disclose the household member’s criminal conviction record or the content of that record to the owner.

- The JCHA may obtain criminal records and screen for criminal activity on behalf of owners of buildings with Section 8 project-based assistance. Requests from owners of project-based Section 8 units must include a copy of the consent form, signed by the household member and must include the owner’s standards for prohibiting admission of other criminals in accordance with HUD Regulations.

- The criminal conviction records received by the JCHA may not be used for lease enforcement or eviction of residents receiving Section 8 tenant-based assistance.

  - The law enforcement agency or an agency responsible for information on registered sex offenders to is permitted to charge the JCHA a reasonable fee for releasing criminal conviction records.

  - The JCHA may be asked by owners of buildings with Section 8 project-based assistance to assist with screening, lease enforcement or eviction.

**Explanations and Terms:**

- **Drug-related criminal activity** is the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute or use a controlled substance on or off the premises.
Drug-related criminal activity does not include the prior use or possession of a controlled substance if the family member had an addiction to the substance and has recovered or is recovering from the addiction and does not currently use or possess the substance.

- **Violent criminal activity** includes any criminal activity engaged in by any family member that has as one of its elements the use, attempted use, or threatened use of physical force against a person or property.

All terms and actions must be considered in context of the JCHA One Strike Policy. Denial of assistance is always optional except where this Plan or the regulations state otherwise.

**Use of Criminal Record:**

If the JCHA proposes to deny admission for criminal activity as shown by a criminal record, the JCHA will provide the subject of the record and the applicant with a copy of the criminal record.

- **Confidentiality of Criminal Records:** JCHA will ensure that any criminal record received is maintained confidentially, not misused or improperly disseminated, and destroyed once the purpose for which it was requested is accomplished, including the expiration of the period for filing a request for an informal review or hearing.

**Required Evidence:**

- **Preponderance of 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. The intent is not to prove criminal liability, but to establish that the act(s) occurred. Preponderance of evidence may not be determined by the number of witnesses, but by the greater weight of all evidence.

- **Credible evidence** may be obtained from police and/or court records. Testimony from neighbors, when combined with other factual evidence, can be considered credible evidence. Other credible evidence includes documentation of drug raids or arrest warrants. JCHA may pursue fact-finding efforts as needed to obtain credible evidence.

C. **PROCEDURES FOR NON-CITIZENS**

**Ineligibility due to ineligible immigrant status:** applicant families in which no members are U.S. citizens or eligible immigrants are ineligible for assistance. They must be given an opportunity for an informal hearing.

**False or incomplete information:** when the JCHA has clear, concrete, or substantial documentation (such as a permanent resident card or information from another agency) that contradicts the declaration of citizenship made by an applicant, an investigation will be conducted and the individual given an opportunity to present relevant information.

If the individual is unable to verify their citizenship, the JCHA may give him/her an opportunity to provide a new declaration as an eligible immigrant or to elect not to contend their status. The JCHA
will then verify eligible status and deny or prorate as applicable. The JCHA will deny assistance based on the submission of false information or misrepresentations.

**Procedure for Appeal:**

If the family (or any member) claimed eligible immigrant status and the INS primary and secondary verifications failed to document the status, the family must make an appeal to the INS within 30 days and provide the JCHA with a copy of the written request of appeal as well as proof of mailing. Failure to provide the JCHA with such documentation and proofs will result in the termination of assistance.

The INS will issue a written decision to the family within 30 days of receipt of the appeal and will forward a copy of the decision to the JCHA. The family is also encouraged to provide the JCHA a copy of the INS decision upon receipt. The family may then request that the JCHA conduct an informal hearing regarding the JCHA’s initial determination. After the JCHA has made a determination of ineligibility, the family will be notified of the determination and informed of the option for prorated assistance (if applicable) or, for participants who qualify, for Temporary Deferral of Termination of Assistance.

**D. MISSED APPOINTMENTS AND DEADLINES**

An applicant who fails to keep an appointment or to supply information required by a deadline without notifying the JCHA may be sent a Notice of Denial of Assistance for failure to provide required information. *Acceptable reasons for missing appointments or failing to provide information by deadlines are:*

- Medical emergency
- Incarceration
- Family emergency

Procedure When Appointments Are Missed or Information Not Provided:

For most purposes in this Plan, the family will be given two opportunities before being issued a notice of denial.
CHAPTER 6

SUBSIDY STANDARDS

A. INTRODUCTION

HUD guidelines require that the JJCHA establish subsidy standards for the determination of Voucher bedroom size, and that such standards provide for a minimum commitment of subsidy while avoiding overcrowding. The standards used must be within the minimum unit size requirements of HUD’s Housing Quality Standards (HQS). This chapter explains the subsidy standards used to determine the voucher size for various-sized families when they are selected from the waiting list, as well as the JJCHA’s procedures when a family’s size changes, or a family selects an apartment size that is different from the family’s Voucher.

B. DETERMINING VOUCHER SIZE

The JJCHA does not determine who shares a bedroom or sleeping room, but there must be at least one person per bedroom on the Voucher. JJCHA’s subsidy standards for determining Voucher size shall be applied in a manner consistent with Fair Housing guidelines.

All standards in this section relate to the number of bedrooms on the Voucher, not the family’s actual living arrangements. The unit size on the Voucher remains the same as long as the family composition remains the same, regardless of the actual unit size rented.

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.

The addition of a new family member should be limited to birth, adoption, court-awarded custody, legal guardianship, marriage, civil union, domestic partnership, reasonable accommodation, or elderly parents.

Generally, the JJCHA assigns one bedroom to two people within the following guidelines:

- Separate bedrooms should be allocated for persons of the opposite sex (other than adults who have a spousal relationship).
- Foster children will be included in determining unit size only if they will be in the unit for more than six months.
- Space may be provided for a child who is a full-time student and away at school or a spouse who is away in the military with the appropriate supporting documentation.
• Single person families shall be allocated an efficiency unit or one bedroom Voucher.

• A family that consists of a pregnant woman (with no other persons) will be treated as a two-person family.

• Young children of the opposite sex of a parent (up to and including 10 years of age) may share a bedroom with a parent. If the child is going to turn 11 years old during the process of the family moving to a new unit, a voucher for a larger unit will be issued.

• Any live-in aide (approved by the PHA to reside in the unit to care for a family member who is disabled or is at least 50 years of age) must be counted in determining the family unit size.

• Different generation’s cases will be approved in a case by case basis.

C. EXCEPTIONS TO SUBSIDY STANDARDS

The JCHA will grant an exception for JCHA residents relocated due to JCHA development efforts, the voucher size shall be the same as the appropriate unit size as determined by PHA occupancy standards. Therefore, HOPE VI participants will keep the same bedroom size as occupied in public housing unless the public housing unit is underutilized.

The JCHA will grant an exception upon request as a reasonable accommodation for persons with disabilities. Circumstances may dictate a larger size than the subsidy standards permit when persons cannot share a bedroom because of a need, such as a verified medical or health reason.

A family may request a larger bedroom sized Voucher than indicated by JCHA’s subsidy standards. Such request must be made in writing within 14 days of JCHA’s determination of bedroom size. The request must explain the need or justification for a larger bedroom. Documentation verifying the need or justification will be required as appropriate. Requests based on health related reasons must be verified by a doctor or medical professional in writing and will then be confirmed by the Housing Assistance Technician. Medical necessity for a larger bedroom size will be verified annually at recertification. Changes in Voucher size will be determined at the JCHA’s discretion. If the family size changes for any reason or if the JCHA errs in the bedroom size designation, the family will be issued a Voucher of the appropriate size.

Changes in Household Composition:

The Voucher size is determined prior to the briefing by comparing the family composition to the JCHA subsidy standards. If an applicant requires a change in the Voucher size, the above referenced guidelines will apply.

It is the participant family’s obligation to inform the JCHA of the birth, adoption or court-awarded custody of a child, except when the family has custody of a minor, and to request JCHA approval to add any other family member as an occupant of the unit. The family must document custody to be allowed to add minors to the household. The family must request prior approval of additional household members in writing. The JCHA may deny requests to add household members who would cause the family to be overcrowded and require a larger unit size. When adding an adult member (who otherwise would not be eligible), the Head of Household will be required to sign a stipulation requesting an additional room for the added member.
If the family does not obtain prior written approval from the JCHA, any person the family has permitted to stay or move in will be considered an unauthorized household member. Likewise, if a family member leaves the household, the family must report this change to the JCHA and the owner, in writing, within 30 days of the change and certify as to whether the person is temporarily or permanently absent (See Chapter 7 for definitions). An adult member who has been removed from the household may not be added back into the household (see Chapter 13: Re-certifications).

In addition, the lease may require the family to obtain prior written approval from the owner when there are changes in family composition other than birth, adoption or court awarded custody.

JCHA will conduct an interim recertification for changes that affect the Total Tenant Payment in accordance with the interim recertification policy and will require verification that the family member reported to have left the household has a new address.

**Under-Housed and Over-Housed Families:**

If a unit does not meet HQS space standards due to an increase in family size, (unit has become too small) the JCHA will issue a new Voucher and assist the family in locating a suitable unit by providing referrals to available units.

JCHA may grant an exception to this policy, on a case-by-case basis. Exceptions might include:

- If a family with a disabled member is under-occupied in an accessible apartment.
- If a family requires the additional bedroom because of a health problem which has been verified by the JCHA.

**D. UNIT SIZE SELECTED**

The family may select a different size unit than that listed on the Voucher within the following criteria:

- **Subsidy Limitation:** The JCHA will apply the Payment Standard for the smaller of (1) the bedroom size shown on the Voucher or (2) the size of the actual unit selected by the family.
- **Utility Allowance:** The utility allowance used to calculate the gross rent is based on the lower of the voucher size or actual bedroom size of the unit the family selects, regardless of the size authorized on the family’s Voucher. If there is a disabled member, the actual bedroom sized will be used.
- **Housing Quality Standards (HQS):** Generally, HQS allow two persons per bedroom or sleeping room and permits maximum occupancy levels as shown in the table below. HQS allowable living space (other than kitchen and bathroom) to be utilized as a sleeping room, provided it meets minimum footage, lighting, and other requirements as per State and local codes, whichever is more stringent. The sleeping room will not be counted as a bedroom for purposes of determining Voucher subsidy standards.
**Guidelines for Determining Voucher Size:**

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<td>6 Bedroom</td>
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In addition to the guidelines described above, units leased with Section 8 assistance must meet the minimum square footage requirements of the Jersey City Property Maintenance Code or applicable State regulation, whichever is more stringent. Exhibit 1 describes the current minimum space requirements.

**EXHIBIT 1**

**JERSEY CITY HOUSING CODE: ARTICLE VII**

Minimum Space, Use and Egress Requirements

§254-32. Occupancy standards; net floor area

No person shall occupy or let to another for occupancy any dwelling or dwelling unit for the purpose of living therein or any nonresidential building or any part thereof for any business, commercial, governmental, industrial, institutional or other human use which does not comply with the following requirements:

a. Dwelling units. Every dwelling unit shall contain a minimum net floor area of one hundred fifty (150) square feet for the initial occupant thereof, two hundred fifty (250) square feet for two (2) occupants and one hundred (100) additional square feet for each occupant thereafter, except that, for the purpose of this section, children under one (1) year of age shall not be counted as occupants. The minimum overall height of the area to be included in this calculation shall be seven and one-half (7 1/2) feet from the floor to the ceiling, except in structures or dwelling units legally erected or converted for residential use prior to 1951 to which the height requirement shall be six and one-half (6 1/2) feet.

b. Required space in sleeping rooms. Except as required under Subsection C, each room utilized for sleeping purposes shall have a minimum dimension of seven (7) feet and a minimum net floor area of seventy (70) square feet for the initial occupant, fifty (50) square feet for each additional occupant, except that children under one (1) year of age shall not be counted as occupants for the purpose of this section. In existing structures built prior to 1951, if any dwelling has no room at least ten (10) feet by twelve (12) feet in size, two (2) persons will be allowed to sleep in the largest room therein so long as it is nine (9) feet in size at least.
CHAPTER 7
FACTORS RELATED TO TOTAL TENANT PAYMENT DETERMINATION

A. INTRODUCTION
The JCHA will use the methods as set forth in this Administrative Plan to verify and determine that family income at admission and reexamination is correct. The accurate calculation of Annual Income and Adjusted Income will ensure that families are not paying more or less money for rent than their obligation under the regulations.

This chapter defines the allowable expenses and deductions to be subtracted from Annual Income and how the presence or absence of household members may affect the Total Tenant Payment (TTP). Income and TTP are calculated in accordance with Federal Regulations and further instructions set forth in HUD Notices, Memoranda and Addenda. The formula for the calculation of TTP is specific and not subject to interpretation. The JCHA’s policies in this chapter address those areas that allow the JCHA discretion to define terms and to develop standards in order to ensure the consistent application of the various factors that relate to the determination of TTP.

B. INCOME

Income includes all amounts which are received on behalf of the family. For the purposes of calculating TTP, HUD defines what is to be included and what is to be excluded as income in the Federal Regulations. In accordance with this definition, all income that is not specifically excluded in the regulations is counted.

Annual Income is defined as the gross amount of income anticipated to be received by the family during the 12 months after certification or recertification. Annual income is the amount of income prior to any HUD allowable expenses or deductions and does not include income that has been excluded by HUD. The JCHA will convert all income to an annual figure to complete rent calculations. Annual income is used to determine whether or not applicants are within the applicable income limits.

The JCHA will collect a minimum of two current and consecutive paystubs when calculating employment income (2 paystubs if paid bi-weekly and 4 paystubs if paid weekly). Once paystubs are collected, the JCHA will annualize an average of paystubs. To do this, the JCHA will calculate the total gross income for each pay period by adding together gross pay from all paystubs, dividing the total by the number of paystubs to calculate the average pay per pay period, and multiplying the average pay by the number of pay periods in that year.

If there are bonuses or overtime pay which the employer cannot anticipate for the next 12 months, bonuses and overtime received the previous year will be used unless the employer certifies that these payments are expected to be different in the coming year.

If, by averaging, an estimate can be made for those families whose income fluctuates from month to
month, then the estimate will be used so as to reduce the number of interim adjustments.

**Seasonal Employment** in some occupations it is normal for people to work less than 12 months per year. For example: school employees, agricultural workers, or construction trades may typically work for fewer months, depending on local conditions. Therefore, the JCHA will employ the following two calculations methods:

**Method 1:** the JCHA will annualize the current income, and conduct interim reexamination when the income changes.

**Method 2:** the JCHA will calculate the actual anticipated income from all known sources for the entire year. This means there will be no interim reexaminations when the income changes as already anticipated. However, to use method 2, a history of the individual’s income from past year is needed. This method cannot be used when the future income source is “unknown” or “none”.

**Example:** Jane Doe is currently employed as a tile setter with Heinz Construction, earning $1,200 per month. For the last 3 years, she has worked this job for 8 months per year during the construction season. During the 4 months of each year, she works part-time at Canon Printers, earning $500 per month.

**Under Method 1,** the JCHA would multiply current income times 12 months.

$1,200 x 12 months = $14,400 per year

When the construction season ends, the JCHA would conduct an interim reexamination, multiplying the new current income times 12 months.

$500 x 12 months = $6,000 per year

**Under Method 2,** the JCHA would anticipate income from all known sources for the entire year.

- Heinz Construction $1,200 x 8 months = $9,600
- Canon Printers $500 x 4 months = $2,000
- Total $11,600

Since the JCHA already anticipated the change in income, there would be no interim reexamination conducted when the participant changes jobs from Heinz Construction to Canon Printers.

The JCHA will lay out both scenarios, and let the family select the method of calculation. The JCHA will keep the family informed. If Method 1 is used, the family should know that an interim reexamination will be conducted. Conversely, if Method 2 is used, the family should know that an interim reexamination will not be conducted.
C. INCOME OF TEMPORARILY AND PERMANENTLY ABSENT FAMILY MEMBERS

Temporarily Versus Permanently Absent:
The JCHA must compute all applicable income of every family member who is on the lease, including those who are temporarily absent.

- If the spouse is absent and in the military service, all military pay and allowances (except hazardous duty pay when exposed to hostile fire and any other exceptions to military pay HUD may define) is counted as income.

- Income of persons permanently absent will not be counted. Any member of the household will be considered permanently absent if s/he is away from the apartment for two consecutive months or sixty days during the lease period except as otherwise noted in this Chapter.

It is the responsibility of the head or co-head of household or spouse to report changes in family composition. The JCHA will evaluate absences from the unit using the above policy guidelines.

The family will be required to notify the JCHA in writing within thirty (30) days when an adult family member moves out. The notice must contain a certification by the family as to whether the adult is temporarily or permanently absent.

- If the family member will be permanently absent from the unit, the family must provide verification of the person’s new address.

- If an adult child goes into the military and leaves the household, they will be considered permanently absent.

- If a member of the household is subject to a court order that restricts him/her from the home for more than two months, the person will be considered permanently absent.

Absence of Entire Family:
These policy guidelines address situations when the family is absent from the unit but has not moved out of the unit. In cases where the family has moved out of the unit, JCHA will terminate assistance in accordance with appropriate termination procedures contained in this Plan.

Families are required to notify both the JCHA and the owner before they move out of a unit and to provide information about any family absence from the unit. Families must notify JCHA and the owner if they are going to be absent from the apartment for more than 30 consecutive days.

HUD regulations require the JCHA to terminate assistance if the entire family is absent from the apartment for a period of more than 60 consecutive calendar days. “Absence” means that no family member on the lease is residing in the apartment.

In order to determine if the family is absent from the apartment, the JCHA may, but is not limited to: writing letters to the family at the unit; interviewing neighbors; performing special inspections and verifying if utilities are in service at the unit. A person with a disability or a verified health reason may request an extension of time as an accommodation. An automatic extension of 90 days will be given provided that the extension does not go beyond the HUD allowed 180 consecutive calendar days limit.
If requested by the family, the JCHA may reinstate the family to the Program if the following applies:

- The absence, which resulted in termination of assistance, was due to a person’s disability, age or health reason;
- JCHA can verify that the person was unable to notify the Authority in accordance with the family’s responsibilities; and
- Funding is available.

Absence Due to Medical Reasons:

If any family member leaves the household to enter a facility such as a hospital, nursing home, or rehabilitation center, the JCHA will seek advice from a reliable qualified source as to the likelihood and timing of their return. If the verification indicates that the family member will be permanently confined to a nursing home, the family member will be considered permanently absent. If the verification indicates that the family member will return in less than 60 consecutive days, the family member will be considered temporarily absent. In this event, the member must notify the landlord of the absence and upon return, must submit the appropriate documentation to the JCHA to be re-instated into the Program.

If the person who is determined to be permanently absent is the sole member of the household, assistance will be terminated in accordance with the JCHA’s “Absence of Entire Family” policy.

Absence Due to Incarceration:

If any member of the household is incarcerated for more than 60 consecutive days, s/he will be considered permanently absent.²

Absence of Children Due to Placement in Foster Care:

If the family includes a child or children temporarily absent from the home due to placement in foster care, the JCHA will determine from the appropriate agency when the child/children will be returned to the home.

If the time period is to be greater than six months from the date of removal of the child/ren, the Voucher size will be reduced. If all children are removed from the home permanently, the Voucher size will be reduced in accordance with the JCHA’s subsidy standards.

Absence of Adult:

If neither parent remain in the household and the appropriate agency has determined that another adult is to be brought into the assisted unit to care for the children for an indefinite period of time, the JCHA will treat the adult as a visitor until a determination of custody is made. If by the end of that period, court-awarded custody or legal guardianship has been awarded to the caretaker; the caretaker will sign an Agreement acknowledging that the Section 8 subsidy can be temporarily transferred to the caretaker until the oldest minor turns of legal age (currently 18 yrs. old). At that time, the Section 8 subsidy will be transferred back to the original member of the household who has become of legal

² The JCHA will determine if the reason for incarceration is for drug-related or violent criminal activity and pursue appropriate action under the “One Strike” Policy.
age and the caretaker will no longer be eligible for the subsidy. When custody is determined, the income of the caretaker will be counted as family income for purposes of determining TTP.

**Absence Due to Full-Time Student Status:**

A full-time student (other than head or co-head of household or spouse) who attends school away from home but lives with the family during school recesses may, at the family’s choice, be considered either temporarily or permanently absent. Appropriate documentation must be submitted regarding the student status.

If the family decides that the member is permanently absent, income of that member will not be included in total household income, the member will not be included on the lease, and the member will not be included for a determination of Voucher size.

Minors and college students, who were part of the family but who now live away from home during the school year and are no longer on the lease, may visit for up to 180 days per year without being considered a member of the household. If the family decides that the member is temporarily absent, any income earned by the full-time student up to $480 a year will be counted as family income.

**Visitors:**

Any adult not included on the Form HUD-50058, may be considered to be living in the unit as an unauthorized household member. The burden of proof that the individual is a visitor rests on the family. A visitor does not stay in the unit more than 14 consecutive calendar days. In the absence of such proof, the individual will be considered an unauthorized member of the family and the JCHA will terminate assistance since prior approval was not requested or received for the addition.

Absence of evidence of any other address will be considered verification that the visitor is a member of the household. Statements from neighbors and/or the landlord will also be considered in making the determination. Use of the unit address as the visitor’s current residence for any purpose that is not explicitly temporary shall be construed as permanent residence.

In a joint custody arrangement, if the minor is in the household less than 1830 days per year, the minor will be considered to be an eligible visitor and not a family member.

**D. INCOME OF PERSON PERMANENTLY CONFINED TO NURSING HOME**

If a family member is permanently confined to a hospital or nursing home and there is a family member left in the household, the JCHA will calculate income as follows and will use the income figure which would result in a lower payment by the family:

- Remove the income of the person permanently confined to the nursing home and give the family no deductions for medical expenses of the confined family member; or
- Include the income and deductions of the member if his/her income goes to a family member.
E. REGULAR CONTRIBUTIONS AND GIFTS

Regular contributions and gifts received from persons outside the household are counted as income for calculation of the Total Tenant Payment.

Any contribution or gift received every month or more frequently will be considered a “regular” contribution or gift, unless the amount is less than $300 per year. This includes rent and utility payments made on behalf of the family and other cash or non-cash contributions provided on a regular basis. It does not include casual contributions or sporadic gifts. (See Chapter 8, “Verification Procedures,” for further definition.)

If the family’s expenses exceed its known income, the JCHA will question the family about contributions and gifts.

F. ALIMONY AND CHILD SUPPORT

Regular alimony and child support payments are counted as income for calculation of Total Tenant Payment.

Child care expenses will be verified through:

- Third-party verification;
- Third-party verification form completed and signed by the provider;
- Third-party written;
- Original or authentic child care agency print outs of payments made by the family that identify the child for which services were provided;
- Family Declaration.

If third-party or document review is not possible, written family certification as to costs anticipated to be incurred for the upcoming 12 months, identifying the child for which services will be provided.

Third-party verification form is the highest verification requirement for child care expenses as the child care provider will also be asked to certify that, to the best of the provider’s knowledge, the child care expenses are not paid by or reimbursed to the family from any source.

The family will be required to certify that the child care expenses are not paid by or reimbursed to the family from any source.

If the amount of child support or alimony received is less than the amount awarded by the court, the JCHA must use the amount awarded by the court unless the family can verify that they are not receiving the full amount or have not received it for 60 consecutive days.

It is the family’s responsibility to supply a certified copy of the divorce decree.
G. ASSETS AND INCOME FROM ASSETS

Whenever a family member is added, a PHA must obtain third-party verification of that family member’s assets. At the next annual re-examination of income following the addition of that family member, a PHA must obtain third-party verification of all family assets if the addition of that family member’s assets puts the family above the $5,000 asset threshold. If the addition of that family member’s assets does not put the family above the $5,000 asset threshold, then the PHA is not required to obtain third-party verification of all family assets at the next annual re-examination of income following the addition of the family member; however, third-party verification of all family assets is required at least every 3 years.

The PHA must obtain third-party verification of all assets of any family at the family’s next income re-determination if that family has provided self-certification of assets for the two (2) previous income re-determinations.

Lump-Sum Receipts:

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, are not included in income but may be included in assets.

Lump-sum payments caused by delays in processing periodic payments (unemployment or welfare assistance) are counted as income. Lump-sum payments from Social Security or SSI are excluded from income, but may be considered an asset. Deferred periodic payments which have accumulated due to a dispute will be treated the same as periodic payments which are deferred due to delays in processing.

When the JCHA is unable to verify income due to delays in processing a change to unemployment or welfare benefits, the JCHA will not process an interim decrease to reflect lost income until the new payment can be verified. When the family receives a lump-sum payment to cover the period of the delay and the amount of on-going periodic payments can be verified, the JCHA will conduct an interim recertification. A revised rent will be calculated based on 12 months of the periodic payment and will be effective retroactively to the date the unemployment or welfare assistance became effective.

The family’s attorney fees may be deducted from lump-sum payments when computing annual income if the attorney’s efforts have recovered a lump-sum compensation, and the recovery paid to the family does not include an additional amount in full satisfaction of the attorney fees.

Contributions to Retirement Funds:

Contributions to company retirement/pension funds are handled as follows:

- While an individual is employed, the JCHA will count as an asset only the amount the family can withdraw without retiring or terminating employment.

- After retirement or termination of employment, the JCHA will count any amount the employee elects to receive as a lump-sum.
Withdrawal from Investments:

If a family member receives periodic payments from investments, these are included in income except to the extent the withdrawal is reimbursement of cash or assets invested by the family.

For example, a family member holds a retirement plan. When the family member retires and begins receiving regular payments from the plan, the amount received is not considered income until the total amount the family invested (deposited in retirement fund) has been received.

Example of Withdrawal from Investment:

Fifteen years ago, Mark Lee purchased an annuity, paying $50,000. He is now receiving regular monthly payments of $500. To date, he has received $10,000 from the annuity, and will not have received the full amount invested for another 6.7 years.

The payments he receives from the annuity should not be counted as income until he has received the full $50,000 he invested. The JCHA cannot count the annuity payments as income for a period of 6 years and will have to ask at every reexamination.

Assets Disposed of for Less Than Fair Market Value:

The JCHA must count assets disposed of for less than fair market value during the two years preceding certification or recertification. The JCHA will count the difference between the market value and the actual payment received in calculating total assets.

Assets disposed of as a result of foreclosure, bankruptcy, divorce, or separation are not considered to be assets disposed of for less than fair market value.

The JCHA’s minimum threshold for counting assets disposed of for less than Fair Market value is $10,000. If the total value of assets disposed of within a one-year period is less than $10,000, they will not be considered an asset.

H. ADJUSTED INCOME

Adjusted Income is defined as Annual Income minus any HUD allowable deductions. HUD has five allowable deductions from Annual Income:

- **Dependent allowance:** $480 each for family members who are minors (other than the head or spouse or co-head) and for family members who are 18 years or older and full-time students or disabled.

- **Reasonable Child Care Expenses:** Deducted for the care of children under 13 when child care is necessary to allow an adult member to work, attend school, or actively seek employment.

- **Elderly/disabled allowance:** $400 per family for families whose head or spouse is 62 or over or disabled.

- **Allowable medical expenses:** Unreimbursed medical expenses which exceed three percent of Annual Income may be deducted for all family members of an eligible elderly/disabled family.
• **Allowable Disability Assistance Expenses:** Unreimbursed medical expenses which exceed three percent (3%) of Annual Income which are for attendant care or auxiliary apparatus for persons with disabilities, may be deducted when the expenditure enables the individual or an adult family member to work. If a family has both Disability Assistance and Medical Expenses, the three percent of Annual Income is applied only once and always to the Disability Assistance expense first.

**Child Care Expenses:**

Reasonable child care expenses for children under 13 years of age including foster children may be deducted from annual income if they enable an adult to work, attend school full time, or actively seek employment, but only to the extent such amounts are not reimbursed. In the case of a child attending private school, only after-hours care can be counted as child care expenses.

The JCHA may not disallow a deduction for child care expenses because there is an unemployed adult family member who may be available to provide the care.

*The maximum child care expense allowed is based on the following guidelines:*

- **Child care to work:** Child care expenses allowed must be less than the amount earned by the person enabled to work. The person enabled to work will be the adult member of the household who earns the least amount of income from working.

- **Child care for school:** The number of hours claimed for child care should be reasonable in comparison with the number of hours attending school. The JCHA will take travel time into consideration.

For unconventional child care payments (e.g., cash), a notarized statement of payment by the child care provider will be acceptable documentation.

**Medical Expenses:**

When it is unclear in the HUD rules as to whether or not to allow an item as a medical expense, JCHA will refer to IRS Publication 502 as a guide.

Medical expenses include, but are not limited to: services of physicians and other health care professionals, services of health care facilities, health insurance premiums (including the cost of Medicare), prescription and non-prescription medicines, hearing aids and batteries, attendant care (unrelated to employment of family members), and payments on accumulated medical bills. To be considered by the JCHA for the purpose of determining a deduction from income, the expenses claimed must be verifiable.

**I. “MINIMUM RENT” AND MINIMUM FAMILY CONTRIBUTION**

Families are required to pay a minimum TTP (rent and utilities) of $50 a month. The JCHA may grant an exception to the minimum rent requirement when a family documents that the minimum rent would create a hardship because:
• Family has lost eligibility or is awaiting an eligibility determination for a Federal or local assistance program;

• Family would be evicted as a result of imposing the minimum rent requirement;

• Family’s income has decreased because of changed circumstances including the loss of employment; or

• There has been a death in the family.

If a family requests a minimum rent hardship exception, the JCHA will suspend the minimum rent charge and adjust the HAP payment effective the beginning of the month following the family’s hardship request until the JCHA determines whether there is a qualifying hardship whether such hardship is temporary or long term.

The JCHA may request documentation of the hardship and will determine promptly whether a hardship exists and whether it is temporary or long term. If the JCHA determines that no hardship exists, the minimum rent will be imposed retroactively to the time of suspension.

If the hardship is determined to be temporary, the minimum rent will not be imposed for a period of 90 days beginning the month following the date of the family’s request. At the end of that period, the minimum rent will be imposed retroactively to the time of suspension. A reasonable repayment agreement to cover minimum rent charges accumulated during the suspension will be offered.

If the JCHA determines the hardship to be of long-term duration, the family will receive an exemption until the hardship no longer exists.

J. REDUCTION IN BENEFITS

If the family's benefits, such as social security, SSI or TANF, are reduced due to family error, omission, or misrepresentations, the JCHA will use the gross amount of the benefit. If the family's benefits are reduced through no fault of the family, the JCHA will use the net amount of the benefit.

For example, if the SS/SSI or TANF income is sanctioned due to an overpayment, the JCHA will use the reduced amount to calculate the family’s rent portion provided that the original full amount was previously used.

If a family’s Welfare benefits are reduced or eliminated due to the family’s failure to participate in an economic self-sufficiency program, to comply with a work requirement, or as a result of fraud, the JCHA will not reduce rent to reflect the lost benefit. The JCHA will include as annual income the “imputed welfare income”, which is the amount of annual income not actually received by the family as a result of a specified welfare benefit reduction. The JCHA will not include imputed welfare income in annual income if the family was not an assisted resident at the time of the sanction.

The JCHA will obtain written verification from the welfare agency that the benefit reduction was caused by non-compliance or by fraud before denying a family’s request for recertification of income and rent reduction. The prohibition against reducing rent will not apply when welfare benefits are lost because the lifetime or other term limit on receipt of benefits has expired, in a situation where the family has complied with welfare requirements but cannot obtain employment, or because a family
member has not complied with other welfare agency requirements. Any family denied a rent reduction after a loss of welfare benefits will be informed of its right to an informal hearing.

K. **PRO-RATION OF ASSISTANCE FOR “MIXED” FAMILIES**

Pro-ration of assistance must be offered to any “mixed” applicant or participant family. A “mixed” family is one that includes at least one U.S. citizen or eligible immigrant and any number of ineligible members.

“Mixed” families that were participants on June 19, 1995, and that do not qualify for continued assistance must be offered prorated assistance. (See Chapter 13, “Re-certifications”) Applicant mixed families are entitled to prorated assistance. Families that become mixed after June 19, 1995 by addition of an ineligible member are entitled to prorated assistance.

Pro-rated assistance is calculated by determining the amount of assistance payable if all family members were eligible and multiplying by the percent of the family members who actually are eligible. Total Tenant Payment is the gross rent minus the prorated assistance.

L. **DISALLOWANCE OF INCOME**

The new regulatory provisions limit to 24 straight months the time period during which a family member is eligible to receive the benefit of the earned income disregard (EID), which streamline the administration of the EID by eliminating the requirement for PHAs to track family member changes in employment over a 4 year period. The final rule provides:

- Once a family member is determined to be eligible for the EID, the 24 – calendar month period starts;
- If the family member discontinues the employment that initially qualified the family for the EID, the 24 –calendar month period continues;
- During the 24 –calendar month period, EID benefits are re-calculated based on changes to family member income and employment (no change from current practice):
- During the first 12 – calendar month period, a PHA must exclude all increased income resulting from the qualifying employment of the family member. After the first 12 – calendar month period, the PHA must exclude from annual income of the family at least 50 percent of any increase in income of such family member as a result of employment over the family member’s income before the qualifying event (i.e., the family member’s baseline income):
- The EID benefit is limited to a lifetime 24 – month period for the qualifying family member;
- At the end of the 24 months, the EID ends regardless of how many months were “used”

Families that currently benefit from the EID, or who become eligible prior to the effective date of changes to the ACOP/Admin Plan/PHA Plan, are eligible to receive the EID benefit for 24 months over a 48 – month period, as was in effect prior to the effective date of this provision.

PHAs are advised to notify all participants and applicants who are eligible for the EID of their eligibility.
M. INCOME EXCLUSIONS FOR EDUCATION FEES

Education fees exclude from calculations of individual income any financial assistance received for mandatory fees and charges (in addition to tuition). Notice PIH 2015-21 provides guidance as to what constitutes such fees.

(HCV, PVP, Sec. 8 Mod. Rehab.), the definition of ‘income” may result in a change in how such income is calculated, as explained in the example below:

Kim, a 22-year-old, married, participant in a Section 8 program, is enrolled in a nursing program at her local community college. She is receiving $7,000 in financial assistance to cover the full cost of tuition and fees of $6000 for the academic year. The $6,000 includes:

- $2,500 in tuition per semester (total $5,000) plus
- $500 in individual fees (total $1,000) – athletic fee, writing laboratory fee, student center fee, science laboratory fee, technology fee – charged to every student per semester.

In this example, the excess $1,000 ($7,000 - $6,000) Kim received in financial assistance will be included in her annual income in accordance with 24 CFR 5.609(b)(9).

Under HUD’s previous definition of tuition, Kim’s housing authority might have considered her income from financial assistance in excess of tuition to be $2,000 (excess of $1,000, as calculated above, plus total fees of $1,000) if her college’s tuition did not include fees. Under HUD’s new definition, Kim’s housing authority will determine her excess financial assistance to be $1,000 rather than $2,000, because the required fees and charges are included with tuition.

N. UTILITY ALLOWANCE AND UTILITY REIMBURSEMENT PAYMENTS

The JCHA will maintain an up-to-date utility allowance schedule. The Utility Allowance is intended to help defray the cost of utilities not included in the rent and is subtracted from the Total Tenant Payment to establish the family’s rent to the landlord. The allowance is based on the typical cost of utilities and services paid by energy-conservative households that occupy housing of similar size and type in the same locality and is updated annually by the HA. Allowances are not based on the individual family’s actual energy consumption.

The revised utility allowances will be applied in a participant family’s rent calculation at the next reexamination. The approved utility allowance schedule is given to families at each briefing. The utility allowance is based on the voucher size issued. This rule is subject to reasonable accommodations reviewed on a case by case basis.

Where the utility allowance exceeds the family’s Total Tenant Payment, the JCHA will provide a utility reimbursement payment for the family each month. The check will be made out directly to the tenant. The utility bill must be in the name of the head of household, spouse or co-head of household. A Utility Allowance will not be provided during the period that the utilities are not in the name of the head of household/co-head.

Section 242 established a cap on the utility allowance for families leasing oversized units. The cap is set at an amount based on family size rather than the size of the unit lease, with the ability to set a
higher amount to provide a reasonable accommodation to the family of a person with disabilities, harmonizing the utility allowance standard with the payment standard requirement.
CHAPTER 8
VERIFICATION PROCEDURES

A. INTRODUCTION

HUD regulations require that the factors of eligibility and Total Tenant Payment be verified by the JCHA. Applicants and program participants must furnish proof of their statements whenever required by the JCHA, and the information they provide must be true and complete. The JCHA’s verification requirements are designed to maintain program integrity. This Chapter explains JCHA procedures and standards for verification of preferences, income, assets, allowable deductions, family status, and family composition. The JCHA will ensure that proper authorization from the family is always obtained before making verification inquiries.

B. METHODS OF VERIFICATION AND TIME LIMITS

The JCHA has implemented Upfront Income Verification (UIV) using sources such as HUD’s Enterprise Income Verification (EIV). This is HUD’s highest level of verification. The JCHA has established a hierarchy of six verification levels. The JCHA will begin with the highest level of verification techniques:

- Level Six: Up Front Income (UIV) using HUD’s (EIV) System and the Income Validation Tool (IVT)
- Level Five: UIV using non-HUD system
- Level Four: Written third-party document provided by the family
- Level Three: Written third-party verification form
- Level Two: Oral third-party oral verification
- Level One: Tenant declaration

When information cannot be verified by a third party or by review of documents, family members will required to submit self-certifications attesting to the accuracy of the formation they have provided to the JCHA.

The JCHA 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 JCHA 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 JCHA representative.

The JCHA will allow two weeks for return of third-party verifications and one week to obtain other types of verifications before going to the next method.

In the case of VAWA victims - Low-barrier certification process – Enables survivors to exercise their VAWA rights through self-certification in most cases, easing the barrier of third-party validation. The final rule includes a certification form that may be used by covered housing providers.
For applicants, verifications may not be more than 60 days old at the time of Voucher issuance. For participants, they are valid for 60 days from date of receipt.

**Level Six: Up-Front Income Verification (UIV) using EIV and IVT**

UIV is the verification of income, before or during a reexamination, through an independent source that systematically and uniformly maintains income information in computerized form for a large number of individuals.

HUD’s EIV System is a type of UIV system that is a mandatory resource that must be used by every PHA to verify participant income and employment during interim and mandatory annual reexaminations.

The EIV system is a web-based application which provides PHAs with employment, wage, unemployment, and social security benefit information of participants in the housing choice voucher programs. Information in the EIV is derived from computer matching programs with the Social Security Administration (SSA) and the Department of Health and Human Services.

Within the EIV system, the Income Validation Tool (IVT) provides a comparison between tenant reported income and previously reported income on the form HUD-50058, and includes any discrepant income information from data sharing with HUD partners. The IVT replaces the income discrepancy report. Data in the tool is updated monthly.

**Level Five: UIV Using Non-HUD System**

UIV using other sources is the second most preferable form of verification. Current UIV resources include the following:

- State government databases/SWICA
- State Temporary Assistance for Needy Families (TANF) systems
- Credit Bureau Association (CBA) credit reports
- Internal Revenue Service (IRS) tax transcripts (request with IRS Form 4506-T)
- Private sector databases (e.g., The Work Number)

**Level Four: Written Third Party Verification – Documents Provided by the Family**

An original or authentic document generated by a third-party source dated either within the 60-day period preceding the reexamination or PHA request date. Such documentation may be in the possession of the tenant (or applicant) and is commonly referred to as tenant-provided documents. It is the Department’s position that such tenant-provided documents are written third party verification since these documents originated from a third-party source. The PHA may, at its discretion, reject any tenant-provided documents and follow up directly with the source to obtain necessary verification of information.

Examples of acceptable tenant-provided documentation (generated by a third-party source) include, but are not limited to: pay stubs, payroll summary report, employer notice/letter of hire/termination, SSA benefit verification letter, bank statements, child support payment stubs, welfare benefit letters
and/or printouts, and unemployment monetary benefit notices. Current acceptable tenant-provided
documents must be used for income and rent determinations.

The JCHA is required to obtain at a minimum, two current and consecutive pay stubs for determining
annual income from wages. For new income sources or when two pay stubs are not available, the
JCHA would project income based on the information from a traditional written third-party
verification form or the best available information.

**Level Three: Third-Party Written Verification:**

Third-party verification is used to verify information directly with the source. Third-party written
verification forms will be sent and returned via first class mail. The family will be required to sign
an authorization for the information source to release the specified information. Verifications received
electronically (faxed) directly from the source are considered third party written verification.

The JCHA will not accept verifications that are hand-delivered by the family, except for computerized
printouts from the following agencies:

- Social Security Administration
- Veterans Administration
- Welfare Assistance
- Unemployment Compensations Board
- City or County Courts

The JCHA will not delay the processing of an application beyond 30 days because a third-party
information provider does not return the verification in a timely manner.

**Level Two: Third-Party Oral Verification:**

Oral third-party verification will be used when written, third-party verification is delayed or not possible. When third-party oral verification is used, staff will be required to complete a “Certification
of Document Viewed or Person Contacted” form. On the form, staff must note with whom they
spoke, the date and time of the conversation, and the facts provided. JCHA staff will compare the
information provided to any documents provided by the Family. If verification is provided by
telephone, JCHA staff must originate the call.

**Level One: Tenant Declaration:**

When verification cannot be made by a third-party verification or review of documents, families will
be required to submit an affidavit or notarized statement of reported income and/or expenses to the
JCHA. When the JCHA relies on tenant declarations, the JCHA must document in the tenant file why
third party verification was not available.

**Exceptions to Third Party Verification Technique:**

In the event that third-party verification is unavailable or the information has not been verified by the
third party within two weeks, the JCHA will note the file accordingly and utilize documents provided
by the family as the primary source of verification, only if the documents provide complete
information.
C. RELEASE OF INFORMATION

The family will be required to sign specific authorization forms when information is needed that is not covered by the Form HUD-9886, Authorization for Release of Information. Each adult member requested to consent to the release of information will be required to review and sign appropriate forms. Copies will be provided upon request.

Family refusal to cooperate with the HUD prescribed verification system will result in denial of admission or termination of assistance because it is a family obligation to supply any information requested by the JCHA or HUD.

D. COMPUTER MATCHING

HUD has implemented its Enterprise Income Verification System (EIV), a web-based application that provides PHAs with employment, wage, unemployment compensation and social security benefits information for tenants who participate in various Section 8 programs. HUD requires PHA’s to use EIV system in its entirety to verify tenant employment and income information during interim and mandatory reexaminations of family composition and income in accordance with 24CFR 5.233; and reduce administrative and subsidy payment errors in accordance with 24 CFR 5.236 and other administrative guidance issued by HUD.

Using EIV as an upfront income verification (UIV) technique will be valuable in validating tenant-reported income during interim and annual reexaminations of family income; as well as streamlining the income verification process. This will result in less administrative burden in complying with third party verification requirements.

Additionally, HUD has implemented a new report that replaces the current Income Discrepancy Report under the verification reports link in the EIV. The new report is called the Income Validation Tool (IVT) Report. This report will facilitate and enhance public housing agencies (PHAs) identification of tenant unreported or underreported income information during interim and regular reexaminations. The IVT will provide projections of discrepant income for wages, unemployment compensation and Social Security Administration (SSA) benefits pursuant to HUD’s data sharing agreements with the Department of Health and Human Services (HHS) using the National Directory of New Hires (NDHA) database, and the SSA.

E. ITEMS REQUIRING VERIFICATION

- All income not specifically excluded by the regulations.
- Zero-income status of household.
- Full-time student status including high school students who are 18 or over.
- Current assets, including assets disposed of for less than fair market value in the preceding two years.
- Childcare expense when child care allows an adult family member to be employed, to seek employment, or to further his/her education.
- Total medical expenses of all family members in households whose head or spouse is elderly or disabled.
• Disability assistance expenses to include only those costs associated with attendant care or auxiliary apparatus that allow an adult family member to be employed.
• U.S. citizenship or eligible immigrant status.
• Social Security numbers for all family members who have been issued a number.
• Qualification of preferences.
• Familial/marital status when needed for head or spouse definition.
• Disability status for determination of preferences, allowances or deductions.
• Pregnancy of a woman who applies to live alone as a family.
• Documentation for need of live-in aide.
• Insurance/ownership/RE taxes/water and sewerage/tax form ID of property owner
• Medical requests.
• Any other information required to ensure program compliance.
• All above documents are subject to HUD regulations and will be revised to comply with HUD regulations.

F. VERIFICATION OF INCOME

Employment Income:
Acceptable methods for verifying employment income include, in this order:
• Employment verification form completed by the employer or completed by JCHA staff via telephone conversation with employer when staff initiates the call.
• Check stubs or earning statements indicating the employee’s gross pay, frequency of pay or year to date earnings.
• W-2 forms plus income tax transcript forms.
• Income tax returns transcripts for verification of self-employment income or income from tips and other gratuities.

Employers must specify the following on the verification forms:
• Dates of employment;
• Amount and frequency of pay;
• Date of the last pay increase;
• Likelihood of change of employment status and effective date of any known salary increase during the next 12 months;
• Year to date earnings; and
• Estimated income from overtime, tips, bonus pay expected during next 12 months.

When doubt regarding income exists, applicants and program participants may be requested to sign an authorization for release of information from the Internal Revenue Service for further verification of income. Referrals to the IRS for confirmation will be made on a case-by-case basis.

Social Security, Pensions, Supplementary Security Income (SSI) and Disability Income:
Acceptable methods of verification include, in this order:

- Computer report electronically obtained through the Tenant Assessment Sub-System (TASS) or a hard copy.
- Benefit verification form completed by agency providing the benefits.
- Award or benefit notification letters provided by the providing agency.
- Bank statements for direct deposits.

**Unemployment Compensation:**
Acceptable methods of verification include, in this order:

- Verification form completed by the unemployment compensation agency.
- Computer printouts from unemployment office stating payment dates and amounts.

**Welfare Payments or General Assistance:**
Acceptable methods of verification include, in this order:

- JCHA verification form with computer printout completed by payment provider.
- Written statement from payment provider indicating the amount of grant/payment, start date of payments, and anticipated changes in payment in the next 12 months.
- Computer-generated Notice of Action.

**Alimony or Child Support Payments:**
Acceptable methods of verification include, in this order:

- Copy of separation or settlement agreement or a divorce decree stating amount and type of support and payment schedules.
- Notarized letter from person paying the support.
- Copy of latest check and/or payment stub from a court trustee. The JCHA must record the date, amount, and number of the check.
- Family’s self-certification of amount received and the likelihood of support payments being received in the future, or self-certification that support payments are not being received.
  - If payments are irregular, copy of separation or settlement agreement or divorce decree stating the amount and type of support and payment schedules and one of the following:
    - Statement from agency responsible for enforcing payments demonstrating that the family has filed for enforcement;
    - Welfare notice of action showing amounts received by the welfare agency for child support; or
Written statement from an attorney certifying that a collection or enforcement action has been filed.

Net Income from a Business:

Net income equals gross income less expenses. Business expenses do not include principal payments on loans, interest on loans for business expansion or capital improvements, or other expenses for business expansion or outlays for capital improvements.

If the net income from a business is negative, it must be counted as zero income. A negative amount cannot be used to offset other family income.

Example: Negative Income from a Sole Proprietorship

- John and Mary, a married couple, apply for rental assistance.
- John operates a sole proprietorship business. The net income from the business after expenses in 2017 was -$3,500.
- Mary earns $27,000 annually as an employee, as verified by the caseworker with her employer.
- The household’s income is $27,000; the $3,500 loss by John’s business cannot be used to offset Mary’s wages.

Acceptable methods of verification include, in this order:

- IRS Form 1040 (tax return transcripts), including:
  - Schedule C (Small Business);
  - Schedule E (Rental Property Income); and
  - Schedule F (Farm Income)
- Self-employment worksheet

There are a number of acceptable methods for projecting income from self-employment; three examples follow:

Example 1: A potential HCVP tenant has been self-employed for four years and provides a self-employment affidavit (which is always recommended) stating that the anticipated net income for the upcoming year is $22,000. Tax return transcripts for 2014, 2015, and 2016 are obtained and show the following net income:

2014: $13,000
2015: $18,000
2016: $20,000

Based on the trend as shown on the tax returns, the estimated amount on the self-employment affidavit appears reasonable and may be used. However, if the 2016 return showed net income of $26,000, the applicant should be required to provide a credible reason for the anticipated reduction in income, and
if they could not, the income should either be trended based on the percentage increase from year-to-year or the 2016 income should be used – depending on the circumstances.

Example 2: A potential HCVP tenant has been self-employed for just over one year and provides a self-employment affidavit stating that the anticipated net income for the upcoming year is $22,000. The 2016 tax return transcript is obtained and shows that $22,000 was the net income in 2016. It is reasonable to project $22,000 as the income from the business.

Example 3: The potential tenant has only been self-employed for nine months and no tax return has yet been filed. Income may be annualized based on the number of full months in business. The formula is:

\[(\text{Net Income Year to Date}) \times 12 \text{ Months} / \text{Number of Months in Business during the Current Year}\]

So, if for the nine months of the year in business the applicant had earned net income of $24,000, the formula is:

\[
\frac{24,000 \times 12}{9\text{ months}} = \frac{288,000}{9}\text{ months} = 32,000 \text{ anticipated net income.}
\]

The key, when determining income for self-employed individuals, is to obtain enough information to reasonably project likely income for a 12-month period. As noted, tax returns transcripts are the preferred method of verifying such income, but financial statements (audited or unaudited) are acceptable when tax returns are not available. Also, it is strongly recommended that self-employed individuals always provide “Affidavits of Self-Employment” on which they state their anticipated income for the upcoming year.

**Child Care Business:**

If an applicant/participant is operating a licensed day care business, income will be verified as with any other business.

If the applicant/participant is operating a “cash and carry” operation (which may or may not be licensed), JCHA will require that the applicant/participant complete a form for each customer which indicates: name of person(s) whose child (children) is/are being cared for, phone number, number of hours child is being cared for, method of payment (check/cash), amount paid, and signature of person.

If the family has filed a tax return, the family will be required to provide it.

**Recurring Gifts:**

- The family must furnish a self-certification from which contains the following information:
  - Name of gift-provider;
  - Value of gift;
  - Regularity (dates) of gift; and
  - Purpose of gifts
Zero Income Status:
All members 18 years of age or older claiming to have no income will be required to execute verification forms to determine that forms of income such as unemployment benefits, TANF, SSI, etc. are not being received by the household. The JCHA will request written verification from the agency that the family is not eligible for assistance, i.e., unemployment, TANF, SSI, etc.

The JCHA may request information from IRS.
The JCHA may check records of other departments in the jurisdiction that have information about income sources of customers.

Full-Time Student Status:
Full-time student status may be verified through:
- Written verification from the registrar’s office or other school official
- School records indicating enrollment for sufficient number of credits to be considered a full time student by the educational institution

G. VERIFICATION OF INCOME FROM ASSETS
Checking and Savings Account Interest Income and Dividends may be verified through:
- JCHA verification forms completed by the financial institution.
- Account statements, passbooks, certificates of deposit.

Broker’s statements showing value of stocks or bonds and the earnings credited the family. Earnings can be obtained from current newspaper quotations or oral broker’s verification.
- IRS Form 1099 from the financial institution, provided that the JCHA adjusts the information to project earnings expected for the next 12 months.

Interest Income from Mortgages or Similar Arrangements will be verified by:
- Letter from an accountant, attorney, real estate broker, the buyer, or a financial institution stating interest due for next 12 months. (A copy of the check paid by the buyer to the family is not sufficient, unless a breakdown of interest and principal is shown.)
- Amortization schedule showing interest for the 12 months following the effective date of the certification or recertification.

Net Rental Income from Property Owned by Family will be verified by:
- IRS Form 1040 with Schedule E (Rental Income).
- Copies of latest rent receipts, leases, or other documentation of rent amounts.
- Documentation of allowable operating expenses of the property: tax statements, insurance invoice, bills for reasonable maintenance and utilities, and bank statements or amortization schedules showing monthly interest expense.
• Lessee’s written statement verifying rent payments to the family and family’s self-certification as to net income realized.

H. VERIFICATION OF ASSETS

The JCHA will require the necessary information to determine the current cash value of the asset. (The current cash value is the net amount the family would receive if the asset were converted to cash.)

**Family Assets:**

Family assets may be verified using:

- Verification forms, letters, or documents from a financial institution or broker.
- Passbooks, checking account statements, certificates of deposit bonds, or financial statements completed by a financial institution or broker.
- Quotes from a stock broker or realty agent as to net amount family would receive if they liquidated securities or real estate.
- Real estate tax statements if the approximate current market value can be reduced from assessment.
- Financial statements for business assets.
- Copies of closing documents showing the selling price and the distribution of the sales proceeds.
- Appraisals of personal property held as an investment.
- Family’s self-certification describing assets or cash held at the family’s home or in safe deposit boxes.

**Assets Disposed of for Less than Fair Market Value:**

The JCHA will obtain the family’s certification as to whether any member has disposed of assets for less than fair market value during the two years preceding the effective date of the certification or recertification.

If the family certifies that they have disposed of assets for less than fair market value, the verification or certification must show:

- All assets disposed of for less than fair market value;
- Date assets were disposed of;
- Amount the family received; and
- Market value of the assets at the time of disposition.
- Third party verification will be obtained whenever possible.
I. VERIFICATION OF ALLOWABLE DEDUCTIONS FROM INCOME

Child Care Expenses:

Verification of child care expenses should include:

- Written verification from the person who receives the payments. If the child care provider is an individual, a statement of the amount the individual is charging the family for the service. Verifications must specify the name of the child care provider, address, telephone number, Social Security number, names of children cared for, number of hours cared for and the specific hours of care, rate of pay, and typical yearly amount paid, including school and vacation periods.

- Family certification as to whether any of the childcare payments have been or will be paid or reimbursed by outside sources.

Medical Expenses:

Families who claim medical expenses or expenses to assist a person(s) with a disability or handicap will be required to submit a certification as to whether or not any expense payments have been, or will be, reimbursed by an outside source. All expense claims will be verified by one or more of the methods listed below:

- Written verification by a doctor, hospital or clinic personnel, dentist, pharmacist, of (a) the anticipated medical costs to be incurred by the family and regular payments due on medical bills; and (b) extent to which those expenses will be reimbursed by insurance or a government agency.

- Written confirmation by the insurance company or employer of health insurance premiums to be paid by the family.

- Written confirmation from the Social Security Administration indicating the amount of Medicare premiums to be paid by the family over the next 12 months. A computer printout will be accepted.

Live-In Aide Care:

- Reliable, knowledgeable professional’s certification that the assistance of an attendant is necessary as a medical expense and a projection of the number of hours the care is needed for calculation purposes.

- Attendant’s written confirmation of hours of care provided and amount and frequency of payments received from the family or agency (or copies of canceled checks the family used to make those payments) or paycheck stubs from the agency providing the services.

- Receipts, canceled checks, or pay stubs that verify medical costs and insurance expenses likely to be incurred in the next 12 months.

- Copies of payment agreements or most recent invoice that verify payments made on outstanding medical bills that will continue over all or part of the next 12 months.

- Receipts or other record of medical expenses incurred during the past 12 months that can be used to anticipate future medical expenses. JCHA may use this approach for “general medical
expenses” such as non-prescription drugs and regular visits to doctors or dentists, but not for one-time, nonrecurring expenses from the previous year.

The JCHA will use mileage at the IRS rate, or cab, bus fare, or other public transportation directly related to medical treatment.

**Assistance to Persons with Disabilities:**

- Written certification from a reliable, knowledgeable professional must be provided attesting that the person with disabilities requires the services of an attendant and/or the use of auxiliary apparatus to permit him/her to be employed or to function sufficiently, independently to enable another family member to be employed.
- The family must certify as to whether it receives reimbursement for any of the expenses of disability assistance and the amount of any reimbursement received.
- For expenses related to attendant care the JCHA will require the attendant’s written certification of amount received from the family, frequency of receipt, and hours of care provided.
- If the attendant’s certification cannot be obtained, the family may provide self-certification and copies of canceled checks that the family used to make payments.
- Costs may be verified using receipts for purchases or proof of monthly payments and maintenance expenses for auxiliary apparatus.
- In the case where the person with disabilities or handicaps is employed, statement from the employer that the auxiliary apparatus is necessary for employment will be required.

**J. VERIFICATION OF NON-FINANCIAL FACTORS**

**Verification of Legal Identity:**

To pursue program abuse, the JCHA requires verification of identity for all family members using one or more of the following:

- Current, valid Driver’s License (Photo Only)
- U.S. military discharge (DD 214)
- U.S. passport
- Department of Motor Vehicles Identification Card (Photo only)
- Certificate of Birth, naturalization papers
- Church-issued baptismal certificate
- Voter’s registration
- Adoption papers
- Custody agreement
- School records
**Verification of Legal Identity:**
If a document submitted by a family is illegible or otherwise questionable, more than one of these documents may be required.

**Marital Status:**
- To verify a divorce, a family member may provide a certified copy of the divorce decree, signed by a Court Officer.
- To verify a separation, a copy of court-ordered maintenance or other records may be submitted.
- To verify marriage, a copy of a marriage certificate may be used.

**Familial Relationships:**
Self-certification will normally be considered sufficient verification of family relationships. In cases where reasonable doubt exists, the family may be asked to provide verification as follows:
- To verify relationship, official identification showing names or birth certificates.
- To verify guardianship:
  - Court-ordered assignment;
  - Verification from social services agency; or

Examples of a stable family relationship include joint bank accounts or other shared financial transactions, leases or other evidence of prior cohabitation, and credit reports showing relationship.

**Permanent Absence of Adult Household Member:**
The JCHA requires one or more of the following to verify that an adult household member has permanently separated from the household.
- Legal papers documenting a spouse instituted a divorce action.
- Legal papers documenting a spouse instituted a legal separation.
- Order of protection/restraining order obtained by one family member against another.
- Proof of another home address, such as utility bills, canceled rent check, driver’s license, or lease or rental agreement, if available.
- Statements from other agencies such as social services
- If the adult family member is incarcerated, a document from the Court or prison stating how long member will be incarcerated.

**Change of Family Composition:**
The JCHA may verify changes in family composition (either reported or unreported) through letters, telephone calls, utility records, inspection, landlords, neighbors, school or Department of Motor Vehicles records, and other sources.
**Disability:**

- Verification of a disability may be receipt of SSI or SSA disability payments under Section 223 of the Social Security Act or Section 102(7) of the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6001(7)).

- A disability may also be verified with a signed statement from an appropriate diagnostician such as physician, psychiatrist, psychologist, therapist, rehab specialist, or licensed social worker, using the HUD definition to describe the individual in question.

**Citizenship/Eligible Immigrant Status:**

To be eligible for assistance, individuals must be U.S. citizens or eligible immigrants. Individuals who are neither may elect not to contend their status. Eligible immigrants must fall into one of the categories specified by the regulations and must have their status verified by Immigration and Naturalization Service (INS). Each family member must declare his/her status once. Assistance cannot be delayed, denied, or terminated while verification of status is pending except that assistance to applicants may be delayed while the JCHA hearing is pending.

- Citizens or Nationals of the United States: Signed declaration under penalty of perjury. JCHA will not require citizens to provide documentation of citizenship.

- Eligible Immigrants who were Participants and 62 or over on June 19, 1995: Signed declaration of eligible immigration status and proof of age.

- Non-citizens with eligible immigration status: Signed declaration of status and verification consent form and submission of original immigration documents to the JCHA, which are to be copied and returned to the family. The JCHA verifies the status through the INS SAVE system. If this primary verification fails to verify status, the JCHA must request within ten days that the INS conduct a manual search.

Ineligible family members who do not claim to be citizens or eligible immigrants must be listed on a statement of ineligible family members signed by the head of household or spouse.

Noncitizen students on student visas are ineligible members even though they are in the country lawfully. They must provide their student visa but their status will not be verified and they do not sign a declaration but are listed on the statement of ineligible members.

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

**Time of Citizenship Verification:**

For applicants, verification of eligible immigrant status occurs at the same time as verification of other factors of eligibility for final eligibility determination. For family members added after other members have been verified, the verification occurs at the first recertification after the new member moves in. Once verification has been completed for any covered program, it need not be repeated.
except, in the case of port-in families, if the initial PHA does not supply the documents, the JCHA must conduct the determination.

Extension must be given for persons who declare their eligible immigration status but need time to obtain the required documents. The length of the extension shall be based on individual circumstance. The JCHA will generally allow up to 60 days to provide the document or a receipt issued by the INS for issuance of replacement documents.

Only the following documents are acceptable documents of eligible immigration, unless changes are published in the Federal Register.

- Resident Alien Card (I-551)
- Alien Registration Receipt Card (I-151)
- Arrival-Departure Record (I-94)
- Temporary Resident Card (I-688)
- Employment Authorization Card (I-688B)
- Receipt issued by the INS for a replacement of any of the above documents that shows that the individual’s entitlement has been verified.

A birth certificate is not acceptable verification of status. All documents in connection with U.S. citizenship/eligible immigrant status must be kept by the JCHA for five years.

**Social Security Numbers:**

Social Security numbers must be provided as a condition of eligibility for all family members if they have been issued a number. Verification of Social Security numbers will be done through a Social Security Card issued by the Social Security Administration. If a family member cannot produce a Social Security Card, only the documents listed below showing his or her Social Security number may be used for verification. The family is also required to certify in writing that the document(s) submitted in lieu of the Social Security Card information provided is/are complete and accurate:

- Driver’s license (photo only)
- Identification card issued by a Federal, State, or local agency
- Identification card issued by medical insurance company or provider, including Medicare and Medicaid.
- IRS Form 1099.
- Benefit award letter from government agency.
- Retirement benefit letter.
- Verification of benefits or Social Security Number from Social Security Administration.

New family members will be required to produce their Social Security card or provide the substitute documentation described above together with their certification that the substitute information provided is complete and accurate. This information is to be provided at the time the change in family composition is reported to the JCHA.

If an applicant or participant is able to disclose the Social Security Number but cannot meet the documentation requirements, the applicant or participant must sign a certification to that effect.
provided by the JCHA. The applicant/participant or family member will have an additional 30 days to provide proof of the Social Security Number. If they fail to provide this documentation, the family’s assistance will be terminated.

**Social Security Numbers:**

In the case of an individual at least 62 years of age, the JCHA may grant an extension for an additional 30 days to a total of 60 days. If, at the end of this time, the elderly individual has not provided documentation, the family’s assistance will be terminated.

If the family member states he or she has not been issued a number, the family member will be required to sign a certification to that effect.

**Medical Need for Larger Unit:**

Verification that a larger unit is necessary must be through a written certification from a reliable, knowledgeable professional, usually a doctor or medical professional in writing and will then be confirmed by the Housing Assistance Technician and approved by the Director or designee. Medical necessity for a larger bedroom size will be verified annually at recertification and granted at the JCHA’s discretion.

**K. VERIFICATION OF PREFERENCE STATUS**

One or more of the documents listed in a category is required to verify qualification of that preference.

**Verification of Preference 1: JCHA Residents Relocated as a Result of Modernization/Revitalization Activities or Other JC Families Displaced by Redevelopment Activities**

- Qualification for the “JCHA Resident” status requires verification of displacement by HOPE VI activities through a letter from appropriate JCHA staff.

- Qualification for the “Other JC Families Displaced by Redevelopment Activities” status requires verification of displacement through a letter from appropriate JCHA staff or the appropriate entity responsible for the City’s redevelopment activities.

**Verification of Preference 2: JCHA/JC Resident/Victim Witness or Victim of Domestic Violence or JC Graduates of a HUD-Approved Transitional Housing Program**

- Witness Victims must be identified through referral from the Hudson County Prosecutor’s office. Eligibility for this preference also requires residency in a JCHA-owned apartment which may be verified using a copy of the resident’s JCHA lease or by memo from an appropriate JCHA staff member.

- To verify that an applicant is a “Jersey City resident”, the JCHA will require a rent receipt, or a lease, or a utility bill, or a notarized Verification Statement from the household with whom the family is residing or for families who work or who have been hired to work in JCHA’s jurisdiction, a statement from the employer will be required.
• Victims of Domestic Violence must submit a completed form HUD-50066 and other official documentation such as a police report or letters from the Prosecutors Office, social service providers, medical professional, record of an administrative agency, etc. The victim is required to provide the name of the perpetrator on the HUD 50066 only if the name of the perpetrator is safe to provide and is known to the victim. Eligibility for this preference also requires residency in a JCHA-owned apartment which may be verified by using a copy of the resident’s JCHA lease or by memo from an appropriate JCHA staff member.

• Families moving from temporary accommodations in a HUD-approved transitional housing program must provide a verification signed by the program director.

Verification of Preference 3: Jersey City Residents who are Veterans and meet the Definition of Working Family and Whose Household Income is Within the Income Target Mix

• To verify that an applicant is a “Jersey City resident”, see above.
• To verify Veteran Status, the JCHA will require U.S. government documents which indicate that the applicant qualifies as a Veteran.

Verification of Preference 3: Jersey City Residents who are Veterans and meet the Definition of Working Family and Whose Household Income is Within the Income Target Mix (Continued)

• Verification of working status which may be verified using JCHA’s standard employment verification form completed and signed by the employer, or through a letter from the employer or employment/training program mailed or faxed directly to the Section 8 office, or through paystubs from the previous six month period. Elderly persons may certify qualification of working status through birth or baptismal certificates and disabled persons through receipt of SSI or certification from qualified medical personnel of disabled status as described above.

• Income Target Mix will be verified using the above income documentation.

Verification of Preference 4: Jersey City Residents who are Working Families

• Verification of residency status is the same as described in Preference 2 above.
• Verification of Working Family status is the same as above for each household member over the age of 18.

Verification of Preference 5: Any Jersey City Resident

• The verification required is the same as described for residency status under Preference 2.

Verification of Preference 6: Other

• All families who have not qualified for higher preferences by providing adequate verification, will be placed in the Preference 6 category in order by date and time of application.
Chapter 9
BRIEFING AND VOUCHER ISSUANCE

A. INTRODUCTION

The JCHA’s objectives are to assure that families selected to participate in the Section 8 Program are successful in leasing a suitable apartment, and that they have sufficient knowledge to derive maximum benefit from the Program and to comply with Program requirements. When families are determined eligible, the JCHA will conduct a mandatory briefing to ensure that families know how the Program works. The briefing will provide a broad description of owner and family responsibilities, JCHA procedures, and how to lease a unit. The family will also receive a briefing packet, which provides more detailed information about the Program, including the benefits of moving outside areas of low-income concentration. This Chapter describes how briefings will be conducted, the information that will be provided to families, and the policies for how changes in the family composition, income, etc. will be handled.

B. ISSUANCE OF VOUCHERS

When funding is available, the JCHA will issue Vouchers to eligible applicants. Voucher issuance must be within the dollar limitations set by the Annual Contributions Contract (ACC) budget. The number of Vouchers issued must ensure that the JCHA maintains maximum lease-up. The JCHA determines whether applications can be processed, the number of Vouchers that can be issued, and to what extent the JCHA can over-issue, if any. The JCHA may over-issue Vouchers only to the extent necessary to meet leasing goals. All Vouchers that are over-issued must be honored. If JCHA finds it is over-leased, it must adjust future issuance in order not to exceed the ACC budget limitations over the fiscal year.

C. BRIEFING TYPES AND REQUIRED ATTENDANCE

Initial Applicant Briefing:

A full HUD-required briefing will be conducted for applicant families who are determined to be eligible for assistance. The briefing will be conducted in group and/or individual meetings. Families who attend a group briefing but need individual assistance will be referred to a Housing Assistance Technician. Briefings will be conducted in English, but may also be conducted in Spanish if requested.

The purpose of the briefing is to explain the documents in the Voucher Briefing Packet so that the family is fully informed about the Program. This will enable them to utilize the Program to their advantage, and prepares them for discussions with potential owners and property managers.

The JCHA will not issue a Voucher to a family unless the household representative (head of household, co-head or spouse) has attended a briefing and signed the Voucher. Applicants who provide prior notice of inability to attend a briefing will automatically be scheduled for the next briefing. Applicants who fail to attend two scheduled briefings without prior notification and approval of JCHA, may be denied admission based on failure to supply information needed for
certification. The JCHA may conduct individual briefings for families with disabilities at their home, upon written request by the family, if required for reasonable accommodation.

**Briefing Packet:**

The documents and information provided in the briefing packets will comply with all HUD requirements. JCHA also includes other information and/or materials not required by HUD. The family is provided with the following information and materials:

- Term of the Voucher and JCHA policy for requesting extensions to the term of the Voucher or suspension of the Voucher.
- Description of the method used to calculate the Housing Assistance Payment (HAP) and information on Payment Standards and utility allowance.
- Explanation of how the maximum allowable rent is determined, including procedures for determining rent reasonableness.
- Guidance and materials to assist the family in selecting a unit, such as proximity to employment, public transportation, schools, shopping, and the accessibility of services. Guidance will also be provided to assist the family to evaluate the prospective unit, such as the condition, whether the rent is reasonable, average utility expense, energy, and security.
- Information on areas of low-income concentration and maps and information of areas outside concentration (i.e., schools, transportation, shopping, etc.)
- Explanation of the portability option and a list of portability contacts for neighboring Housing Authorities.
- Sample of the HUD tenancy lease addendum and request for Lease Approval form with a description of the procedure for requesting approval for a unit.
- JCHA policy on providing information about families to prospective owners.
- Subsidy Standards, including when and how exceptions are made and how unit size listed on Voucher relates to the unit size selected.
- HUD brochure, “A Good Place to Live” on how to select an apartment that complies with HQS Standards.
- HUD brochure on lead-based paint and information about where blood level testing is available.
- Information on Federal, State, and local equal opportunity laws, including the pamphlet “Fair Housing: It’s Your Right”. The JCHA will also include information on reporting suspected discrimination and the phone numbers of the Local Fair Housing Agency and the HUD enforcement office.
- A list of landlords or other parties willing to lease to assisted families or help in the housing search and a list of available housing units including accessible units in all neighborhoods submitted by owners as available upon request at the JCHA’s front desk. The list includes owners and agencies that are outside areas of low-income concentration.
- Family Obligations under the Program.
• Grounds for termination of assistance because of family action or failure to act and informal review/hearing procedures.

Other Information to be provided at the Briefing:
The JCHA staff person conducting the briefing will also describe how the Program works and the relationship between the family and the owner, the family and the JCHA, and the JCHA and the owner. The briefing interview presentation emphasizes:

• Family and owner responsibilities.
• Where a family may lease a unit inside and outside of the JCHA’s jurisdiction.
• How portability works for families eligible to exercise the portability option.
• Advantages to moving to area with low concentration of low-income families if the family is living in a high poverty census tract in the JCHA’s jurisdiction.
• How to choose an apartment carefully.
• Self-Sufficiency initiatives including Welfare to Work, Family Self-Sufficiency, etc.
• FUP families will be required to sign a stipulation regarding displacement of their children immediately upon removal from the household.

If the family includes a person with disabilities, the JCHA will ensure compliance with HUD Regulations to ensure effective communication.

Owner Briefing:
Briefings will be held for owners at least once per year. All new owners receive a personal invitation and current owners are notified by mail. Prospective owners are also welcome. The purpose of the briefing is to assure successful owner participation in the Program.

D. TERM OF VOUCHER
During the briefing session, each household will be issued a Voucher, which represents a contractual agreement between the JCHA and the family and specifies the rights and responsibilities of each party. It does not constitute admission to the Program, which occurs when the lease and contract become effective.

Change of Preference:
Preference will be established at the time of initial briefing. Once a voucher has been issued, if the family’s preference changes, the JCHA will not rescind the voucher since preference is established at time of voucher issuance.

Expiration:
The Voucher is good for a period of 60 calendar days from the date of issuance. The family must submit a Request for Tenancy Approval within the 60 day period; the family will be given an automatic extension of at least 60 days. Upon receipt of a Request for Tenancy Approval, search time will be suspended.
If the Voucher expires and is not extended by the JCHA, or expires after an extension, the family will be denied assistance. The family will not be entitled to a review or hearing. (If the family is currently assisted, it may remain as a participant in the unit if there is an assisted lease/contract in effect.)

Extensions:

A family may request an extension of the Voucher time period. All requests for extensions must be received prior to the expiration date of the Voucher. Extensions are permissible at the discretion of the JCHA up to a maximum of 60 days, primarily for the following reasons:

- Extenuating circumstances, such as hospitalization or family emergency, which has affected the family’s ability to find a unit within the 120 day period. Verification is required.
- The JCHA is satisfied that the family has made a reasonable effort to locate a unit, including seeking the assistance of the JCHA, throughout the initial 120 day period. A completed search record is required.
- The family was prevented from finding an apartment due to the need to locate an accessible unit to accommodate a disabled family member or for the family’s need for a unit with four or more bedrooms. A completed search record is required as part of the verification.

Upon receiving satisfactory documentation of one of the above, the JCHA will provide extensions in 30 days periods up to the maximum of 120 days.

E. ASSISTANCE TO VOUCHER HOLDERS DURING SEARCH

Families who require additional assistance during their search may call the JCHA to request assistance. Voucher holders will be notified at the briefing that the JCHA periodically updates the listing of available units and how the updated list may be obtained. The JCHA will assist families with negotiations with owners and provide other assistance related to the families’ search for housing, including assistance in locating units outside of areas of low-income concentration.

F. VOUCHER ISSUANCE DETERMINATION FOR SPLIT HOUSEHOLDS

When a family assisted under the Section 8 Program becomes divided into two otherwise eligible families due to divorce, legal separation or the division of the family, and the new families cannot agree as to which new family unit should continue to receive the assistance, and there is no determination by a court, the JCHA shall consider the following factors to determine which of the families will continue to be assisted:

- Which of the two new family units has custody of dependent children.
- Which family member was the head of household at issuance (listed on the initial application).
- The composition of the new family units, including which unit contains elderly or disabled members.
- Whether domestic violence was involved in the breakup.
- Which family members will remain in the unit.
- The recommendations of social service professionals.
• If the removed resident or lawful occupant was the sole resident eligible to receive assistance under a covered housing program, the JCHA will provide any remaining resident the opportunity to establish eligibility for the covered housing program. If the remaining resident cannot establish eligibility, the JCHA will provide the resident a reasonable time to find new housing or to establish eligibility under another covered housing program.

Documentation of these factors will be the responsibility of the requesting parties. If documentation is not provided, the JCHA will terminate assistance on the basis of failure to provide information necessary for a recertification.

G. ISSUANCE OF VOUCHER FOR REMAINING MEMBER OF TENANT FAMILY

To be considered a remaining member of the tenant family, the person must have been previously approved by the JCHA to be living in the unit. A live-in aide, by definition, is not a member of the family and will not be considered a remaining member of the family.

In order for a minor child to continue to receive assistance as a remaining family member, the court must have awarded emancipated minor status to the minor, or the JCHA has to have verified that the appropriate agency has arranged for another adult to be brought into the assisted unit to care for the child(ren) for an indefinite period. The caretaker will be treated as a visitor for 90 calendar days. After the 90 calendar days has elapsed, the caretaker will be considered a family member unless information is provided that would confirm that the caretaker’s role is temporary. In such cases the JCHA will extend the caretaker’s status as an eligible visitor. However, when the oldest minor becomes of legal age, currently 18 yrs. old, the subsidy will be transferred back to that original family member and the adult brought into the unit will no longer receive the subsidy. A reduction in family size may require a reduction in the Voucher size.
CHAPTER 10
REQUEST FOR TENANCY APPROVAL AND CONTRACT EXECUTION

A. INTRODUCTION

After families are issued a Voucher, they may search for a unit anywhere within the jurisdiction of the JCHA, or outside of the JCHA’s jurisdiction if they qualify for portability. The family must find an eligible unit under the Program rules, with an owner/landlord who is willing to enter into a Housing Assistance Payments (HAP) contract with the JCHA. This Chapter defines the types of eligible housing and JCHA policy regarding initial inspections, lease requirements, owner disapproval, and the processing of Requests for Tenancy Approval (RTA).

B. REQUEST FOR TENANCY APPROVAL (RTA)

The RTA and a copy of the proposed Lease, including the HUD prescribed Tenancy Addendum must be submitted by the family during the term of the Voucher. The RTA must be signed by both the owner and Voucher-holder. The JCHA will not permit the family to submit more than one RTA at a time.

Approval of RTA:

The JCHA will review the RTA within five (5) working days after the family and the owner submit a request for approval of the tenancy to determine whether or not it will be approved. The request will be approved if the following applies:

- If the rent is reasonable and the family share is within 40% of the family’s adjusted income, which is the allowable maximum family share at initial occupancy, and if the rent is within the Payment Standard (see Section G).
- If the unit is an eligible type of housing under HUD regulations.
- If the unit meets HUD’s Housing Quality Standards (and any additional criteria as identified in this Administrative Plan).
- If the security deposit amount is approvable. (Pursuant to State law.)
- If the proposed lease complies with HUD requirements as well as State and local law. (See Section D).
- If the owner is approvable, and there are no conflicts of interest. (See Section J).

Disapproval of RTA:

If the JCHA determines that the request cannot be approved for any reason, the landlord and the family will be notified in writing. The JCHA will instruct the family regarding the steps that are necessary to approve the RTA. The family will be given five (5) calendar days to submit an approvable RTA from the date of disapproval.
If, for any reason, an RTA is not approved, JCHA will furnish another RTA form to the family along with the Notice of Disapproval so that the family can continue to search for eligible housing.

C. ELIGIBLE TYPES OF HOUSING

The JCHA will approve any of the following types of housing in the Voucher Programs:

- All structure types can be utilized.
- Manufactured homes where the tenant leases the mobile home and/or the pad.
- Independent group residences.
- Congregate facilities
- Other assisted living facilities, including residential care facilities and adult care facilities.
- Single-Room Occupancy (SRO).
- Units owned (but not subsidized) by the JCHA (following HUD-prescribed requirements).
- Assisted living facility.

All Housing Choice Voucher Program rules apply to assisted living facilities (residential care facilities, adult care facilities, congregate care facilities, group homes). The cost of meals or supportive services must not be included in the rent to owner. Only the shelter rent is assisted. A family can own a rental unit but cannot reside in it while being assisted, except in the case when the tenant owns the mobile home and leases the pad. A family may lease and have an interest in a cooperative housing development.

Unless its lease was effective prior to June 17, 1998, a family may not lease properties owned by a parent, child, grandparent, grandchild, sister or brother of the Section 8 participant or of any member of the Section 8 participant’s family. The JCHA will waive this restriction as a reasonable accommodation for a family member who is a person with a disability, on a case-by-case basis and pending appropriate medical documentation.

The JCHA may not permit a Voucher holder to lease a unit which is receiving Project-Based Section 8 assistance or any duplicative rental subsidies. The JCHA will also not approve:

- Unit occupied by the owner or by any person with an interest in the unit, other than manufactured homes described above.
- Nursing homes or other institutions that provide care.
- School dormitories and institutional housing.
- Any other types of housing prohibited by HUD.

D. LEASE REVIEW

Owners that use a standard lease for units rented to unassisted tenants must use the same lease plus the HUD required Tenancy Addendum for Section 8 assisted tenants. Owners that do not use a standard lease for unassisted units may select any other lease which complies with local and state law. The JCHA will not review the owner’s lease for compliance with state/local law. It is the owner’s
responsibility to comply with state/local law when leasing units on the owner’s property. The HUD Tenancy Addendum must be attached and executed. At a minimum, the lease must include the names of the tenant and owner, the address of the unit rented (including the apartment number), the term of the lease, the monthly rent to the owner and the utilities/appliances to be furnished by the owner and by the tenant.

The JCHA does not provide a model or standard dwelling lease for owners to use in the HCV program.

The initial term of the assisted dwelling lease must be for at least one year. [24 CFR 982.309]. The initial lease term is also stated in the HAP contract.

E. SEPARATE AGREEMENTS

The owner and the family may enter into an agreement for appliances (other than HQS requirements such as utilities, stove and refrigerator) and other items that are not included in the lease if the agreement is in writing and previously approved by the JCHA. Any appliances, services or other items **routinely provided to unassisted families**, as part of the lease (such as air conditioning, dishwasher or garage) or are permanently installed in the unit, **cannot be put under a separate agreement and must be included in the lease**. For there to be a separate agreement, the family must have the option of not utilizing the service, appliance or other item. The JCHA is not liable for unpaid charges for items covered by separate agreements, and nonpayment of these agreements cannot be cause for eviction.

If the family and owner have come to a written agreement on the amount of allowable charges for a specific item, so long as those charges are reasonable and not a substitute for higher rent, they will be allowed. All agreements for special items or services must be attached to the lease approved by the JCHA. If agreements are entered into a later date, they must be approved by the JCHA and attached to the lease.

JCHA will approve agreements for modifications to the unit for persons with disabilities. The modifications are usually within the dwelling and are critical to the use of the dwelling. If the owner makes modifications to the unit, the costs should be recovered through the rent collected, not by having the tenant pay for the modifications. Exception would be considered if the modifications are such that they most likely would be removed if the tenant moved out.

The owner may not demand or accept any rent payment from the family in excess of the family’s portion as calculated by JCHA which is based on the approved rent listed on the HAP Contract and the family’s income. However, after the initial year in the unit, the family may opt to pay more than 40% of the adjusted monthly income toward the rent if a written agreement has been approved by the JCHA and signed by both the owner and the tenant. The agreement must be attached to the HAP Contract.

F. INITIAL INSPECTIONS

See Chapter 11: Housing Quality Standards and Inspections.
G. RENT LIMITATIONS

The JCHA will make a determination as to the reasonableness of the proposed rent in relation to comparable units available for lease on the private unassisted market, and the rent charged by the owner for a comparable unassisted unit in the building or premises.

At the time when a family initially selects a unit, if the gross rent exceeds the applicable Payment Standard, the family may not lease the unit if the total tenant payment will be greater than 40% of the family’s adjusted monthly income. If the proposed gross rent is not reasonable or the TTP will exceed 40% of the family’s adjusted monthly income, at the family’s request, the JCHA will negotiate with the owner to reduce the rent to a reasonable rent. If after the first year in the unit, the rent exceeds 40% of the family’s adjusted monthly income and the family chooses to remain in the unit, the additional amount must be paid by the family. (See Section E. above for details).

If the rent can be approved by taking the above steps, the JCHA will continue processing the Request for Tenancy Approval and Lease. If the revised rent involves a change in the provision of utilities, a new Request for Tenancy Approval must be submitted by the owner. If the owner does not agree with the contract rent after the JCHA has tried and failed to negotiate a revised rent, the JCHA will inform the family and owner that the lease is disapproved and the family must look for another apartment.

H. SECURITY DEPOSIT REQUIREMENTS

Security deposits charged by owners may not exceed those charged to unassisted tenants nor the maximum allowed under New Jersey law.

I. INFORMATION TO OWNERS

The JCHA is required to provide prospective owners with the address of the applicant and the names and addresses of the current and previous landlords, if known. The JCHA will make an exception to this requirement if the family’s whereabouts must be protected due to domestic abuse or witness protection. The JCHA will inform owners that it is the responsibility of the landlord to determine the suitability of prospective tenants. Owners will be encouraged to screen applicants for rent payment history, eviction history, damage to units, and other factors related to the family’s suitability as a tenant.

Upon written request from a prospective landlord, the JCHA will provide any of the following information regarding a family’s tenancy history during the past three years based on documentation in its possession relating to:

- Eviction history.
- Damage to rental units.
- Other aspects of tenancy history; including complaints from neighbors or landlords.
The information will be provided orally and/or in writing. Only supervisory staff may provide this information. The JCHA's policy on providing information to owners is included in the briefing packet and will apply uniformly to all families and owners.

J. OWNER DISAPPROVAL

For purposes of this section, “owner” includes a principal or other interested party. The JCHA may disapprove the owner for any of the following reasons:

- Owner has a history or practice of failing to terminate the tenancy of residents occupying units assisted under Section 8 or any other federally assisted housing program for activity by the tenant, any member of the household, a guest or another person under the control of any member of the household that:
  - Threatens the right to peaceful enjoyment;
  - Threatens the health or safety of other residents, of employees of the JCHA or of owner employees or other persons engaged in management of the housing;
  - Threatens the health or safety of, or the right to peaceful enjoyment of their residences, by persons residing in the immediate vicinity or the premises; or,
  - Is drug-related criminal activity or violent criminal activity.

- Owner has violated obligations under the Housing Assistance Payments contract, including but not limited to:
  - Having a history or practice of non-compliance with the HQS for units leased under the Section 8 Programs;
  - Having a history or practice of renting units that fail to meet City housing codes.
  - Committing fraud, bribery or any other corrupt act in connection with the Section 8 Program or any other federal housing program.
  - Engaging in any drug-related criminal activity or any violent criminal activity.
  - Not paying Jersey City real estate taxes, fines or assessments, water and sewerage bills.

- Owner has a conflict of interest as described in HUD regulation 24 CFR 982.161(a) and would therefore be unable to enter into a contract with JCHA; or owner is employed by JCHA as a member of the Section 8 Program staff or is a JCHA Commissioner.

- When HUD has informed JCHA that disapproval is required because:
  - Owner has been disbarred, suspended, or subject to a limited denial of participation under HUD Regulations 24 CFR part 24;
  - Federal government has instituted an administrative or judicial action against the owner for violating the Fair Housing Act or other federal equal opportunity requirements and such action is pending;
  - Court or administrative agency has determined that the owner violated the Fair Housing Act or other federal equal opportunity requirements. Before imposing any penalty against an
owner, JCHA will review all relevant factors pertaining to the case, and will consider such factors as the owner's record of compliance and the number and frequency of violations.

If an owner commits fraud or abuse or is guilty of frequent or serious contract violations, the JCHA may restrict the owner from future participation in the Program for a period of time commensurate with the seriousness of the offense. The JCHA may terminate some or all contracts with the owner. If the landlord has been overpaid as a result of fraud, misrepresentation, or violation of the Contract, the JCHA may terminate the Contract and arrange for restitution to the JCHA and/or the family, as appropriate.

K. CHANGE IN TTP PRIOR TO HAP EFFECTIVE DATE

When the family reports changes in factors that will affect the Total Tenant Payment (TTP) prior to the effective date of the HAP contract, the information will be verified and the TTP will be recalculated. If the family does not report any change, the JCHA need not obtain new verifications before signing the HAP Contract, even if verifications are more than 60 days old.

L. CONTRACT EXECUTION PROCESS

The JCHA prepares the Housing Assistance Payments (HAP) contract for execution. The family and the owner will execute the lease agreement, and the owner and the JCHA will execute the HAP contract. Copies of the documents will be furnished to the parties who signed the respective documents. The JCHA will retain the original copy of all signed documents.

The JCHA makes every effort to execute the HAP contract before the commencement of the lease term. The HAP contract may not be executed more than 60 days after commencement of the lease term, and no payments will be made until the contract is executed. Only the Housing Choice Voucher (Section 8) Assistant Director or designee is authorized to execute a contract on behalf of the Director of the Housing Choice Voucher Program.

Each owner must provide the following information to JCHA:

- Name/Name of Corp., Names of all parties.
- Current address of his/her residence (not a Post Office box);
- Business and home telephone number;
- Employer Identification Number or Social Security Number;
- Tax Identification Number, Social Security Number or IRS Letter
- Certificate of Formation
- Proof of ownership of the property, Grant Deed;
- Copy of the Management Agreement, if property is managed by a management agent;
- Copy of the current insurance policy.
- Proof of paid residential taxes, paid water and sewerage.
M. CHANGE IN OWNERSHIP

A change in ownership requires that the owner complete a “Change of Ownership Packet”. A new owner can only sign a new contract if an inspection is conducted at least 60 days prior to the new contract being executed. The JCHA must receive a written request by the initial owner in order to change the HAP payee and/or the address to which payment is to be sent. In addition, the JCHA will process a change of ownership provided the following documents are received:

- Change of Ownership Packet
- Proof of ownership: copy of recorded deed, taxes, water bill and insurance declaration page.
- Completed W9 form with Social Security or Employee Identification Number
- Social Security Card or Tax Identification Number letter
- Photo Identification (must be valid)
- Certificate of Formation (if applicable)
- Copy of Management Agreement if property is managed by a management agent
- Completed direct Deposit Form
CHAPTER 11
HOUSING QUALITY STANDARDS AND INSPECTIONS

A. INTRODUCTION

The JCHA adheres to Housing Quality Standards (HQS) as established in 24 CFR 982.401 to perform all required inspections. Interpretative guidance for HQS acceptability criteria is taken from Form HUD 52580-A dated 9/00 and the HUD Housing Inspection Manual.

Housing Quality Standards (HQS) are the HUD minimum quality standards for the Housing Choice Voucher (Section 8) Program. HQS standards are required both at initial occupancy and during the term of the lease. HQS standards apply to the building and premises, as well as to the unit. Newly leased units must pass the HQS inspection before the beginning date of the assisted lease and the HAP Contract. The JCHA will inspect each unit under Contract at least annually. The JCHA will also perform a quality control inspection of at least five percent (5%) of all units under Contract annually to maintain the JCHA’s required standards and to ensure consistency.

HQS standards may be enhanced by the JCHA using applicable safety-related federal, State and local regulations, provided that by doing so, the JCHA does not overly restrict the number of units available for lease under the Program. The use of the term “HQS” in this Administrative Plan refers to the combination of both HUD and JCHA requirements. This Chapter describes the JCHA’s procedures for performing HQS and other types of inspections and standards for the timeliness of repairs. It also explains the responsibilities of the owner and family and the consequences of non-compliance with HQS requirements, including lead based paint requirements, for both families and owners.

B. QUALITY CONTROL & TYPES OF INSPECTIONS

The JCHA has adopted local requirements of acceptability in addition to those mandated by the HUD regulations. All units must meet the minimum standards set forth in Jersey City’s Property Maintenance Code, Uniform Construction Code, applicable State regulations and the additional standards adopted by the JCHA, whichever is the stricter standard. Efforts will be made at all times to encourage owners to provide housing above HQS minimum standards. HQS Inspectors may use cameras to document unit conditions.

HQS Quality Control Inspections:

Quality Control inspections will be performed by the Supervisor Inspector or designee on a sample number of units during the JCHA’s fiscal year. The sample shall be based on the HUD SEMAP requirement for HQS Quality Control inspections. The purpose of Quality Control inspections is to ensure that each inspector is conducting accurate and complete inspections and to ensure consistency in the application of the HQS. Completed HQS inspections included in the sample will be no older than 90 days at the time of the re-inspection. The sample will represent a cross section of neighborhoods where Program units are located and inspections completed by all HQS Inspectors. The sample will also include a cross-section of initial and annual inspections.
B. QUALITY CONTROL & TYPES OF INSPECTIONS (Cont'd)

Staff conducting the HQS inspections is trained on the application of the JCHA’s HQS inspection standards and procedures and receive the same guidance as other PHA inspectors on inspection policies and procedures. In addition to monitoring SEMAP compliance, Quality Control inspections are used to obtain information regarding the quality of work performed by each inspector. This information is used to access individual performance, as well as the need for further training, clarification, or guidance on specific HQS topics.

For SEMAP purposes, an HQS deficiency found at the time of the inspection represents a "failed" Quality Control inspection. The JCHA will take into account whether the failed item occurred after the previous inspector was on site. Often the tenant can describe when the deficiency occurred or there will be other identifying conditions useful in making this determination. Deficiencies that occurred after the previous inspection will not be held against the inspector’s performance record.

The JCHA will maintain a Quality Control tracking system for each SEMAP year. This log contains the following information: unit address, location of unit by census track and zip code, date of original inspection and name of inspector, date of quality control inspection and name of inspector and results of the quality control inspection.

Types of Inspections:

All utilities must be in service at the initial inspection. If the utilities are not in service at the time of inspection, the Inspector will notify the tenant or owner (whoever is responsible for the utilities according to the RTA) to have the utilities turned on. The Inspector must return to certify that the utilities are on. The stove must be present when the unit is inspected. There are five types of inspections the JCHA will perform:

- Initial/Move-in
- Annual
- Special/Complaint
- Move-Out/Vacate
- Quality Control

Inspectors conducting unit inspections must note on the inspection checklist all items receiving a rating of pass, fail or incomplete. The inspector will make clear notes regarding the nature of all failed or incomplete items. For the unit to receive a pass rating, no failed or incomplete items can be noted on the inspection checklist.

Improvements that have occurred since the previous inspection, additional amenities or services, and changes in type of or responsibility for utilities should be noted and reported to the appropriate JCHA staff. The inspector will also record improvements or items that should be brought to the attention of the owner or tenant that are not HQS deficiencies. Data collected from the checklist regarding the number of inspections, re-inspections, and passed, failed, or inconclusive items are recorded on a monthly productivity report.
**Inspection Tracking Procedure:**

JCHA inspectors track and record all inspections (initial, annual, and re-inspections) using a Housing Inspector Monthly Productivity Report. This log is used to record data for the stated month that includes the number of initial inspections conducted during the month and the number and percentages of passed, failed, and incomplete items. Data on units requiring second and third inspections will also be recorded as well as a cumulative total for the month. Information for each month is compiled into a Housing Inspector Annual Productivity Report.

**Initial/Move-In Inspections:**

*The Initial/Move-In Inspection is conducted to:*

- Determine if the unit and property meet HQS, as defined in this Plan.
- Document the current condition of the unit to assist in future evaluations to determine whether the condition of the unit exceeds normal wear and tear.
- Document the information to be used for determination of rent-reasonableness.

The JCHA will conduct the initial inspection within a reasonable time after receiving a RTA from the family. Every effort will be made to conduct the inspection within 15 days of receiving the RTA. Time is suspended for any period during which the unit is not ready for inspection.

If the unit fails the initial HQS inspection, the family and owner will be advised to notify the JCHA once repairs are completed. The owner will be given up to 30 days to correct the deficiencies identified. The owner will not be issued a HAP payment for the period exceeding 30 days that the repairs have not been completed. It is responsibility of the owner and the Section 8 participant to notify the JCHA when repairs have been completed so that the unit can be re-inspected. The owner will be allowed up to two re-inspections within the 30 day period for repair work to be completed. If the time period given by the Inspector to correct the repairs has elapsed, or the maximum number of failed re-inspections has occurred, the family must select another unit.

**Annual Inspections:**

The JCHA conducts HQS inspections at least bi-annually; special inspections may be scheduled more frequently. HQS deficiencies which cause a unit to fail must be corrected by the landlord, unless the tenant is responsible for the deficiency.

The family must allow the JCHA to inspect the unit at reasonable times with reasonable notice as per 24 CFR 982.51 (d). Reasonable times to conduct an inspection are on business days only between the hours of 9:00 a.m. and 4:00 p.m. Exceptions may apply. The JCHA will notify the family in writing at least seven days prior to the annual inspection.

The family and the owner are notified of the date and time of the inspection appointment by mail. If the family is unable to be present, they must reschedule the appointment so that the inspection is completed within ten days. It is the owner’s responsibility to ensure compliance of this requirement. If the family does not contact the JCHA to reschedule the inspection, or the family misses two inspection appointments, the JCHA will consider the family to have violated a Family Obligation and the Section 8 assistance will be terminated in accordance with the termination procedures in the Plan.
Annual Inspections (Cont’d:)
When the inspection has been completed, the owner and the family will be informed in writing of any items which failed to meet HQS standards that must be repaired or replaced. The owner must notify the JCHA when the repairs have been completed and to schedule a re-inspection.

Re-inspections:
If the owner or tenant is not available for the re-inspection, a note will be left at the unit, and the owner or tenant is responsible to call for another appointment. The family is also notified that it is a Family Obligation to allow the JCHA to inspect the unit. If the family was responsible for a breach of HQS, the family will be advised of their responsibility to correct the deficiency.

If the Inspector is unable to gain access to the unit for the re-inspection, HAP payments are abated as of the first day of the month following the scheduled re-inspection. HAP payments cannot begin again until the Inspector is able to enter the unit and determine that the unit meets HQS standards. If the Inspector is unable to gain access at the time of the second attempt to conduct a re-inspection, the owner will receive Notice of Contract Termination (see Chapter 15). If the family is responsible for the HQS failure and has failed to make the required corrections, the family will receive a Notice of Termination of Assistance (see Chapter 16).

If the PHA determines that a unit does not meet the Housing Quality Standards (HQS) requirements during an annual or interim inspection, in lieu of conducting a re-inspection to verify that the deficiencies have been corrected, the JCHA will accept the following methods of verification:

- A receipt from the vendor with a photo of the repairs and/or tenant’s confirmation that the required repairs have been completed the repairs will be verified at the next annual or special inspection.

Fees for Multiple Re-inspections:
The JCHA has established a reasonable fee of $50.00 to owners for a re-inspection under two circumstances: (1) if an owner notifies the PHA that a deficiency cited in the previous inspection has been repaired and a re-inspection reveals that it has not/or (2) if the allotted time for repairs has elapsed and a re-inspection reveals that any deficiency cited in the previous inspection that the owner is responsible for repairing has not been corrected.

A fee will be considered if it reflects local practices for the establishment of similar fees. PHAs may wish to inquire with local authorities regarding how such fees are established.

PHAs must not apply the fee to an owner for:
- Deficiencies caused by the participant family;
- Initial inspections;
- Regularly scheduled inspections
- An instance in which an inspector was unable to gain access to a unit; or
- New deficiencies identified during a re-inspection. If new deficiencies are uncovered during re-inspection, a PHA should follow normal procedures to address these newly identified deficiencies.

An owner who is assessed a fee may not pass the fee on to a family.
In the case of PHA-owned units, inspections and re-inspections must be performed by a HUD-approved entity in accordance with 24 CFR §982.352(b)(3) and §983.103(f)(1)). In this circumstance, and in any case in which inspections are performed by an entity other than the PHA (e.g., unit of local government, contractor), the details of any re-inspection fee must be spelled out in the contractual arrangement between the PHA and the entity. (Notice PIH 2015-05 addresses the inspection of PBV units and steps that must be taken in the event the independent entity discovers an HQS violation.)

Fees collected under this re-inspection fee authority will be considered unrestricted net assets.

**Time Standards for Repair:**

- Emergency items which endanger the family’s health or safety must be corrected or abated within 24 hours of notification.
- For non-emergency items, repairs must be made within 30 days.

**Special Complaints:**

If at any time the family, owner, agency, or third party requests a special inspection, the JCHA will conduct an inspection. The JCHA will inspect only the items that were reported, but if the Inspector notices additional deficiencies that would cause the unit to fail HQS, the responsible party will be required to make the necessary repairs.

**Move-Out/Vacate:**

A move-out inspection will be performed at the landlord’s request and if determined necessary by the JCHA.

**C. EMERGENCY REPAIR ITEMS**

Emergency repair items must be corrected by the owner or tenant (whoever is responsible) within 24 hours of notice by the HQS Inspector. Items considered to be of an emergency nature include but are not limited to the following:

- Lack of security for the unit
- Waterlogged ceiling in imminent danger of falling
- Major plumbing leaks or flooding
- Natural gas leak or fumes
- Electrical problem which could result in shock or fire
- Inadequate heat between October 15 and April 15 (the heating system must be capable of maintaining a minimum interior temperature of 68-74 degrees Fahrenheit in all interior rooms used for living between October 15 and April 15)
- Utilities not in service
- No running water
- Broken glass where someone could be injured
- Obstacle that prevents tenant’s entry or exit
- Lack of functioning toilet
- Any property determined uninhabitable by a city agency, including uninhabitable units due to fire, flood, or other natural disasters
• Any condition that jeopardizes the security of the unit (e.g., missing or broken locks on exterior doors)
• Conditions that present the imminent likelihood of injury
• Absence of a functioning toilet in the unit
• Backed up sewer system in the unit
• Lack of at least one working smoke detector on each level of the unit.
• Lack of a working carbon monoxide detector in an area with fossil fuel burning system and on each level used for sleeping
• Elevators not functioning

In the event of leaking gas, a potential of fire or other threat to public safety, and the responsible party cannot be notified or it is impossible to make the repair, proper authorities will be notified by the JCHA. If the emergency repair item(s) are not corrected in the time period required by the JCHA, and the owner is responsible, the HAP payment will be abated and the HAP Contract will be terminated. If the emergency repair item(s) are not corrected in the time period required by the JCHA, and it is an HQS breach which is a Family Obligation, the JCHA will terminate the assistance to the family and the owner’s payment will not be abated for the month following breach of HQS.

D. DETERMINATION OF RESPONSIBILITY

The family is responsible for breaches of HQS caused by:
• Tenant-paid utilities not in service;
• Failure to provide or maintain family-supplied appliances; and
• Damages to the unit or premises caused by a household member or guest beyond normal wear and tear, as defined in Chapter 16.

The owner is responsible for all other HQS violations such as eliminating vermin infestation even if caused by the family’s living habits. However, if such infestation is serious and repeated, it may be considered a lease violation and the owner may evict for serious or repeated violation of the lease. The JCHA may terminate the family’s assistance on that basis.

The HQS Inspector will make the determination of owner or family responsibility during the inspection. The owner or tenant may appeal this determination through an informal hearing within fourteen (14) days of the inspection. If the family is responsible but the owner carries out the repairs, the owner can bill the family for the cost of the repairs and the family’s file will be noted.

E. CONSEQUENCES IF OWNER IS RESPONSIBLE

When it has been determined that a unit on the Program fails to meet HQS, and the owner is responsible for completing the necessary repair(s), the JCHA will conduct a re-inspection to insure repairs are completed within the time period specified by the JCHA. If repairs are not completed within the time period specified, the assistance payment to the owner will be abated.

Abatement (Stopped Payments):

If the unit fails the initial HQS inspection, the owner will be given up to 30 days to correct the deficiencies identified. The owner will not be issued a HAP payment for the period exceeding 30 days that the repairs have not been completed. A Notice of Abatement will be sent to the owner, and the abatement will be effective on the first day following the 30-day period of the failed inspection.
The JCHA will inspect abated units within seven days of the owner’s notification that the work has been completed. The family will be notified of the re-inspection date.

If the owner makes repairs during the abatement period, payment will resume on the day the unit passes inspection. No retroactive payments will be made to the owner for the period of time while the Contract was abated and the unit did not comply with HQS. If the time period given by the Inspector to correct the repairs has elapsed and the unit continues to be in a failed condition, the family must select another unit.

**Termination of Contract:**

If the owner is responsible for repairs, and fails to correct all the deficiencies cited prior to re-inspection, the owner will be sent a HAP Contract Proposed Termination Notice with the Notice of Abatement. The abatement will remain in effect until repairs are completed or the contract is terminated.

If repairs are completed the owner or the tenant must notify JCHA and request an inspection before the effective termination date. If the unit is in compliance with HQS, the termination will be rescinded by JCHA if the tenant chooses to remain in the unit. Only one HQS inspection will be conducted after the termination notice is issued.

**F. CONSEQUENCES IF FAMILY IS RESPONSIBLE**

If non-emergency violations of HQS are determined to be the responsibility of the family, the JCHA will require the family to make any repair(s) or corrections within 30 days. If the repair(s) or correction(s) are not made in this time period, the JCHA will terminate assistance to the family. The owner’s rent will not be abated for items which are the family’s responsibility.

If the tenant is responsible and corrections are not made, the HAP Contract will terminate when assistance is terminated.

**G. PROHIBITED ITEMS**

- The JCHA will not authorize a Section 8 participant to move into a basement apartment or apartment deemed “illegal” according to local City codes and standards. If the JCHA suspects that the unit is “illegal,” the owner will be required to submit proof of variance. If a participant currently lives in a basement unit, they will be required to move at the time of the next recertification.

- If the tenant is paying a portion or all of the utilities, the unit must be separately metered and in listed in the name of the head of household. The use of “shared” utilities is strictly prohibited.

- Building entrance doors and apartment doors that are not in compliance with State, City and fire safety standards (i.e., self-closing doors as required, appropriate fire resistance rating, viewing devices, etc.) may be cause for the apartment to fail HQS inspection. If applicable, the JCHA will notify the owner of the safety deficiency and provide a reasonable time for the deficiency to be corrected.

- Apartments missing the required smoke and carbon monoxide detectors will be cause for the unit to fail HQS inspection.
All sleeping/living rooms must have a permanent heat source or the unit will fail HQS inspection. Portable heating equipment is considered temporary and may only be used for up to a 30 day period.

Apartments must be equipped with an operable stove/oven and refrigerator with storage space of at least five (5) cubic feet at initial and continued occupancy with the exception of Single Room Occupancy (SRO) units.
CHAPTER 12
OWNER RENTS, RENT REASONABLENESS AND PAYMENT STANDARDS

A. INTRODUCTION

The JCHA is responsible for ensuring that the rents charged by owners are reasonable based upon objective comparables in the rental market. The JCHA will not approve the lease or execute a payments contract until it has determined that the unit meets the minimum HQS and that the rent is reasonable. The JCHA will determine rent reasonableness at initial lease-up, before any increases in rent to the owner and at other times as described in this section. The JCHA will provide the owner with information concerning rent adjustments. This chapter explains the JCHA’s procedures for the determination of rent-reasonableness, payments to owners, adjustments to the Payment Standards, and rent adjustments.

B. OWNER PAYMENT

The payment to the landlord, called the Housing Assistance Payment (HAP), is the lower of the:

1) Payment Standard minus the Total Tenant Payment, or
2) The gross rent minus the Total Tenant Payment.

The Voucher size issued to the family is based on the JCHA's Subsidy Standards. The payment standard for the family is based on the lesser of the Payment Standard for the Voucher size issued or the Payment Standard for the unit selected. The total Housing Assistance Payment (HAP) may never exceed the rent charged by the owner.

C. MAKING PAYMENTS TO OWNERS

Once the HAP Contract is executed, the JCHA begins processing payments to the landlord. The effective date and the amount of the JCHA payment is communicated in writing via the executed HAP Contract. A HAP Register will be used as a basis for monitoring the accuracy and timeliness of payments. Changes are made automatically to the HAP Register for the following month.

Effective April 1, 2008, all HAP payments will be made to the owner via Direct Deposit. Owners are REQUIRED to submit appropriate bank account information so that the JCHA can remit the HAP payment electronically. No checks will be disbursed after April 1, 2008, except in emergency situations and at the JCHA’s discretion. The JCHA may terminate the HAP Contract for failure to enroll in the Direct Deposit payments program.

The Owner must submit Rent Increase notification at least 60 to 90 days prior to the tenant’s anniversary date. Where the owner is requesting a rent increase, the JCHA will determine whether the requested increase is reasonable and the owner will be notified of the determination in writing. Rent increases will go into effect on the first of the month following the 60 day period after the owner notifies the JCHA of the rent change or on the date specified by the owner, whichever is later.
D. RENT REASONABLENESS DETERMINATIONS

The JCHA currently has a contract with The Nelrod Company to assist with rent reasonableness determinations per below:

This Policy includes the following sections.

I. Statement of Compliance
II. Step-by-Step Explanation of Procedures
III. Explanation of Analysis used in the Procedures
IV. Agency Staff Training
V. Agency’s Interaction with Landlords
VI. Agency-owned Units
VII. Data Collection of Unassisted Comparable Units
VIII. Calculation of the Recommended Reasonable Rent

I. Statement of Compliance

Background:
The EZ-Reasonable Rent Determination (EZ-RRD) system is utilized to assist staff to conduct reasonable rent analysis for units to be assisted. The EZ-RRD system was designed to correct long-standing misconceptions and problems about reasonable rent analysis. For example, other systems allow the Agency Analyst to select the comparable units, allowing for possible favoritism and subjectivity. EZ-RRD automatically selects the best comparable units in the database using consistent and objective methods. Thus, the Agency and U. S. Department of Housing and Urban Development (HUD) are protected from fraud, waste, and mismanagement.

In another example, some systems look for comparable units based only on the same or similar rents. They do not account for differences in the characteristics between the assisted and comparable units. The EZ-RRD system uses the standard deviation method to enable proper comparisons of the unit to be assisted and comparable units with different characteristics, assuring the Agency that an “apples-to-apples” comparison is made.

This Policy represents a reasonable method per the Section 8 Housing Choice Voucher and SEMAP regulations, as well as the HUD Housing Choice Voucher Program Guidebook. It also represents a common sense approach according to the HUD SEMAP Confirmatory Review and Reasonable Rent Quality Assurance protocols.

Timing:
A unit will not be approved until it is determined that the requested rent by the owner/agent is a reasonable rent. The Agency will also determine the reasonable rent before approving any increase in the rent or if there is a five percent (5%) decrease in the published FMR sixty (60) days before the contract anniversary as compared with the FMR in effect one year before the contract anniversary, or if directed by HUD. The agency may elect to re-determine reasonable rent at any other time.
Compliance with 24 CFR Section 982.507 Rent to Owner: Reasonable Rent and 24 CFR Section 985.3 (b) Reasonable Rent:

The regulations do not require a specific method to be utilized. The only requirements for comparability at 24 CFR 982.507 (b) is for the Agency to utilize unassisted units as comparable units and to consider all nine characteristics for each determination. Therefore, the reasonable rent system uses only unassisted units for comparable units. It also considers the following characteristics for each determination:

- Location
- Quality
- Size (by # of bedrooms, overall size and # of bathrooms)
- Unit type
- Age of the contract unit
- Amenities
- Housing services (includes off-street parking)
- Maintenance
- Utilities to be provided by the owner

The only requirements for reasonable rent at 24 CFR 985.3 (b) is for the Agency to have and implement a reasonable written method that uses all nine of the above characteristics. This Policy describes the reasonable method herein.

The EZ-Reasonable Rent Determination (EZ-RRD) Report documents implementation of this Policy. This Policy includes an example of this Report.

II. Step-by Step Explanation of Procedures

This section first explains the preparation needed to perform reasonable rent determinations; then it provides the steps to implement the reasonable rent determinations.

Preparation: Use of Location:

The first step in preparation concerns the location characteristic. Location has the greatest impact on rent. Therefore, this system gives the greatest weight to location.

To define location the EZ-RRD Analysts divided the Agency’s jurisdiction into three rental market value areas. Usually, each unit to be assisted and each comparable unit is assigned to be in either a high, medium, or low rental location. However, because the jurisdiction contains “Rent Control” units affecting unassisted rental market locations in both the low rental market and medium rental market the low rental market definition was eliminated to allow for rent control and non-rent control units. Therefore, comparable unit selection may or may not be from the same zip code. At this time, there are no Participants located in luxury communities. Section III of this Policy provides an explanation of how these rental market values are determined.

Preparation: Assigning Maximum Value Points to HUD Required Characteristics:
EZ-RRD assigns maximum value points to each HUD required characteristic. These value points represent the economic value for each characteristic. Section III of this Policy provides an explanation of how the value points are determined.

**Value Point Levels Applied to Each Characteristic:**

Each characteristic is assigned a value point level. Characteristics with higher levels have more impact on the actual rent. Level V has the highest number of potential value points. Level I have the lowest number of potential points.

Each level has a value point range. The actual number of value points assigned to a characteristic is determined by the description of each characteristic in a particular unit. For example, for the quality characteristic, a unit with high quality will receive more value points than a unit with fair quality. The table below provides value levels and point ranges.

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Value Point Level</th>
<th>Value Point Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location</td>
<td>V</td>
<td>15-23</td>
</tr>
<tr>
<td>HQS Quality</td>
<td>IV</td>
<td>10-18</td>
</tr>
<tr>
<td>Utilities Provided by Owner</td>
<td>IV</td>
<td>0-18</td>
</tr>
<tr>
<td>Building Structure (Unit Type)</td>
<td>IV</td>
<td>10-18</td>
</tr>
<tr>
<td>Overall Unit Size</td>
<td>III</td>
<td>8-13</td>
</tr>
<tr>
<td>Number of Bedrooms</td>
<td>II</td>
<td>4-9</td>
</tr>
<tr>
<td>Number of Bathrooms</td>
<td>II</td>
<td>4-9</td>
</tr>
<tr>
<td>Age</td>
<td>II</td>
<td>4-9</td>
</tr>
<tr>
<td>Amenities</td>
<td>II</td>
<td>0-9</td>
</tr>
<tr>
<td>Maintenance</td>
<td>I</td>
<td>1-5</td>
</tr>
<tr>
<td>Housing Services</td>
<td>I</td>
<td>0-5</td>
</tr>
</tbody>
</table>

**Implementation:**

Below are step-by-step procedures for performing each reasonable rent determination. These procedures include data entry into the web-based EZ-RRD system and analysis performed by the system.

1. Agency Analyst enters accurate description of unit to be assisted including description for each required characteristic. To ensure an accurate description a laminated guide called EZ-RRD Rent Reasonableness Determination Steps is used. This guide contains definitions used for each characteristic. It is located in the detailed Reasonable Rent Procedures that are provided separate from this Policy.

2. Based on the descriptions entered into the EZ-RRD system, it assigns the appropriate value points to each characteristic for the unit to be assisted.

3. EZ-RRD system totals the value points of each characteristic for the unit to be assisted to obtain the unit’s Total Value Points.

4. EZ-RRD system analyzes the Total Value Points and descriptions of all characteristics for both the unit to be assisted and the comparable unit database. It locates units with exact points and characteristics to use as comparable units.
5. If there is no exact match, EZ-RRD system will next select comparables based on the database search priorities listed on the following Chart.

<table>
<thead>
<tr>
<th>Priority #</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Exact match on all 9 required characteristics and total value points</td>
</tr>
<tr>
<td>II</td>
<td>Exact match to structure type, location, # of bedrooms, and same or similar total value points for all required characteristics</td>
</tr>
<tr>
<td>III</td>
<td>Exact match to location, # of bedrooms, and same or similar total value points for all required characteristics</td>
</tr>
</tbody>
</table>

Through the above database search process, the three comparable units most similar to the unit to be assisted are selected.

6. EZ-RRD system then populates the Reasonable Rent Determination Report (hereafter called Report) with the characteristic descriptions and total value points for the unit to be assisted and each of the three comparables. See sample Report below.

7. On the bottom of the Report, EZ-RRD displays:
   a. Average Rents of Comparable Units
   b. Average Total Value Points of Comparable Units
   c. Requested Rent of the Unit to be Assisted
   d. Total Value Points of Unit to be Assisted

8. Agency Analyst reviews the above four items to determine rent reasonableness.
   a. If the Total Value of the comparables is equal to the Total Value of the unit to be assisted, and if the Average Rent of Comparables is equal to or more than the Requested Rent of the Unit to be Assisted, the rent is reasonable. The Agency Analyst checks “Yes” on the Report, signs, and dates the Report and places it in the tenant file.
   b. If the Total Value of the comparables is equal to the Total Value of the unit to be assisted, and if the Average Rent of Comparables is less than the Requested Rent of the unit to be assisted, the rent is not reasonable. The Agency Analyst checks “No” on the Report, signs, and dates the report and follows the agency’s procedures when the requested rent is not reasonable.
8. Agency Analyst reviews the above four items to determine rent reasonableness (Cont’d)

c. If the Total Value Points of the Unit to Be Assisted and the Comparables are not equal, the Agency Analyst may perform a calculation using the total value points and unit rents. The Analyst may divide the Average Rent of Comparables by the Average Total Value Points of Comparables. (This division provides the dollar value per point for the comparable units). Then, the Analyst may multiply this number by the Total Value Points of the Unit to be assisted. This calculation provides the maximum reasonable rent.

If the maximum reasonable rent is higher than the requested rent, the requested rent is reasonable. If it is lower, the requested rent is not reasonable.

If the rent is reasonable, follow step “8.a” above. If the rent is not reasonable, follow step “8.b” above.

Sample Reasonable Rent Determination Report
A sample Reasonable Rent Determination Report is provided below. The Value Point level and the actual points assigned to each characteristic in this sample are also provided.

As needed an optional Reasonable Rent Determination Standard Deviation Adjusted Report showing standard deviation comparisons may be used. This optional report illustrates the results of standard deviation calculations for the characteristics of unit size, unit type, quality, and age if needed.
**EZ-Reasonable Rent Determination Report**

<table>
<thead>
<tr>
<th>Unit To Be Assisted</th>
<th>Comp 1</th>
<th>Comp 2</th>
<th>Comp 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2917 Maxson road</td>
<td></td>
<td></td>
<td>1140 Stevens - SF2</td>
</tr>
<tr>
<td>Anytown, TX 76116</td>
<td></td>
<td></td>
<td>Anytown, TX 76022</td>
</tr>
<tr>
<td>Census Tract</td>
<td></td>
<td></td>
<td>317 V Street 2G</td>
</tr>
<tr>
<td>27</td>
<td></td>
<td></td>
<td>Any City, TX 75818</td>
</tr>
<tr>
<td>Location **</td>
<td></td>
<td></td>
<td>1091 Freinza Ave</td>
</tr>
<tr>
<td>Low Rent Area</td>
<td></td>
<td></td>
<td>Any City, TX 75815</td>
</tr>
<tr>
<td>Level V - 15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unit Size **</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Small Level III - 8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unit Type **</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Garden/Walkup/Apt/Multi</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average Value of Comparables</td>
<td>$925.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average Rents of Comparables</td>
<td>$744.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Requested Rent</td>
<td>$925.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Value</td>
<td>78</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Date of Data</td>
<td>03/20/2012</td>
<td></td>
<td>12/01/2011</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>11/01/2011</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Reasonable Rent Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average Rents of Comparables: $738.00</td>
</tr>
<tr>
<td>Average Value of Comparables: $78</td>
</tr>
<tr>
<td>Unit To Be Assisted: $925.00</td>
</tr>
<tr>
<td>Unit To Be Assisted Value: 78</td>
</tr>
</tbody>
</table>
| The analysis of the above data shows the requested rent for the unit to be assisted to be reasonable? If YES above, the Requested Rent is reasonable.

Staff person Name: ___________________________ Date: _____________

Although the EZ-Reasonable Rent Determination system is an aid to provide data and analysis, the Agency is solely responsible for the reasonable rent determination herein.

** Required in accordance with 24CFR§985.3(b)(3)(A)***

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For illustration purposes only

Red lettering does not appear on system-generated reports. Used here to illustrate values assigned to categories.

Draft Admin Plan to be Effective April 1, 2021

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III. Explanation of Types of Analysis used in the Procedures

The EZ-RRD system uses three basic methods of analysis. They are determining high, medium, and low Rental Market Value Areas, Assigning Value Points to Characteristics, and Standard Deviation calculation.

**Determining High, Medium, and Low Rental Market Value Areas:**

High, medium, and low rental areas or submarkets within the Agency’s jurisdiction are determined through a process called Value of the Unit’s Location. EZ-RRD Analysts perform extensive economic research. This research identifies the value of rental property in all areas of the Agency’s jurisdiction. This research entails examining many factors that affect property values and rental values within each submarket. These factors include but are not limited to census tract income levels, percent of population above or below poverty, median family income, renter occupied units, owner occupied units, percent of vacant units, median house age, crime statistics, public transportation, population impaction, community parks and other amenities, hospitals, airports, recreational facilities, waterfront access, etc.

These factors are used to evaluate the immediate three to four block area surrounding each comparable unit and unit to be assisted to assign a high, medium, or low rental market value rating.

The high rental market value area consists of luxury communities in the most favorable locations. These communities are usually newer construction and may have additional community/association amenities such as recreational facilities or be on a waterfront. Individual properties would include state-of-the-art systems, modern appliances, and/or superior quality finishes.

A medium rental market value area is considered an average neighborhood or intermediate community. These areas are slightly less favorable than the luxury areas. These communities include newer, larger homes and may include quality finishes. These areas may have additional amenities such as a fitness center, swimming pool, and recreational courts. Properties would contain adequate systems and appliances.

The lower rental market value area is a below average neighborhood, ranging from minimal to depleted or impoverished areas. Minimal communities often include older, smaller homes in good condition (that would be considered starter homes if being purchased). They may also include buildings in poor condition that have been abandoned or vandalized. These neighborhoods may have community parks and swimming pools.

Usually, each unit to be assisted and each comparable unit is assigned to be in either a high, medium, or low rental location. However, because the jurisdiction contains “Rent Control” units affecting unassisted rental market locations in both the low rental market and medium rental market the low rental market definition was eliminated to allow for rent control and non-rent control units. Therefore, comparable unit selection may or may not be from the same zip code. At this time, there are no Participants located in luxury communities.

**Assigning Value Points to Characteristics:**
The value for each characteristic is based upon the economic research for the Agency’s jurisdiction described above. In addition, it is based on several years of rental market research using an enormous, national, unassisted rental market unit sampling. Each HUD required characteristic was individually analyzed to accurately represent its contribution to the unit’s total rental value. The specific values used are proprietary and cannot be disclosed.

For example, the Agency gives the highest weight to location. Higher weights are also given to utilities paid for by the landlord, quality, and unit type. The lowest values are given to maintenance and services.

The value points for each characteristic are added for each unit to become the Total Value Point rating. This rating represents the unit’s actual rental value. The Total Value Points for the unit to be assisted are compared with the Average Total Value Points for the three comparable units during the reasonable rent determination process. This process is illustrated on the sample Reasonable Rent Report provided above.

This methodology is also supported by the Housing Choice Voucher Program HUD Guidebook. This Guidebook refers to the Point and Dollars per Feature System.

**Standard Deviation Calculations:**
The EZ-RRD system uses the standard deviation procedure to compare differing characteristics between the unit to be assisted and the comparable units. Standard Deviation uses the value points assigned to each characteristic to calculate the appropriate rent for units having different characteristics. The following examples illustrate how the EZ-RRD system applies the standard deviation calculation.

1. The high quality characteristic has a value of 16 points. The fair quality characteristic has a value of 13 points, a 19% difference (16 - 13 = 3 point difference; 3 points ÷ 16 points = 19%). If the other characteristics are the same and if the high quality unit rents for $1,000, the fair quality unit should rent at $810.00 or 19% less.

2. The single-family structure type characteristic has a value of 18 points. The garden/walkup structure type characteristic receives 15 points or 17% less. If the other characteristics are the same, and the single-family unit rents for $1,200.00, the garden/walkup unit should rent for $996.00, or 17% less.

The above calculation is made for each characteristic with different descriptions during each reasonable rent determination. The results of these standard deviation calculations are presented in the Total Value Points. For example, using the sample Reasonable Rent Determination above, the following Total Value Points and rents were listed:

| Average Total Value Points of Comparables | 78 |
| Average Rents of Comparables               | $738.00 |
| Total Value Points of Assisted Unit        | 78 |
| Requested Rent of Assisted Unit            | $925.00 |

After applying the standard deviation calculations, this system determined that the average comparable units and the unit to be assisted had the same total value. As the requested rent
for the unit to be assisted unit is higher than the average of the comparable units, the requested rent is not reasonable.

This method is described in the HUD HCVP Guidebook page, 9-10. It states the Analyst may need to review the database for (a) same number of bedrooms and building type but in a broader geographic location or (b) have the same number of bedrooms, are in the same geographic location, but are in other types of buildings. In addition, the HUD HCVP Guidebook provides the following example:

IV. Agency Staff Training
As new analysts and new supervisors are appointed, they will undergo training concerning the reasonable rent requirements and the EZ-RRD system. This training will include a review of:

- 24 CFR Section 982.507 Rent to Owner: Reasonable Rent
- 24 CFR Section 985.3 (b) Reasonable Rent
- HUD Housing Choice Voucher Program Guidebook Chapter 9
- Reasonable Rent Policy
- EZ-RRD Procedures

The Analyst performing reasonable rent determinations will demonstrate proficiency for correctly performing the reasonable rent determination.

V. Agency Interaction with Landlords

Owner/Agent Relations:
The owner/agent will be advised by accepting each monthly housing assistant payment he/she will be certifying that:

- The Rent to Owner is not more than rent charged by the owner/agent for comparable unassisted units in the premises.
- The assisted family is currently occupying the unit and the assisted family is not in violation of lease obligations.

Owner/Agency Negotiations:
If owners object to the approved rent, they may submit all HUD required comparable data for at least three unassisted units. The data will be confirmed by the Agency and added to the existing comparable units’ database. The Agency will then run a new determination.
VI. Agency-owned Units
Local government or independent entities (approved by HUD) must perform rent reasonableness determinations for Agency owned units leased by voucher holders. In these cases, the following arrangements may be made:

- The Authority may pay expenses associated with this service.
- The Authority may use administrative fee income to compensate the independent agencies for their services.
- The family cannot be charged for these services.

VII. Collection of Unassisted Comparables Units
Data for comparable units may be collected from the following sources:

- Onsite visits
- Real estate, Landlord/real estate investor groups, property managers
- Any publication with real estate ads
- Available Census Reports for the most recent years
- Various Internet sources
- Multiple Listing Service
- Newspaper ads followed by owner/agent interviews
- Owner/agent questionnaires
- Apartment and home rental guides
- Fair Housing groups
- Government sources
- Other method

VIII. Calculation of the Recommended Reasonable Rent
The EZ-RRD System automatically calculates the Recommended Reasonable Rent figure and prints that figure on the EZ-Reasonable Rent Determination Report (RRD). The Recommended Rent figure is determined through two automated calculations. First, The Average Rents of Comparables is divided by the Average Value of Comparables to obtain the average dollar value per value point of the comparable units. Second, this average dollar values is multiplied by the unit to be assisted value points to obtain the recommended rent.

The staff person performing the RRD compares the Recommended Reasonable Rent figure with the Unit to be Assisted Rent figure. If the recommended rent is equal or higher than the unit to be assisted rent, the requested rent is reasonable. The staff person marks “YES” on the RRD.

If the Recommended Rent is lower than the Unit to be Assisted Rent, the requested rent is not reasonable. The staff checks “NO” on the RRD and follows the process for unreasonable rent requests.
E. PAYMENT STANDARDS

The Payment Standard is used to calculate the Housing Assistance Payment for a family. The Payment Standard is set by JCHA at 110% of the Fair Market Rent (FMR). The JCHA reviews the appropriateness of the Payment Standard annually when the FMR is published by HUD. In determining whether a change is needed, the JCHA will ensure that the Payment Standard does not exceed 110% of the new FMR. If higher or lower Payment Standards are needed, the JCHA will seek HUD approval of a Payment Standard above or below the FMR. In addition, the JCHA may seek HUD approval of a success rate Payment Standard, which is based on the 50th percentile FMR instead of the 40th.

Adjustments to Payment Standards:

Payment Standards may be adjusted to increase HAP in order to keep rents affordable. The JCHA will not raise the Payment Standards so high that the number of families that can be assisted under available funding is substantially reduced. Nor will the JCHA raise the Payment Standards if the need is solely to make “high end” units available to Voucher holders.

The JCHA will review the Payment Standard annually to determine whether an adjustment should be made for some or all unit sizes. The Payment Standard will be reviewed according to HUD’s requirements and this policy. If an increase is warranted, the Payment Standard will be adjusted within 90% to 110% of the current Fair Market Rent or the JCHA will request approval of a Payment Standard below 90% or up to 120% of the FMR. In a volatile market, it is the JCHA’s discretion as to whether to make the change immediately or to wait until the time of the annual review. The JCHA also has the discretion to request HUD approval of a success rate Payment Standard based on the 50th percentile FMR instead of the 40th percentile to improve the success rates of Voucher holders. The JCHA may use some or all of the measures below in making its determination whether an adjustment should be made to the Payment Standard:

Assisted Families’ Rent Burdens: The JCHA will review reports showing the percent of income used for rent by Voucher families to determine the extent to which the rent burden is more than 45% of income.

JCHA Decision Point: The JCHA will review the quality and size of units where the Rents to Owner are above the Payment Standard by more than 25%. If more than 50% of families have selected above-average units or have selected larger units than the Voucher size, the JCHA may elect not to increase the Payment Standard or continue the analysis. If the analysis continues, the JCHA will divide those rents between Contracts within the first year and after the first year. If the Rents to Owner are more than 25% above the average in any bedroom size, the JCHA will continue the analysis. If not, the JCHA may elect not to increase the Payment Standard for certain bedroom sizes.

Time to Locate Housing: The JCHA may consider the average time period for families to lease up under the Voucher program. If the average for Voucher holder exceeds 90 days, the Payment Standard may be adjusted.

Success Rate of Voucher Holders: The JCHA will determine the percentage of families who are issued vouchers that are successful in leasing a unit under the Program. If the JCHA’s success rate is below 75%, it may consider seeking HUD approval of a success rate Payment Standard based on the 50th percentile FMR instead of the 40th percentile.
E. PAYMENT STANDARDS (Cont’d)

Rent Reasonableness Database/Average Contract Rents: The JCHA will compare the Payment Standards to average rents in its rent reasonableness data and to the average Contract Rents by unit size. The Payment Standards should be on par with these amounts.

Lowering of the Payment Standard: Statistical analysis may reveal the Payment Standard should be lowered, in which case, the Payment Standard should not be less than 90% of the current FMR. If the FMR is lowered, the Payment Standard may not exceed the FMR except in those cases where families are held harmless until they move to a different dwelling unit or have a change in family composition which would affect their Voucher size.

Adjustments to Payment Standards:

Financial Feasibility: Before increasing the Payment Standard, the JCHA may review the budget and the reserve account, to determine the impact projected subsidy increases would have on funding available for the Program and on the number of families served. For this purpose, the JCHA will compare the number of families who could be served under a higher Payment Standard with the number assisted under current Payment Standards.

Documentation: The JCHA will document the analysis and findings to justify whether or not the Payment Standard was changed and provide such upon request.

F. EXCEPTION PAYMENT STANDARDS

The JCHA may request HUD approval to establish a Payment Standard that is higher or lower for a designated area of the city. The JCHA will submit a request for a lower Payment Standard if it determines that a lower Payment Standard is justifiable based on market data from that area and that establishing a lower Payment Standard would enable the JCHA to provide housing assistance to more families.

The JCHA will request a higher (exception) Payment Standard for all units, or all units of a given size, within a designated area of the city if it determines that a higher Payment Standard is needed to help families obtain housing outside areas of high poverty concentration.

G. PAYMENT STANDARDS FOR A FAMILY

Regular Reexamination:

If the payment standard amount has increased, the increased payment standard will be applied at the first regular reexamination following the effective date of the increase in the payment standard. If the Payment Standards have decreased, each family is protected against a subsidy reduction until the second regular reexamination following the Payment Standard reduction. At the family’s first annual reexamination following a reduction, the Payment Standard will be the higher of the Payment Standard at the most recent reexamination or the current Payment Standard. At its second annual reexamination, the family’s Payment Standard will be the Payment Standard then in effect. If the family’s unit size changes between annual reexaminations, the Payment Standard effective at the time of the annual reexamination for the new unit size will be used, regardless of whether the Payment Standard has been reduced.
Interim Examination:
If after the beginning of the term of the lease the family has a change in income, family size or composition that would require or allow for an interim adjustment based on the JCHA's interim policy, the JCHA will not apply any change in Payment Standard until the date of the next regular reexamination.

Moves:
If the family moves into a different unit prior to its next recertification and the JCHA has had a change in the Payment Standard, the new Payment Standard will be used. The applicable Payment Standard will be that of which is the lower of either the Voucher size issued or the Unit size selected at the time of the move.

Voucher Rent Adjustments:
Owners may not request rent adjustments in the Voucher Program to be effective prior to the expiration of the first year of the lease. Rent adjustments therefore are effective only after a 60-day notice to the JCHA. The owner must provide notice to the tenant as required by provisions of the lease. The JCHA will advise the family as to whether the rent is reasonable and shall approve or disapprove the rent increase. Rent increases are allowed once per 12-month period.
CHAPTER 13

RE-CERTIFICATIONS:

A. INTRODUCTION

In accordance with HUD requirements, the JCHA will reexamine the income and household composition of all families at least annually. Families will be provided accurate annual and interim rent adjustments. Re-certifications and interim examinations will be processed in a manner that ensures families are given reasonable notice of rent increases. All annual activities will be coordinated in accordance with HUD regulations. It is a HUD requirement that families report all changes in household composition, but the JCHA decides what other changes must be reported and the procedures for reporting them. This Chapter defines the JCHA’s policy for conducting annual re-certifications and coordinating annual activities. It also explains the interim reporting requirements for families and the standards for timely reporting.

B. ANNUAL ACTIVITIES

There are two activities the JCHA must conduct on an annual basis. These activities will be coordinated whenever possible:

- Recertification of Income and Family Composition
- HQS Inspection, as described in Chapter 11

C. ANNUAL RE-CERTIFICATION

Families are required to be recertified at least annually. When families move to another dwelling unit the anniversary date for the recertification will be changed to the new lease-up date. Income limits are not used as a test for continued eligibility at recertification, unless the family is moving under portability and changing their form of assistance.

Participants will report an increase in income and other changes which would increase the amount of family share when none currently exists. These increases must be done immediately if there is no income currently in the household. Housing Assistance Technicians will document the files accordingly.

Reexamination Notice to the Family:

The JCHA will maintain a reexamination tracking system, and the household will be notified by mail of the date and time for their interview at least 90 days in advance of the anniversary date. If requested as an accommodation by a person with a disability, the JCHA, to the extent reasonable and feasible, will provide notice in an accessible format. The JCHA will also mail the notice to a third party, if requested as reasonable accommodation for a person with disabilities. These accommodations will be granted upon verification that they meet the need presented by the disability.

The written notification will state which family members are required to attend the interview. The family may call to request another appointment date up to 24 hours prior to the interview. If the family does not appear for the interview and has not rescheduled or made prior arrangements with the JCHA, the JCHA will schedule a second appointment.
C. **ANNUAL RE-CERTIFICATION (Cont’d)**

If the family fails to appear for the second appointment and has not rescheduled or made prior arrangements, the JCHA will terminate assistance to the family and offer them an informal hearing. Exceptions to this policy may be made by the Director: Housing Choice Voucher Program or his/her designee if the family is able to document an emergency situation that prevented them from canceling or attending the appointment.

**Completion of Annual Recertification:**

The JCHA will complete re-certifications for families before the anniversary date. This includes notifying the family of any changes in rent at least 30 days before the scheduled date of the change in family rent. For persons with disabilities who are unable to come to JCHA’s office, the JCHA will grant an accommodation by conducting the interview at the person’s home or by mail, upon verification that the accommodation requested meets the need presented by the disability.

The head of household is required to attend the recertification interview. If the head of household is unable to attend, the appointment will be rescheduled. The Housing Assistance Technician interviews the family and records the answers on the recertification forms. In order to avoid any potential or perceived conflict of interest, Housing Assistance Technicians are not permitted to certify or re-certify families with whom they have either a familial or friendly relationship.

The JCHA will instruct the family to bring the following to the interview:

- Documentation of income for all family members
- Documentation of all assets
- Documentation of any deductions/allowances
- Rent receipts
- Copies of gas and electric bills
- Security deposit receipts

The JCHA will follow the verification procedures and guidelines described in this Plan. Generally, verifications for reexaminations cannot be more than **60** days old from the date of request.

Low-barrier certification process – Enables survivors to exercise their VAWA rights through self-certification in most cases, easing the barrier of third-party validation. The final rule includes a certification form that may be used by covered housing providers.

**Family Rent Portion Increases:**

If the family’s share of the rent increases, a 30-day notice is mailed to the family prior to the anniversary date. If less than thirty days are remaining before the anniversary date, the family rent portion increase will be effective on the first of the month following the 30-day notice.
Family Rent Portion Increases (Cont’d):
If there has been a misrepresentation or a material omission by the family, or if the family caused a delay in the reexamination process, the rent increase will be effective on the anniversary date regardless of whether the family has been given 30 days’ notice. If the anniversary date has already passed, the increase must be imposed retroactively. All notices will be sent via regular and certified mail.

Family Rent Portion Decreases:
If the family rent portion decreases, it will be effective on the anniversary date. If the family causes a delay so that the processing of the reexamination is not completed by the anniversary date, a rent decrease will be effective on the first day of the month following completion of the reexamination processing by the JCHA.

Pursuant to HUD Notice PIH 2013-03 (HA) Housing Authorities may establish guidelines to streamline the recertification process in order to reduce administrative burden and anticipate PHA’s to better manage their current allocated budget authority.

The JCHA will allow optional streamlined annual reexaminations for elderly families and disabled families on fixed incomes.

D. REPORTING INTERIM CHANGES
The JCHA requires that the family report interim changes to the JCHA within 30 days of when the change occurs. If the family fails to report income for any family member within the 30 day period, it could lead to termination from the Program and will charged with the discrepancy income. Any information, document or signature needed from the family, which is needed to verify the change, must be provided within 30 days of the change. If the change is not reported within the required time period, or if the family fails to provide documentation or signatures, it will be considered untimely reporting. Interim changes that result in an increase in the family rent portion, must be sent by Certified and regular mail to the family and to the owner 30 days prior to the effective date of the rent increase to the family.

Exceptions when Interims will be conducted:
- Seasonal Employees
- Participants of the FSS Program
- E.I.D.
- Zero Income Households
- Imputed Welfare
- Changes in Family Composition

Changes in Income and Assets:
The JCHA will conduct interim reexaminations when the family has a decrease in income. Participants must report a decrease in income and other changes, which would reduce the amount of the family share, such as an increase in allowances or deductions. The JCHA must calculate the change if a decrease in income is reported. If the JCHA makes a calculation error at admission to the program or at an annual reexamination, an interim reexamination will be conducted to correct the error, but the family will not be charged retroactively, and a 30 day notice must be given.
Changes in Family Composition:

HUD requires program participants to report all changes in household composition to the JCHA between annual reexaminations. This includes additions due to marriage, birth, adoption, and court-awarded custody. All changes in family composition must be reported within 30 days of the occurrence. The family must obtain the JCHA’s and the owner’s written approval prior to all other additions to the household. All additions will be subject to eligibility requirements (Chapter 2 of this Plan).

The JCHA will approve additions to the household in the following cases:

- Addition by marriage/or marital-type relation;
- Addition of a minor who is a member of the nuclear family who had been living elsewhere;
- Addition of a JCHA-approved live-in aide;
- Addition due to birth, adoption or court-awarded custody.

If any new family member is added, family income must include any income of the new family member. The JCHA will conduct a reexamination to determine such additional income and will make the appropriate adjustments in the Housing Assistance Payment and family unit size. If a change requires a larger size unit due to overcrowding, the JCHA will issue a Voucher for the family to search for a new larger unit.

The U.S. citizenship/eligible immigrant status of additional family members must be declared and verified as required at the first interim or regular recertification after the new member moves into the unit.

JCHA may deny a family’s request to add additional family members who are:

- Persons who have been evicted from public housing and other federally assisted units.
- Persons who have previously violated a family obligation listed in 24 CFR 982.551 of the HUD regulations.
- Persons who have been part of a family whose assistance has been terminated under the Voucher Program.
- Persons who commit drug-related criminal activity or violent criminal activity or engage in acts of Domestic Violence as defined by the Violence Against Women Act and Dept. of Justice Reauthorization Act of 2005, Public Law 109-162.
- Persons who have been convicted of manufacturing methamphetamine on the premises of a Section 8.
- Persons who do not meet JCHA’s definition of family.
- Persons who commit fraud, bribery or any other corrupt or criminal act in connection with any federal housing program or government entity.

Draft Admin Plan to be Effective April 1, 2021
• Persons who currently owe rent or other amounts to JCHA or to another PHA in connection with Section 8 or public housing assistance under the 1937 Act or owe an outstanding balance to any governmental entity, including tax liens, child support, etc.
• Persons who have engaged in or threatened abusive or violent behavior toward JCHA personnel.
• Any other HUD allowed reason.

The JCHA may also deny a family’s request to add an adult member(s) who have been previously removed from the household.

Families are required to notify the JCHA within 30 days if any family member leaves the assisted household. When the family notifies the JCHA, the following information must be provided:
• The date the family member moved out;
• Documentation of the new address of the family member; or
• Court documents verifying divorce, or new custody arrangements.

Notification Procedures When Changes Reported Affect Tenant Rent:
The JCHA will notify the family and the owner of any change in the Housing Assistance Payment to be effective according to the following guidelines:

Changes Reported in a Timely Manner:
• **Increases in the Tenant Rent** are effective on the first of the month following at least a 30-day notice.
• **Decreases in the Tenant Rent** are effective the first of the month following that in which the change occurred. No rent reductions will be processed, however, until all the facts have been verified, even if a retroactive adjustment results.

Changes Not Reported in a Timely Manner:
If the family does not report the change in a timely manner, family will have caused an unreasonable delay in the interim reexamination processing and the following guidelines will apply:
• **Increase in Tenant Rent** will be effective retroactive to the date it would have been effective had it been reported on a timely basis. The family will be liable for any overpaid housing assistance and may be required to sign a Repayment Agreement or make a lump sum payment.
• **Decrease in Tenant Rent** will be effective on the first of the month following completion of processing by the JCHA and not retroactively.

“Processed in a timely manner” means that the change goes into effect on the date it should when the family reports the change in a timely manner. If the change cannot be made effective on that date, it will result in the change not being processed by the JCHA.

• **Increases in Tenant Rent**: will be effective after the required 30-day notice prior to the first of the month after completion of processing by the JCHA.
Changes Not Reported in a Timely Manner (Cont’d):

- **Decreases in Tenant Rent**: The overpayment by the family will be calculated retroactively to the date it should have been effective, and the family will be credited for the amount.

E. **Other Interim Reporting Issues**

An interim reexamination does not affect the date of the annual re-certification. HCVP families are required to report any increases in income or decreases in allowable expenses between annual re-certifications and within ten (10) days of the occurrence. The rent will increase if the income increases by $200 or more per month or at least $2,400 annually upon a 30-day notice of rent change. *(Note: during the regular re-certification period, any amount of increase in income will result in a rent increase).*

The rent will also increase when: a new member with income has been added to the household; the re-certification was delayed due to pending legal action; or due to misrepresentation or underreporting of income.

The Notice of Rent change is mailed to the owner and the tenant. Signatures are not required by the JCHA. If the family disagrees with the rent adjustment they may request an informal hearing.

In instances where fraud is suspected, an interim recertification of the family may be required.

F. **Income Discrepancy Reports (IDRs)**

The Income Discrepancy Report ( IDR ) is a tool for identifying families who may have concealed or under-reported income. Data in the IDR represents income for past reporting periods and may be between 6 months and 30 months old at the time IDR s are generated.

Families who have not concealed or under-reported income may appear on the IDR in some circumstances, such as loss of a job or addition of new family members.

When the JCHA determines that a participant appearing on the IDR has not concealed or under-reported income, the participant’s name will be placed on a list of “false positive” reviews. To avoid multiple reviews in this situation, participants appearing on this list will be eliminated from IDR processing until a subsequent interim or regular reexamination has been completed.

When it appears that a family may have concealed or under-reported income in the amount of $2,400 and above annually, the JCHA will request third-party written verification of the income in question.
CHAPTER 14
MOVES WITH CONTINUED ASSISTANCE/PORTABILITY

A. INTRODUCTION

HUD regulations permit the family to move with continued assistance to another unit within the JCHA’s jurisdiction, or to a unit outside of the JCHA’s jurisdiction under portability procedures. The regulations also allow the JCHA the discretion to develop policies which define any limitations or restrictions on moves. This Chapter defines the procedures for moves, both within and outside of the JCHA’s jurisdiction, and the policies for restriction and limitations on moves.

B. ALLOWABLE MOVES

A family may move to a new unit if:

• The assisted lease for the old unit has terminated because the JCHA has terminated the HAP contract for owner breach, or the lease was terminated by mutual agreement of the owner and the family.

• The owner has given the family a notice to vacate, or has commenced an action to evict the tenant, or has obtained a court judgment or other process allowing the owner to evict the family for reasons that would not cause the rental assistance to be terminated.

• The contract is terminated based on failed HQS.

• The family has given proper notice of lease termination (if the family has a right to terminate the lease on notice to owner).

C. RESTRICTIONS ON MOVES

The family will not be permitted to move more than once in a 12-month period. A move within the same building or project, or between buildings owned by the same owner, will be processed like any other move. The JCHA may deny permission to move if:

• The family has violated a Family Obligation.

• The family owes the JCHA money.

• The family has moved or been issued a Voucher within the last 12 months.

• If the receiving HA’s Payment Standard is higher than that of the JCHA’s or

• If funding no longer permits.

• The initial term of the assisted dwelling lease must be for at least one year [24 CFR 982.309].

The initial lease term is also stated in the HAP contract.

The Director or designee may make exceptions to these restrictions on a case-by-case basis to minimize hardship to the family.

D. PROCEDURE FOR MOVES

Issuance of Voucher:

Upon request from the family, the JCHA will schedule the family for an interview. If the family has not been recertified within the last 120 days, the JCHA will conduct the recertification prior to the interview and will issue the Voucher at the recertification interview. The annual recertification date
will be changed to coincide with the new lease-up date. If the family does not locate a new unit, it may remain in the current unit so long as the owner permits.

**Notice Requirements:**

Briefing sessions emphasize the family’s responsibility to give the owner and the JCHA proper written notice of any intent to move. The family must give the owner the required 60 days written notice of intent to vacate and must give a copy of the vacate notice to the JCHA simultaneously. The JCHA may approve a 30 day written notice on a cases by case basis.

**E. PORTABILITY**

Portability applies to families moving into the JCHA’s jurisdiction from another PHA’s jurisdiction or moving out of the JCHA’s jurisdiction. Under portability, families are eligible to receive assistance to lease a unit outside of JCHA’s jurisdiction. The unit may be located:

- In the same state as the JCHA.
- In the same metropolitan statistical area (MSA) as the JCHA, but in a different state.
- In a MSA adjacent to the MSA of the JCHA, but in a different state.
- In the jurisdiction of a PHA anywhere within the United States that administers a Tenant Based Program.

If the JCHA decides to absorb a portable family upon the execution of a HAP contract on behalf of the family, the JCHA will notify the initial PHA by the initial billing deadline specified on form HUD-52665. The effective date of the HAP contract will be the effective date of the absorption.

If the JCHA decides to absorb a family after that, it will provide the initial PHA with 30 calendar days’ advance notice.

**F. OUTGOING PORTABILITY**

When a family requests to move outside of the JCHA’s jurisdiction, the request must specify the area to which the family wants to move. If there is more than one PHA in the area in which the family has selected a unit, the JCHA will choose the receiving HA.

If the family is moving to a unit located in an area where there is no HA, the JCHA will be responsible for the administration of the family’s assistance. In such a situation, the JCHA will choose a management company, another HA, or a private contractor to administer the assistance.

**Restrictions on Portability:**

*Families* will not be permitted to *exercise portability under the following circumstances*:

- If the family is in violation of a family obligation.
- If the family owes money to the JCHA.

The JCHA will provide pre-portability counseling for those families who express an interest in portability. If the family is utilizing portability for their initial lease-up, the JCHA will determine if the family is within the very low-income limit of the receiving HA. The JCHA will notify the receiving HA that the family wishes to relocate into its jurisdiction and will advise the family on how to contact and request assistance from the receiving HA.
The JCHA will provide the following documents and information to the receiving HA:

- A copy of the family’s Voucher, with issue and expiration dates, formally acknowledging the family’s ability to move under portability.
- The most recent HUD 50058 form and verifications.
- Declarations and verifications of U.S. citizenship/eligible immigrant status.
- The names of JCHA staff designated for inquiries on eligibility and billing.
- The administrative fee schedule for billing purposes.

The receiving HA must notify JCHA whether:

- It will absorb the family into its Program.
- If the family leases up or fails to submit a RFTA by the required date.
- If assistance to the portable family is terminated.
- If the family requests to move to an area outside the receiving HA’s jurisdiction.

Payment to the Receiving HA:

The JCHA will requisition funds from HUD based on the anticipated lease-ups of portable Vouchers in other jurisdictions. Payments for families in other jurisdictions will be made to other PHA’s when billed or in accordance with other HUD approved procedures for payment.

When billed, the initial PHA reimburses the receiving PHA for the lesser of 80% of the initial PHA’s ongoing administrative fee or 100% of the receiving PHA’s ongoing administrative fee for each program unit under HAP contract on the first day of the month for which the receiving PHA is billing the initial PHA. Initial and receiving PHAs continue to have discretion to negotiate and agree to a different administrative fee amount.

Claims:

The JCHA will be responsible for collecting amounts owed by the family for claims paid and for monitoring the repayment. The JCHA will notify the receiving HA if the family is in arrears or if the family has refused to sign a Repayment Agreement, and the receiving HA will be asked to terminate assistance to the family as allowed by this Administrative Plan. The receiving HA will be required to submit hearing determinations to the JCHA within 30 days.

G. INCOMING PORTABILITY

Absorption or Administration:

The JCHA will accept a family with a valid Voucher from another jurisdiction and administer the assistance for the initial HA or absorb the Voucher based on the availability of funding. If administering for the initial HA, the family will be issued a “Portability” Voucher by the JCHA with the same start date. The JCHA may grant extensions to the Portability Voucher in accordance with this Administrative Plan. When JCHA does not absorb the Portability Voucher, it will administer the
initial HA’s Voucher and the JCHA’s Program policies will prevail. For initial lease-up, the family must be within JCHA’s low income limits.

The JCHA will issue a "Portability Voucher" according to the JCHA’s Subsidy Standards. If the family has a change in family composition that would change the Voucher size, the JCHA will change the Voucher to the appropriate size based on the JCHA’s Subsidy Standards. HUD expects the Voucher to be issued within two (2) weeks of receiving the HUD 52665 form and supporting documents.

The JCHA will determine whether to extend the "Portability Voucher" and the length of time for which it will be extended. If the family decides not to lease-up in the JCHA’s jurisdiction, the family must request an extension from the initial HA.

**Income and TTP of Incoming Portables:**

As the receiving HA, the JCHA will conduct a certification interview but only to verify the information provided, or if the documents are missing or are over 90 days old, (whichever is applicable), or there has been a change in the family’s circumstances.

If the family’s income exceeds the income limit of the JCHA, the family will not be denied assistance unless the family is an applicant (and over the very-low income limit).

If the family’s income is such that a $0 subsidy amount is determined prior to lease-up in the JCHA’s jurisdiction, the JCHA will refuse to enter into a contract on behalf of the family at $0 assistance.

**Requests for Tenancy Approval (RFTA):**

A briefing will be mandatory for all portability families. When the family submits an RFTA, it will be processed using the JCHA’s policies. If the family does not submit an RFTA or does not execute a lease, the initial HA will be notified within 90 days by the JCHA.

If the family leases up, the JCHA is required to notify the initial HA within ten (10) working days of the contract execution date. Any applicable administrative fees will be received by the JCHA no later than ninety days (90) following the expiration date of the Voucher issued by the initial HA. If the JCHA denies assistance to the family, the JCHA will notify the initial HA within 90 days and the family will be offered a review or hearing.

The JCHA will notify the family of its responsibility to contact the initial HA if the family wishes to move outside the JCHA’s jurisdiction under continued portability.

**Terminations:**

The JCHA notifies the initial HA of any change in billing amount as soon as possible (preferably before the effective date) but in no circumstances any later than ten (10) working days following the effective date of the change. The initial HA will be responsible for collecting amounts owed by the family for claims paid and for monitoring repayment. If the initial HA notifies the JCHA that the family is in arrears or the family has refused to sign a repayment agreement, the JCHA will terminate assistance to the family.

**Required Documents:**

As the receiving HA, the JCHA will require the following documents from the initial HA:
• A copy of the family’s Voucher, with issue and expiration dates, formally acknowledging the family’s ability to move under portability.

• The most recent HUD 50058 form and verifications.

• The JCHA can request income verification, copies of Social Security cards, and birth certificates from the initial HA, but the initial HA is not required by Notice to provide this information. JCHA may need to obtain it.

• The names of initial HA staff designated for inquiries on eligibility and billing.

• The JCHA must provide to the receiving HA, and receive from the partnering HA a HUD 52665 form as part of the required documents in the portability process.

• Declarations and verifications of U.S. citizenship/eligible immigrant status.

• The Administrative Fee Schedule for billing purposes.

**Billing Procedures:**

As the receiving HA (in cases in which JCHA does not absorb a family), the JCHA will bill the initial HA monthly for Housing Assistance Payments. The billing cycle for other amounts, including Administrative Fees and Special Claims will be at least quarterly unless requested otherwise by the initial HA.

The JCHA will bill 100% of the Housing Assistance Payment, 100% of Special Claim and 80% of the Administrative Fee (at the initial HA’s rate) and any other HUD-approved fees, for each “Portability” Voucher leased as of the first day of the month. The current JCHA Admin Fee effective March 2017 at a rate of $52.42.

The JCHA will notify the initial HA of changes in subsidy amounts and will expect the initial HA to notify the JCHA of changes in the Administrative Fee amount to be billed.

**H. PORTABILITY PROCEDURES FOR FAMILIES PORTING-IN FROM PRESIDENTIALLY DECLARED MAJOR DISASTER AREAS**

From a period beginning on September 6, 2017, areas in the U.S. Virgin Islands, Puerto Rico, Florida and Georgia experienced severe storms and flooding from Hurricanes Irma and Maria. These hurricanes caused devastating damage to commercial and residential property and displaced tens of thousands of families from their homes. Many public housing agencies (PHAs) were incapacitated as a result of the disasters. A significant number of PHAs in Puerto Rico and the U.S. Virgin Islands remain non-operational.

Under the Housing Choice Voucher (HCV) program, a voucher family may move to any jurisdiction that has a PHA that administers an HCV program and receive voucher assistance under the portability procedures of the program. HUD is developing detailed guidance on how PHAs may expeditiously assist HCV families displaced by these disasters when the initial PHA is non-operational.

A list of non-operational PHAs, those that are unable to complete their portability responsibilities, is available on [HUD’s website](https://www.hud.gov). As of October 6, 2017, all PHAs in Puerto Rico and the U.S. Virgin Islands remain non-operational.
Islands are considered to be non-operational. HUD will update the list as PHAs become operational and able to complete their portability responsibilities.

In the interim, HUD is establishing the following alternative portability process. This process is for PHAs that are contacted directly by a family who:

1. is from an area covered by Presidentially declared Major Disaster Declarations (MDD) following Hurricanes Irma and Maria; and
2. wishes to exercise portability but their initial PHA is non-operational and unable to carry-out its administrative responsibilities as a result of the disaster.

If the incoming portability voucher family arrives without any documentation to verify their program status and the PHA has received no portability information from the initial PHA, the receiving PHA is advised to do the following:

- Obtain the name and SSN of the Head of Household of the family and the name of the initial PHA from the family.
- Determine if the PHA is presently non-operational for portability by checking the website. This list will be updated frequently, so it is important to check every time. The list of non-operational portability PHAs is available on HUD’s website.
- If the initial PHA is not listed as a non-operational PHA, the receiving PHA should attempt contact the initial PHA directly by telephone or email in order to help facilitate the family’s portability move. However, if the receiving PHA is unable to contact the initial PHA by telephone or email, the receiving PHA should contact their local HUD Office of Public Housing for assistance. HUD will help to facilitate the communication or will advise the PHA to follow these alternate portability procedures.
- If the initial PHA is on the non-operational list, the receiving PHA initially verifies the family was receiving voucher assistance from the initial PHA on the date of the disaster through the Enterprise Income Verification (EIV) System existing tenant search.
  - If EIV confirms that the family receives HCV assistance at a non-operational PHA, the receiving PHA contacts Sonia Colón Miranda at 305-520-5076 or Sonia.I.Colon-Miranda@hud.gov at the Miami Field Office. The Field Office will confirm the household composition and verify the household members’ DOBs, SSNs, immigration statuses and other relevant information over the phone. Due to Personally Identifiable Information (PII) security concerns, the information must be confirmed via phone. The PHA uses this information to ensure that no new members have been added to the household. The receiving PHA would then follow its normal procedures (determining unit size under its occupancy standards, issuing the family the receiving PHA voucher, etc.) in order for the family to lease the unit.
  - If EIV does not confirm the family receives HCV assistance at a non-operational PHA, the receiving PHA adds the family to its waiting list following normal procedures.
- It is likely that the displaced family’s income may have been negatively impacted by the disaster and subsequent move. The receiving PHA may need to conduct a new reexamination for the family but must not delay issuance of the voucher or approval of the unit.
- The receiving PHA may choose to either absorb the family into their own program or choose to bill. Given the operational challenges billing presents in the case of non-operational PHAs,
the receiving PHA is encouraged to absorb the family. However, the receiving PHA may still opt to bill. If the receiving PHA opts to bill, HUD will pay the receiving PHA directly. HUD will issue guidance on this modified billing and payment process.
CHAPTER 15
CONTRACT TERMINATIONS

A. INTRODUCTION

The Housing Assistance Payments (HAP) Contract is the Contract between the owner and the JCHA, which defines the responsibilities of both parties. This Chapter describes the circumstances under which the Contract can be terminated by the JCHA and by the owner, and the policies and procedures for such terminations.

B. CONTRACT TERMINATION

The term of the HAP Contract is the same as the term of the lease. The Contract between the owner and the JCHA may be terminated by the JCHA, or by the owner or tenant terminating the lease. The JCHA may terminate the HAP Contract due to repeated failure by the owner to maintain the apartment according to HQS standards, for neglect of the property and for failure to enroll in the JCHA’s Direct Deposit program so that HAP Contract payments can be made to the owner electronically by the JCHA (see Chapter 12).

No future subsidy payments on behalf of the family will be made by the JCHA to the owner after the month in which the Contract is terminated. The owner must reimburse the JCHA for any subsidies paid by the JCHA for any period after the Contract termination date. If the family continues to occupy the unit after the Section 8 Contract is terminated, the family chooses to do so without rental assistance from the JCHA.

After a Contract termination, if the family meets the criteria for a move with continued assistance, the family may lease-up in another unit. The Contract for a new unit may begin during the month in which the family moved from the old unit.

C. TERMINATION BY THE FAMILY: MOVES

The lease stipulates that the family cannot move from the unit until after the first year of the lease unless mutually agreed upon by both the owner and the family. The notice period to the owner is determined by the Contract/lease. The JCHA requires 60 days written notice to the owner and to the JCHA prior to this period. The JCHA may approve a 30 day written notice on a case by case basis.

D. TERMINATION BY THE OWNER: EVICTIONS

If the owner wishes to terminate the lease, the owner is required to evict, using the notice procedures in the HUD regulations and New Jersey law. The owner must provide the JCHA with a copy of the eviction notice. The owner must also provide the tenant a written notice specifying the grounds for termination of tenancy, at or before the commencement of the eviction action. The notice may be included in, or may be combined with, any owner eviction notice to the tenant. The owner eviction notice means a notice to vacate, or a complaint, or other initial pleading used under New Jersey law to commence an eviction action.

State and Local Laws will prevail termination under 24 CFR 982.310(d)(1) for all HCV holders.
D. TERMINATION BY THE OWNER: EVICTIONS (Cont’d)

During the term of the lease the owner may only evict for the following reasons:

- Serious or repeated violation of the terms and conditions of the lease.
- Violation of Federal, State or local law related to occupancy of the unit or use of the premises.
- Criminal activity by the tenant, any member of the household, a guest or another person under the tenant’s control that threatens the health, safety or right to peaceful enjoyment of the premises by the other residents, or persons residing in the immediate vicinity of the premises including engaging in Domestic Violence crimes.
- Any drug-related or violent criminal activity on or near the premises.
- Tenant history of disturbance of neighbors, destruction of property, or behavior resulting in damage to the premises.
- Other good cause, after the first year of the lease, including business or economic reason for regaining possession of the unit; owner’s desire to repossess the unit for personal use; or tenant’s refusal to accept offer of a new lease.

The JCHA requires that the owner specify the section of the lease that has been violated and cite some or all of the ways in which the tenant has violated that section as documentation for JCHA termination of assistance.

Housing Assistance Payments are paid to the owner under the terms of the HAP Contract. If the owner has begun eviction and the family continues to reside in the unit, the JCHA must continue to make Housing Assistance Payments to the owner until the owner has obtained a court judgment or other legal process allowing the owner to evict the tenant. If the owner does not pursue eviction for lease violation, the JCHA will not abate the Housing Assistance Payment.

The JCHA must continue making Housing Assistance Payments to the owner in accordance with the Contract as long as the tenant continues to occupy the unit and the Contract is not violated. By endorsing the monthly check from the JCHA, the owner certifies that the tenant is still in the unit and she/he is in compliance with the Contract. If action is finalized in court, the owner must provide the JCHA with the documentation, including notice of the lock-out date.

If the eviction is not due to a serious or repeated violation of the lease, and if the JCHA has no other grounds for termination of assistance, the JCHA will issue a new Voucher so that the family can move with continued assistance.

E. TERMINATION OF THE CONTRACT BY JCHA

The term of the HAP Contract terminates when the lease terminates, or when the JCHA terminates program assistance for the family, or when the owner has breached the HAP Contract. (See Chapter 10, Section J “Owner Disapproval”). The JCHA may also terminate the contract if:

- The JCHA terminates assistance to the family.
- The family is required to move from a unit which is overcrowded.
E. TERMINATION OF THE CONTRACT BY JCHA (Cont’d)

- For failure to enroll in the JCHA’s Direct Deposit program in which HAP payments are electronically deposited into the owner’s bank account

- The JCHA may also terminate the HAP contract if sufficient funding is no longer available under the ACC. Should this occur, the JCHA will terminate HAP contracts in the following order:

1. Vouchers that expire through normal attrition will not be re-issued
2. Project-based vouchers upon expiration of contract and legal requirements will not be re-issued
3. Families (non-relocates) in order of the lowest to highest subsidy levels
4. Seniors and disabled (non-relocates) in order of the lowest to highest subsidy levels
   Special “Targeted” Programs (i.e. VASH, Mainstream, NEDP, etc.)
5. Relocates from the JCHA’s Revitalization Programs.

The Contract will terminate automatically if 180 days have passed since the last Housing Assistance Payment to the owner. The JCHA will provide the owner and family with at least 30 days written notice of termination of the Contract.

F. TERMINATIONS DUE TO INELIGIBLE IMMIGRATION STATUS

Families who were participants on June 19, 1995 but are ineligible for continued assistance due to the ineligible immigration status of all members of the family or because a “mixed” family chooses not to accept pro-ration of assistance, are eligible for temporary deferral of termination of assistance if it is necessary to permit the family additional time to transition into affordable housing. Deferrals may be granted for intervals not to exceed six (6) months, up to an aggregate maximum of:

- Three years for deferrals granted prior to 11/29/96, or
- 18 months for deferrals granted after 11/29/96

The family will be notified in writing at least 60 days in advance of the expiration of the deferral period that termination of assistance will not be deferred because:

- Granting another deferral will result in an aggregate deferral period of longer than the statutory maximum (three years for deferrals granted before 11/29/96; 18 months for deferrals granted after 11/29/96), or
- A determination has been made that other affordable housing is available.

G. TERMINATION DUE TO OWNER DISAPPROVAL

If the JCHA terminates the contract due to owner disapproval (See Chapter 10, “Request for Lease Approval and Contract Execution”), the JCHA will provide the owner and family with at least 30 days written notice of termination of the Contract.
CHAPTER 16
TERMINATION OF ASSISTANCE

A. INTRODUCTION
The JCHA may terminate assistance for a family because of the family’s action or failure to act. The JCHA will provide families with a written description of the Family Obligations under the Program, the grounds under which the JCHA can terminate assistance, and the JCHA’s Informal Hearing procedures. This chapter describes when the JCHA is required to terminate assistance and the JCHA’s policies regarding the grounds for termination of assistance under an outstanding HAP Contract. If termination is based upon behavior resulting from a disability, the JCHA will delay the determination in order to determine if there is an accommodation that would mitigate the behavior resulting from the disability.

B. GROUNDS FOR TERMINATING ASSISTANCE
The JCHA may terminate the HAP Contract if, in accordance with HUD requirements, the funding under the consolidated ACC is insufficient to support continued assistance for families in the Program. The JCHA will terminate the families based upon the amount of subsidy provided. Families with the lowest amount of subsidy will be terminated first. Consequently, should the JCHA’s funding increase in the future, those families will be offered the opportunity to be re-instated to the Section 8 Program in the order they were terminated.

Mandatory Termination of Assistance:
• If any member of the family fails to sign and submit to JCHA required consent forms for obtaining information.
• If any family member does not establish citizenship or eligible immigration status. (See Chapter 15).
• If the family is under contract, and 180 days have elapsed since the JCHA’s last housing assistance payment was made.
• Any member of the family has been convicted of manufacturing or producing methamphetamine on the premises of the assisted dwelling.
• The family has been evicted from the Section 8 unit due to serious violations of the lease, such as non-payment of the tenant rent portion, repeated destruction of property, a pattern of violations, etc.
• If any family member is subject to a lifetime registration requirement under a state sex offender registration program.
• If a family member is currently engaging in illegal use of a drug and/or there is a pattern of illegal drug use that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents.
• If JCHA discovers that the family was evicted from federally assisted housing for drug-related criminal activity within five years from the date of admission to the Program.

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B. GROUNDS FOR TERMINATING ASSISTANCE (Cont’d)

Other Grounds for Termination of Assistance:

- The JCHA will terminate assistance to participants in cases where it determines that there is reasonable cause to believe that the person is illegally using a controlled substance or abuses alcohol in a way that may interfere with the health, safety, or right to peaceful enjoyment of the premises by other residents or engages in Domestic Violence crimes as per the JCHA One Strike Policy. This includes cases where the JCHA determines that there is a pattern of illegal use of a controlled substance, or pattern of alcohol abuse.

- The JCHA will consider the use of a controlled substance or alcohol to be a pattern if there has been more than one incident during the previous 12 months.

- The JCHA may waive this policy if the person demonstrates to its satisfaction that the person is no longer engaging in the illegal use of a controlled substance or abuse of alcohol, and:
  - Has successfully completed a supervised drug or alcohol rehabilitation program;
  - Has otherwise been rehabilitated successfully; or
  - Is participating in a supervised drug or alcohol rehabilitation program.

The JCHA may at any time terminate program assistance for a participant, for any of the following reasons:

- The family violates any family obligation under the program as listed in 24 CFR 982.551, fails to submit recertification information as per Chapter 13 of the Administrative Plan, fails to attend informal hearings, and other scheduled appointments, per Chapter 5 (D) “Missed Appointments and Deadlines,” etc.

- The family has not reimbursed the JCHA for amounts paid to an owner under a HAP Contract for rent, damages to the unit, or other amounts owed by the family.

- The family breaches a Repayment Agreement to pay amounts owed to the JCHA, or amounts paid to an owner by the JCHA fails to disclose income that would result in owing the JCHA additional amounts, and/or fails to abide by the terms of the Repayment Agreement, including the remittance of a 25% lump sum payment.

- The family has engaged in or threatened abusive or violent behavior toward JCHA personnel. “Abusive or violent behavior towards JCHA personnel” includes verbal as well as physical abuse or violence, such as the use of expletives that are generally considered insulting, racial epithets, or other language, written or oral, that is customarily used to insult or intimidate, may be cause for termination or denial.

  “Threatening” refers to oral or written threats or physical gestures that communicate an intent to abuse or commit violence. Actual physical abuse or violence will always be cause for termination.

- If a family member is involved in other criminal activity which may threaten the health or safety of other residents, the owner, property management staff or persons performing responsibilities on behalf of the JCHA or the peaceful enjoyment of the premises by other residents.
B.  **GROUNDS FOR TERMINATING ASSISTANCE (Cont’d)**

- The JCHA determines that a member of the household 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 a high misdemeanor in New Jersey.

- The JCHA determines that a member of the household is violating a condition of probation or parole imposed under Federal or State law.

- The family fails to disclose to the JCHA any HUD or other official notification it has received regarding discrepancies in the amount or verification of family income or for any Section 8 related issue.

The JCHA may also deny the request of a participating family to add a household member if that person is found to be ineligible for assistance after a review of the above criteria.

C.  **FAMILY OBLIGATIONS**

- The family must supply any information that the JCHA or HUD determines is necessary in the administration of the Program, including submission of required evidence of citizenship or eligible immigration status, as provided by 24 CFR part 812.

- The family must supply any information requested by the JCHA or HUD for use in a regularly scheduled reexamination or interim reexamination of family income and composition in accordance with HUD requirements.

- The family must disclose and verify Social Security Numbers, as provided by 24 CFR part 750, and must sign and submit consent forms for obtaining information in accordance with 24 CFR part 760 and 24 CFR part 813.

- All information supplied by the family must be true and complete.

- The family is responsible for an HQS breach caused by the family as described in 24 CFR 982.404(b).

- The family must allow the JCHA and the owner to inspect the unit at reasonable times and after reasonable notice.

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

- The family must notify the owner and, at the same time, notify the JCHA before the family moves out of the unit or terminates the lease on notice to the owner. Notice must be given in writing to the owner and the JCHA and approved pursuant to the lease.

- The family must promptly give the JCHA a copy of any owner eviction notice.

- The family must use the assisted unit for residence by the family members listed on the lease. The unit must be the family’s only residence.

- The composition of the assisted family residing in the unit must be approved by the JCHA. The family must promptly inform the JCHA of the birth, adoption or court-awarded custody of a child. The family must request prior JCHA approval to add any other family member as an occupant of the unit.
C. **FAMILY OBLIGATIONS (Cont’d)**

- The family must promptly notify the JCHA if any family member no longer resides in the unit.
- If the JCHA has given approval, a foster child or a live-in aide may reside in the unit. If the family does not request prior approval or JCHA approval is denied, the family may not allow a foster child or live-in aide to reside with the assisted family.
- Members of the household may engage in legal profit-making activities in the unit, but only if such activities are incidental to primary use of the unit as a residence by members of the family. This income must be reported to the JCHA and Owner approval is required.
- The family must not sublease/sublet the unit and must not assign the lease/transfer the unit.
- The family must supply any information or certification requested by the JCHA to verify that the family is living in the unit, or relating to family absence from the unit, including any JCHA-requested information or certification on the purposes of family absences. The family must cooperate with the JCHA for this purpose. The family must promptly notify the JCHA of absence from the unit.
- The family must not own or have any interest in the unit.
- The members of the family must not commit fraud, bribery or any other corrupt or criminal act in connection with the Program.
- The members of the family may not engage in drug-related criminal activity or violent criminal activity.
- The family member must complete and return the form HUD-50066 and a copy of the police report or letters from the Prosecutors office, social service agency, medical provider or other official documentation verifying status as a victim of Domestic Violence within 14 business days of the JCHA’s written request for documentation.
- An assisted family, or members of the family, may not receive Section 8 assistance while receiving another housing subsidy, for the same unit or for a different unit, under any duplicative (as determined by HUD or in accordance with HUD requirements) federal, State or local housing assistance program.

**Housing Authority Discretion:**

In deciding whether to terminate assistance because of action or failure to act by members of the family, the JCHA has discretion to consider all of the circumstances in each case, including the seriousness of the case, the extent of participation or culpability of individual family members, and the length of time since the violation occurred. It may also review the family’s more recent record of compliance and consider the effects of termination of assistance on other family members who were not involved in the action or failure to act.

The JCHA may impose, as a condition of continued assistance for other family members, a requirement that family members who participated in or were culpable for the action or failure will not reside in the unit. The JCHA may permit the other members of a family to continue in the Program.
As an alternate to termination of rental assistance, in certain circumstances, the JCHA will offer the participant the opportunity to sign an Acknowledgment of Housing Choice Voucher (section 8) Participant Obligations in order to cure the violation of the participant’s obligations.

In the case of VAWA victims, protections against denials, terminations, and evictions that directly result from being a victim of domestic violence, dating violence, sexual assault, or stalking – Survivors often face denial, termination, or eviction for reasons that seem unrelated to being a survivors, such as poor rental history or poor credit, but is actually a direct result of being a survivor of domestic and dating violence, sexual assault, and stalking. The final rule prohibits any denial, termination, or eviction that is a direct result of the fact that the applicant or tenant is or has been a victim of domestic violence, dating violence, sexual assault, or stalking, if the applicant or tenant otherwise qualifies for admission, assistance, participation, or occupancy.

**Enforcing Family Obligations:**

*Explanations and Terms*

**Promptly:** when used with the Family Obligations always means “within 30 days.” Termination of assistance is always optional except where this Plan or the regulations state otherwise.

**HQS Breach:** the HQS Inspector or Supervisor will determine if an HQS breach, as identified in 24 CFR 982.404 (b), is the responsibility of the family. Families may be given extensions to cure HQS breaches by the JCHA.

**Serious or Repeated Lease Violations:** will result in termination of assistance as follows:

- If the owner terminates tenancy through court action.
- If the owner notifies the family of termination of the lease and the family moves from the unit prior to the completion of court action, and the JCHA determines that the cause is a serious or repeated violation of the lease based on available evidence.
- If there are police reports, neighborhood complaints or other third party information, and the JCHA has verified the information.

**Notification of Eviction:** If the family requests assistance to move and they did notify the JCHA of an eviction within 30 days of receiving the Notice of Lease Termination, the move will be subsequently denied.

**Limitation on Profit-Making Activity in Unit:** The JCHA may prohibit use of a dwelling unit for profit-making activity if it determines that the use of the unit as a business is not incidental to its use as a dwelling unit, or the business activity results in the inability of the family to use any of the critical living areas, such as a bedroom, or if the JCHA determines the business is not legal.

**Interest in Unit:** The owner may not reside in the assisted unit regardless of whether the owner is a member of the assisted family.

**Notice of Termination of Assistance:**

- If the termination is due to criminal activity as shown by a criminal record, the JCHA will provide the family member with the subject of the record and a copy of the criminal record.
1. PER THE PROVISIONS OF THE ONE STRIKE POLICY

The Jersey City Housing Authority (JCHA), in accordance with HUD regulations and JCHA policy, has adopted the following One Strike Policy and lease amendment. The foregoing process shall be triggered by an arrest, and a criminal conviction is unnecessary to demonstrate violations of the applicable lease. In addition, the JCHA shall pursue termination of voucher assistance under “One Strike” based on egregious crimes committed by juveniles as permitted by law.

If a Section 8 Program Participant (“participant”) has been evicted based on a One Strike violation and the charges against the participant are dismissed—not pled down to a lesser offense—then the participant shall be reinstated to the Section 8 Voucher Program if the participant previously held a voucher.

The lease shall require the participant to act and cause authorized family members, guests and other persons under the participant’s control, to act in a manner that will not disturb other tenants’ peaceful enjoyment of their accommodations and will be conducive to maintaining the assisted unit in a decent, safe and sanitary condition, including refraining from behavior caused by drug or alcohol abuse that interferes with the health, safety or right to peaceful enjoyment of the assisted premises by other tenants, agents of JCHA, the owner/landlord of the assisted unit, or persons residing in the immediate vicinity of the assisted premises. In accordance with federal law and applicable HUD regulations, a criminal conviction is not necessary to demonstrate serious violations of the lease. Prohibited activities include, but are not limited to, the following:

- Engaging in any activity, including physical and verbal assaults, that threatens the health, safety or right to peaceful enjoyment of the assisted premises by other tenants, agents of JCHA, owner/landlord of the assisted unit, or persons residing in the immediate vicinity of the assisted premises;
- Engaging in any violent criminal activity or other activity that threatens the life, health or property of other tenants, agents of JCHA, owner/landlord of the assisted unit, or persons residing in the immediate vicinity of the assisted premises;
- Engaging in any drug-related criminal activity on or off the assisted premises; for purposes of the lease, the term “drug-related criminal activity” means the illegal manufacture, sale, distribution, use, possession, storage, service, delivery or cultivation of a controlled substance;
- Displaying a weapon with a verbal or non-verbal threat to shoot, fire, explode, throw or otherwise discharge the weapon, to actually shoot, fire, explode, throw or otherwise discharge a deadly weapon, or to inflict any injury on another person or to damage any property through the intentional, reckless, careless or negligent use of a weapon. For purposes of this lease, a “deadly weapon” means a firearm or anything manifestly designed, made or adapted for the purpose of inflicting death or serious bodily injury. A deadly weapon shall include but not be limited to a club, explosive weapon, firearm, knife or knuckles. This also prohibits the use of any BB gun or pellet guns on the assisted premises; and

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3 Assisted unit is defined as a Section 8 rental unit.
4 Assisted premises is defined as the premises where the Section 8 rental unit is located.
Per the provisions of the JCHA One Strike Policy: (Cont’d)

- Owning or possessing illegal weapons on the assisted premises;
- Causing any fire on the assisted premises, either intentionally or through negligent or careless disregard.
- If participant, household members, guests or other persons under participant’s control have been convicted of manufacture or production of methamphetamines on the premises of federally assisted housing, the voucher assistance shall be terminated immediately;
- If participant, household members, guests or other persons under participant’s control are subject to a lifetime registration requirement under state sex offender registration laws, then the voucher assistance shall be terminated immediately;

JCHA shall emphasize that the foregoing list of prohibited actions is not exhaustive. In all circumstances, except in circumstances that necessitate mandatory voucher termination, JCHA retains the authority to, after considering all credible evidence and on a case-by-case basis, decide against voucher termination. JCHA shall consider the following factors when making determinations regarding authorized voucher terminations under the One Strike Policy:

1. Seriousness of the offending action
2. The extent of participation by the Head of Household and other household members in the offending action, including whether the culpable member is a minor, disabled, or a victim of domestic violence, sexual assault or stalking.
3. The effects the voucher termination would have on family members not involved in the offending activity
4. The extent to which the Head of Household has shown personal responsibility and has taken all reasonable steps to prevent or mitigate the offending action
5. Effects the voucher termination, or the absence of termination, would have on the community
6. The demand for the Housing Choice Voucher (Section 8) Program by eligible families
7. The length of time since the offending action
8. If JCHA considers rehabilitation, then the participant must submit evidence (e.g. formal certification of his/her participation in, or completion of, a rehabilitation program recognized by JCHA)

The following guidelines shall serve as just that: an instructive guide for JCHA and participants with respect to One Strike violations and their serious consequences. Note that the following guidelines are not mandatory, not applicable in all circumstances, and not exhaustive. In making any decisions pursuant to JCHA’s One Strike Policy, employees shall consider alternatives and factors as described more clearly below and may, on a case-by-case basis under the totality of the circumstances based on the best evidence available to the JCHA, choose against voucher termination.
Per the provisions of the JCHA One Strike Policy: (Cont’d)

- **Drug charges:**
  - **By Head of household:**
    - Possession with intent to distribute --- On/Off assisted premises --- termination of voucher assistance.
    - Possession charge only --- On/Off assisted premises --- stipulation agreement to enter a rehabilitation program and no further lease violations for two years.
  - **By other members of the household on the lease:**
    - Possession with intent to distribute --- On/Off assisted premises --- termination of voucher assistance.
    - Possession charge only --- On/Off assisted premises --- stipulation agreement to remove household member or enter a rehabilitation program and no further lease violations for two years.
  - **By persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household:**
    - Possession with intent to distribute
    - On assisted premises --- stipulation agreement for offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years. Also, if the arrest happened in the assisted unit with drugs, then termination of voucher assistance.
    - Off assisted premises --- certification to be signed by the head of household and must provide A or B: (A) documentation of address for the offender; (B) change of address by the head of household for the offender from the US Post Office. Also, if charged within 500 feet of assisted premises, then stipulation agreement for offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years.
      Possession charge only --- On/Off assisted premises --- certification to be signed by head of household must provide either A or B: (A) documentation of address by the head of household for the offender from the USPS and/or notification to the USPS that mail shall not be sent to the assisted unit’s address.
    - Note that the use of controlled substances in compliance with New Jersey State Law (e.g. the New Jersey Compassionate Use Medical Marijuana Act, N.J.S.A. § 24:6I) will not subject participants to violation of JCHA’s One Strike Policy unless such use constitutes a pattern of abuse that interferes with the health, safety or right to peaceful enjoyment of the assisted premises by other tenants.
Per the provisions of the JCHA One Strike Policy: (Cont’d)

- **Weapon charges:**
  - **Firearms:**
    - By Head of household --- On/Off assisted premises --- termination of voucher assistance.
    - Other member of household on lease --- On/Off assisted premises --- termination of voucher assistance.
    - Persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household --- On assisted premises --- stipulation agreement for the offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years. Also, if the arrest happened in the assisted unit with weapons, then termination of voucher assistance.
    - Persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household --- Off assisted premises --- certification to be signed by head of household must provide either A or B: (A) documentation of address for the offender; (B) change of address by the head of household for the offender from the USPS and/or notification to the USPS that mail shall not be sent to the assisted unit’s address. Also, if charged within 500 feet of the assisted premises, then stipulation agreement for offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years.
  - **Weapons other than firearms:**
    - By Head of household --- On/Off assisted premises --- based on the severity of weapons charge: termination of voucher assistance or stipulation agreement for no further One Strike violations for two years.
    - Other member of household on the lease ---On/Off assisted premises --- based on severity of weapons charge: termination of voucher assistance or stipulation agreement.
    - Persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household --- On/Off assisted premises --- certification to be signed by the head of household providing A or B: (A) documentation of address for the offender; (B) change of address by the head of household for the offender from the USPS and/or notification to the USPS that mail shall not be sent to the assisted unit’s address.
  - **Alcohol abuse:** pattern of abuse that interferes with the health, safety, or right to peaceful enjoyment of the assisted premises by other tenants, agents of JCHA, owner/landlord of the assisted unit.
Weapons other than firearms (Cont’d):

Head of household and any other member of the household on the lease:

- **On assisted premises:** stipulation agreement for a rehabilitation program and no further One Strike violations for two years.
- **Off assisted premises:** N/A
- **Persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household:**
  - **On assisted premises:** stipulation agreement for the offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years.
  - **Off assisted premises:** N/A

- **Violent criminal activity:**
  - **Violent criminal activity that interferes with the health, safety, or right to peaceful enjoyment of the assisted premises by other tenants, agents of JCHA, owner/landlord of assisted unit or persons residing in the immediate vicinity of the assisted premises:**
    - Head of household --- On/Off assisted premises --- termination of voucher assistance.
    - Other member of the household on lease --- On/Off assisted premises --- termination of voucher assistance.
  - **Violent criminal activity AND evidence that offender is residing in the assisted unit**
    - Persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household
      - **On assisted premises:**
        - With evidence that offender is residing in the assisted unit --- stipulation agreement not to enter or visit the head of household in the assisted unit and no further One Strike violations for two years.
        - Without evidence that offender is residing in the assisted unit --- certification to be signed
      - **Off assisted premises:**
        - Certification signed by the head of household providing A or B: (A) documentation of address for the offender; (B) change of address by the head of household for the offender from the USPS and/or notification to the USPS that mail shall not be sent to the assisted unit’s address. Also, if charged within 500 feet of the assisted

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premises, then stipulation agreement for offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years.

**Violation criminal activity with additional charges:**

- Persons not on lease: relative, guest, or frequent visitor not on the lease using the address of the head of household --- On/Off assisted premises --- (1) termination of voucher assistance if there is evidence that the offender is residing in the assisted unit; (2) stipulation agreement for the offender not to enter the assisted unit and no further One Strike violations from the assisted unit for two years.

Where JCHA deems appropriate and executes a stipulation agreement, JCHA shall seek termination of voucher assistance based upon any subsequent violations of the lease and/or One Strike Policy which thereby violates the existing stipulation agreement. If JCHA has executed a stipulation agreement for a violation of One Strike Policy, then JCHA may offer a grievance hearing to resolve the lease violation if it is not another One Strike violation.

Where the guidelines provide for a Stipulation Agreement, JCHA may require the removal of the offending individual from the lease. Where such alternative is appropriate, household members wishing to remain in the assisted unit must provide sufficient proof that the offending individual has indeed been physically removed from the assisted unit. To do so, participants shall refer to the following list. Participants must provide documents and/or satisfy criteria from the following list, which must total a minimum of 10 points. For example, if a participant provides the removed person’s new lease from a different address, then such document totals 10 points; thus, the participant has satisfied his/her obligation to remove the culpable person and, accordingly, the participant along with the rest of his/her household may remain in the assisted unit.

- Lease of removed person, evidencing his/her new address (10 POINTS)
- Utility bill of removed person, evidencing his/her new address (7 POINTS)
- Is head of household willing to move to a smaller apartment? (7 POINTS)
- Participant in good standing (5 POINTS)
- JCHA checks subject assisted unit and finds no evidence that the culpable person is still living in the assisted unit (5 POINTS)
- Documentation notifying the USPS of a change of address for the offender (5 POINTS)
- Mail going to removed person at different address (3 POINTS)
- Request that mail not be delivered to the head of household’s address (3 POINTS)
- Legal Disclaimer Ad in newspaper (3 POINTS)

The Grandparent Clause is an exception to JCHA’s One Strike Policy. With regard to the treatment of elderly persons (whether heads of household or other household members) who have members on their lease who have been arrested in violation of One Strike, JCHA may offer an option for the elderly person to avoid eviction by allowing him/her to transfer to an appropriate senior site or building. This option is contingent upon the elderly resident’s willingness to transfer to the new housing independently.

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The JCHA may pursue fact-finding efforts as needed to obtain credible evidence.

In any case where the JCHA decides to terminate assistance to the family, the JCHA must give the family written notice which states:

- Reason(s) for the proposed termination.
- Effective date of the proposed termination.
- Family’s right, if they disagree, to request an Informal Hearing to be held before termination of assistance.
- Date by which a request for an informal hearing must be received by the JCHA.

The JCHA will simultaneously provide written notice of the Contract termination to the owner so that it will coincide with the termination of assistance. The notice to the owner will not include any details regarding the reason for termination of assistance.

D. PROCEDURES FOR NON-CITIZENS

Termination due to Ineligible Immigrant Status:
Participant families in which all members are neither U.S. citizens nor eligible immigrants must have their assistance terminated. They must be given an opportunity for a hearing. Assistance may not be terminated while verification of the participant family’s eligible immigration status is pending.

Temporary Deferral of Termination of Assistance:
Ineligible families who were participants as of June 19, 1995, may request a temporary deferral of termination of assistance in order to allow time to locate affordable housing and thereby preserve the family.

False or Incomplete Information:
When the JCHA has clear, concrete, or substantial documentation (such as a permanent resident card or information from another agency) that contradicts the declaration of citizenship made by a participant, an investigation will be conducted and the individual will be given an opportunity to present relevant information.

If the individual is unable to verify their citizenship, the JCHA may give him/her an opportunity to provide a new declaration as an eligible immigrant or to elect not to contend their status. The JCHA will then verify eligible status and terminate or prorate as applicable. The JCHA will terminate assistance based on the submission of false information or misrepresentations.

Procedure for Appeal:
If the family (or any member) claimed eligible immigrant status and the INS primary and secondary verifications failed to document the status, the family must make an appeal to the INS within 30 days and provide the JCHA with a copy of the written request of appeal as well as proof of mailing. Failure to provide the JCHA with such documentation and proofs will result in the termination of assistance.
The INS will issue a written decision to the family within 30 days of receipt of the appeal and will forward a copy of the decision to the JCHA. The family is also encouraged to provide the JCHA a copy of the INS decision upon receipt. The family may then request that the JCHA conduct an informal hearing regarding the JCHA’s initial determination. After the JCHA has made a determination of ineligibility, the family will be notified of the determination and informed of the option for prorated assistance (if applicable) or, for participants who qualify, for Temporary Deferral of Termination of Assistance.

E. ZERO ASSISTANCE TENANTS

The family may remain in the unit at $0 assistance for up to 180 days after the last HAP payment. If the family is still in the unit after 180 days, the contract will be terminated.

If under either contract, an owner rent increase or a decrease in the Total Tenant Payment causes the family to be eligible for a Housing Assistance Payment before the Contract terminates, the JCHA will resume assistance payments for the family. Under either Contract, a family may move to another unit before the Contract is terminated and receive assistance if the rent for the new unit is high enough to necessitate a Housing Assistance Payment.

F. OPTION NOT TO TERMINATE FOR MISREPRESENTATION

If the family has misrepresented any facts that caused the JCHA to overpay assistance, the JCHA may choose not to terminate and may offer to continue assistance provided that the family executes a Repayment Agreement and makes payments in accordance with the Agreement or reimburses the JCHA in full.

In the case of family-caused errors or program abuse, the JCHA 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, and (3) any mitigating circumstances related to the disability of a family member.

G. MISREPRESENTATION IN COLLUSION WITH OWNER

If the family willingly and knowingly commits fraud or is involved in any other illegal scheme with the owner, the JCHA may terminate assistance. In making this determination, the JCHA will carefully consider the possibility of overt or implied intimidation of the family by the owner and consider the family’s understanding of the events.

In the case of owner-caused errors or program abuse, the JCHA will take into consideration (1) the seriousness of the offense, (2) the length of time since the violation has occurred, and (3) the effects of a particular remedy on the family living in the unit.

H. MISSED APPOINTMENTS AND DEADLINES

It is a Family Obligation to supply information, documentation, and certification as needed for the JCHA to fulfill its responsibilities. The JCHA schedules appointments and sets deadlines in order to obtain the required information. The Obligations also require that the family allow the JCHA to inspect the unit, and appointments are made for this purpose.
A participant who fails to keep an appointment or to supply information required by a deadline without notifying JCHA, may be sent a Notice of Termination of Assistance for failure to provide required information or for failure to allow the JCHA to inspect the unit.

The family will be given information about the requirement to keep appointments, and the number of times appointments will be rescheduled as specified in this Plan.

*Appointments will be scheduled, and time requirements will be imposed for the following events and circumstances:*

- Verification Procedures.
- Voucher Issuance and Briefings.
- Housing Quality Standards and Inspections.
- Recertifications.
- Informal reviews and hearings.

*Acceptable reasons for missing appointments or failing to provide information by deadlines are:*

- Medical emergency.
- Incarceration.
- Family emergency.

*Procedure When Appointments Are Missed or Information Not Provided:*

In most cases under this Plan, the family will be given two opportunities before being issued a notice of termination for breach of a family obligation.

After issuance of a termination notice, if the family offers to correct the breach within the time allowed to request a hearing, the notice may be rescinded if the family offers to cure the breach and the family does not have a history of non-compliance.
CHAPTER 17
CLAIMS, MOVE-OUT AND CLOSE-OUT INSPECTIONS
(For HAP Contracts Effective Before October 2, 1995)

A. INTRODUCTION
This Chapter describes the JCHA’s policies, procedures and standards for servicing Contracts that were effective before October 2, 1995. Voucher Contracts in this category have provisions regarding JCHA’s liability to owners when families move out and have provisions for damages.

B. OWNER CLAIMS
Under HAP Contracts effective prior to October 2, 1995, owners may make “special claims” for damages after the tenant has vacated the unit. Owner claims for payment for damages will be reviewed for accuracy and completeness and compared with records in the file. The JCHA establishes standards by which to evaluate claims, but the burden of proof rests with the owner. The JCHA will pay properly filed claims to the owner as a function of the Contract, but the tenant is ultimately responsible to reimburse the JCHA for claims paid to the owner.

C. UNPAID RENT
Unpaid rent only applies to the tenant’s portion of rent while the tenant is in residence under the assisted lease. It does not include the tenant’s obligation for rent beyond the termination date of the HAP Contract. Separate agreements are not considered a tenant obligation under the lease, and the JCHA will not reimburse the owner for any claims under these agreements.

D. DAMAGE CLAIMS
To ensure valid claim processing, the JCHA may conduct a thorough move-out inspection noting “conditions” as well as HQS deficiencies, take pictures of questionable items, and send a report of all items to the owner and tenant. The owner must be present during the move-out inspection and only damages claimed by the owner are reimbursable. All claims for damages must be supported by the actual bills for materials and labor and a copy of the canceled checks or other receipts documenting payment. Estimates are not acceptable.

Bills from individuals providing labor must include their name, Social Security Number, address and phone number. The landlord may not bill himself/herself for labor since that is not considered by the JCHA to be an “actual cost.” However, the actual cost of the owner’s employees’ labor, such as the resident manager, to make repairs may be included.

Repair costs must be determined reasonable by the JCHA. Reimbursement for replacement of items such as carpets, drapes, or appliances, is based on depreciation schedules in general use by the JCHA. The JCHA may require verification of purchase date, quality, and price of replaced items in order to calculate depreciation.

Damages which were caused during tenancy, were repaired and billed, but remain unpaid at move-out, can be considered “other items due under the lease” and included in the claim. Eligible items to be included on the damage claim must have been a tenant responsibility under the lease or New Jersey State law. Claims for unpaid utility bills cannot be approved as part of a claim. Claims for
D. DAMAGE CLAIMS (CONT’D)

normal wear and tear, previously existing conditions, routine turnover preparation, cleaning and cyclical interior painting are not paid.

The JCHA will inspect the unit to verify that repairs were made.

E. MOVE-OUT AND CLOSE-OUT INSPECTIONS

Move-out inspections may be performed after the tenant has vacated the unit. These inspections are performed to assess the condition of the unit, not to evaluate the HQS and will be conducted by JCHA inspectors. The JCHA’s initial inspection of the unit will include a “conditions” report, which will be compared to the conditions found during the move-out inspection. The owner must notify the JCHA of the move-out and request an inspection within 48 hours of learning of the move-out in order to submit a claim for damages.

If the Contract was terminated due to owner breach, or the owner was in violation of the Contract at the time that it was terminated, there will be no entitlement to claims and therefore no inspection. The owner and tenant will be notified of the date and time of the inspection. A damage claim will not be approved unless the move-out inspection is requested and completed prior to any work being done.

F. PROCESSING CLAIMS

Any amount owed by the tenant to the owner for unpaid rent or damages will be first deducted from the maximum-allowable security deposit, which the owner could have collected under the Program rules. If the maximum-allowable security deposit is insufficient to reimburse the owner for the unpaid tenant rent or other amounts which the family owes under the lease, the owner may request reimbursement from the JCHA up to the limits for each Program.

The JCHA reviews claims for unpaid rent or damages and makes a preliminary determination of the amount payable. The family is informed that a claim is pending through a notice sent to the last-known address. The notification will state the preliminary amount and the type of claim and describe the procedure for contesting the claim.

The JCHA will offer the family 14 business days to contest the claim. If the family disputes the claim, the JCHA will schedule an informal hearing with the owner and tenant in order to address the dispute. If the owner fails to attend the informal hearing, the JCHA will consider this prima facie evidence of the validity of the tenant’s position. If the tenant fails to attend the informal hearing, the JCHA will proceed with its original determination. Informal hearings will not be rescheduled if neither party attends.

At the informal hearing, the amount and type of claim will be discussed with the family. If the family agrees with the amount and type of claim, the family will be offered a Repayment Agreement. If the family does not agree to sign a Repayment Agreement, the JCHA will process the account for collection. If the family demonstrates that the claim, or parts of it, is invalid, the JCHA will adjust the amount. The JCHA may offer the tenant an opportunity for an informal hearing regarding the claim if disputes cannot be resolved.
F. PROCESSING CLAIMS (Cont’d)

After a determination has been made, the JCHA will notify the family in writing of the decision. If it has been determined that the family owes money, the JCHA will pursue collection to repay either in a lump sum or through a Repayment Agreement. The notice will warn the family that its assistance may be terminated, and they may be denied future participation in the Program if they do not reimburse the JCHA as required.

Other Requirements for Claims Processing:

All notices to tenants during the processing of a claim must include proof of mailing or of personal delivery.

Costs of filing an eviction to remove the tenant or any other legal fees may not be reimbursed. No claims will be paid for a unit which is vacant as the result of the landlord voluntarily moving a family to another unit owned by the same landlord.

All unpaid rent, damages, and vacancy loss claim forms must be fully complete when they are submitted, and they must be submitted within 60 days of the date the owner learned of the move-out.
CHAPTER 18
OWNER OR FAMILY DEBTS TO JCHA

A. INTRODUCTION

This Chapter describes the JCHA’s policies for the recovery of monies that have been overpaid for families and to owners. It describes the methods that will be utilized for collection of monies and the guidelines for different types of debts. It is the JCHA’s policy to meet the informational needs of owners and families, and to communicate the Program rules in order to avoid owner and family debts. Before a debt is assessed against a family or owner, the file must contain documentation to support the JCHA’s claim that the debt is owed. The file must further contain written documentation of the method of calculation, in a clear format for review by the owner, the family or other interested parties.

When families or owners owe money to the JCHA, the JCHA will make every effort to collect it. If the family refuses to repay the debt, enter into a repayment agreement, or breaches a repayment agreement, the JCHA will terminate the assistance upon notification to the family, and shall then pursue other modes of collection. If the participant seeks to be discharged from the debt through a bankruptcy filing, and if the debt is due to fraud against the program, the JCHA will object to the discharge of the debt in addition to terminating assistance to the participant. The JCHA will use a variety of collection tools to recover debts including, but not limited to:

• Requests for lump sum payments;
• Civil suits;
• Repayment Agreements;
• Collection agencies;
• Credit bureaus;
• Income Tax set-off programs; and
• Salary garnishes.

B. WHEN A REPAYMENT AGREEMENT WILL NOT BE OFFERED

A Repayment Agreement, as used in this Plan, is a document entered into between the JCHA and a person or entity who owes a debt to the JCHA. It is similar to a promissory note but contains more details regarding the nature of the debt, the terms of repayment, any special provision of the Agreement, and the remedies available to JCHA upon default of the Agreement. Repayment Agreements under this Plan will be made in accordance with the JCHA’s Repayment Agreement Policy. All Repayment Agreements are made at the sole discretion of the JCHA.

The following describes cases in which the JCHA will not enter into a Repayment Agreement:

• If the family already has a Repayment Agreement in effect.
• If JCHA determines that the family committed Program fraud.
If a Repayment Agreement is already in Effect:

When the family has an existing Repayment Agreement in effect that has not been completely paid and the JCHA discovers additional unreported income or other circumstance that results in additional debt to the JCHA, the family will not be given the opportunity to enter into a second Repayment Agreement and the family will be terminated from the Housing Choice Voucher (Section 8) Program for Program fraud.

If the family should voluntarily disclose the additional unreported income or other circumstance that would result in a debt to the JCHA and provide documentation of such, the JCHA will NOT terminate the Section 8 assistance but will amend the existing Repayment Agreement to include the debt and may extend the repayment period at the discretion of the Director or Executive Director.

Program Fraud:

*HUD’s definition of Program fraud and abuse is a single act or pattern of actions that:

“Constitutes false statement, omission, or concealment of a substantive fact, made with intent to deceive or mislead, and that results in payment of Section 8 program funds in violation of Section 8 Program requirements.”

If a family owes an amount that equals or exceeds $10,000 as a result of Program fraud, the case will be referred to the HUD Inspector General and JCHA legal counsel. Where appropriate, the JCHA will refer the case for criminal prosecution.

Family Error/Late Reporting:

Families who owe money to JCHA due to program fraud or the family’s failure to report increases in income will be required to repay in accordance with the guidelines in the Repayment section of this Chapter.

C. GUIDELINES FOR REPAYMENT AGREEMENTS

Repayment Agreements will be executed between the JCHA and the head of household, a co-head or spouse only. The JCHA has the sole discretion of whether to accept a Repayment Agreement.

In the case where the monthly retroactive rent payment plus the amount of rent the tenant pays at the time the repayment agreement is executed exceeds 40% of the family’s monthly adjusted income, the JCHA will consider, on a case by case basis, the repayment time period.

Terms of Repayment:

When it has been determined and verified that the family owes the JCHA as a result of under-reporting income or for other reasons, the family will be required to remit a lump-sum payment of 25% of the total outstanding debt within 30-days upon notice to the family. Failure to remit the 25% lump-sum payment by the end of the 30-day period will result in termination from the Housing Choice Voucher (Section 8) Program. Minimum payments are $50.00.

Once the 25% lump-sum payment has been received by the JCHA, regular payments for the remaining balance will be required as follows:
• 50% of the remaining balance must be paid with the first 12 month period; and
• 100% of the debt must be paid within a total 24 month period

On a case-by-case basis, the monthly payments may be suspended, waived or decreased and the repayment period extended in documented cases of hardship with the prior notice from the family, verification of the hardship, and prior approval of the Director and Executive Director. Special consideration will be given to persons with disabilities and fixed income families when offering a repayment agreement.

Late Payments:
A payment will be considered to be in arrears if the payment has not been received by the close of business on the 15th day of the month. If the due date falls on a weekend or holiday, payment will be due at the close of the next business day. If the family’s Repayment Agreement is in arrears, the JCHA may:
• Require the family to pay the balance in full; or
• Pursue civil collection of the balance due; or
• Terminate the Section 8 assistance; or
• Amend the Agreement (i.e., grant an extension, etc).

Moves:
No move will be approved unless the Repayment Agreement is current, and within the jurisdiction of the JCHA, or the move is the result of the following:
• Family size exceeds the HQS maximum occupancy standards;
• HAP Contract is terminated due to owner non-compliance or opt-out;
• Natural disaster.

Debts Owed:
Outstanding debt owed by applicants to the JCHA that is more than ten (10) years old may be negotiated on a case by case basis by the JCHA. A settlement amount may be negotiated and offered to the applicant to settle the debt. Special consideration will be given to persons with fixed income, disabilities or homeless.

D. OWNER DEBTS TO THE JCHA
If the JCHA determines that the owner has retained Housing Assistance or Claim Payments that they are not entitled to, the JCHA may reclaim the amounts from future Housing Assistance or Claim Payments owed to the owner for any units under Contract. If future Housing Assistance or Claim Payments are insufficient to reclaim the amounts owed, the JCHA will:
• Require the owner to pay the amount in full within 14 days from the date of the letter or enter into a Repayment Agreement for the amount owed.
• Pursue collections through the local court system.
• Restrict the owner from future participation.
Chapter 19

COMPLAINTS AND APPEALS

A. INTRODUCTION

The informal hearing requirements defined in HUD regulation are applicable to participating families who disagree with an action, decision, or inaction of the JCHA. This Chapter describes the policies, procedures and standards to be used when families disagree with a JCHA decision. The procedures and requirements are explained for informal reviews and hearings. It is the policy of the JCHA to ensure that all families have the benefit of all protections due to them under the law.

B. COMPLAINTS TO THE JCHA

The JCHA will respond promptly to complaints from families, owners, employees, neighbors of participants and the general public. All complaints will be documented. The JCHA may require that complaints other than HQS violations be written. HQS complaints may be reported by telephone. The categories of complaints are:

- Initial complaints from families when the family disagrees with an action or inaction of the JCHA or owner. These complaints will be referred to the Housing Assistance Technicians.
- Initial complaints from owners when the owner disagrees with an action or inaction of the JCHA or a family. These complaints will be referred to the Housing Assistance Technicians.
- Initial complaints or referrals from the general public or persons in the community or officials regarding the JCHA, a family or an owner. These complaints will be referred to the Director or designee.

C. INFORMAL REVIEW PROCEDURES FOR APPLICANTS

Informal reviews are provided for applicants who are denied assistance before the effective date of the HAP Contract. The exception is that when an applicant is denied assistance for citizen or eligible immigrant status. In this case, the applicant is entitled to an informal hearing.

When the JCHA determines that an applicant is ineligible for the Program or for a preference claimed, the family must be notified of their ineligibility in writing. The notice must contain:

- Reason(s) they are ineligible.
- Procedure for requesting a review if the applicant does not agree with the decision.
- Time limit for requesting a review.

The JCHA must provide applicants with the opportunity for an informal review of decisions denying the following:

- Qualification for preference
- Issuance of a Voucher
- Participation in the Program
C. INFORMAL REVIEW PROCEDURES FOR APPLICANTS (Cont’d)

Informal reviews are not required for established policies and procedures and JCHA determinations such as:

- Discretionary administrative determinations by the JCHA
- General policy issues or class grievances
- Determination of the family unit size under the JCHA subsidy standards
- Refusal to extend or suspend a Voucher
- Disapproval of lease
- Determination that unit is not in compliance with HQS
- Determination that unit is not in accordance with HQS due to family size or composition

Procedure for Review for Applicants:

A request for an informal review must be received by the close of the business day, no later than 14 days from the date of the JCHA’s letter denying assistance. The informal review will be scheduled within a reasonable time frame (generally within two weeks) from the date the request is received. The informal review may not be conducted by the person who made or approved the decision under review, nor a subordinate of such person. The review may be conducted by a staff person who occupies a supervisory position.

The applicant will be given the option of presenting oral or written objections to the decision. Both the JCHA and the family may present evidence and witnesses. The family may use an attorney or other representative to assist them at their own expense. The informal review will generally be held in the office; however, reviews may be conducted by mail or telephone if required to provide reasonable accommodation.

A Notice of the Review findings will be provided in writing to the applicant within 14 days after the review. It shall include the decision of the review officer, and an explanation of the reasons for the decision. All requests for review, supporting documentation, and a copy of the final decision will be retained in the family’s file except for confidential information (e.g. arrest reports).

D. INFORMAL HEARING PROCEDURES FOR SECTION 8 PARTICIPANTS

The JCHA will provide a copy of the informal hearing procedures in the family briefing packet. When the JCHA makes a decision regarding a participant’s eligibility and/or the amount of assistance, the participant must be notified in writing. The JCHA will give the family prompt notice of such determinations, which will include:

- Proposed action or decision of the JCHA.
- Date the proposed action or decision will take place.
- Family’s right to an explanation of the basis for the JCHA’s decision.
- Procedures for requesting a hearing, if the family disputes the action or decision.
- Time limit for requesting the hearing.
INFORMAL HEARING PROCEDURES FOR SECTION 8 PARTICIPANTS (Cont’d)

The JCHA must provide participants with the opportunity for an informal hearing for decisions related to any of the following JCHA determinations:

- Family’s annual or adjusted income and the housing assistance payment.
- Appropriate utility allowance used from schedule.
- Family unit size under JCHA subsidy standards.
- Termination of assistance for any reason.
- Termination of a family’s FSS Contract, withholding supportive services, or proposing forfeiture of the family’s escrow account.
- Payment to an owner for damages, unpaid rent or vacancy loss claim.

Informal hearings are not required for established policies and procedures and JCHA determinations such as:

- Discretionary administrative determinations by the JCHA.
- General policy issues or class grievances.
- Establishment of JCHA schedule of utility allowances for families in the program.
- JCHA determination not to approve an extension of a Voucher term.
- Disapproval of unit or lease
- Unit is not in compliance with HQS (JCHA must provide hearing for family breach of HQS because that is a family obligation determination).
- Unit is not in accordance with HQS because of the family size.
- Determination to exercise or not to exercise any right or remedy against the owner under a HAP contract.

Notification of Hearing:

It is JCHA’s objective to resolve disputes at the lowest level possible, and to make every effort to avoid the most severe remedies. However, if this is not possible, the JCHA will ensure that participants will receive all of the protections and rights afforded by the law and the regulations. The participant must send a written request for an informal hearing by the close of the business day, no later than 14 days from the date of the JCHA letter terminating assistance. The informal hearing will be scheduled within a reasonable time frame (generally within two weeks) from the date the request is received. When the JCHA receives a request for an informal hearing, a notification of the informal hearing will be sent that contains:

- Date and time of the hearing.
- Location where the hearing will be held.
- Family’s right to bring evidence, witnesses, legal or other representation at the family’s expense.
D. INFORMAL HEARING PROCEDURES FOR SECTION 8 PARTICIPANTS (Cont’d)

- Right to view any documents or evidence in the possession of JCHA and upon which JCHA based the proposed action and, at the family’s expense, to obtain a copy of such documents prior to the hearing. Requests for such documents or evidence must be received no later than 2 days before the hearing date.

- Notice to the family that the JCHA will request a copy of any documents or evidence the family will use at the hearing.

Hearing Procedures:

If a family does not appear at a scheduled informal hearing and has not rescheduled the hearing in advance, the family must contact the JCHA within 24 hours, excluding weekends and holidays. The JCHA will reschedule the hearing for a second time. However, if the family fails to attend the informal hearing after the second notice, the Section 8 assistance will be terminated.

The family has the right to:

- Present written or oral objections to the JCHA’s determination.
- Examine the documents in the file, which are the basis for the JCHA’s action, and all documents submitted to the Hearing Officer.
- Copy any relevant documents at their expense.
- Present any information or witnesses pertinent to the issue of the hearing.
- Request that JCHA staff be available or present at the hearing to answer questions pertinent to the case.
- Be represented by legal counsel, advocate, or other designated representative at their own expense.

If the family requests copies of documents relevant to the hearing, the JCHA will make the copies for the family and assess a charge of ten cents per copy. In no case will the family be allowed to remove the file from the JCHA’s office.

In addition to other rights contained in this Chapter, the JCHA has a right to:

- Present evidence and any information pertinent to the issue of the hearing.
- Be notified at least 48 hours in advance if the family intends to be represented by legal counsel, advocate, or another party.
- Examine and copy any documents to be used by the family prior to the hearing.
- Have its attorney present.
- Have staff persons and other witnesses familiar with the case present.

The informal hearing shall be conducted by the Hearing Officer appointed by the Executive Director or designee who is neither the person who made or approved the decision, nor a subordinate of that person. The hearing shall concern only the issues for which the family has received the opportunity for hearing. Evidence presented at the hearing may be considered without regard to admissibility under the rules of evidence applicable to judicial proceedings. If requested, documents, such as records, regulations, etc., may be presented to the other party during the hearing but the other party must be given the opportunity to examine the documents.
D. **INFORMAL HEARING PROCEDURES FOR SECTION 8 PARTICIPANTS (Cont’d)**

If an objection to a document is raised, the document may or may not be accepted as evidence at the Hearing Officer’s discretion. The Hearing Officer may ask the family for additional information and/or might adjourn the informal hearing and 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 JCHA shall take effect and another hearing will not be granted. The Hearing Officer will determine whether the action, inaction or decision of the JCHA is in accordance with HUD regulations and this Administrative Plan based upon the evidence and testimony provided at the hearing. Factual determinations relating to the individual circumstances of the family will be based on a preponderance of the evidence presented at the hearing.

A notice of the Hearing Officer’s decision will be provided in writing to the JCHA and the family within 14 business days after the receipt of requested additional documentation and shall include:

- Clear summary of the decision and reasons for the decision.
- If the decision involves money owed, the amount owed.
- Date the decision goes into effect.
- The JCHA will not provide a transcript of an audio taped hearing.

**The JCHA is not bound by the Hearing Officer’s determination regarding the following:**

- Matters in which JCHA is not required to provide an opportunity for a hearing.
- Matters that conflict with or contradict HUD regulations or requirements.
- Matters that conflict with or contradict Federal, State or local laws.
- Matters that exceed the authority of the person conducting the hearing.

The JCHA shall send a letter to the participant within 14 business days if it has been determined that the JCHA is not bound by the Hearing Officer’s determination. The letter shall include the JCHA’s reasons for the decision. All requests for a hearing, supporting documentation, and a copy of the final decision will be retained in the family’s file.

It shall be within the sole discretion of the JCHA to grant or deny the request for further hearing or rehearing. A further hearing may be limited to written submissions by the parties, in the manner specified by the hearing officer.

E. **HEARING AND APPEAL PROVISIONS FOR “RESTRICTIONS ON ASSISTANCE TO NON-CITIZENS”**

Assistance to the family may not be delayed, denied or terminated on the basis of immigration status at any time prior to the receipt of the decision on the INS appeal. Assistance to a family also may not be terminated or denied while the JCHA hearing is pending, but assistance to an applicant may be delayed pending the JCHA hearing.

**INS Determination of Ineligibility:**

If a family member claims to be an eligible immigrant and the INS SAVE system and manual search do not verify the claim, the JCHA must notify the applicant or participant within ten business days of their right to appeal to the INS. The family member then has thirty days to request an appeal of the
INS verification results. The family member must appeal directly to the INS and provide the JCHA a copy of the written request for appeal, as well as proof of mailing. Failure to provide the JCHA with such proofs will result in the denial or termination of assistance. The INS will issue a written decision to the family concerning the appeal within thirty days and will forward a copy to the JCHA.

Upon receipt of the INS decision regarding the appeal of immigration status, the family may request that the JCHA conduct an informal hearing regarding the JCHA’s determination of ineligibility. The request for a JCHA informal hearing must be made within 14 business days of receipt of the INS appeal decision. The time period to request an informal hearing may be extended by the JCHA for good cause. The informal hearing will be conducted as described in section C of this Chapter for both applicants and participants. If the Hearing Officer decides that the individual is not eligible, and there are no other eligible family members the JCHA will:

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

If there are eligible members in the family, the JCHA will offer to prorate assistance or give the family the option to remove the ineligible members.

**All Other Complaints Related to Eligible Citizen/Immigrant Status:**

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

Participants whose termination is carried out after temporary deferral may not request a hearing since they had an opportunity for a hearing prior to the termination.

Participants whose assistance is pro-rated (either based on their statement that some members are ineligible or due to failure to verify eligible immigration status for some members after exercising their appeal and hearing rights describes above) are entitled to a hearing based on the right to a hearing regarding determinations of Tenant Rent and Total Tenant Payment.

Families denied or terminated for fraud in connection with the non-citizens rule are entitled to a review or hearing in the same way as terminations for any other type of fraud.

**F. MITIGATING CIRCUMSTANCES FOR APPLICANTS/PARTICIPANTS WITH DISABILITIES**

When applicants are denied assistance, or the JCHA is terminating assistance, the family will be informed that presence of a disability may be considered as a mitigating circumstance during the informal review/informal hearing process.
CHAPTER 20
HOMEOwNERSHIP OPTION PROGRAM SUMMARY

A. INTRODUCTION

The Housing Choice Voucher (Section 8) Homeownership Option is used to assist a family in residing in a home purchased and owned by one or more members of the family. The Homeownership Option supports the National Goal to increase homeownership opportunities for lower income working families and it supports the JCHA goal to help low-income families achieve self-sufficiency and ultimately first-time homeownership. This Chapter describes the JCHA’s policies and procedures for the Homeownership Option.

B. PROSPECTIVE HOME BUYERS ARE ELIGIBLE IF

1. Employment income of all owners is at least $25,000. For elderly or families in which the head and/or spouse is a person with a disability, non-employment income is included.

2. Homebuyer’s credit history qualifies for mortgage approval or problems can be repaired within 12 months

3. Current Section 8 Program participants have no Section 8 Contract or lease violations within the last 2 years, the family passes a home visit and all adult members pass a criminal background check.

4. Section 8 Program applicants successfully pass all screening for the Voucher program and a home visit.

5. One or more adult family members who will own the home are currently employed and have been continuously employed full-time for at least, one year (except heads of household & their spouses/partners who are elderly or a person with a disability). The JCHA will, on a case-by-case basis, waive the employment requirement for a family with a member other than the head of household or spouse, who has a disability, if it determines that such a waiver is needed as a reasonable accommodation so that the Homeownership Program is readily accessible to and usable by persons with disabilities.

6. The family is a first-time homeowner, i.e. a family in which no member owned a home within the last three years. A “first-time homeowner” is also:

   - Cooperative members who currently own cooperative membership shares.
   - A family that includes a person with disabilities and the use of the Homeownership Program is needed as a reasonable accommodation.
   - A single parent or “displaced homemaker” who, while married, owned a home with his or her spouse, or resided in a home owned by his or her spouse.

7. A family has not previously defaulted on a mortgage or co-op loan while receiving Section 8 Homeownership assistance.
Family Eligibility

The family must meet all of the family eligibility requirements listed below before the commencement of homeownership assistance:

- The family has had no family violations of HUD’s Housing Quality standards within the past year.
- The family does not owe money to JCHA.
- The family has not committed any serious or repeated violations of a JCHA-assisted lease within the past year.
- The family must have been admitted to the Housing Choice Voucher program.
- The family must qualify as a first-time homeowner, or may be a cooperative member.
- The family must have a gross annual income equal to 50 % of AMI based on family size. JJCHA will not establish a higher minimum income standards for disabled or elderly families.
- JCHA will count self-employment in a business when determining whether the family meets the employment requirement.
- For disabled and elderly families, the minimum income requirement is equal to the current SSI monthly payment for an individual living alone, multiplied by 12.
- For elderly or disabled families, welfare assistance payments for adult family members who will own the home will be included in determining whether the family meets the minimum income requirement. It will not be included for other families.
- Non-elderly, non-disabled families must satisfy the employment requirements by demonstrating that one or more adult members of the family who will own the home at commencement of homeownership assistance is currently employed on a full-time basis (the term 'full-time employment' means not less than an average of 30 hours per week); and has been continuously so employed during the year before commencement of homeownership assistance for the family.
- The employment requirement does not apply to elderly and disabled families. In addition, if a family, other than an elderly or disabled family includes a person with disabilities, the PHA may grant an exemption from the employment requirement if the PHA determines that it is needed as a reasonable accommodation.
- The family has not defaulted on a mortgage securing debt to purchase a home under the homeownership option.
- Except for cooperative members who have acquired cooperative membership shares prior to commencement of homeownership assistance, no family member has a present ownership interest in a residence at the commencement of homeownership assistance for the purchase of any home.
- Except for cooperative members who have acquired cooperative membership shares prior to the commencement of homeownership assistance, the family has entered a contract of sale in accordance with 24 CFR 982.631(c).
B. PROSPECTIVE HOME BUYERS ARE ELIGIBLE IF: (Cont’d)

Homeownership assistance will be offered on a “first come, first served” basis, up to a maximum Program size of 10 families, subject to four Preferences for eligible families:

1. Families displaced by JCHA development activities, i.e. residents of developments being revitalized under the HOPE VI Program.
2. Families with a member who requires a handicapped-accessible unit.
3. Families participating in the JCHA’s Family Self-Sufficiency Program.
4. All other eligible and interested Section 8 Program applicants and participants

Final Eligibility for the Section 8 Homeownership Program will be based on the following:

1. Family attends and successfully completes a JCHA-approved Homeownership Training & Counseling Program
2. Family enters into a JCHA-approved Contract for Sale.
3. Estimated housing costs (‘‘total tenant payment’’) after purchase is affordable. Estimated housing costs include:
   - Principal and interest payment on mortgage or co-op loan
   - Home owners Insurance
   - Real estate taxes
   - Utility costs
   - Reserve for maintenance & replacement
   - Co-op or condo maintenance fees (if any)
   - Private mortgage insurance (if any)
   - Refinancing of original debt (if any)
   - Principal and interest on debt to finance major repairs or renovations to make home handicapped accessible (if any)
4. The home passes a JCHA-conducted HQS inspection and an independent inspection arranged and paid for by the homebuyer.
5. The purchaser qualifies for mortgage financing and closes on the purchase within 120 days of signing the Contract for Sale.

The family will be allowed 120 days to identify a unit and submit a sales contract for review. The family will be allowed an additional 120 days to close on the home. The JCHA may grant extensions to either of these periods for good cause. The length of the extension(s) will be determined on a case-by-case basis.

All requests for extensions must be submitted in writing to the JCHA prior to the expiration of the period for which the extension is being requested. The JCHA will approve or disapprove the extension request within 10 calendar days. The family will be notified of the JCHA’s decision in writing.
During these periods, the family will continue to receive ACC or HCV rental assistance in accordance with any applicable lease and HAP contract until the family vacates the rental unit for its purchased home.

The family will be required to report their progress on locating and purchasing a home to the JCHA.

C.  HOMEOWNERSHIP COUNSELING & TRAINING

- Homebuyers must successfully complete a comprehensive homeownership training/counseling program offered by the JCHA or by another counseling agency
- The Counseling Program will include: Basic budgeting, managing credit, saving for a down payment/closing costs
- The Training Program will include: How to shop for a home, negotiating a sales price, fair housing laws, locating affordable mortgage financing, finding and hiring closing professionals, basic home maintenance, the closing process, protecting your investment after purchase.
- Families with financial problems after the home purchase will be referred to a HUD-certified counseling agency for additional counseling.

D.  ELIGIBLE UNITS FOR PURCHASE

- A one-family detached house
- A one-family town or row house
- A condominium unit
- A co-operative apartment (i.e. shares in a co-op association)
- A home in which the family currently lives as long as it meets the above requirements
- An existing home or a home currently under construction
- A home outside Jersey City if local Section 8 Office has a Homeownership Program
- A home that is of conventional construction or modular construction

E.  PHYSICAL INSPECTIONS

- Home must pass a JCHA-conducted HQS inspection
- Home-buyer must hire an independent inspector to inspect home
- Home-buyer and the JCHA will review the independent inspection report to determine if the home is in acceptable condition to purchase

F.  FINANCING REQUIREMENTS

- Home-buyer will obtain a mortgage or co-op loan from the lender of their choice.
- Proposed financing/re-financing is subject to JCHA affordability review and approval

_The Buyer May Use:_

- No down payment loans (e.g. NJHMFA or VA loans)
- A subsidized financing and/or grant program if available
Private seller financing (allowed on a case-by-case basis subject to JCHA affordability review and approval).

G. AMOUNT OF HOMEOWNERSHIP ASSISTANCE

The amount of assistance is based on the Utility Allowance and Payment Standard schedules used for the Housing Choice Voucher (Section 8) Program.

The amount of the homeownership assistance will be the lower of the Payment Standard minus the Total Tenant Payment or the monthly homeownership expenses minus the Total Tenant Payment.

The initial Payment Standard will be based on the lower of the bedroom size based on the Housing Choice Voucher (Section 8) Program occupancy standards or the actual number of bedrooms in the home to be purchased.

If one or more family members move out of the home, the Payment Standard will not be reduced to reflect the smaller family size.

The JCHA will pay the homeownership assistance directly to the homebuyer, who will be responsible for making the monthly mortgage payment.

The JCHA will only pay the homeownership assistance directly to the mortgage lender on the homebuyer’s behalf if required by the lender.

H. TERM OF HOMEOWNERSHIP ASSISTANCE

If mortgage or co-op loan is for a term of less than 20 years, assistance is available for up to 10 years.

If mortgage co-op loan is for a term of 20 years or more, assistance is available for up to 15 years.

The time limit applies to any family member who owns the home and to a spouse or any owner, even if the spouse is not an owner.

There is no time limit for elderly or disabled families

I. CONTINUED PROGRAM ELIGIBILITY

Homebuyers are re-certified every year to determine continued eligibility and assistance amount. Continued Program eligibility is based on:

- Family continues to be income-eligible for Section 8 Program Assistance
- Family continues to live in home as their primary residence
- Family has no members who buy another home
- Family pays their monthly mortgage payment on time
- Family complies with all other family obligations of Section 8 Program
- As required, a family may attend additional homeownership or credit counseling.
J. SALE OF HOME & PURCHASE OF ANOTHER HOME

• Family may sell or refinance their mortgage or co-op loan at any time.
• A family may sell their home and buy another home with Section 8 assistance if they have received homeownership assistance for less than the maximum allowed time. (Term limits do not apply to elderly or disabled families.)
• If a family sells a home to purchase another home, the same pre-purchase requirement apply to the purchase of the second home with the obvious exception that the family is not a first-time homebuyer.

K. MORTGAGE DEFAULTS

• A homebuyer is not eligible for Section 8 homeownership assistance in the future if they default (i.e. stop paying) on their mortgage or co-op loan
• Section 8 Rental Assistance will be offered to income-eligible families if they seek counseling prior to the default and the default is due to long-term unemployment or illness, divorce, or other JCHA-approved hardship.
• If the family has an FHA-insured mortgage, the family must vacate the home within the time frame designated by HUD and convey title to HUD or its designee in order to be offered Section 8 rental assistance.

L. SWITCHING BETWEEN SECTION 8 HOMEOWNERSHIP & RENTAL ASSISTANCE

Families may switch between Homeownership and Rental Assistance as follows:

• A family receiving Section 8 rental assistance may switch to homeownership assistance if the family is eligible and assistance is available.
• A family may be eligible to continue receiving Section 8 Rental Assistance if they fail to purchase a home.
• An eligible family purchases a home under the Homeownership Option but decides to sell the home and can return to renting (if rental assistance is available).
• A family who defaults on their mortgage loan may receive Section 8 Rental Assistance pursuant to the requirements above, on a case by case basis.
CHAPTER 21

FAMILY SELF SUFFICIENCY PROGRAM ACTION PLAN

A. INTRODUCTION

The purpose of the Family Sufficiency (FSS) Program for Voucher holders is to empower families to realize long-term financial independence through stable employment. Because most Voucher family head of households are able to work and want to work, the FSS Program’s abiding philosophy is that the best first step toward long-term self-sufficiency is obtaining and sustaining meaningful employment. This Chapter describes the JCHA FSS Program policies and procedures. Based on the assessed skills, experience, needs and current employment situation of FSS participants, the Program will emphasize the following:

- The short and long term paths to employment;
- Successful job retention and upward mobility;
- Achieving financial self-sufficiency within five years.

The JCHA currently administers approximately 3,000 tenant based Housing Choice (Section 8) Vouchers. All Voucher holders in the JCHA Housing Choice Voucher (Section 8) Program are eligible to participate in the FSS Program. The JCHA will establish partnerships and linkages with the private sector to provide self-sufficiency services to the FSS participants as described in Section E of this Chapter.

Eligible Families from Other Self Sufficiency Programs:

The JCHA also administers a Self Sufficiency Program for its Public Housing residents who were relocated from Curries woods, Lafayette Gardens and A. Harry Moore Apartments under a Hope VI Revitalization Plan. FSS Program services in the Housing Choice Voucher (Section 8) Program will be coordinated with other JCHA Section 8 related Programs.

B. GOALS AND OBJECTIVES

Program Objectives and Estimate of Participating Families:

The main goal of the JCHA’s FSS Program is to support families to become economically and socially independent by lessening their dependency on federal rental subsidies and other federally and locally supported assistance programs, however, the JCHA’s goal is to assist as many families as possible.

The minimum Housing Choice Voucher FSS Program size for the JCHA is equal to:

- The number of certificate and/or voucher units awarded under the FSS incentive award competition in FY 1991/92 (specifically 320) plus
- The number of additional certificate and voucher units reserved between FY 1993 and October 20, 1998 (excluding renewal funding for units previously reserved), minus
- The number of families who have graduated from the PHA’s rental certificate or Housing Choice Voucher FSS Program on or after October 20, 1998 by fulfilling their contracts of participation.
To achieve its goal, the JCHA will coordinate the delivery of existing community services with public agencies and the private sector to the participants.

As highlighted through a needs assessment process, societal and individual barriers must be overcome before a family can conquer long-term structural poverty and dependency. To this end, an effective FSS Program requires a mixture of creativity, flexibility and accountability for both the family and service providers.

**The JCHA FSS Program’s objectives are as follows:**

- Recruit current Section 8 Voucher holder to participate in the FSS Program.
- Conduct in-depth assessment of each participant to determine the person’s or the family’s self-sufficiency needs;
- Develop action plan for employability based on the assessments, establish specific target goals to be met and provide the necessary service package to support families in reaching their goals;
- Establish a case management approach that identifies needs and services based on the family’s commitment to become self-sufficient;
- Improve coordination of both planning and delivery of services to FSS Program participants;
- Document the implementation of services to be used for further planning of a broader-based FSS Program;
- Establish interagency partnership to achieve high quality comprehensive service delivery to all members of a participating family to generate long-term results;
- Assess and evaluate family participation, case management activities, and service provision by agencies and entities;

**Family Participant Objectives**

**The family’s objective will be to achieve the following:**

- Elevate itself from a status of dependence to that of self-reliance and self-sufficiency;
- Achieve a greater level of self-discipline, self-esteem and self-motivation by accepting responsibility for decisions and actions;
- Demonstrate commitment and accountability to a customized service plan for the individual and family in which goals are identified and barriers are addressed.

**C. STAFFING**

The Program Coordinator and staff will be responsible for implementing the FSS Program. The FSS staff will be responsible for providing case management to all families.

**D. OUTREACH AND SELECTION**

**FSS Family Selection Criteria and Procedures:**

- The family must be a current participant in the Housing Choice Voucher (Section 8) Program;
- The family must not have any outstanding debt owed to the JCHA.
• All selections will be current Voucher holders who express an interest in the Program.
• An invitational letter will be mailed to all new lease ups advising them of the Program and its benefits.
• Attendance at a one-on-one meeting with the FSS staff for pre-assessment of self-sufficiency needs is required.

The JCHA will maintain a list of interested families submitting applications after the orientation sessions.

The JCHA will not admit former FSS Participants to rejoin the FSS Program

Incentives to Encourage Participation:
The primary incentives for participation in the FSS Program will include the establishment of the escrow savings account and the provision of services needed to support the family in achieving self-sufficiency.

Outreach:
The FSS Program will be open to all current Housing Choice Voucher (Section 8) holders. Any FSS-eligible family willing to commit to the goal of attaining financial independence will be welcomed into the Program. To make the most effective use of Program resources, outreach and recruitment efforts will be focused on those who demonstrate a strong interest in improving their economic situation and who express a willingness to take on the obligations required under the FSS agreement.

Assurances of Non-interference with Rights of Non-participating Families:
Eligible families for the FSS Program will be selected from existing participants in the Housing Choice Voucher (Section 8) Program, not from the waiting lists. Therefore, a family’s decision not to participate in the FSS Program will not affect the family’s participation in the Housing Choice Voucher (Section 8) Program or the family’s right to occupancy a Section 8 unit in accordance with Program regulations and the lease.

E. ASSESSMENT

FSS Method of Assessment and Identification of Needs:
A comprehensive assessment will be conducted for each household who express interest in the FSS Program. Families who wish to enroll will be asked to complete a brief pre-assessment form. The pre-assessment form will be completed at a one-on-one interview with FSS staff. Program staff will explain the Program’s design, requirements, and services.

The pre-assessment will provide the basis for a more in-depth, comprehensive assessment which an enrolling participant and the FSS Program staff will develop together. For those without jobs, the assessment will focus on the immediate barriers to employment and longer-range career goals.

For those with jobs, the assessment will address needs and resources related to job stability, retention and career advancement. The assessment will identify the family’s resources and needs in such areas as work experience, job search and retention skills, education, training, child care and transportation.
The assessment will also address such issues as physical and mental health, parenting, budgeting and household management, English language skills, coping skills, and other skills necessary to gain and sustain financial independence.

**Several principles will guide the assessment process as follows:**

- A key objective of the assessment process will be to determine whether the participant is ready to look for work, including whether the participant has the skills needed for the type of employment sought and whether additional training would enhance the participants long-term employability;

- Assessment will be an ongoing process that encompasses many topics over the course of a participant’s preparation for and entry into employment;

- Staff will help participants use the assessment process to determine which service needs can be met by the family and which will require outside assistance;

- Participants will be encouraged to identify and build on the positive life skills, strengths, and capabilities they already possess;

- The assessment will establish priorities among identified needs.

- The assessment will be the basis for developing the Contract of Participation and individual service plans that will outline the steps toward the long-term goal of independence.

**FSS Activities and Supportive Services:**

The FSS Program staff will assist participants to identify the resources needed to implement their plans for reaching self-sufficiency. Participants seeking further education will be referred for additional academic assessment, if needed; those who are still identifying their employment goals may be referred for more in-depth aptitude testing and career counseling. Depending on the participant’s interests and prior education, referrals may be made to local providers of basic deductions (GED), vocational or technical education, English as second language courses, and/or academic training. Participants who are already looking for work or who are planning to begin a job search maybe referred to programs such as the Jersey City Employment and Training office and the Jersey City Employment Service Department. Participants may also receive referrals for supportive services, such as child care and transportation assistance, personal or family counseling, or medical services.

The FSS Program staff will follow up with participants and service providers regarding the outcomes of the referrals. Staff will make sure the participants were able to contact the provider; that the needed services were available; and that the participant is satisfied with the quality of services. Service providers will be contacted to confirm that the provider was able to assist the participant and to resolve any problems that might have arisen. However, the JCHA has no liability to the family if the resources and services are not provided.
F. PROGRAM IMPLEMENTATION

Contract of Participation:
The JCHA will enter into a Contract of Participation with each head of household or family member who participated in the FSS Program. The Contract will outline the number and identity of participating family members and the designated head of household. The JCHA will not admit former FSS Participants to rejoin the FSS Program who have previously participated in any other PHA’s Family Self-Sufficiency Program or previously participated in the JCHA’s FSS Program.

The Contract will establish specific interim and final goals as a means for measuring the family’s progress. It will specify the services, achievements, and interim goals leading ultimately to self-sufficiency. Where appropriate, the Contract will take into account similar plans that may have been developed by other employment-related programs and agencies. The Contract will also include the obligation of the JCHA and its FSS partners to facilitate access to or directly provide the services and support required for the participant to achieve interim and final self-sufficiency goals.

The Contract of Participation will also outline the FSS Program’s commitment to support the participants’ efforts, and the roles and responsibilities of Program staff in helping participants reach their goals. The FSS Contract of Participation and individual service plans will be reviewed periodically. Staff and participants may choose to revise agreements as appropriate.

If the head of household is deceased or removed from the lease, the remaining household member (new head of household) may if desired, take over the existing FSS contract of participation and create their own ITSP for the remaining time of the contract. The new head of household will also be eligible to keep the current FSS escrow balance and have the opportunity to continue accumulating funds into the account for the remaining time of the contract.

Individual Service Plans:
The FSS Contract will include interim goals, so that progress may be monitored toward the ultimate goal of financial independence. If a participant fails to achieve an interim goal, or to maintain attendance and/or performance standards in any particular service or services, the FSS Program staff will determine first if FSS or any of its net-work of services providers failed to fulfill their obligations. If the responsibility lies with the Program itself or a service provider, the FSS Program staff will investigate the reasons for the failure and take steps to correct it.

▪ If the participant requests to change the Contract to substitute a different service or provider must be submitted in writing.
▪ The request to amend the Contract of Participation must be approved by the FSS Coordinator and the Director or Assistant Director of the Housing Choice Voucher Program.

Term of the Contract of Participation:
The term of the Contract will be for a period of five (5) years from the effective date of the Contract. The Contract’s effective date is the first day of the month following the date the Contract was signed by the family and the Program staff.
The Contract term may be extended for up to two (2) years beyond the original five (5) year term. If the Contract is extended, the family will continue to receive FSS escrow credits during the time period associated with the extension. An extension of the Contract term will be allowed for good cause such as:

A serious illness affecting the head of household;

An involuntary loss of employment, or;

The existence of difficulties or delays in providing the family the services needed to meet the Contract goals;

Participants must submit a written request for an extension of the Contract subject to the following:

The goals must be completed within the reasonable time as approved by the FSS Coordinator and the Director of the Housing Choice Voucher Program.

A letter notifying the participant of the outcome of the extension request will be mailed.

**Termination of the Contract of Participation:**

If the FSS Program staff concludes that a participant has failed to fulfill the specific terms of the agreement without good cause or has violated the FSS general rules of conduct, the FSS Program staff may terminate the participant from the FSS Program. Termination from FSS will not affect the family’s eligibility under the Housing Choice Voucher (Section 8) Program as long as the participant continues to meet the requirements of the Voucher Program. Reasons for termination of the Contract of Participation include the following:

- The mutual consent of both the participant and the FSS Program staff to terminate the Contract;
- The failure of the family to honor the term of the Contract;
- The achievement of self-sufficiency by the family;
- The expiration of the Contract term, and any associated extension period thereof;
- The family’s withdrawal from the Program; or
- A family moves to a different jurisdiction under portability procedures and enters the FSS Program of another HA.
- If a family is terminated from the HCV Program, the family will also be terminated from the FSS Program.

If a participant fails to maintain the Contract, the FSS Program staff will investigate the specific causes for the failure. If the causes are external barriers to participation, the FSS Program staff will take steps to remove them. If a reason for failure is due to the participant’s dissatisfaction with the Contract, the participant and FSS Program staff will work to remove or remedy the problem.

The JCHA will give written notice of possible termination of the FSS Contract to the head of household within 30 days of the proposed termination stating the specific reasons for the proposed termination. The FSS participant will then have an opportunity to request a hearing before the Hearing Officer. If the participant fails to request a hearing within 14 days from the date of the letter, the Program staff may proceed with the final termination of the Contract.

The JJCHA will not permit former FSS families to re-join the FSS Program.
Intent to Terminate FSS Contract of Participation:
A warning letter will be sent by the FSS Coordinator to the FSS participant for any breach of the FSS Contract of Participation. The warning letter will include the following:

- Notice of Contract violation
- Corrective action that must be taken
- Time frame to correct the violation

If corrective action is taken by the FSS participant, then no further action is necessary. If corrective action is not taken by the FSS participant, then the FSS Coordinator will send an “Intent to Cancel FSS Contract” letter by certified mail to the FSS participant. The letter will state reason or reasons for termination and will include an explanation of the appeal process available to the family.

Appeal Process:
If the client disagrees with the intent to cancel the FSS Contract, they must request a hearing before the Hearing Officer by writing within the 14 days from the date of the “Intent to Cancel” letter. The request must include their name, address, telephone number and the reason or reasons why they are requesting a hearing. The request must be sent to the Chair of the FSS Appeal Committee.

G. TERMINATION OF FSS CONTRACT AND/OR WITHHOLDING SUPPORTIVE SERVICES
A family’s FSS Contract of Participation can be terminated or supportive services withheld under the following circumstances:

- If the family fails to fulfill its obligations under the FSS Contract of Participation no later than five (5) years after entering into the Contract; or
- If the family’s Housing Choice Voucher (Section 8) assistance is terminated in accordance with HUD requirements; or
- The family withdraws from the FSS Program; or
- Such other act as is deemed inconsistent with the purpose of the FSS Program; or
- By operation of law or HUD regulation
- If the family moves outside the JCHA’s jurisdiction under portability procedures and enters the FSS Program of another PHA

If a family’s FSS Contract of Participation is terminated, they will not lose their Housing Choice Voucher (Section 8) assistance. However, any escrow funds earned will be forfeited.

A family has fulfilled its obligation under the Contract when the family has completed its Individual Training and Services Plan within the term of the Contract (including any extensions), is currently employed or has been independent of welfare assistance for at least 12 consecutive months.
H. THE ESCROW ACCOUNT

The JCHA will establish an interest bearing escrow account into which the JCHA will make monthly deposits on behalf of the family. The amount of the monthly escrow credit will be determined based on any increase in rent paid by the family because of increases in earned income. The JCHA will cease making credits to a family escrow account when the family has completed the Contract of Participation. The participant’s ability to access FSS escrow funds should be contingent upon meeting FSS Program and Contract goals. If the family voucher splits, the head of household who signed the initial contract of participation will keep the FSS escrow balance.

Withdrawal from the Escrow Account:

The family is eligible to receive the balance of the FSS escrow fund account, including any accumulated interest, under the following circumstances:

- The family has met it obligation under the Contract of Participation on or before the Contract’s expiration date and;
- At the time of Contract completion, the head of the family certifies that no family members receive or have received Federal or state welfare assistance for at least 12 consecutive months. Federal or state welfare assistance includes TANF, General Assistance, or other assistance provided under a Federal or State program and consists of only cash maintenance payment designed to meet a family’s on-going basic needs. (Welfare assistance does not include transitional welfare assistance like Medicaid and child care for JOBS participants. Welfare assistance does not include participation in Local, State or Federal housing programs where the assistance is paid to the housing owner or administering agency).
- The JCHA may verify the family’s certification that it is no longer receiving welfare assistance by contacting welfare agencies and requesting relevant documents. At its sole discretion, the JCHA may also advance to the FSS family a portion of the escrow account prior to completion of the Contract if the JCHA determines that the family has fulfilled certain interim goals, and the family needs the funds to complete the Contract (e.g., to pay for school tuition or other school costs, small business start-up expenses, a car when public transportation is unavailable, or job training expenses.)
- If 30% of the family’s monthly adjusted income equals or exceeds the Fair Market Rent amount for the unit size for which the family qualifies.
- When the family has completed its Individual Training and Service Plan within the term of the Contract, including any extension, and has been seeking and/or maintaining employment.
- The basis for the withdrawal of the FSS escrow funds must be contingent upon meeting FSS Program and Contract goal/s.

JCHA Escrow Advance Policy:

The JCHA may permit the FSS family to withdraw funds from the FSS escrow account before completion of the Contract if the family has completed specific interim goals designed by the JCHA.
and needs some of the escrow account funds to complete the Contract (i.e., to pay for school costs, etc.)

All requests for the withdrawal of FSS escrow funds must be linked to FSS goal/s and service plan. The requests to withdraw escrow account must be approved by the FSS Coordinator, Director or Assistant Director of the Housing Choice Voucher Program.

To qualify for advance escrow funds, the participant must meet the following requirements:

1. Demonstrate steady progress towards the completion of a goal by:
   - Being enrolled in the FSS Program for an period of at least one year; or
   - Enrolling in an accredited educational or vocational training program that will directly advance the goal completion process; or
   - Demonstrating that a plan to open a small business is viable by presenting a valid business plan and obtaining adequate funding from another grantor/source equivalent to the amount to be advanced from the FSS escrow account.

2. All advances must be used for expenses that will significantly help the participant advance toward a Contract goal. These expenditures may include, but are not limited to, payment of school costs; car purchase to get to work or school; funds necessary to start or maintaining a small business if the criterion listed above is met; purchase work clothes; pay off bills in order to become debt free and improve credit scores; etc.

3. All requests must be made in writing by the head of household and all requests must be notarized. All documentation is kept in the participant’s FSS Program file.

4. The JCHA will consider each request for an escrow advance on an individual basis. The JCHA reserves the right to accept or reject a request. The final decision regarding granting an escrow advance must be approved by the FSS Coordinator and the Director/Assistant Director of the Housing Choice Voucher Program.

5. Participants can also withdraw from escrow for a down payment on a home according to regulations outlined in JCHA’s Homeownership Program.

6. Escrow funds advanced are not required to be paid back, even if a tenant does not graduate from the FSS Program, unless there is evidence of fraud.

7. The JCHA will not approve escrow requests amounting to more than 25% of the total escrow in the participant’s account. An exception may be made for homeownership.

8. All escrow account withdrawals must be approved by the FSS Coordinator and the Director/Assistant Director of the Housing Choice Voucher Program.

9. If a participant is terminated due to a Housing Choice Voucher (Section 8) lease violation, they are also terminated from the FSS Program and will forfeit the escrow account funds.

**Loss of FSS Escrow Account Funds:**

- The Contract is terminated;
- The Contract is declared null and void by mutual consent;
• The head of household has not met the term of the Contract; or
• The family violates a provision of the lease;

If participant is terminated due to Housing Choice Voucher lease violation, they are also terminated from the FSS Program.

**Portability:**

A participant in the FSS Program must live in the jurisdiction of the JCHA during the first year of Program participation. If a family moves outside the JCHA’s jurisdiction after the first year of Program participation, the JCHA may take the following actions:

• Permit the family to continue to participate in its FSS Program if the family demonstrates that it can meet the family responsibilities of the contract in the new location.
• If the receiving HA permits the family to participate in its FSS Program, the JCHA must terminate its contract with the family and transfer the family’s escrow account balance when the family is absorbed by the receiving HA.
• If the family is admitted to the receiving PHA’s FSS Program, the receiving PHA will enter into a new contract of participation with the FSS family for the remaining time in the family’s initial contract. When it prepares the new FSS contract, the receiving PHA must use the initial income and rent information from the contract executed when the family first began its participation with the JCHA.
• If the family cannot fulfill its family obligations in the new location and the receiving HA does not permit the family to participate in its FSS Program, the contract will be terminated and the family will lose the funds in its FSS escrow account, unless the family has met its obligations under the Contract of Participation before it is absorbed by the receiving HA.

I. **FINANCIAL LITERACY**

The JCHA Housing Choice Voucher FSS Program will offer financial literacy to all FSS participants who are in need of this service as follows:

If an individual who has debt is granted the opportunity to sign a FSS Contract of Participation, they will be referred to the Financial Literacy Program.

All participants who list Homeownership as a goal must attend the Financial Literacy Program.

J. **PROGRAM MONITORING AND EVALUATION**

*Section Eight Management Assessment Program (SEMAP):*

In order to track compliance with SEMAP requirements and to determine the effectiveness of the FSS Program, the Program Coordinator will prepare monthly reports to the Director of the Housing Choice Voucher Program detailing the progress of FSS families. At a minimum, these monthly reports will include the following:

• Number of mandatory FSS slots;
• Number of FSS families currently enrolled;
- Percent of FSS slots filled;
- Percent of FSS participants with escrow account balances;
- Number of families with FSS escrow accounts currently enrolled but who have moved under portability and whose Section 8 assistance is administered by another HA;
- Relevant FSS activities conducted by the Program Coordinator or participating partners;
- Number of FSS escrow forfeitures.
CHAPTER 22
PROJECT BASED VOUCHER PROGRAM

A. INTRODUCTION

The Project-Based Voucher Program (PBVP) is administered under the Housing Choice Voucher (Section 8) Program and HUD regulations governing the PBVP can be found at 24 CFR 983. Most provisions of the Housing Choice Voucher (Section 8) Program also apply to the PBVP. However, the provisions that do not apply are listed under 24 CFR 983.2. PBV assistance may be attached to existing, rehabilitated or newly constructed housing. The JCHA is authorized to use up to twenty percent (20%) of the budget authority provided by HUD under an Annual Contributions Contract (ACC) to operate the PBVP.

The PBVP requires compliance with all Equal Opportunity requirements under federal law and regulation, including those listed at 24 CFR 5.105(a), and must also comply with the JCHA’s Agency Plan Civil Rights and Affirmatively Furthering Fair Housing certification submitted in accordance with 24 CFR 903.7(o). Any persons displaced as a result of implementation of the PBVP must be provided relocation assistance in accordance with the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (URA) and HUD regulations at 49 CFR, part 24.

Under 24 CFR 983.57, the site selected for PBV assistance must be consistent with the goal of deconcentrating poverty and expanding housing and economic opportunities as per 24 CFR part 903 and the JCHA’s Agency and Administrative Plans.

B. OWNER PROPOSAL SELECTION PROCEDURES

The JCHA must select owner proposals to participate in the PBVP that have been solicited on a competitive basis in response to a request for proposals (RFP) and in accordance with HUD regulations at 24 CFR 983.51. The RFP is advertised in local newspapers and on the JCHA’s website. The owner proposal must meet the requirements outlined in the JCHA’s RFP package, which includes proposal instructions, the scope of services, evaluation criteria and required documents.

Owners may be required to attend a pre-proposal conference prior to the deadline date to submit the proposals. Select owners may be interviewed prior to completion of the evaluation process. If an owner wishes to apply for PBV assistance for more than one development, a separate proposal must be submitted for each development. Proposals submitted shall not be withdrawn for a period of sixty (60) days subsequent to the deadline for receiving proposals without the written consent of the JCHA.

The owner proposals will be evaluated based on the relative professional experience and qualifications in managing residential rental market units, familiarity with the HCV (Section 8) Program and with the PBVP, as well as based on site selection criteria (i.e., location of the units, adequate funding sources, suitability of the site with regard to neighborhood resources, supportive services offered, occupancy and management policies, etc.). References will be evaluated as part of the professional experience and qualifications criteria and scored as excellent, good and fair (multiple references will be requested and averaged into one composite rating).
B. OWNER PROPOSAL SELECTION PROCEDURES (Cont’d)

Under 24 CFR 983.56, the JCHA may not select an owner proposal to provide PBV assistance for units in a building or enter into an Agreement to Execute a HAP Contract or a HAP Contract if the total number of units in building that will receive PBV assistance is more than 25% of the number of assisted or unassisted dwelling units in the building. Units are not counted against this cap if they are in a single-family building, or in a multi-family building in which elderly or disabled families reside or families are receiving supportive services.

In addition, activities under the PBV are subject to the HUD environmental regulations in 24 CFR parts 50 and 58, and an environmental review must be performed by a unit of a general local government, a county or a state. The JCHA may not enter into an Agreement or Housing Assistance Payment (HAP) Contract and the owner may not begin any activities until either an environmental review has been completed and HUD approved or the property has been determined to be exempt from this requirement. Owners are advised to refer to 24 CFR 58.34 and 58.35 for any exclusions to the environmental review requirement.

In accordance with 24 CFR 983.101, all units under the PBVP must pass Housing Quality Standards (HQS) inspections per HUD regulation and JCHA Housing Choice Voucher (Section 8) Program rules. For existing units, the JCHA must examine the proposed site before the proposal selection date and inspect the proposed units to determine if they substantially comply with HQS. The JCHA may not execute a HAP Contract until the units pass the HQS inspection. For new construction and rehabilitated units, the owner will enter into an Agreement to Execute a HAP Contract and those units will be inspected to ensure compliance with HQS requirements when the unit has been completed.

The JCHA reserves the right to: reject any or all proposals; waive any informality in the RFP process; terminate the process at any time if deemed by the JCHA to be in the best interest of the JCHA; and to determine the number of PBVs awarded, if any, to individual units or developments at the JCHA’s discretion. If HUD regulations governing the PBV Program should change, the JCHA reserves the right to re-negotiate and amend the Agreement to Execute a HAP Contract or the HAP Contract to reflect those changes and to reduce the number of PBV units to be selected under the RFP in the event that the JCHA’s budget authority is reduced.

C. DWELLING UNITS 24 CFR 983.102; Housing accessibility for persons with disabilities.

(a) Program accessibility. The housing must comply with program accessibility requirements of section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and implementing regulations at 24 CFR part 8. The PHA shall ensure that the percentage of accessible dwelling units complies with the requirements of section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) as implemented by HUD’s regulations at 24 CFR 100.25 as applicable.

D. PHA OWNED UNITS

PHA-owned units are eligible for the PBV Program. A PHA-owned unit is defined in 24 CFR 983.3 as, “a dwelling unit owned by the PHA that administers the voucher program. PHA-owned means that the PHA or its officers, employees or agents hold a direct or indirect interest in the building in which the unit is located, including an interest as titleholder or lessee, or as a stockholder, member or
general or limited partner, or member of a limited liability, corporation, or an entity that holds any such direct or indirect interest.” However, the HUD field office or HUD-approved independent entity must review the selection process and determine that the PHA-owned units were appropriately selected based on the selection procedures specified in the PHA’s Administrative Plan. Please reference 24 CFR 983.51(e). Non-competitive selections must also be reviewed to ensure that the selection was done properly, particularly in regard to LIHTC project applications not receiving the benefit of a commitment of PBVs by the PHA and that the comparable competition was held within three years of project selection. See 24 CFR 983.51(b)(2). For other requirements related to PHA-owned units, such as rent reasonableness determination and inspections, see 24 CFR 983.59. These functions are also required to be done by the HUD-approved independent entity.

E. AGREEMENT TO ENTER INTO A HOUSING ASSISTANCE PAYMENTS AHAP CONTRACT

For any projects involving new construction or rehabilitation, an AHAP must be executed prior to the start of any construction or rehabilitation. An AHAP is not required for existing units. The requirements regarding an AHAP are detailed in 24 CFR 983.152. However, a PHA may not execute an AHAP until a subsidy layering review and an environmental review are completed.

F. SUBSIDY LAYERING REVIEW (SLR)

These reviews are only required for projects involving new construction and rehabilitation. The purpose of this review is to avoid excess subsidy. See 24 CFR 983.55. Pursuant to the passage of the Housing and Economic Recovery Act (HERA) of 2008 and in accordance with the Federal Register notice, Administrative Guidelines; Subsidy Layering Reviews for Proposed Section 8 Project Based Voucher Housing Assistance Payments Contracts, issued on July 9, 2010, housing credit agencies can submit a notice of intent to conduct SLRs rather than the Department since they are qualified agencies. State housing credit agencies are encouraged to submit such a notice to Headquarters, if they have not already done so, since these agencies are already performing SLRs for LIHTC projects. Otherwise, Headquarters is still required to do them. No AHAP may be executed until a SLR is completed by the appropriate agency.

G. ENVIRONMENTAL REVIEW

In accordance with 24 CFR 983.58, an environmental review is required for all PBV units including existing units. A PHA, an owner, or its contractors may not acquire, rehabilitate, convert, lease, repair, dispose of, demolish, or construct real property or commit or expend program or local funds for PBV activities until an environmental review is completed. Specifically, no AHAP for rehabilitated or new construction units may be executed until the environmental review is complete and no housing assistance payments (HAP) contract may be executed for existing units until the environmental review is complete.

As PHAs are aware, the Housing and Economic Recovery ACT (HERA) added a section 8(o)(13)(M) of the U.S. Housing Act of 1937 and paragraph (II) of that new section relieves a PHA from undertaking an environmental review for an existing structure, except to the extent such a review is otherwise required by law or regulation. This new statutory section was discussed in the Federal Register notice entitled “The Housing and Economic Recovery Act of 2008Applicability to HUD Public housing, Section 8 Tenant-Based Voucher and Section 8 Project-Based Voucher Programs,”
published on November 24, 2008, at 73 FR 71037. In that notice, HUD advised that under 24 CFR part 58, federal environmental reviews are undertaken by a Responsible Entities (usually units of general local governments), not PHAs. In addition, any federally required environmental review is required by law or regulation, so there do not appear to be any federally required environmental reviews that would be eliminated by this provision.

H. INELIGIBLE PROPERTIES/UNIT TYPES

Prior to selecting a proposal, the JCHA must ensure that the owner’s proposed PBV units comply with HUD regulations, including the determination that the units are eligible for PBV assistance.

In accordance with 24 CFR 983.53, the JCHA may NOT provide PBV assistance for the following unit types:

- shared housing
- units on the grounds of a penal, reformatory, medical, mental, or similar public or private institution
- nursing homes or facilities providing continuous psychiatric, medical, nursing services, board and care or intermediate care
- units owned or controlled by an educational institution or its affiliate and are designated for occupancy by students of the institution
- manufactured homes
- cooperative housing
- transitional housing
- high-rise elevator buildings for families with children unless there is no practical alternative and with HUD approval
- owner-occupied units
- units occupied by an ineligible family
- other subsidized housing units
- units rented to family members, including a parent, child, grandparent, grandchild, sister, or brother

I. ELIGIBLE PROPERTIES/UNIT TYPES

In accordance with 24 CFR 983.5(2), units in existing housing, newly constructed, or rehabilitated housing are eligible under the PBVP. Existing units must substantially comply with HQS requirements at the time of notice of the JCHA’s selection. Additional requirements for units in newly constructed or rehabilitated housing are provided below.

J. NEWLY CONSTRUCTED OR REHABILITATED UNITS

The owner must complete form HUD-52531-A, “Part I of the Agreement to Enter into Housing Assistance Payments Contract” and form HUD-52531-B, “Part II of the Agreement to Enter into Housing Assistance Payments Contract.” In the Agreement, the owner agrees to comply with the
HQS requirements and the JCHA agrees to enter into a HAP Contract for the PBV units with the owner contingent on the timely completion of the units as per the terms of the Agreement.

The JCHA may not enter into the Agreement with the owner until a “subsidy layering review” is completed in accordance with 24 CFR 983.55. The subsidy layering review is intended to ensure that excessive public assistance from other federal, state or local agencies does not exist. The review is conducted by HUD or a HUD-approved entity. In addition, environmental approval must be received (as described on page one of this Section) prior to entering into the Agreement.

If the owner has signed the Agreement (HUD-52531-A & B), for the development of nine (9) or more contract units, then the owner and the contractors/sub-contractors must pay the prevailing Davis-Bacon wages to laborers and mechanics employed in the development of the housing. Compliance with Department of Labor regulations cited in 29 CFR part 5, with Section 3 of the Housing and Urban Development Act of 1968, with 24 CFR part 135, 24 CFR 983.154 and with any other applicable federal and local labor laws and regulations, as well as with JCHA Policy regarding Section 3 hiring is required.

Upon completion of the newly constructed or rehabilitated units, the JCHA must inspect to ensure that the work was done in accordance with the Agreement, with HQS requirements and with JCHA requirements. When the JCHA is satisfied that all requirements have been met, the JCHA will execute a HAP Contract with the owner. The HAP Contract will provide rental subsidy for eligible families directly to the owner or designated management agent via direct deposit payments to the appropriate bank account.

The JCHA will conduct the following inspections in accordance with PIH 908.103 (a) pre-selection inspection - (1) Inspection of site: The PHA must examine the proposed site before the proposal selection date. (2) Inspection of existing unit: if the unit to be assisted already exists, the PHA must inspect all units before the proposal selection date and must determine if the unit substantially complies with HQS. (b) Pre-HAP contract inspections: the PHA must inspect each contract unit before execution of HAP contract. (c) Turnover inspections: before providing assistance to a new family, the PHA must inspect unit. (d) Annual inspections: at least annually, the PHA must inspect a random sample. (1) consisting of at least 20 percent of the contract units in each building, (2) If more than 20 percent of the annual sample of inspected contract units in a building fail the initial inspection the PHA must inspect 100 percent of the contract units in the building.

(e) Other inspections: (1) the PHA must inspect contract units whenever needed to determine that the contract units comply with the HQS. (2) The PHA must conduct annual inspections if the owner (or, if applicable, the family) has corrected the HQS violation. (3) In conducting supervisory quality control HQS Inspections, the PHA should include a representative sample of both tenant based and project based units; (f) inspecting PHA owned units; In the case of PHA owned units, the inspection required under this section must be performed by an independent agency designated in accordance with 24 CFR 983.59, rather than by the PHA.
K. OWNER RESPONSIBILITY

In accordance to 24 CFR 983.208, the owner is responsible for performing all the owner responsibilities under the Agreement and the HAP Contract. 24 CFR 982.452 (Owner responsibilities) applies.

L. HAP CONTRACT AMENDMENTS (TO ADD OR SUBSTITUTE CONTRACT UNITS)

At the discretion of the PHA and pursuant to 24 CFR 983.206 the PHA may amend or substitute the HAP contract or a different unit with the same number of bedrooms in the same building for a previously covered contract unit. Prior to substitution, the PHA must inspect the proposed substitute unit and must determine the reasonable rent for such unit.

Provided that the total number of units in a building that will receive PBV assistance or other PBV assistance may not exceed 25 percent of the number of dwelling units (assisted or unassisted) in the building or the 20 percent of authorized budget authority as provided in 24 CFR 983.6, a HAP contract may be amended during the three (3) year period immediate following the execution date of the HAP contract to add additional PBV contract units in the same building.

M. TERM OF THE HAP CONTRACT

The initial contract period will be a minimum of five (5) years and a maximum of ten (10) years, with a renewal period of up to five (5) years for an aggregate total of fifteen (15) years, dependent upon the availability of federal funding, and at the JCHA’s discretion. The JCHA’s decision to renew the HAP Contract after the initial minimum five (5) year period is also contingent upon the owner’s ability and capacity to maintain the PBV units in accordance with HUD regulations and JCHA Housing Choice Voucher (Section 8) Program rules. At the JCHA’s sole discretion, the JCHA may amend the HAP Contract to permit substitution of a different unit with the same number of bedrooms in the same building for a previously covered contract unit.

N. IN-PLACE FAMILIES

The JCHA must ensure that “in-place families” residing in existing units and units to be rehabilitated are eligible to participate in the PBVP. The owner must provide a current tenant listing of all household members and household income for eligibility purposes. An eligible “in-place family,” as of the proposal selection date, may not be displaced. Only “in-place families” determined to be eligible at the start of the PBV assistance may be selected. The eligible “in-place family” will be placed on the JCHA’s Housing Choice Voucher (Section 8) Program waiting list and given an absolute preference for an appropriately sized PBV unit, pending successful limited screening by the JCHA which includes ensuring that no criminal activity or other serious violation of 24 CFR 982.552, 553 and JCHA admissions policies exists. “In-place families” not eligible for the PBV assistance may not be displaced solely due to ineligibility for the PBV Program.

O. OCCUPANCY 24 CFR 983.251; HOW PARTICIPANTS ARE SELECTED.

(a) Who may receive PBV assistance? (1) The PHA may select families who are participants in the PHA’s Tenant-Based Voucher Program and families who have applied for admission to the voucher

Draft Admin Plan to be Effective April 1, 2021
program based on the JCHA’s waiting list preferences. Once the list is exhausted, the JCHA may take owner referrals.

Pursuant to (a) PHA option. (1) The PHA has no responsibility or liability to the owner or any other person for the family’s behavior or suitability for tenancy. However, the PHA may opt to screen applicants for family behavior or suitability for tenancy and may deny admission to an applicant based on such screening. (2) The PHA must conduct any such screening of applicants in accordance with policies stated in the PHA Administrative Plan.

OCCUPANCY 24 CFR 983.252; PHA INFORMATION FOR ACCEPTED FAMILY.

(a) Oral briefing. When a family accepts an offer of PBV assistance, the PHA must give the family an oral briefing. The briefing must include information on the following subjects:

(1) A description of how the program works; and (2) Family and Owner responsibilities.

(b) Information packet. The PHA must give the family a packet that includes information on the following subjects: (1) How the PHA determines the total tenant payment for a family; (2) Family obligations under the program; and (3) Applicable fair housing information.

(c) Providing information for persons with disabilities. (1) If the family head or spouse is a disabled person, the PHA must take appropriate steps to assure effective communication, in accordance with 24 CFR 8.6 in conducting the oral briefing and in providing the written information packet, including in alternative formats. (2) The PHA shall have some mechanism for referring to accessible PBV units that includes a person with mobility impairment.

(d) Providing information for persons with limited English proficiency. The PHA should take reasonable steps to assure meaningful access by persons with limited English proficiency in accordance with obligations contained in Title VI of the Civil Rights Act Order 13166.

OCCUPANCY 24 CFR 983.253; LEASING OF CONTRACT UNITS.

(a) Owner selection of tenants. (1) During the term of the HAP contract, the owner must lease contract units only to eligible families selected and referred by the PHA from the PHA waiting list. (2) The owner is responsible for adopting written tenant selection procedures that are consistent with the purpose of improving housing opportunities for very low-income families and reasonably related to program eligibility and applicant’s ability to perform the lease obligations. (3) An owner must promptly notify in writing any rejected applicant of the grounds for any rejection.

(b) Size of unit. The contract unit leased to each family must be appropriate for the size of the family under the PHA’s subsidy standards.

OCCUPANCY 24 CFR 983.254; VACANCIES

(a) Filling vacant units. (1) The owner must promptly notify the PHA of any vacancy or expected vacancy in a contract unit. After receiving the owner notice, the PHA must make every reasonable effort to refer promptly a sufficient number of families for the owner to fill such vacancies. (2) The owner must lease vacant contract units only to eligible families on the PHA waiting list referred by the PHA. (3) The PHA and the owner must make reasonable good faith efforts to minimize the likelihood and length of any vacancy. (b) Reducing number of contract units. If any contract units have been vacant for a period of 120 or more days since owner notice of vacancy (and notwithstanding the reasonable good faith efforts of the PHA to fill such vacancies), the PHA may give notice to the
owner amending the HAP contract to reduce the number of contract units by subcontracting the number of contract units (by number of bedrooms), that have been vacant for such period.

**OCCUPANCY 24 CFR 983.255 TENANT SCREENING**

(a) PHA option. (1) The PHA has no responsibility or liability to the owner or any other person for the family’s behavior or suitability for tenancy. However, the PHA may opt to screen applicants for family behavior or suitability for tenancy and may deny admission to an applicant based on such screening. (2) The PHA must conduct any such screening of applicants in accordance with policies stated in the PHA Administrative Plan. When occupancy may exceed 25 percent cap on the number of PBV units in each building 983.261

(a) Except as provided in 24 CFR 983.56(b), the PHA may not pay housing assistance under the HAP contract for contract units in excess of the 25 percent cap pursuant to 24 CFR 983.56(a). (b) In referring families to the owner for admission to excepted units, the PHA must give preference to elderly or disabled families; or to families receiving supportive services. (c) If a family at the time of initial tenancy is receiving and while the resident of an excepted unit has received FSS supportive services or any other service as defined in the PHA Administrative Plan, and successfully completes the FSS contract of participation or the supportive services requirement, the unit continues to count as an excepted unit for as long as the family resides in the unit. (d) A family (or the remaining members of the family) residing in an excepted unit that no longer meets the criteria for a “qualifying family” in connection with the 25 percent per building cap exception (e.g., a family that does not successfully complete its FSS contract of participation or the supportive services requirement, as defined in the PHA Administrative Plan or the remaining members of a family that no longer qualifies for elderly or disabled family status) must vacate the unit within a reasonable period of time established by the PHA, and the PHA shall cease paying housing assistance payments on behalf of the non-qualifying family. If the family fails to vacate the unit within the established time, the unit must be removed from the HAP contract unless the project is partially assisted, and it is possible for the HAP contract to be amended to substitute a different unit in the building in accordance with 24 CFR 983.206(a); or the owner terminated the lease and evicts the family. The housing assistance payments for a family residing in an excepted unit that is not in compliance with its family obligations (e.g., a family fails, without good cause, to successfully complete its FSS contract of participation or supportive services requirement) shall be terminated by the PHA.

**OCCUPANCY 24 CFR 983.260; FAMILY RIGHT TO MOVE**

(a) The family may terminate the assisted lease at any time after the first year of occupancy. The family must give the owner advance written notice of intent to vacate (with a copy to the PHA) in accordance with the lease. (b) If the family has elected to terminate the lease in this manner, the PHA must offer the family the opportunity for continued tenant-based rental assistance, in the form of either assistance under the voucher program or other comparable tenant-based rental assistance. If voucher or other comparable tenant-based rental assistance is not immediately available upon termination of the family’s lease of a PBV unit, the PHA must give the family priority receive the next available opportunity for continued tenant-based rental assistance. Within the period of a year, the JCHA may offer up to 10% of the Project Based families the opportunity to receive tenant-based rental assistance when funding is permitted.
P. LEASE

The Head of Household and Co-Head, if applicable, must have the legal capacity to enter into a lease under NJ State Law. The tenant and owner must execute a written lease for the unit that is in compliance with State and local laws. The initial lease must be for a one-year period. It is recommended that a HUD-approved lease is utilized. JCHA approval of the lease is required.

A HUD-required “Tenancy Lease Addendum” MUST be utilized with all leases for PBV units. All provisions in the Tenancy Lease Addendum must be included in the lease and the terms of the Tenancy Lease Addendum shall prevail over other provisions of the lease. The owner must immediately notify the JCHA of any proposed changes to the lease that involve responsibility for utilities and such changes may only be made with JCHA approval. Any other changes to the lease must be agreed to in writing and the JCHA must receive a copy of the changes. If a unit becomes overcrowded or under-occupied, or the family requires an accessible unit, the JCHA will offer the family continued assistance per 24 CFR 983.259.

Upon expiration of the lease, the owner may renew lease, refuse to renew the lease for good cause or refuse to renew the lease without good cause in accordance with 24 CFR 983.257. If the owner refuses to renew the lease without good cause, the JCHA will provide the family with a tenant-based voucher and the unit will be removed from the PBV HAP Contract. The family may move with continued assistance after the first year of occupancy in the PBV unit and must provide advance 60-day written notice to the owner. If the family terminates the assisted lease before the one year period, the opportunity for continued assistance is relinquished.

Q. RENT

For existing units, the amount of rent is established at the beginning of the HAP Contract. For newly constructed or rehabilitated units, the rent on the Agreement to Execute a HAP Contract is estimated and the actual rent is determined when the HAP Contract begins.

The maximum rent is an amount determined by the JCHA that is the lesser of the payment standard or the reasonable rent for the unit bedroom size minus any utility allowance, if applicable, and may be subject to tax credit limitations, rent control or other limits under federal, state and local law. The payment standard for Fiscal Year 2021 is as follows:

<table>
<thead>
<tr>
<th>Bedroom Size</th>
<th>FY 2021 Fair Market Rent</th>
<th>FY 2020-2021 Payment Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Efficiency</td>
<td>$1,550</td>
<td>$1,421,150</td>
</tr>
<tr>
<td>1 Bedroom</td>
<td>$1,686</td>
<td>$1,582,168</td>
</tr>
<tr>
<td>2 Bedrooms</td>
<td>$1,958</td>
<td>$1,860,958</td>
</tr>
<tr>
<td>3 Bedrooms</td>
<td>$2,435</td>
<td>$2,317,245</td>
</tr>
<tr>
<td>4 Bedrooms</td>
<td>$2,655</td>
<td>$2,520,265</td>
</tr>
</tbody>
</table>
Rent increases must be requested in writing by the owner 60 days prior to the lease anniversary date and are subject to JCHA approval in accordance with 24 CFR 983.302 and per the JCHA Housing Choice Voucher (Section 8) Program policy and procedures.

The JCHA determines the family’s portion of the rent based upon the adjusted household income and in accordance with HUD regulations. The family is responsible to pay their portion of the rent, minus a utility allowance if applicable, directly to the owner. The owner may not demand any amount in excess of the rent as determined by the JCHA.

The JCHA will remit the HAP via direct deposit into the owner’s bank account. The owner must submit a voided check to ensure payment into the appropriate account. The owner may review the rent amounts and corresponding tenant for which the lump sum payment was deposited on the Landlord Portal. The JCHA is not responsible for paying any other claim to the owner and may not make any payment to the owner for any damage to the unit or for any other amount owed by a family under the family’s lease or otherwise.

Re-determination of rent to owner in accordance to 24 CFR 903.303 Reasonable Rent (a) At all times, the HAP Contract, the rent to owner for a contract unit may not exceed the reasonable rent as determined by the PHA.

RENT TO OWNER 24 CFR 983.304; OTHER SUBSIDY: EFFECT ON RENT TO OWNER
(a) General. In addition to the rent limits established in accordance with 24 CFR 983.301 and 24 CFR 982.302., the following restrictions apply to certain units. (b) HOME. For units assisted under the HOME Program, rents may not exceed rent limits as required by the HOME Program (24 CFR 92.252). (c) Subsidized projects. (1) This paragraph (c) applies to any contract units in any of the following types of federally subsidized project: (i) A formerly insured or non-insured Section 236 project; (i) An insured or non-insured Section 236 project that continues to receive Interest Reduction Payment following a decoupling action; (iii) A Section 221(d)(3) below market interest rate (BMIR) project; (iv) A Section 515 project of the Rural Housing Service; (v) Any other type of federally subsidized rent (basic rent) as determined in accordance with requirements for the applicable federal program listed in paragraph (c)(1) of this section. (d) Combining subsidy. Rent to owner may not exceed any limitation required to comply with HUD subsidy layering requirements. See 24 CFR 983.55. (e) Other subsidy: PHA discretion to reduce rent. At its discretion, a PHA may reduce the initial rent to owner because of other governmental subsidies, including tax credit or tax exemption, grants, or other subsidized financing. (f) Prohibition of other subsidy. For provisions that prohibit PBV assistance to units in certain types of subsidized housing, see 24 CFR 983.54.

RENT TO OWNER 24 CFR 983.305; EFFECT OF RENT CONTROL IN OTHER RENT LIMITS.
In addition to the limitations to 110 percent of the FMR in 24 CFR 983.301(b)(1) The rent reasonableness limit under 24 CFR 983.301(b)(2) 24 CFR 983.303, the rental determination provision of 24 CFR 980.301(f) the special limitations for tax credit units under 983.301(c), in other rent limits under this part, the amount of rent to owner also may be subject to rent control or other limits under local, state, or federal law.
RENT TO OWNER 24CFR 983.353 TENANT RENT; PAYMENT TO OWNER

(a) PHA determination. (1) The tenant rent is the portion of the rent to owner paid by the family. The PHA determines the tenant rent in accordance with HUD requirements. (2) Any changes in the amount of the rent will be effective on the date stated in a notice by the PHA to the family and the owner. (b) Tenant payment to owner. (1) The family is responsible for paying the tenant rent (total tenant payment minus the utility allowance). (2) The amount of the tenant rent as determined by the PHA is the maximum amount the owner may charge the family for rent of a contract unit. The tenant rent is payment for all housing services, maintenance, equipment, and utilities to be provided by the owner without additional charge to the tenant, in accordance with the HAP contract and lease. (3) The owner may not demand or accept any rent payment from the tenant in excess of the tenant rent as determined by the PHA. The owner must immediately return any excess payment to the tenant. (4) The family is not responsible for payment of the portion of the rent to owner covered by the housing assistance payment under the HAP contract. The owner may not terminate the tenancy of an assisted family for non-payment of the PHA housing assistance payment. (c) Limit of PHA responsibility. (1) The PHA is responsible only for making housing assistance payments to the owner on behalf of a family in accordance with the HAP contract. The PHA is not responsible for paying the tenant rent, or for paying any other claim by the owner. (2) The PHA may not use housing assistance payments or other program funds (including any administrative fee reserve) to pay any part of the tenant rent or to pay any other claim by the owner. The PHA may not make any payment to the owner for any demands to the unit, or for any other damage to the unit, or for any other amount owed by a family under the family’s lease or otherwise. (d) Utility reimbursement. (1) If the amount of the utility allowance exceeds the total tenant payment, the PHA shall pay the amount of such excess as a reimbursement for tenant paid utilities (“utility reimbursement”) and the tenant rent to the owner shall be zero. (2) The PHA either may pay the utility reimbursement to the family or may pay the utility bill directly to the supplier on behalf of the family. (3) If the PHA chooses to pay the utility supplier directly, the PHA must notify the family of the amount paid to the utility supplier.

R. PAYMENT TO OWNER 24 CFR 983.351 PHA PAYMENT TO OWNER FOR OCCUPIED UNIT.

(a) When payments are made. (1) During the term of the HAP contract, the PHA shall make housing assistance payments to the owner in accordance with the terms of the HAP contract. The payments shall be made for the months during which a contract unit is leased to and actually occupied by an eligible family. (2)(b) Monthly payment. Each month, the PHA shall make a housing assistance payment to the owner for each contract unit that complies with the HQS and is leased to and occupied by an eligible family in accordance with the HAP contract. (2)(e) Owner compliance with contract. To receive housing assistance payments in accordance with the HAP contract, the owner must comply with all the provisions of the HAP contract. Unless the owner complies with all the provisions of the HAP contract, the owner does not have a right to receive housing assistance payments.

S. SECURITY DEPOSIT

(a) The owner may collect a security deposit from the tenant. The PHA may prohibit security deposits in excess of private market practice, or in excess of amounts charged by the owner to unassisted tenants. When the tenant moves out of the contract unit, the owner, subject to state and
local law, may use the security deposit, including any interest on the deposit, in accordance with the lease, as reimbursement for any unpaid tenant rent, damages to the unit, or other amounts which the tenant owes under the lease. The owner must give the tenant a written list of all items charged against the security deposit and the amount of each item. After deducting the amount used to reimburse the owner, the owner must promptly refund the full amount of the balance to the tenant. If the security deposit is not sufficient to cover amounts the tenant owes under the lease, the owner may seek to collect the balance from the tenant. However, the PHA has no liability or responsibility for payment of any amount owed by the family to the owner.
CHAPTER 23

POLICIES REGARDING RENTAL ASSISTANCE DEMONSTRATION (RAD) PROPERTIES

INTRODUCTION

This chapter describes the JCHA’s policies related to Component 1 of the Rental Assistance Demonstration (RAD) program.

PART I: GENERAL REQUIREMENTS

I.A OVERVIEW

The JCHA will operate select properties and units under the Component 1 of the Rental Assistance Demonstration Program (RAD), a program developed by the Department of Housing and Urban Development (HUD) that seeks to preserve and protect public and affordable housing. Under RAD, properties are funded through a long-term Housing Assistance Payment (HAP) contract under Section 8 of the U.S. Housing Act of 1937.

JCHA’s RAD properties will operate as project-based vouchers (PBV) that will be subject to HUD’s regulations governing the program and by JCHA’s policies outlined herein.

I.B. RAD PROPERTY-BASED VOUCHERS VS. TRADITIONAL PROJECT-BASED VOUCHER ASSISTANCE

Except as otherwise noted in this chapter, the JCHA policies for the traditional PBV program (as outlined in Chapter 22- Project Based Voucher Program) also apply to the RAD PBV program and its participants. All policies prescribed in previous chapters of this HCV Administrative Plan apply similarly to JCHA’s RAD program unless otherwise stated in this chapter. This chapter shall take precedent over any conflicting policies within this Administrative Plan as it relates to the RAD program.

PART II: CONTRACT AND ADMINISTRATIVE TERMS

II.A. OVERVIEW

This section describes the JCHA’s terms and policies for establishing RAD HAP agreements with HUD and rights to adjust assistance levels as needed.

II.B. HAP CONTRACT TERMS AND PROPERTY OWNERSHIP

1. HAP CONTRACTING
a. Properties and units approved for RAD conversion are authorized through a HAP contract between the JCHA and/or a JCHA-affiliate and HUD.
b. Properties that were previously funded by public housing operating and capital funding will be funded by HAP payments based on prevailing contract rent (for rent determinations see Part IV - Rent and Income Provisions).

2. TERM OF HAP CONTRACT
   a. Initial HAP contract is 20 years.
   b. The 20-year contract term will be carried over into subsequent HAP contract renewals.
   c. Upon initial contract expiration, the HAP contract will be renewed with the same terms and conditions applicable at the initial contracting

3. OWNERSHIP CONTROLS
   a. The JCHA will maintain operational control of RAD properties, as mandated by HUD regulations, through direct ownership by holding legal title to the property or through direct or indirect legal authority to order the financial, legal, or other interests of the RAD property.
   b. Legal authority may be established via contract, partnership share or agreement of an equity partnership, voting rights, majority share of general partner interests in a limited partnership, or otherwise.

4. RAD USE AGREEMENT
   i. The RAD Use Agreement is a document specifying the affordability and use restrictions on the covered project.
   ii. The agreement is superior to other liens on the property and runs concurrent with the initial HAP contract term (20 years).

II.C. VOUCHER LIMITATIONS

1. Generally, RAD PBV Vouchers can account for up to 100 percent of total units within a given property.
2. RAD PBVs awarded to the JCHA will not reduce the voucher capacity. Awarded vouchers would be assigned as new vouchers to JCHA outside of its current HCV allocation.

II.D. TRANSFERS OF ASSISTANCE AND TEMPORARY ASSISTANCE

1. TRANSFERS OF ASSISTANCE
   a. The JCHA reserves the right to transfer the HAP contract, RAD Use Agreement, and all or part of rental assistance provided under RAD to another property at initial conversion or after 10 years from the effective date of the initial HAP contract.
b. Transfers of assistance must be approved by HUD and may be granted if the property is economically non-viable, physically obsolete, severely distressed, or uninhabitable due to unforeseen circumstances such as natural disasters, or the transfer is in the best interest of the property’s residents.  
c. Any transfer of assistance at the time of initial conversion will be included as a significant amendment to the JCHA’s Annual Plan.  

2. RAD REHAB ASSISTANCE  

a. Unoccupied properties that undergo rehabilitation may be eligible for RAD rehab assistance from HUD during the construction period. Payments are limited to the amount of operating fund subsidy received for the property prior to the RAD conversion subject to passing rent reasonableness study. Upon construction completion, rehab assistance will be terminated and units under the HAP contract will only be eligible for payment for occupied units or for vacancy payments, as applicable.  

PART III: APPLICANT AND WAIT LIST PROVISIONS  

III.A. OVERVIEW  

This part establishes how an applicant will be screened and how an applicant can be admitted into available units under the RAD program.  

III.B. QUALIFYING FOR ADMISSION ELIGIBILITY  

The JCHA will only admit applicants who are qualified according to the following criteria:  

1. Are a family, as defined in the Glossary of this policy, with the head of household age 18 or older, or who is an emancipated minor;  

2. Meet HUD requirements on citizenship or eligible immigration status; 24 CFR § 5.506.  

3. Are low-income with an annual gross income that does not exceed 80% of area median income (AMI) or the income limits established by HUD by family size;  

4. Provide documentation of Social Security numbers (SSN) for all family members or sign a certification under penalties of perjury for each family member that does not have a SSN; and 24 CFR § 5.216  

   a. Eligible applicants may become residents even if they lack the SSN documentation for children under the age of 6, but must verify the SSN within 90 days.  
   b. An additional 90 day grace period will be extended, if merited due to unforeseen or uncontrollable circumstances.  

5. Meet the admissions screening criteria in Part III of this policy.  

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III.C. PROCESSING APPLICATIONS FOR ADMISSION

1. The JCHA will accept and process applications in accordance with applicable HUD regulations, when a wait list is open and the applicant is eligible to apply. For the purpose of placing applicants on the wait lists, the JCHA will assume that the facts, as self-certified to by the applicant in his/her application, are correct. All facts provided on the application will be verified later when screening applicants for suitability.

2. As units become available, applicants at the top of the wait list whose family composition and accessibility requirements match the features of the available units will be required to attend an interview to complete their applicant file, confirm eligibility and be screened to determine suitability. Applicants who fail to attend their scheduled interview or who do not respond to the outreach to schedule an interview will have their applications withdrawn, subject to reasonable accommodations for people with disabilities.

3. Every application file for admission to a RAD property shall include: the applicant’s name, SSN, date of application, application number, applicant’s race and ethnicity (if disclosed), amount and source of income, family compositions so that a unit bedroom size can be assigned, eligibility determination, the date, location, identification, and circumstances of each vacancy that was offered but refused, accessibility requirements, if any and admissions preference, if any.

4. The following information will be verified to determine qualification for admission to RAD housing:

a. Family composition and type (e.g. elderly, non-elderly, etc.);

b. Annual income;

c. Assets and asset income;

d. Deductions from income;

e. Social Security numbers of all family members;

f. Citizenship or eligible immigration status of all family members;

g. Compliance with the JCHA Work Requirement Criteria;

h. Admissions Preferences;

i. Compliance with admissions screening criteria;

j. Criminal background; and

k. History of payment of rent and utilities

5. Third-party verification is required for the information listed above. Any other form of verification requires notation in the file explaining its use.

6. Emergency applicants, who are victims of federally declared disasters, will be processed on an as needed basis before applicants from the wait list.
III.D. ESTABLISHING AND MAINTAINING THE WAIT LIST

1. The JCHA will administer wait lists as required by HUD regulations.
2. Applications will be accepted for the purpose of adding applicants to a wait list only when a wait list is open.
   a. A wait list may remain open for an indefinite period of time if the number of applicants on the wait list does not exceed the number of applicants needed to fill anticipated vacancies.
   b. A wait list may be opened for a defined period of time if the number of persons projected to apply within this period exceeds the number of applicants needed to fill anticipated vacancies.
   c. No person has a right of entitlement to be listed on a wait list, or to any particular position on the wait list.
3. Applicant names will be removed from a wait list if the applicant fails to respond to attempts made by the JCHA or property manager to contact or communicate with them or at the applicant’s request.
4. The JCHA will periodically update each wait list by contacting all applicants in writing. All applicants are responsible for maintaining the accuracy of the personal information provided on his/her application (i.e. applicant must communicate Changes to address, telephone number, family composition, or income). Applicants that fail to update their information during the waitlist update will be removed from the waitlist and are not entitled to a mitigation hearing. JCHA will consider failure to respond to updates based on reasonable accommodation requests.

III.E. THE PREFERENCE SYSTEM FOR ADMISSIONS

JCHA will follow the policies outlined below in selecting applicants unless otherwise directed by court orders or consent decrees.

1. Preferences establish the order of applicants on the wait list. An admissions preference does not guarantee admission. Every applicant must still meet JCHA admissions screening criteria before the JCHA will offer a unit.
2. Preferences will be granted to applicants on the wait list who are otherwise qualified and who, at the time of applicant screening, are verified to meet the definitions of the preferences described in this section. The JCHA may limit the number of applicants that qualify for any local preference.
3. If it is determined that an applicant does not meet the criteria for receiving a preference, the applicant will be placed back on the wait list with no preference by the original date of application and the applicant will receive a written notice of this determination. The notice will contain a brief statement of the reasons for the determination and information about how to request a review of the decision with a designee of the JCHA. Denial of a preference does not prevent the applicant from exercising any legal rights if he/she believes discrimination contributed to the JCHA’s decision to deny the preference.
4. It is the applicant’s responsibility to notify the JCHA of any Change in his/her preference status. If an applicant’s preference status changes while on the wait list, the applicant’s position on the wait list will be adjusted to reflect the change. The applicant will retain their original date of application when a change is made.
5. Local Preferences Based on Income Targeting:

There is one local preference in effect based on ranges of income as required by federal law. Applicants will be grouped as follows:

a. Tier I: Families with incomes between 0 percent and 30 percent of AMI. This group must constitute at least 50 percent of all admissions in any year.

b. Tier II: Families with incomes between 31 percent and 80 percent of AMI. The target for this group is no more than 50 percent of all admissions in any year.

The JCHA will use the above income targeting preferences to achieve a balance of low-income to extremely low-income families to whom it leases.

6. Ranking Preferences for the Community-wide (Family) and Site-Based Family Property Wait Lists:

Ranking preferences are used to sort among applicants in the same manner as local preferences. The JCHA has established five hierarchic ranking preferences for the community-wide (family) and site-based wait lists. The preferences are listed, in order, below:

a. First, Emergency Applicants who are Victims of Federally Declared Disasters;

b. Second, Domestic Violence Victims;

c. Third, Veterans, Active or Inactive Military Personnel and Immediate Family Members of both;

d. Fourth, Homeless, as defined by HUD under the HEARTH Act definition Number I, with documentation through the City of Jersey City or Jersey City’s Continuum of Care-Coordinated Entry System. (see Federal Register/Vol 76, No 233); and

e. Fifth, Family Preservation

Families that do not qualify for ranking preferences will be categorized as “no-preference” families.

7. Definition of Ranking Preferences applicable to the Community Wide (Family) and Site-Based Family Property Wait Lists:

a. Emergency Applicants who are Victims of Federally Declared Disasters: Families or individuals who are displaced from their place of permanent residence due to a federally declared disaster and apply for JCHA housing.

The JCHA will make unit offers to verified victims of federally declared disasters, in accordance with the extent and type of housing resources available at the time of the need. New emergency applicants who are victims of federally declared disasters must qualify for admission to JCHA housing as listed in Part III.
The applicant must supply the documentation within 10 business days of making a request for the preference. Otherwise, the applicant will be removed from the Victims of Federally Declared Disasters preference list.

If the applicant is called for screening and the verification information is older than 12 months, then the applicant will need to provide updated information to receive this preference. Failure to provide this information will result in the applicant being returned to the family wait list without the Victims of Federally Declared Disasters preference.

1. First priority: Individuals and families who were Public Housing Program participants and are victims of a federally declared disaster may receive a unit offer.

2. Second priority: Individuals and families who were not Public Housing Program participants and are victims of a federally declared disaster may receive a unit offer.

If emergency applicants, who are victims of federally declared disasters, arrive without any documentation, the JCHA will obtain the name, SSN, and all signed release and consent forms of the head of household and all family members 18 years of age or older. The JCHA will verify the family’s current eligibility by using HUD’s Enterprise Income Verification (EIV) system and conducting a criminal/credit check. If the data cannot be verified by HUD’s EIV system and through a criminal/credit check, the JCHA may accept alternate documentation that demonstrates participation in the public housing program, participation in the RAD program, participation in the HCV Program or establishes eligibility. JCHA will inform all emergency applicants how to obtain a free copy of their credit check. The JCHA will provide a copy of the criminal background check to any emergency applicant who has been denied eligibility due to criminal activity.

**b. Domestic Violence Victims:** Applicants who can provide documentation that they have been displaced by domestic violence, sexual violence, dating violence, or stalking or need to move from their present housing because of domestic violence, sexual violence, dating violence, or stalking. The terms domestic violence, sexual violence, dating violence, and stalking are explained in detail in the Glossary.

1. Once the preference is requested, the JCHA will place the applicant on the domestic violence preference wait list based on time of request and appropriate bedroom size.

2. The applicant must supply written documentation that he/she has been displaced or needs to move from their present housing because of domestic violence, sexual violence, dating violence, or stalking.

3. The applicant must supply the documentation within 14 business days of making a request for the preference.

4. Failure to provide this information will result in the applicant being returned to the family wait list without the domestic violence preference.
c. Veterans, Active or Inactive Military Personnel and Immediate Family Members of Both: An eligible applicant who can document that he/she is a veteran, or is the immediate family member of a veteran (living or deceased), or is active/inactive personnel of the United States Armed Forces. Immediate family member documentation for preference must show financial support from the veteran while he/she was alive or the immediate family member is presently receiving benefits or financial support from active/inactive personnel.

1. The applicant must supply the documentation at the time of the screening. Failure to provide the documentation within 10 days will result in removal of the veteran’s preference.

2. If the applicant is called for screening and the verification information is older than 12 months, the applicant will need to provide updated information to receive this preference. Failure to provide this information will result in the applicant being returned to the family wait list without the preference.

d. Homeless: Applicants must meet the following definition in HUD’s HEARTH Act, with documentation through the City of Jersey City or Jersey City’s Continuum of Care-Coordinated Entry System, individuals and families who lack a fixed, regular, and adequate nighttime residence and includes a subset for an individual who resided in an emergency shelter or place not meant for human habitation and who is exiting an intuition where he or she temporarily resided.

e. Family Preservation: Applicants who can document that their child(ren) are at risk of placement outside the household by a recognized agency, such as the New Jersey Department of Children and Family Services (DCF), or by a court because of inadequate shelter or environmental neglect, or whose child(ren) cannot be returned to the home until the family can provide for the child(ren)’s subsistence needs.

8. Ranking Preferences for Senior Designated Housing Property Site-based Wait Lists:

a. RAD properties that are designated as senior properties will utilize the Senior Designated Housing Property Site-based wait lists to fill vacant, leasable units.

b. The JCHA has implemented the 2015 Senior Designated Housing Plan (SDHP). Under the current SDHP, all senior buildings are classified as either Traditional Senior Buildings or Reduced Age Senior Buildings. A building is classified a Reduced Age Senior Building on a quarterly basis, if the building has had an occupancy level that has fallen below 90 percent for six consecutive months. A building will return to a Traditional Senior Building if the building maintains a 98 percent occupancy level for one year.

c. Traditional Senior Buildings. At Traditional Senior Buildings applicants must be 60 years old or older to apply and 62 years old or older to be eligible for a unit offer. Ranking preferences are used to sort among applicants within the local preference income tiers. The JCHA has established a ranking preference for the Traditional Senior Buildings site-based wait list, which will raise an age eligible applicant to the top of the wait list by date of application. The highest priority ranking preference will be available to Emergency Applicants who are Victims of Federally Declared Disasters.
The following preference categories listed below offer a second ranking priority on the waitlist and have the same weight:

i. Domestic Violence Victims;
ii. Elder Abuse Victims: or
iii. Veterans, Active or Inactive Military Personnel and Immediate Family Members of both.
iv. Homeless, as defined by HUD under the HEARTH Act Definition Number I, with documentation through the City of Jersey City or Jersey City’s Continuum of Care-Coordination Entry System. (see Federal Register/Vol 76, No 233).

d. Reduced Age Senior Buildings. At Reduced Age Senior Buildings applicants must be 55 years old or older to apply and 55 years old or older to be eligible for a unit offer. Ranking preferences are used to sort among applicants within the local preference income tiers. The JCHA has established three hierarchic ranking preferences for the Reduced Age Senior Buildings site-based wait list based on age eligibility in an effort to preserve the senior designation of the buildings. The hierarchal ranking preferences are listed, in order, below:

i. **First** to applicants who are 62 and older
ii. **Second** to applicants who are 60-61 years old
iii. **Third** to applicants who are 55-59 years old

In addition to the age eligibility ranking, applicants may request a ranking preference. The highest priority ranking preference will be available to Emergency Applicants who are victims of Federally Declared Disasters.

The following preference categories listed below offer a **second ranking priority** on the waitlist and have the same weight:

i. Domestic Violence Victims;
ii. Elder Abuse Victims: or
iii. Veterans, Active or Inactive Military Personnel and Immediate Family Members of both.
iv. Homeless, as defined by HUD under the HEARTH Act definition Number I, with documentation through the City of Jersey City or Jersey City’s Continuum of Care-Coordination Entry System. (see Federal Register/Vol 76, No 233).

Any age eligible applicant that is an Emergency Applicant of a Federally Declared Disaster, and/or has a Domestic Violence, Elder Abuse Victim or Veteran, or Homeless ranking preference will be prioritized on the wait list by date of application.

e. Senior Buildings With Accessibility Units

Additionally, all senior site-based wait lists accept applications from heads of households who are 55 years old and older who require units with accessible features. These individuals will be given a preference for an accessible unit for the senior site-based wait list in the JCHA’s housing management
system. Applicants who are age 55-59 and do not require a unit with accessible features will be denied from being placed on the senior site-based wait list. In an effort to preserve the senior designation of the buildings, the JCHA follows the hierarchal ranking preferences as listed, in order, below:

i. First to applicants who are 62 and older  
ii. Second to applicants who are 60-61 years old  
iii. Third to applicants who are 55-59 years old

9. Definition of Ranking Preferences applicable to Senior Designated Housing Property Site-based Wait Lists:

a. Emergency Applicants who are Victims of Federally Declared Disasters: Families or individuals where the head of household are age eligible seniors who are displaced from their place of permanent residence due to a federally declared disaster and apply for JCHA senior housing.

The JCHA will make unit offers to verified victims of federally declared disasters, in accordance with the extent and type of housing resources available at the time of the need. New emergency senior applicants who are victims of federally declared disasters must qualify for admission to JCHA housing as listed in III.B.

The applicant must supply the documentation within 10 business days of making a request for the preference. Otherwise, the applicant will be removed from the Victims of Federally Declared Disasters preference list.

If the applicant is called for screening and the verification information is older than 12 months, then the applicant will need to provide updated information to receive this preference. Failure to provide this information will result in the applicant being returned to the senior wait list without the Victims of Federally Declared Disasters preference.

1. First priority: Individuals and families with eligible senior head of household who were public housing residents, RAD PBV, or Housing Choice Voucher (HCV) participants and are victims of a federally declared disaster may receive a unit offer.

2. Second priority: Individuals and families with age eligible senior head of household who were not public housing residents, RAD PBV, or HCV participants and are victims of a federally declared disaster may receive a unit offer.

If emergency applicants, who are victims of federally declared disasters, arrive without any documentation, the JCHA will obtain the name, SSN, and all signed release and consent forms of the age eligible senior head of household and the other family member 18 years of age or older. The JCHA will verify the family’s current eligibility by using HUD’s Enterprise Income Verification (EIV) system and conducting a criminal/credit check. If the data cannot be verified by HUD’s EIV system and through a criminal/credit check, the JCHA may accept alternate documentation that demonstrates participation in the public housing program, the RAD PBV program, or the HCV
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Program to establish eligibility. JCHA will inform all emergency applicants how to obtain a free copy of their credit check.

JCHA will provide a copy of the criminal background check to any emergency applicant who has been denied eligibility due to criminal activity.

b. Domestic Violence Victims: Eligible applicants who can document that they have been displaced by domestic violence or need to move from their present housing because of domestic violence. See full definition of domestic violence in Section III.E.8.b.

c. Elder Abuse Victims: Eligible applicants who can document that they are victims of elder abuse. “Elder abuse” refers to any knowing, intentional, or negligent act by a caregiver or any other person that causes harm or a serious risk of harm to an elderly adult. “Abuse” refers to causing any physical, mental, or sexual injury to an eligible adult, including exploitation of such adult’s financial resources. Elder abuse also includes self-neglect, which is a condition that is the result of an eligible adult's inability, due to physical or mental impairments, or both, or a diminished capacity, to perform essential self-care tasks that substantially threaten his or her own health, including: providing essential food, clothing, shelter, and health care; and obtaining goods and services necessary to maintain physical health, mental health, emotional well-being, and general safety.

d. Veterans, Active and Inactive Military Personnel and Immediate Family Members of both: An eligible applicant who can document that he/she is a veteran, or is the immediate family member of a veteran (living or deceased), or is active/inactive personnel of the United States Armed Forces. Immediate family member documentation for preference must show financial support from the veteran while he/she was alive or the immediate family member is presently receiving benefits or financial support from active/inactive personnel.

e. Homeless: Applicants must meet the following definition in HUD’s HEARTH Act; with documentation through the City of Jersey City or Jersey City’s Continuum of Care-Coordinated Entry System, individuals and families who lack a fixed, regular, and adequate nighttime residence and includes a subset for an individual who resided in an emergency shelter or place not meant for human habitation and who is exiting an intuition where he or she temporarily resided.

f. The JCHA will not lower the age for the head of household below 55 at any senior designated housing property

g. Elderly families who do not qualify for this ranking preference will be categorized as no-preference families.
10. Accessible Units:
Qualified applicants on the wait list that require an accessible unit will be offered an available vacant accessible unit before it is offered to an applicant who does not need the features of the unit. See Section III.R.S- Accessible Units for the order in which accessible unit offers are made.

III.F. SCREENING APPLICANTS FOR SUITABILITY

The JCHA will determine an applicant’s suitability for tenancy for the type of unit being offered at the time of screening. All applicants will be screened in accordance with HUD regulations and established management practices. Screening will include a criminal background, credit, and residential history check. The JCHA will review an applicant’s criminal background from as far back as reasonably necessary for certain crimes.

1. During screening, the JCHA requires applicants to demonstrate their ability to comply with the essential obligations of tenancy and the provisions of the lease, which include:
   a. To pay rent, utilities, and other charges as required by the lease in a timely manner;
   b. To care for and avoid damaging the unit and common areas;
   c. To use facilities and equipment in their intended way;
   d. To create neither health nor safety hazards;
   e. To report damages and maintenance needs;
   f. To not interfere with the rights and peaceful enjoyment of others;
   g. To avoid damaging the property of others;
   h. To not engage in criminal activity that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents, staff, or people in the immediate vicinity;
   i. To not engage in drug-related criminal activity; and
   j. To comply with the program requirements of HUD and the JCHA.

2. The JCHA will determine each applicant family’s ability to comply with the essential obligations of tenancy and the provisions of the lease.

3. All applicants and household members age 18 and over (including live-in aides) will be subject to a criminal/credit background check.

4. The JCHA will conduct a credit check on the applicant head and co-head of household to determine whether the applicant has a history of non-payment of rent or utilities, to verify income information, to determine if the person owes funds to any housing authority for any program, to confirm last place of residency, and to determine whether a criminal background check must be conducted in states where the applicant(s) and household members have resided. JCHA will also perform a credit check on live-in aides for verification of everything listed above except for income information.

5. All adult applicant household members’ past two years of residential history, including any lease violations, will be reviewed and verified.
6. All household members, age 18 and over, must sign all consent forms that authorize the JCHA to make necessary inquiries into the applicant’s behavior or background as it relates to lease compliance, including the HUD Form 9886 and the JCHA Authorization and Consent Release Form, this includes obtaining arrest, conviction and eviction information in order to determine a pattern of behavior and the likelihood of lease compliance. Failure to sign consent forms, including HUD Form 9886 and the JCHA Authorization and Consent Release Form, will result in the applicant’s rejection.

The request for a person’s fingerprints will be limited to those situations where there is conflicting information regarding the person’s criminal history or when the law enforcement records center requires the fingerprints for positive identification (e.g. multiple individuals with the same name). Failure to meet the requirements of the background check will result in the rejection of the applicant.

III.G. ADMISSIONS SCREENING CRITERIA

In addition to the eligibility criteria listed in Section Part III:.B- Qualifying for Admission Eligibility, the JCHA will use the following screening criteria in this section to determine if an applicant will be accepted or rejected for housing. If emergency applicants, who are victims of federally declared disasters, arrive without any documentation, the JCHA will obtain the name and SSN of the head of household. The JCHA will verify the families’ current eligibility by using HUD’s EIV system and conducting a criminal/credit check. If the data cannot be verified by HUD’s EIV system and a criminal/credit check, the JCHA may accept alternate documentation that demonstrates participation in the public housing program, participation in the RAD program, participation in the HCV Programs, or establishes eligibility.

1. An applicant’s past performance in meeting financial obligations, especially payment of rent, will be considered.
2. Applicants with a record of disturbance of neighbors, destruction of property, or living or housekeeping habits at prior residences which may adversely affect the health, safety, or welfare of other residents may be denied.
3. Applicants with negative findings from this housing authority, other housing authorities or housing programs will be reviewed. The burden shall be on the applicant to provide evidence to show the negative finding(s) was not the fault of the applicant.
4. Applicants who have been evicted from the JCHA or any other subsidized housing program within the last three years from the date of the eviction for nonpayment of rent will have his/her application denied.
5. Applicants who owe funds to the JCHA or any other housing authority for any program that the JCHA or another housing authority operates will be denied.
6. Applicants who owe funds or judgment debts to a utility company or who cannot obtain utility connections for the specific utility required at a property will be denied.
7. An applicant family who does not meet the age eligibility requirements for senior designated housing stated in Part III.E.9, will not be offered a unit in a senior designated building.
8. Applicants must provide documentation that family members who will reside in the household between the ages of 6 and 17 are enrolled in and will attend school regularly. If regular attendance cannot be verified, the applicant must prove that the child(ren) is enrolled in school and demonstrate an improved attendance record. If a member in the applicant household age 17 is not enrolled in
school, the applicant must supply documentation that the child is employed for a minimum of 20 hours per week or otherwise in compliance with the JCHA Work Requirement.

9. Applicants must provide documentation that children age 13 and under will be adequately supervised when an adult is not present in the unit. (e.g. attending an after-school program while adult family members are at work).

10. Applicants, co-applicants, and all members of the applicant’s household age 18 to 54 are subject to the JCHA Work Requirement as outlined in Part V.P. -JCHA Work Requirement Policy Note: Applicants are not eligible for safe-harbor status. Applicants must either be compliant with the JCHA Work Requirement or exempt as outlined in Part V.P- JCHA Work Requirement Policy.

11. If an applicant is contacted for screening and is currently not meeting the work requirement, his/her spot on the list will be deferred. It is the applicant’s responsibility to notify the JCHA of any change in his/her working status. Once the applicant becomes compliant with the work requirement she/he will be placed back on the waitlist for the opportunity to screen for a unit.

12. If a member in the applicant household age 17 is not enrolled in school, the applicant must supply documentation that the child is employed for a minimum of 20 hours per week or otherwise in compliance with the JCHA Work Requirement.

13. The JCHA is required to deny any applicant, for three years from the date of eviction, if any household member has been evicted from any federally-assisted housing for drug-related criminal activity. However, the JCHA may admit the household if the JCHA determines that:
   a. The evicted household member who engaged in drug-related criminal activity has successfully completed a supervised drug rehabilitation program approved by the JCHA;
   b. The circumstances leading to the eviction no longer exist (e.g. the household member involved in the drug-related criminal activity is imprisoned); or
   c. The applicant household will not include the household member involved in the drug-related criminal activity.

14. The JCHA is required to deny the application of a household if the JCHA determines that:
   a. Any household member is currently engaging in illegal use of a drug, including the distribution, possession, sale or use of medical marijuana;
   b. There is reasonable cause to believe that a household member’s illegal use or pattern of illegal use of a drug may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents;
   c. Any household member has ever been convicted of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of any federally-assisted housing;
   d. Any member of the household is subject to a lifetime or any registration requirement under a state sex offender registration program, including the ten-year New Jersey State Sex Offender Registration Act; or
   e. Any member of the household’s abuse or pattern of abuse of alcohol may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents.

15. Arrest records alone shall not be the sole reason for denying admission to housing. An arrest does not constitute evidence of criminal activity to warrant denial of admission. An arrest, however, may prompt inquiry into the conduct of an individual that upon further review and with sufficient evidence may determine an individual’s lack of suitability for tenancy.

16. In addition to the federally-required rejections for criminal activity, the JCHA will deny applicants if the JCHA can document via police arrest and/or conviction documentation that:
   a. An applicant or household member has ever been convicted of arson or child molestation.
b. An applicant or household member has ever been convicted of a crime that requires them to be registered under a state sex offender registration program including the ten-year Illinois State Sex Offender Registration Act.
c. An applicant or household member has ever been convicted of the manufacture or production of methamphetamine on any premises.
d. An applicant or household member has a criminal history in the past three years that involves crimes of violence to persons or property as documented by police arrest and/or conviction documentation. Crimes of violence to persons or property include, but are not limited to, homicide or murder; destruction of property or vandalism; burglary; armed robbery; theft; trafficking, manufacture, use, or possession of an illegal drug or controlled substance; threats or harassment; assault with a deadly weapon; domestic violence; sexual violence, dating violence, or stalking; weapons offenses; criminal sexual assault; home invasion; kidnapping; terrorism; and manufacture, possession, transporting or receiving explosives.
e. Any applicant or household member evicted from any housing for drug-related criminal activity is barred for three years from the date of eviction.
f. Any applicant or household member has been paroled or released from a facility within the last three years for violence to persons or property.
g. Any applicant or household member has a pattern of criminal history that involves crimes of violence to person or property or drug-related criminal activity as documented by police arrests and/or conviction documentation.
h. Any applicant who engages in criminal activity of displaying, controlling, possessing, or using a firearm in a manner prohibited by law, within the last three years shall be not admitted. The JCHA will deny admission to applicants who at the time of consideration for admission have a criminal background involving criminal use of weapons.
i. If an applicant based upon information during screening has any pending criminal matter, the applicant’s name will be deferred from the wait list until documentation is presented showing the outcome of the case. Once the applicant receives and notifies the JCHA of the results of the case, she/he will be placed back on the waitlist for the opportunity to screen for a unit.

17. Arrest records alone shall not be the sole reason for denying admission to housing. An arrest does not constitute evidence of criminal activity to warrant denial of admission. An arrest, however, may prompt inquiry into the conduct of an individual that upon further review and with sufficient evidence may determine an individual’s lack of suitability for tenancy.

18. An applicant’s intentional misrepresentation or omission of information related to eligibility, income, preference for admission, housing history, allowances, family composition, or rent will result in denial of admission. Unintentional mistakes that do not confer any advantage to the applicant will not be considered misrepresentations.

19. Applicants must be able to demonstrate the ability and willingness to comply with the terms of the lease, either alone or with assistance. Availability of assistance is subject to verification by the JCHA.
III.H. SCREENING APPLICANTS WITH MITIGATING CIRCUMSTANCES

1. If information received through screening negatively impacts an applicant’s qualification for admission, the JCHA shall consider the time, nature, and extent of the applicant’s conduct and any factors that might indicate a reasonable probability of favorable future conduct. Mitigating circumstances must be verifiable to be considered.
   a. The JCHA will consider whether individuals who have engaged in behavior that negatively impacts their qualification for admission can document that they have been rehabilitated.
      i. If the modified consideration is based on the work requirement, the applicant must submit documentation to show if there are any established hours the applicant can work. The amount of hours the applicant is able to work shall be determined by a verified agency and this amount of hours will be the applicant’s established work hours for admission. Once housed, continued lease compliance requires re-examination every 180 calendar days, including information about any steps that have been taken to meet the full work requirements established for the property.
   b. Applicants are encouraged to inform the JCHA of any history of domestic violence, sexual violence, dating violence, or stalking if the applicant believes it may affect his/her screening.

III.I. DETERMINATION OF QUALIFICATION FOR ADMISSION

1. Upon verification of applicant information, a final determination of qualification for admission is made.

2. Qualified families will be notified by the JCHA of the approximate date of occupancy insofar as that date can be determined; however, the date stated by the JCHA is an estimate and does not guarantee that applicants will be housed by that date.

3. Unqualified applicants will be sent a notice of denial of admission. The notice will include the basis for such determination and information on the mitigating hearing procedure if the applicant wants to request a hearing. At the mitigating hearing, the applicant can offer information about mitigating circumstances or mistakes in facts used by the JCHA to make the decision. Mitigating hearings can be conducted in person, by telephone or by document submittal based on the circumstances and discretion of the JCHA. Mitigating hearings for applicants are different from the information hearings of the resident grievance process. Applicants are not entitled to use the resident grievance process contained in the JCHA Grievance Procedure for the RAD Program.

4. Qualified applicants with a disability, who fail to meet the screening criteria, will be offered an opportunity to show whether a reasonable accommodation will make it possible for them to be housed in accordance with the admissions screening criteria. Applicants with disabilities are encouraged to present additional information at the initial interview; however, he/she may request an additional meeting to present such information.
III.J. OCCUPANCY GUIDELINES

Applicants who pass screening and are qualified for housing will be placed on a wait list and assigned a unit size based on the Occupancy Guidelines established in this section. Units shall be occupied by families of the appropriate size. Generally, two people are expected to share a bedroom. Number of Persons

<table>
<thead>
<tr>
<th>Number of Bedrooms</th>
<th>Min Persons/Unit</th>
<th>Max Persons/Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Studio</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>1BR</td>
<td>1</td>
<td>2</td>
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<td>2BR</td>
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<td>4</td>
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<td>3BR</td>
<td>3</td>
<td>6</td>
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<td>4BR</td>
<td>4</td>
<td>8</td>
</tr>
<tr>
<td>5BR</td>
<td>5</td>
<td>10</td>
</tr>
</tbody>
</table>

1. The following principles govern the size of a unit for which a family will qualify. Units will be assigned so that:

a. If the applicant or a member of the applicant’s household is pregnant, unborn children will be counted in determining unit size when the family supplies documentation of pregnancy.
b. A single pregnant head of household may agree to share a bedroom with her child(ren) once born, but must agree to occupy the unit until the child turns age two or until the family size increases through birth, adoption, or court awarded custody of a child.
c. The JCHA will count a child who is temporarily away from the home attending school, so long as the family can document that the child will be living with the family during the summer and vacation months.
d. The JCHA will not count a child(ren) as living in the household if the parent has lost or terminate parental rights. The family must inform the JCHA of a termination of parental rights within 10 calendar days of the occurrence.
e. A live-in aide shall not be required to share a bedroom with the head of household. A resident’s bedroom size will not be adjusted to accommodate the family members of a live-in aide; a live-in aide’s family members cannot cause overcrowding in the unit. If the addition of the live-in aide will not overcrowd the current unit, the JCHA will not increase the bedroom size.
f. Children who are subject to a joint custody agreement but live with the applicant, at least 51 percent of the time, will be considered members of that household. (51 percent of the time is defined as 183 days of the year, which do not have to run consecutively). Legal certification is required from families who claim joint custody or temporary guardianship.

2. Exceptions to the largest permissible unit size may be made in cases of reasonable accommodations for people with disabilities. In such cases, third-party documentation attesting to the need for additional bedroom size may be deemed necessary on a case-by-case basis. The JCHA reserves the right to perform unit inspections to determine the continuing need for additional bedrooms.
3. When a family applies for housing and the wait list is updated, some families may qualify for more than one-unit size. The JCHA will make a housing offer of the appropriate size unit in accordance with the first unit available and the Number of Persons per Unit Standards. Refusal of a unit offer solely because an applicant is waiting for a larger unit for which they may also qualify is not good cause for refusal.

a. At senior designated housing properties with studio and one bedroom apartments, applicants must take the first unit offered, regardless of unit size, or refuse it with good cause. Refusal of a unit offer or refusal to be screened for a unit at a particular site without good cause will result in the applicant’s name being removed from the wait list.

b. Applicants are responsible for making changes in family composition on their application by informing the JCHA. If a family is offered a unit and they no longer qualify for the unit size, they will be placed on the appropriate list, retaining their preferences and date of application. The timeframe for a unit offer may differ once the family size is updated.

c. The JCHA shall change the family’s list when warranted at any time while the family is on the wait list.

d. Units will be leased without regard to race, color, sex, age (when age eligibility is not a factor), familial status, religion, disability, national origin, ancestry, sexual orientation (including gender identity), marital status, housing status, order of protection status, military discharge status or source of income.

III.K. TENANT SELECTION AND ASSIGNMENT PLAN

1. The Tenant Selection and Assignment Plan (TSAP) is the JCHA policy that determines how applicants will be placed on the wait list and in what priority applicants will be screened and offered housing. This policy will be applied to all interested households that apply for JCHA housing and for all new applicants selected from any JCHA wait list.

   a. Emergency applicants who are victims of federally declared disasters will be offered units on an as needed basis before applicants from the wait list. Applicants from the wait list will be offered units after existing residents receive an offer.

   b. Existing residents, who are required to move, will be processed in accordance with the contracts. Existing residents who are required to transfer by the JCHA will be processed in accordance with the Transfer Policy in Part V: J- Processing Transfers.

   c. All unit offers will be made in writing, and the JCHA will not discriminate on grounds of race, color, sex, age (when age eligibility is not a factor), familial status, religion, disability, national origin, ancestry, sexual orientation (including gender identity), marital status, housing status, order of protection status, military discharge status or source of income.

III.L. ADMINISTERING WAIT LISTS

1. Family Rental Assistance Demonstration (RAD) properties, including those within mixed-income/mixed-finance properties, will be provided names from the community-wide (family) wait list and/or site-based family wait lists as applicable.
2. Senior Rental Assistance Demonstration (RAD) properties will be provided names from the individual site-based wait lists and/or the senior first available wait list as applicable.

3. For the community-wide (family) wait list, marketing, initial application intake, application processing, and wait list management will be performed by the JCHA. Applicant interviews, screening for suitability, eligibility determination, housing offers, and unit assignments will be conducted by the property management company. Property managers are required to report to the JCHA on all outreach efforts to applicants, applicant ineligibility findings, unit offers, assignments, and refusals.

4. For the transfer wait list, resident interviews, eligibility determination, housing offers, and unit assignments will be performed by the receiving property manager. Criminal and credit background screening, transfer processing, and management of the transfer wait list will be performed by the JCHA. Exceptions include emergency transfers that are expedited and completed by the property manager.

5. For the site-based wait lists of family properties (RAD family or mixed-income), marketing, application intake, applicant interviews, screening for suitability, eligibility determination, housing offers, and unit assignments will be completed by the property manager. Application processing as well as wait list management, monitoring, auditing, and maintenance will be conducted by the JCHA. Property managers are required to report to the JCHA on all outreach efforts to applicants and applicant ineligibility findings, as well as all unit offers, assignments, and refusals.

6. Requests for transfers from existing or pending RAD properties (as noted in Part V:J-Processing Transfers) to traditional public housing units will be initially reported to the property manager, and managed and processed by the JCHA.

7. For the 50/60 percent AMI wait lists, marketing, initial application intake, applicant interviews, screening for suitability, eligibility determination, housing offers, and unit assignments will be conducted in writing by the property manager. Application processing and wait list management, monitoring, auditing, and maintenance will be conducted by the JCHA. Property managers are required to report to the JCHA on all outreach efforts to applicants and applicant ineligibility findings, as well as all unit offers, assignments, and refusals.
   a. Eligible applicants who qualify under the 50/80 percent AMI wait list, but have a household income within the Low Income Housing Tax Credit (LIHTC) limitation of 50/60 percent AMI, are eligible applicants for units created at mixed-income properties with RAD units. LIHTC units have an initial eligibility for occupancy that mandates applicants must have a household income, which does not exceed 50/60 percent AMI threshold, as published by the LIHTC program administered by the City of Jersey City Department of Planning and Development, pursuant to 26 USC § 42. Qualification is both at the time of application and at the time the applicant reaches the top of the wait list.
   b. Applicants who cannot meet the forgoing 50/60 percent AMI criteria at the time of initial screening occupancy will not be eligible for RAD units designated as 50/60 percent AMI units and will be removed from the 50/60 percent wait list. The applicants will retain their original date of application on the applicable wait list.

8. Application updates and wait list withdrawals will be processed by the JCHA.

9. Property managers must report all applicant ineligibility findings as well as all housing offers, unit assignments, and refusals to the JCHA.
III.M. COMMUNITY-WIDE (FAMILY) WAIT LIST

24 CFR § 1.4(2)(ii)

1. An applicant for a family property, will submit a pre-application for housing to the JCHA through the JCHA site-based wait list portal.
2. The JCHA will maintain the community-wide (family) wait list electronically.
3. It is the applicant’s responsibility to contact the JCHA in writing or in-person to update his/her application (e.g. contact information and family composition). Applicants may also update their geographic preference, but will not be permitted to do so while being screened for a housing opportunity by JCHA property management.
4. Applicants will be electronically assigned to a single community-wide (family) wait list in sequence based upon:
   a. Type and size of unit needed (i.e. accessible or non-accessible unit, bedroom size);
   b. Ranking admissions preference, if any;
   c. Date of application; and
   d. Income tier.
5. Refusing a unit without good cause or failing to respond to a unit offer will result in the applicant’s name being removed from the wait list.
6. Refusing a unit with good cause will result in the applicant’s name being returned to the wait list with his/her original placement on the wait list. Good cause is determined by the property manager. Examples of good cause include, but are not limited to:
   a. An applicant or transferring resident cannot move at the time of the offer and presents verification that acceptance of the offer of a suitable vacancy will result in undue hardship.
   b. The unit is not ready for move-in on the date projected for move-in. “Ready for move-in” means the unit has no Uniform Physical Condition Standard (UPCS) deficiencies and is clean.
   c. The unit is not accessible to a source of employment, education or job training, children’s day care, or educational program for children with disabilities. The location of the unit 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.
   d. The family demonstrates that accepting the offer will place a family member’s life, health or safety in jeopardy. The family must provide documentation of domestic violence, sexual violence, dating violence, stalking, or hate crimes, and/or other situations of non-random violence that put a resident’s life in danger.
   e. A health professional verifies at the time of the unit offer with supporting documentation of temporary hospitalization or recovery from illness of the head of household, other household members (each as listed on final application or lease), or live-in aide necessary to the care of the head of household.
   f. The unit has lead-based paint and the family has children under the age of seven and/or a household member(s) has a medical condition(s) that could be negatively impacted by living in a unit with lead based paint.
   g. The unit is not accessible for a disabled member of the applicant’s household.
   h. The unit has accessibility features not needed by the applicant household.
III.N. SITE-BASED WAIT LISTS FOR FAMILY PROPERTIES
1. Applicants are allowed to select one site-based family property waitlist across the family housing portfolio, if available.
2. Applicants are not permitted to change their site selection while being outreached to and screened for a housing opportunity by JCHA property management.
3. Site-based family wait lists will be managed, monitored, audited, and maintained by the JCHA.
4. Applicants will be placed on the wait list for the site and bedroom size selected. Units that become available will be offered to the first eligible family. If the family fails to respond to a unit offer or declines the unit or screening for a unit without good cause, the applicant will be removed from the wait list.
5. Refusing a unit or a screening for a unit with good cause will result in the applicant’s name being returned to the wait list with his/her original date of application on the wait list. Good cause is determined by the property manager.
6. Refusal of a unit offer without good cause will result in the applicant being removed from the wait list.

III.O. SITE-BASED WAIT LISTS FOR SENIOR DESIGNATED HOUSING PROPERTIES
24.CFR § 903.7(b)(2)
1. The JCHA received HUD approval for site-based wait lists at its senior designated housing properties.
2. Applicants are allowed to select one senior designated housing site from the entire senior designated housing portfolio.
3. Applicants are not permitted to change their site selection while they are being outreached to and screened by the property manager at the site. Applicants who reject screening or a unit offer for any reason, including because they prefer a different site, will be removed from the site based wait list and must reapply.
4. The site-based wait lists for senior designated housing properties will be managed, monitored, audited, and maintained by the JCHA.
5. All senior housing applicants will be placed on the wait list for the site they selected. When a unit becomes available (e.g. studio apartment or a one bedroom apartment), the unit will be offered to the first eligible family. If the family fails to respond to a unit offer or declines the unit or screening for a unit without good cause, including rejection based on unit size, the applicant will be removed from the wait list.
6. Refusing a unit or a screening for a unit with good cause will result in the applicant’s name being returned to the wait list with his/her original date of application on the wait list. Good cause is determined by the property manager.

III.P. TRANSFER WAIT LIST (FOR JCHA PROPERTIES)
1. Residents on the transfer wait list will receive one unit offer. However, multiple unit offers may be made in order to satisfy a reasonable accommodation request.
2. Refusal of or failure to respond to unit offers without good cause or failing to respond to an outreach will result in the resident being removed from the wait list. For resident-initiated transfers, if the unit is refused without good cause, the resident may not reapply for 12 months from the date of the final determination letter.
III.Q. MAKING UNIT OFFERS

1. Emergency Transfers, Mandatory Administrative Transfers, Voluntary Administrative Transfers and Incentive Transfers take precedence over new admissions from the wait list. Resident-Initiated Transfers will be processed on an ongoing basis in conjunction with new admissions from the wait list.

2. For new admissions, the JCHA will match the next unit available to the highest ranking applicant for a unit by bedroom size, type, and accessible features, if any. Admissions preferences are used to determine the order of selection from the wait list. If two applicants with the same preference status need the same type and size of unit, the applicant with the earliest date of application will be offered the unit.

3. If more than one unit of the appropriate size and type is available, the first unit to be offered will be the unit that is or will be ready first for move-in. If two units are ready for move-in on the same day, the first unit to be offered will be the first unit that became vacant.

4. An applicant must accept any unit offered within five business days of the date of the unit offer letter (or the date the alternative format of communication designated by an applicant with disabilities was provided).

5. If an applicant refuses a unit offer, the property manager will determine whether the refusal was with or without good cause.

6. For the community-wide (family) and site-based wait lists, if the applicant does not respond to the unit offer within five business days, he/she will be removed from the wait list.

III.R. MIXED-INCOME DEVELOPMENTS UNIT OFFERS

1. Applicants that reach the top of the Community-Wide site-based waitlist will be sent to mixed-income developments for outreach and screening as units become available.

2. The property manager will conduct the outreach and screening activity. Applicants who do not meet the site-specific criteria:
   a. Will be returned to their original place on the wait list;
   b. Will be notified in writing of the right to choose another site for future screening opportunities;
   c. Will not be outreached to for future opportunities at a mixed-income site, unless they affirmatively demonstrate that their circumstances have changed, which cause them to meet the site-specific requirements. It shall be the applicant’s sole responsibility to provide information to the JCHA to demonstrate their change of circumstance; or
   d. Will have their name removed from the JCHA community-wide site based wait list if failure to meet the site- specific criteria was based on negative results to the site’s drug-test requirement.

3. The property manager will document the outcome of outreach and screening activities in both the physical file and the housing management system.

4. The JCHA will review documentation in order to approve applicants for move-in.

5. The property manager will make unit offers to applicants approved by the JCHA.

6. The property manager will secure a move-in date for each applicant that accepts a unit offer and provide the JCHA with the move-in dates.
III.S. ACCESSIBLE UNITS

1. Pursuant to eligibility requirements, the JCHA will offer available accessible units in the following order:
   a. First, to a current qualified resident with a disability living in the same development that requires the special features of the vacant accessible unit and occupying a unit not having those accessibility features;
   b. Second, to a current qualified resident with a disability residing in another development that requires the accessibility features of the vacant accessible unit;
   c. Third, to an eligible, qualified applicant with disabilities on the wait list who requires the accessibility features; and
   d. Fourth, to a non-disabled eligible applicant or resident. The JCHA will require the applicant or resident to execute a lease addendum that requires them to move, at the JCHA’s expense, to a non-accessible unit within 30 calendar days of notice by the JCHA if there is an eligible applicant or existing resident with disabilities who requires the accessibility features of the unit. 24 CFR § 8.27.

2. The JCHA shall not prohibit a qualified eligible, disabled family from accepting a non-accessible unit for which the family is eligible which may become available before an accessible unit. The JCHA may modify a non-accessible unit as needed as a reasonable accommodation, unless the modification would result in an undue financial and/or an administrative burden.

III.T. LEASING POLICIES

1. All units must be occupied in accordance with a lease that complies with HUD and JCHA policies. The head of household and co-head, if applicable, and the authorized representative of the JCHA, prior to actual admission, shall sign this lease. All resident authorized members of the household with the right to occupy the unit shall be listed on the lease. The lease shall specify the unit to be occupied, the effective date, rent to be charged, utilities, and all other provisions as required by state and federal law, and JCHA policy.

2. Units will be leased without regard to race, color, sex, age (where age eligibility is not a factor), familial status, religion, disability, national origin, ancestry, sexual orientation (including gender identity), marital status, housing status, order of protection status, military discharge status or source of income. 24 CFR § 1.4 and 100.5.

3. The leasing process for emergency applicants who are victims of federally declared disasters may be amended at any time to respond to the impact of the federally declared disaster.

4. The leased RAD housing unit must be the head of household’s permanent and sole domicile. All RAD housing units must be occupied by families whose sole domicile is the RAD housing unit. The JCHA will neither offer nor move a family into a unit that does not meet basic standards of habitability, including HUD occupancy standards.

5. All units must be occupied pursuant to a signed lease that complies with HUD regulations.

6. A lease is executed at the time of admission for all new residents. The lease will include the names of all authorized members bound by the lease. The lease shall be signed by the head and co-head of the household, if applicable, and by the Chief Executive Officer or designee prior to actual move-in. The head of household will receive a new copy of his/her lease.
7. Applicants/Residents shall complete a home maintenance/housekeeping orientation prior to move-in.
8. The resident shall pay a security deposit at the time of leasing. For new residents, the security deposit shall be equivalent to one month’s worth of income-based rent. The resident may pay the security deposit in one lump sum or spread it over three payments during the first three months of tenancy. Security deposits will never be less than the minimum rent. Pet deposits are in addition to the security deposit, and must be paid in accordance with Part V:Q R – Pet Policy.
9. Changes in family composition, income, or familial status between the application processing interview and leasing will be processed by the JCHA and/or property management. Changes after leasing will be processed by the property manager, except lease addition requests for live-in aides, residual rights requests for remaining family members, foster children, foster adults, kinship care children, and adults in legally protected relationships, which require submittal to the JCHA for approval prior to moving into the unit. It is the responsibility of the applicant and/or resident to make the JCHA and the property manager aware of any changes in family composition, income, or familial status within 10 calendar days of the occurrence.
10. If, at any time during the term of the lease agreement, a Change in the resident family composition or income results in the need for changing or amending any provision of the lease, either:
   a. A new lease agreement will be executed; or
   b. An appropriate rider will be prepared and made a part of the existing lease.
      i. All copies of such riders or insertions are to be dated and signed by the head of household, and co- head, if applicable, and by the Chief Executive Officer or designee.
11. A new lease is executed when a resident transfers from one JCHA unit to another, even if the transfer is within the same development, unless a reason prevents the issuance of a new lease, i.e., pending Notice of Termination, court matter or emergency circumstance.
12. If the change in resident status or transfer results in a new lease agreement during the initial year of the RAD transition, the new RAD lease and associated provisions will apply.
13. The JCHA will only supply one subsidy per household. When a court determines the disposition of property between the head or co-head of household in a divorce or separation under a settlement or judicial decree, the JCHA will follow the court’s determination of which family member continues to receive assistance. In cases where there is no court determination, the original head of household will retain use of the unit. Such provision only applies to situations involving the approved head and co-head of household.
14. Residents are not permitted to allow boarders to occupy their unit. Violation of this provision is grounds for lease termination.
15. Residents are not permitted to allow former residents who have been evicted from a federally-funded housing program for nonpayment of rent or for criminal activity to occupy their unit. Violation of this provision is grounds for lease termination.
16. Absence policy: Notice is required when all household members will be absent from the unit for over 30 consecutive days. If the entire household is absent beyond 90 consecutive days, JCHA will consider the unit to be abandoned even if the family continues to pay rent and/or utilities. JCHA may require the family to supply information to verify absence or residency in the assisted unit. Exceptions will be made for instances related to reasonable accommodations or VAWA.
III.U. SHOWING UNITS PRIOR TO LEASING

1. Applicants shall have an opportunity to view the unit they will be offered, a model of the unit or a unit of similar bedroom size before they accept a unit offer and lease a unit.

PART IV: RENT AND INCOME PROVISIONS

IV.A. OVERVIEW

This part establishes the applicable policies for rent and income determination under RAD, including rent adjustments, reexamination information, flat rents and utility allowances.

IV.B. DETERMINING INCOME AND RENT

1. Income verification is conducted by the JCHA during admissions, interim re-examination, and scheduled re-examinations. The JCHA uses all available resources to obtain an accurate representation of a resident’s annual income. 24 CFR § 5.609.
   a. All sources of income must be reported to the JCHA. The JCHA will then make the final determination of what is included and excluded in the computation of annual income. The JCHA adopts the definition of annual income provided by HUD, which is stated below.
   b. Income is the anticipated total income from all sources, including net income derived from assets, received by the family head and spouse (even if temporarily absent) and by each additional family member including all net income from assets for the 12-month period following the effective date of initial determination or re-examination of income, exclusive of income that is temporary, non-recurring, or sporadic as defined below, or is specifically excluded from income by other federal statute. Annual income includes but is not limited to:
      i. The full amount, of wages and salaries, before any payroll deductions, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services.
      ii. The net income from operation of a business or profession, including any withdrawal of cash or assets from the operation of the business. Expenditures for business expansion or amortization of capital indebtedness shall not be used as deductions in determining the net income from a business. An allowance for the straight line depreciation of assets used in a business or profession may be deducted as provided in Internal Revenue Service regulations. Withdrawals of cash or assets will not be considered income when used to reimburse the family for cash or assets invested in the business.
      iii. Interest, dividends, and other net income of any kind from real or personal property. Expenditures for amortization of capital indebtedness shall not be used as deductions in determining net income. An allowance for the straight line depreciation of real or personal property is permitted.
      Withdrawals of cash or assets will not be considered income when used to reimburse the family for cash or assets invested in the property.
      iv. If 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.
         1. JCHA will accept a family’s declaration of the amount of assets of less than $5000,
and the amount of income expected to be received from those assets. The JCHA’s application and reexamination documentation, which should be signed by all adult family members, can serve as the declaration. Where the family has net family assets equal to or less than $5,000, JCHA will continue to request supporting documentation (e.g. bank statements) from the family to confirm the assets or the amount of income expected to be received from those assets. Where the family has net family assets in excess of $5,000, JCHA will obtain supporting documentation (e.g. bank statements) from the family to confirm the assets. Any assets will continue to be reported on HUD Form 50058.

v. The full amount of periodic payments received from Social Security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts. (See B.14. below for treatment of delayed or deferred periodic payment of Social Security or Supplemental Security Income (SSI) benefits.)

vi. Payments in lieu of earnings, such as unemployment and disability compensation, worker’s compensation, and severance pay. (However, see B.3. below concerning treatment of lump-sum additions as family assets.)

vii. All welfare assistance payments, such as TANF and General Assistance, received by or on behalf of any family member.

viii. Periodic and determinable allowances, such as alimony and child support payments, and regular cash and non-cash contributions or gifts received from agencies or persons not residing in the dwelling made to or on behalf of family members.

ix. All regular pay, special pay, and allowances of a family member in the Armed Forces. (See B.7. below concerning pay for exposure to hostile fire.)

Excluded Income 24 CFR §5.609.

x. JCHA may not rent a dwelling unit to or assist families with net family assets exceeding $100,000 annually (adjusted for inflation) or an ownership interest in property that is suitable for occupancy. This restriction does not apply to victims of domestic violence, individuals using housing assistance for homeownership opportunities, or a family that is offering a property for sale. JCHA requires applicants to authorize financial institutions to disclose records necessary to determine eligibility for benefits.

c. JCHA will not verify full excluded income nor report it on the 50058. Annual income does not include the following:

i. Income from the employment of children (including foster children) under the age of 18.

ii. Payments received for the care of foster children or foster adults (usually individuals with disabilities, unrelated to the resident family, who are unable to live alone).

iii. Lump sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance, and worker’s compensation), capital gains, one-time lottery winnings, and settlement for personal property losses. (However, see paragraphs A.5. and A.6. above if the payments are or will be periodic in nature.)

iv. Amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member.
v. Income of a live-in aide provided the person meets the definition of a live-in aide (See the glossary for the definition of a live-in aide.).

vi. The full amount of student financial assistance, including mandatory fees and charges (in addition to tuition paid directly to the student or the educational institution.

vii. The special pay to a family member serving in the Armed Forces who is exposed to hostile fire.

viii. Certain amounts received that are related to participation in the following programs:

1. Amounts received under HUD funded training programs (e.g. Step-up program. Excludes stipends, wages, transportation payments, and child care vouchers, etc. for the duration of the training.);

2. Amounts received by a person with disabilities that are disregarded for a limited time for purposes of SSI and benefits that are set aside for use under a Plan to Attain Self-Sufficiency (PASS);

3. Amounts received by a participant in other publicly assisted programs that are specifically for, or in reimbursement of, out-of-pocket expenses incurred (special equipment, clothing, transportation, child care, etc.) to allow participation in a specific program;

4. A resident services stipend, which may not exceed $200 a month, received by a JCHA resident for performing a service for the JCHA, on a part-time basis, that enhances the quality of life in JCHA housing. Such services may include but are not limited to: fire patrol, hall monitoring, lawn maintenance, and resident initiatives coordination. No resident may receive more than one such stipend during the same period of time. If the amount of the stipend exceeds $200 a month then the entire stipend will be counted as income; and

5. Incremental earnings and/or benefits resulting to any family member from participation in qualifying state or local employment training program (including training programs not affiliated with the local government), and training of family members 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 a limited period as determined in advance by the JCHA.

ix. Temporary, non-recurring, or sporadic income (including gifts).

x. Reparation payments paid by foreign governments pursuant to claims filed under the laws of that government by persons who were persecuted during the Nazi era.

xi. Earnings in excess of $480 annually for each full-time student age 18 and over (excluding the head of the household and spouse).

xii. Adoption assistance payments in excess of $480 annually per adopted child.

xiii. The incremental earnings and benefits to any resident: (1) whose annual income increases due to employment of a family member who was unemployed for one or more years previous to employment; (2) whose annual income increases as the result of increased earnings by a family member during participation in any economic self-sufficiency or other job training program; or (3) whose annual income increases due to new employment or increased earnings of a family member during or within six months of receiving state-funded assistance, benefits or services, will not be increased during the exclusion period. For purposes of this paragraph, the following definitions apply:

1. State-funded assistance, benefits, or services means any state program for TANF
funded under Part A of Title IV of the Social Security Act, as determined by the JCHA in consultation with the local agencies administering TANF and Welfare-to-Work 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.

2. During the 12 month period, beginning when the member first qualifies for a disallowance, the JCHA must exclude from annual income any increase in income as a result of employment. For the 12 months following the exclusion period, 50% of the income increase shall be excluded.

3. Regardless of how long it takes a resident to work for 12 months (to complete the first exclusion or the second 12 months (to qualify for the second exclusion), the minimum period for the disallowance (exclusion) is 24 months.

4. The disallowance of increased income under this section is only applicable to current residents and will not apply to applicants who have begun working prior to admission (unless their earnings are less than what would be earned working 10 hours per week at minimum wage, under which they qualify as unemployed).

xiv. Deferred periodic payments of SSI and Social Security benefits that are received in a lump sum payment.

xv. 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.

xvi. Amounts paid by a state agency to a family with a developmentally disabled family member living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home.

xvii. Amounts specifically excluded by any other federal statute from consideration as income for purposes of determining eligibility or benefits under a category of assistance programs that includes assistance under the United States Housing Act of 1937. (A notice will be published by HUD in the Federal Register identifying the benefits that qualify for this exclusion. Updates will be published and distributed when necessary.) The following is a list of benefits excluded by other federal statute:

1. The value of the allotment provided to an eligible household for coupons under the Food Stamp Act of 1977; 7 USC 2017 (h).

2. Payments to volunteers under the Domestic Volunteer Service Act of 1973; 42 USC 5044(g), 5088. Examples of programs under this Act include, but are not limited to:
   i. The Retired Senior Volunteer Program (RSVP), Foster Grandparent Program (FGP), Senior Companion Program (SCP), and the Older American Committee Service Program;
   ii. National Volunteer Antipoverty Programs such as VISTA, Peace Corps, Service Learning Program, and Special Volunteer Programs; and
   iii. Small Business Administration Programs such as the National Volunteer Program to Assist Small Business and Promote Volunteer Service to Persons with Business Experience, Service Corps of Retired Executives (SCORE), and Active Corps of Executives (ACE).

3. Payments received under the Alaska Native Claims Settlement Act; 43 USC 1626(a).

4. Income derived from certain submarginal land of the United States that is held in
trust for certain Indian tribes; \textit{25 USC 459(e)}. 

5. Payments or allowances made under the \textit{Department of Health and Human Services Low- Income Home Energy Assistance Program} (LIHEAP); \textit{42 USC § 8624 (f)}. 

6. Payments received under programs funded in whole or in part under the \textit{Job Training Partnership Act}; \textit{29 USC § 1552(b)}. 


8. The first $2,000 of per capita shares received from judgment funds awarded by the Indian Claims Commission or the Court of Claims \textit{25 USC § 1407-08}, or from funds held in trust for an Indian Tribe by the Secretary of Interior; and \textit{25 USC § 117b, §1407}. 

9. Amounts of scholarships funded under Title IV of the \textit{Higher Education Act of 1965} including awards under the \textit{Federal Work-Study program} or under the \textit{Bureau of Indian Affairs} student assistance programs; \textit{20 USC § 1087(u)}. 

10. Payments received from programs funded under \textit{Title V of the Older Americans Act of 1965}; \textit{42 USC § 3056(F)}. 

11. Payments received after January 1, 1989 from the \textit{Agent Orange Settlement Fund} or any other fund established in the \textit{In Re Agent Orange product liability litigation}; 


13. The value of any childcare provided or arranged (or any amount received as payment for such care or reimbursement for costs incurred for such care) under the \textit{Child Care and Development Block Grant Act of 1990}; \textit{42 USC 9858(q)}. 

14. Earned income tax credit refund payments received on or after January 1, 1991; \textit{26 USC 32 (j)}. 

15. Payments by the Indian Claims Commission to the Confederated Tribes and Bands of Yakima Indian Nation or the Apache Tribe of Mescalero Reservation; 

16. Allowances, earnings and payments to AmeriCorps participants under the \textit{National and Community Service Act of 1990}; 

17. Any allowance paid under the provisions of \textit{38 USC §1805} to a child suffering from spina bifida who is the child of a Vietnam veteran; 

18. Any amount of crime victim compensation received through crime victim assistance (or payment or reimbursement of the cost of such assistance) as determined under the \textit{Victims of Crime Act} because of the commission of a crime against the applicant under the Victims of Crime Act; and 

19. Allowances, earnings, and payments to individuals participating in programs under the \textit{Workforce Investment Act of 1998}. 

2. **Anticipating Annual Income 24 CFR§ 5.609(d).** 
   a. If it is not feasible to anticipate income for a 12-month period, the CHA may annualize the income anticipated for a shorter period of time subject to an interim adjustment at the end of the shorter period. This includes all income and wages that are not received on a consistent basis. 

3. **Adjusted Income 24 CFR § 5.611.**
a. Income-based rent is calculated using adjusted income. Adjusted income is annual income minus the following deductions and exemptions:

b. For All Families:
   i. Child Care Expenses: A deduction of amounts anticipated to be paid by the family for the care of children under 13 years of age for the period for which annual income is computed, but only when such care is necessary to enable a family member to be gainfully employed, to seek employment, or to further his/her education. Amounts deducted must be unreimbursed expenses and shall not exceed:
      ii. The amount of income earned by the family member released to work; or
      iii. An amount determined to be reasonable by the JCHA when the expense is incurred to permit education or to seek employment.
   iv. Dependent Deduction: An exemption of $480 annually for each member of the family residing in the household (other than the head of household or spouse, live-in aide, foster adult, or foster child), who is age 18 or under, is age 18 or over and disabled, or is a full-time student. If parents share joint custody of a child and both parents live in CHA housing, the dependent deduction will be applied in accordance with a court-ordered determination or mutual written agreement on how to split the deduction.
   v. Work-related Disability Expenses: A deduction of unreimbursed amounts paid for attendant care or auxiliary apparatus expenses for family members with disabilities where such expenses are necessary to permit any family member, including the disabled member, to be employed. In no event may the amount of the deduction exceed the employment income earned by the family member(s) freed to work.
   vi. Equipment and auxiliary apparatus may include, but are not limited to: wheelchairs, lifts, reading devices for the visually impaired, and equipment added to cars and vans to permit their use by the disabled family member. The annualized cost differential between a car and the cost of a van required by the family member with disabilities is also included.
   vii. For non-elderly families and elderly or disabled families without medical expenses, the deduction equals the cost of all unreimbursed expenses for work-related disability expenses minus three percent of annual income, provided the amount calculated does not exceed the employment income earned.
   viii. For elderly or disabled families with medical expenses, the deduction equals the cost of all unreimbursed expenses for work-related disability expenses minus three percent of annual income (provided the amount calculated does not exceed the employment income earned) plus medical expenses as defined below.

c. For Elderly and Disabled Families Only: These deductions will only apply when the elderly or disabled individual is the head of household, co-head or spouse.
   i. Medical Expense Deduction: A deduction of unreimbursed medical expenses, including insurance premiums, anticipated for the period for which annual income is computed.
      1. Medical expenses include, but are not limited to: services of physicians and other health care professionals, services of health care facilities, health insurance premiums (including the cost of Medicare), prescription and non-prescription medicines, transportation to and from treatment, dental expenses, eyeglasses, hearing aids and batteries, attendant care (unrelated to employment of family
members), and payments on accumulated medical bills. The expenses claimed must be verifiable in order to be considered by the JCHA for the purpose of determining a deduction from income.

a. For elderly or disabled families without work-related disability expenses, the amount of the deduction shall equal total medical expenses less three percent of annual income.

b. For elderly or disabled families with both work-related disability expenses and medical expenses, the amount of the deduction is calculated as described in B.8 above.

2. Elderly/Disabled Household Exemption: An exemption of $400 per household.

3. Optional Deductions/Exemptions: The JCHA may amend this policy and grant further deductions. Any such deduction would be noted here. HUD does not increase operating subsidy to offset additional deductions.


a. The RAD Program only allows Residents to pay Income-Based Rent.

b. The first step in computing income-based rent is to determine each family’s Total Tenant Payment (TTP). TTP is the higher of 30 percent of adjusted monthly income or 10 percent of gross monthly income.

c. Minimum TTP: The minimum TTP shall be $50 per month. Whenever the TTP calculation results in an amount less than $50, the JCHA will impose a TTP of $50.

d. If the family is occupying a unit that has resident-paid utilities, a utility allowance is subtracted from the TTP.

e. If the result of this computation is a positive number, then the amount is Tenant Rent.

f. If the TTP less the utility allowance is a negative number, the result is a utility reimbursement, which may be paid directly to the utility provider by the JCHA pursuant to

g. In developments where the JCHA is responsible for providing the utility, Tenant Rent equals TTP. 24 CFR § 5.634.

i. If the JCHA is responsible for providing all utilities and the Minimum TTP is applicable, the Minimum TTP is the Income-Based Rent.

h. In developments where the JCHA is responsible for providing the utility, Tenant Rent equals TTP. 24 CFR § 5.634.

i. If the CHA is responsible for providing all utilities and the Minimum TTP is applicable, the Minimum TTP is the Income-Based Rent.

i. Minimum Rent Hardship Suspension/Exemption 24 CFR § 5.630.

i. A minimum rent hardship exemption shall be granted to residents who can document that due to a financial hardship they are unable to pay the minimum rent. Examples of financial hardship for which a family would qualify for an exemption of minimum rent include, but are not limited to:

1. The family has lost eligibility for or is applying for an eligibility determination for a federal, state or local assistance program;

2. The family would be evicted as a result of being unable to pay the minimum
rent;  
3. The income of the family has decreased because of changed circumstances, including loss of employment; or  
4. A death occurred in the family.  
   i. If a family paying minimum rent requests a hardship exemption, the JCHA must suspend the minimum rent, effective the following month. The JCHA may not evict the family for non-payment of the minimum rent for 90 calendar days following the request for the hardship exemption.  
   ii. The suspension of minimum rent continues until the JCHA determines whether or not the hardship is short-term (lasting less than 90 calendar days) or long term (lasting 90 calendar days or more).  
   iii. If the JCHA determines that a qualifying financial hardship is temporary, the JCHA will not impose the minimum rent during the 90-day period beginning the month following the date of the family’s request for hardship exemption. At the end of the 90-day suspension period, the JCHA will reinstate the minimum rent from the beginning of the suspension. The family will be offered a reasonable repayment agreement, on terms and conditions established by the JCHA for the amount of back rent owed by the family.  
   iv. If the JCHA determines that the qualifying financial hardship is long-term, the family will be exempt from minimum rent until the hardship ceases. The resident will not be required to repay the suspended minimum rent.  
   v. Exemption from minimum rent does not mean the family does not have to pay rent. The family is required to pay the greater of 30 percent of adjusted monthly income or 10 percent of gross monthly income when that amount is less than the minimum rent.  
   i. Repayment Plans  
      i. The resident and the JCHA may enter and agree to one rent repayment plan in any consecutive 12 month period. The repayment plan may not result in the TTP being more than 40 percent of the adjusted monthly income.  
      ii. The resident may be required to make a minimum deposit of 50 percent of the past due debt in order to sign a repayment plan and be lease compliant.  

IV.C. RE-EXAMINATIONS OF INCOME AND FAMILY CIRCUMSTANCES  
1. After initial occupancy, the JCHA must re-examine a family’s eligibility for continued occupancy. Residents must provide documentation of family composition, income, and assets. At the time of re-examination, income, employment, allowances, Social Security numbers, and any additional data deemed necessary will be verified. Verified information will be analyzed and a determination made with respect to: the eligibility of the household for continued occupancy; the eligibility of an individual as a remaining family member; the appropriate unit size for the family; and the amount of rent the family should pay.  
2. Residents occupying JCHA housing at the time of the initial RAD transition will not be subject to rescreening solely due to the conversion. Conditions existing at the time of the RAD transition will be grandfathered until the next regularly scheduled re-examination.  
3. If a family’s TTP has risen to a level that is equal or greater than the gross rent for a given

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RAD PBV unit and remains there for 180 consecutive calendar days, the family’s assistance terminates automatically. Upon termination, the tenant rent paid will be the lesser of 1) the family’s TTP or 2) any applicable maximum rent under LIHTC regulations. It is the family’s responsibility to report any changes in circumstances that would cause the assistance to rise above zero before the expiration of the 180 day period.

For pre-conversion families residing in properties that were previously public housing, including traditional senior buildings; public housing units within mixed-income developments; and legacy public housing sites such as Horner, Lathrop and that have transitioned to Project-Based Voucher units under RAD, assistance is recoverable and will be restored when the family’s TTP falls below the gross rent. This exception is granted once; afterwards, normal PBV regulations shall apply.

IV.D. ELIGIBILITY FOR CONTINUED OCCUPANCY

1. Residents must meet the following criteria in order to be eligible for continued occupancy:
   a. Qualify as a family as defined in the Glossary of Terms of this policy;
   b. Maintain full compliance with the resident obligations and responsibilities as described in the JCHA Residential Lease Agreement for the RAD Program;
   c. Have Social Security numbers for each family member or have signed certifications under penalties of perjury for any family member who indicates they do not have a Social Security number; 24 CFR § 5.216. Leaseholders who are 62 years of age or older, and had not previously disclosed a valid SSN as of January 31, 2010 are exempt. This exemption continues even if the individual moves to a new assisted unit.
   d. Meet HUD standards for citizenship or eligible immigration status or are paying a pro-rated rent; 24 CFR § 5.500.
   e. Maintain compliance with or provide documentation of exemption from the JCHA Work Requirement (Section V.P) or Community Service Requirements/Economic Self-Sufficiency Programs, (Section IV.J.); and
   f. Not be over 80 percent of the AMI. The JCHA may not evict a family for being over the income limit for RAD PBV housing if the family currently receives an earned income disallowance or has a valid contract for participation in a Family Self-Sufficiency (FSS) Program.
   g. When a resident’s income is over 120% of the AMI for two consecutive years, the JCHA will inform the resident and the over income resident will be: (1) charged the greater of the fair market rent or the government subsidy of the unit, or (2) will be evicted. The JCHA will not evict a family for being over the income limit if the family currently receives an EID or has a valid contract for participation in a FSS Program. (Pending final rule making from HUD).
   h. Continue to otherwise meet eligibility requirements for the housing program and any site- specific eligibility requirements.
2. All adult household members, including live-in aides, must pass a criminal background check. If any adult member of the household fails to pass the criminal background check during re-examination, the JCHA may begin lease termination against the entire household. The JCHA shall provide the resident with a copy of the background information used to make the determination to terminate the lease.

3. All children, in the household between the ages of six and 17, are required to attend school on a regular basis, in accordance with local school board policies and state law. Residents shall provide the JCHA with releases and authority so that the JCHA can inquire into the attendance of any school aged child between the ages of six and 17.

4. Residents may be required to prove through documentation that children age 13 and under participate in daycare, after school programs, or are otherwise adequately supervised when school is not in session.

5. A resident must continue to demonstrate suitability based on satisfactory behavior as a renter including but not limited to: housekeeping performance; good payment records for rent; other charges and utilities; satisfactory record of lease compliance; and an acceptable criminal background record as a law-abiding member of society. Residents found to be ineligible during re-examination will be subject to lease termination.
IV.E. RE-EXAMINATIONS

1. The JCHA will ensure that the regular re-examination for each family is completed as follows:

<table>
<thead>
<tr>
<th>Frequency</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual</td>
<td>Families participating in the Homeownership Program, receiving zero income, or any family member enrolled in Earned Income Disallowance (EID).</td>
</tr>
<tr>
<td>Biennial</td>
<td>Families with an income-based rent.</td>
</tr>
<tr>
<td>Triennial</td>
<td>Families where all members are either elderly and/or disabled (with fixed incomes).</td>
</tr>
</tbody>
</table>

2. During the regularly scheduled re-examination, the JCHA will re-examine the family composition, the JCHA Work Requirement or Community Service Requirements/Economic Self-Sufficiency Programs requirements (where applicable) and income of all resident families.

3. The re-examination process shall begin 120 days prior to the expiration of the lease. In the case of a resident transfer, the anniversary date (lease date) for the resident becomes the first day of the month after the transfer.

   a. Re-examination must be completed before the expiration of the lease. The resident may be terminated for failure to comply with re-examination notices. If the resident comes in for re-examination once termination has started, the termination process will continue until the re-examination is complete.

4. The resident shall sign a personal declaration form to certify the validity and completeness of the documents provided during the re-examination process. All members, age 18 and over, of the resident household must sign all consent forms that authorize the JCHA to make necessary inquiries into the resident and household members’ behavior or background as it relates to lease compliance. This includes obtaining arrest and eviction information in order to determine a pattern of behavior and the likelihood of lease compliance. Failure to sign all consent forms, including HUD Form 9886 and the JCHA Authorization and Consent Release Form, will result in the resident’s lease termination.

5. All information in a resident file must be verified. As part of the verification process, all adult members of the resident’s household must: (1) sign all consent/release forms, including HUD Form 9886; (2) complete all relevant paperwork; and (3) return all documentation required to complete the verification process. Verifications are considered in a hierarchy:
   a. UIV/EIV (for income-related matters);
   b. Third-party written verification (tenant provided documentation);
   c. Third-party verification form;
   d. Third-party oral verification; and
   e. Resident Self-Certification.
6. The JCHA or property manager shall document the steps taken to obtain information through the verification process before proceeding to next level of the hierarchy.

7. When it is not possible to estimate family income accurately at re-examination, a temporary determination will be made. The JCHA may use the annualized income anticipated for a shorter period, subject to an interim adjustment at the end of the shorter period. 24 CFR § 5.609(d).

8. Streamlined income determinations may be conducted for any member of a household with a fixed source of income. If a resident has both fixed- and non-fixed sources of income, the non-fixed income will remain subject to third-party verification.
   a. Fixed-income includes income from:
      i. Social Security payments, to include Supplemental Security Income (SSI) and Supplemental Security Disability Insurance (SSDI);
      ii. Federal, state, local, and private pension plans; and
      iii. Other periodic payments received from annuities, insurance policies, retirement funds, disability or death benefits, and other similar types of periodic payments.
   b. The streamlined income determination will be made by applying a verified a cost of living adjustment (COLA) or current rate of interest to the previously verified or adjusted income amount.

9. Zero Income Family Certification: Unless the family has income that is excluded for rent computation, families reporting zero income will have their circumstances examined every 180 calendar days until they have a stable income. A monetary or non-monetary contribution from persons not residing in the dwelling unit for any purpose other than the payment or reimbursement of medical expenses shall be considered income. 24 CFR § 5.609.

10. If the JCHA is in the process of terminating the lease of a resident when the resident is scheduled for re-examination, the re-examination will be completed, but a new lease will not be executed.
   a. If the CHA prevails in the lease termination action, a new lease will not be executed and the resident will be evicted.
   b. If the resident prevails in the lease termination action, a new lease will be executed.

11. If any adult member of the household fails to pass the background check during re-examination, the JCHA will begin lease termination. If the resident prevails in the lease termination action and there has been no recent criminal activity, a new lease will be executed.

12. At any time a resident may request an interim re-examination, and the JCHA shall provide one. An interim re-examination shall be conducted whenever there is a change in family composition.

13. JCHA may not rent a dwelling unit to or assist families with net family assets exceeding $100,000 annually (adjusted for inflation) or an ownership interest in property that is suitable for occupancy. This restriction does not apply to victims of domestic violence, individuals using housing assistance for homeownership opportunities, or a family that is offering a property for sale. JCHA requires applicants to authorize financial institutions to disclose records necessary to determine eligibility for benefits.
IV.F. ACTION FOLLOWING RE-EXAMINATION

1. Failure to complete re-examination is a serious lease violation and grounds for lease termination.

2. If a change in the unit size is required, the resident will be placed on a transfer wait list in accordance with the transfer criteria described in this policy and moved to an appropriate unit when one becomes available. Failure by a resident to comply with a mandatory administrative transfer is cause for lease termination.

3. If there is any change in rent, the lease will be amended during the interim re-examination or a new lease will be executed during the annual re-examination, and a Notice of Rent Adjustment will be issued prior to the effective date of the rent adjustment. The Notice of Rent Adjustment will include the current rent, the new rent, the date when the new rent takes effect, the reason for the rent adjustment, and information regarding the resident’s right to request an informal hearing if he/she disagrees with the new rent.

4. Residents transitioning from flat rent to income-based rent that experience a monthly increase in rent of more than 10% or $25 (whichever is greater) solely due to the RAD transition will have rent increases phased in over a three (3) year period.

Three Year Phase-in Process: The method below explains the set percentage-based on the three year phase-in period. For purposes of this section “standard TTP” refers to the TTP calculated in accordance with regulations at 24 CFR §5.628 and the “most recently paid TTP” refers to the TTP recorded on line 9j of the family’s most recent HUD Form 50058. If a family in a project converting from Public Housing to PBV was paying a flat rent immediately prior to conversion, the PHA should use the flat rent amount to calculate the phase-in amount for Year 1, below.

- **Year 1:** Any recertification (interim or annual) performed prior to the second annual recertification after conversion- 33% of difference between most recently paid TTP and the standard TTP.
- **Year 2:** Year 2 Annual Recertification and any Interim Recertification prior to Year 3 annual recertification – 66% of difference between most recently paid TTP and the standard TTP.
- **Year 3:** Year 3 annual recertification and all subsequent recertification’s – Full standard TTP.

Once the tenant’s Total Tenant Payment (TTP) is calculated as equal to or less than the previous Total Tenant Payment (or flat rent, if in Year 1 of the phase-in), the phase-in ends and the tenant will pay full TTP from that point forward.

For example, if a tenant's monthly rent is $100 pre-conversion and would be $130 post-conversion (an increase greater than 10% and greater than $25), the $30 increase could be phased in by $10 (one-third) per year for three years. The tenant's monthly rent would be $110 for the first year. In the second year, the tenant's monthly rent would be the lesser of $120 or the appropriate rent based on the tenant's recertified income (if the tenant's income decreases, the phase-in would be considered completed). In the third year, the tenant’s
monthly rent would be the lesser of $130 or the appropriate rent based on the tenant's recertified income.

JCHA will give the tenant the required 30-day advance notice of any increase in the TTP or tenant rent.

IV.G. UNIT MAINTENANCE AND INSPECTIONS

1. Residents are responsible for maintaining their unit in a safe, decent and habitable condition. Housekeeping, cleaning, and/or maintenance of resident’s assigned areas (e.g. yards, porches, etc.) are also the responsibility of the resident and his/her household.

2. Property management will conduct inspections to ensure that residents are maintaining their units and assigned areas in safe and sanitary conditions. Residents will not be held responsible for normal wear and tear.

3. Annual inspections will be conducted for all units. Residents will be notified at least 48 hours in advance. The JCHA shall inspect the condition of the dwelling unit, the equipment within, and any areas assigned to the resident for upkeep. The JCHA will use all inspections to assess the resident's compliance with housekeeping standards and overall care of the dwelling unit and equipment in accordance with the Lease. The JCHA will provide the resident with a written statement regarding dwelling unit conditions, and the JCHA shall request work orders for all items found to be in disrepair.

4. If the JCHA detects any housekeeping problems, the JCHA will notify the resident in writing of the housekeeping violations, identify the measures and time period necessary to cure the unsatisfactory conditions, and conduct an interim inspection.
   a. The JCHA reserves the right to document all inspections and observed deficiencies.
   b. Any resident found to be in violation of JCHA or property management housekeeping standards will be required to complete the home maintenance/housekeeping orientation again.
   c. In addition to repeating the home maintenance/housekeeping orientation, residents will be fined in accordance with the charge sheet for repairs and maintenance.

5. The JCHA will give the resident 30 calendar days to cure housekeeping violations. The JCHA will conduct an interim inspection at the end of the 30-day cure period as a follow up to any housekeeping violations found during the annual inspection and to measure corrections to any identified unsatisfactory conditions and progress toward resolution of the problem. If the housekeeping violation has not been resolved at the end of the 30 calendar days or the established cure time period, the JCHA may proceed with lease termination.

6. Property management may conduct additional, more frequent housekeeping inspections of residents with histories of poor housekeeping. Residents will receive at least 48 hours’ notice that such inspection will take place.

7. Property management may conduct inspections of units where an extra bedroom has been granted in order to reasonably accommodate a resident or family member’s verifiable disability. Management will inspect to see that the extra rooms are being utilized in
accordance with the documented reason for the accommodation (e.g. a live-in aide, large hospital bed, breathing apparatus, mobility aides, etc. are housed within the room). If the extra bedroom is not being used in accordance with the documented reason for the accommodation, the resident may be subjected to lease termination.

IV.H. EFFECTIVE DATE OF RENT ADJUSTMENTS

1. Timely Reporting (Within 10 calendar days of the occurrence):
   a. Decreases in rent - First day of the month after the decrease in income is first reported to the property manager. Income decreases reported or verified after the tenant accounting cut-off date will be effective the first of the second month with a credit retroactive to the first month.
   b. Increases in rent not due to misrepresentation or omission – Require a 30 calendar day notice to the resident and become effective the first day of the second month following the increase in income.
2. Late Reporting (After 10 calendar days of the occurrence):
   a. Decreases in rent - The household is not entitled to a rent credit for any prior monthly rent before the decrease in income is reported to the property manager. Any applicable earned income disallowance period will occur, whether the rent adjustment is reported in a timely manner or not.
   b. Increases in rent - The household will receive a charge for the prior months that were affected by the increase. The rent increase should be manually calculated starting from the first day of the second month following the increase in income. All prior charges are posted manually on the tenant ledger.
3. A misrepresentation or omission may be grounds for lease termination and eviction.

IV.I. REMAINING FAMILY MEMBERS

1. If the head of household dies or leaves the unit without housing subsidy assistance (e.g. institutionalization, forming a new household in unsubsidized housing, etc.), continued occupancy by remaining family members may be permitted only if:
   a. The family reports the death or departure of the head of household within 30 calendar days of the occurrence;
   b. The family member requesting to become the new head of household is age 18 years or older, has lived in the unit as an authorized family member on the Lease for a minimum of three consecutive years (36 months), has not had any unauthorized extended absences. There are no rent and/or criminal activity violations and passes applicant screening; and
   c. The new JCHA-approved head of household signs a new lease.
2. The new head of household will be held responsible for rent arrearages, unless the arrearage occurred before the new head of household turned age 18.
3. At JCHA’s sole discretion, in senior designated housing only, exceptions may be made in instances where there is an elderly remaining family member who has not resided in the unit for at least three consecutive years (36 months).
4. Household members (live-in aides, live-in aides’ family members, foster children, and foster adults) do not have rights as remaining family members to become the head of household. If no authorized remaining family members are eligible to assume the head of household role,
the household members must vacate the unit within 30 calendar days. Live-in aides do not have any continued occupancy rights if the person who they cared for died or left the unit, even if the live-in aide was a family member prior to becoming a live-in aide. If a Live-in aide or foster adult is allowed to bring additional household members with them to the unit (i.e. spouse, partner, children), such persons similarly do not have rights as remaining family members to become head of household or obtain any public housing and/or RAD program benefits.

5. Remaining family members, who are non-elderly and were residing in senior designated housing properties on the date of the FY2005 designation, may continue to remain in their unit if the elderly family’s head of household, co-head of household, or spouse passes away. If he/she wishes to add a non-elderly person to the household or upon request, the JCHA will transfer the non-elderly remaining family member to a family property.

6. When a head of household leaves a household with children or adults with a disability who cannot assume the role of the head of household, and there is no remaining family member to assume the head of household role, the lease will be terminated. Subject to program eligibility and voucher availability, the JCHA may offer either a HCV, a public housing or RAD unit to a permanent legal custodial guardian.
   a) The permanent legal custodial guardian will be required to document that he/she has been awarded permanent legal custodial guardianship.
   b) The permanent legal custodial guardian may be held responsible for rent arrearages incurred by the former head of household and/or co-head of household on a case by case determination.

IV.J. COMMUNITY SERVICE AND ECONOMIC SELF-SUFFICIENCY REQUIREMENT

1. The JCHA works to assist residents in moving toward economic self-sufficiency. In support of this goal, the JCHA requires that all residents and adult authorized members of the household who are not exempt from the JCHA Work Requirement perform eight hours per month of community service or participate eight hours a month in an economic self-sufficiency program. The requirement can also be met by a combination of eight hours of community service and participation in an economic self-sufficiency program. This requirement is known as the Community Service and Economic Self-Sufficiency Requirement.

2. Residents and adult authorized members of the household up to 54 years of age who are in compliance with the JCHA Work Requirement, are in compliance with the Community Service and Economic Self-Sufficiency Requirement. Residents and adult authorized members of the household deemed eligible for Safe Harbor within the JCHA Work Requirement (Section VIII) must satisfy the Community Service/Economic Self-Sufficiency Policy.
   a. Residents and adult authorized members of the household 55 to 61 years of age who are exempt from JCHA’s work requirement are NOT exempt from the Community Service and Economic Self-Sufficiency Requirement.

3. At least eight hours of activity must be performed each month. An individual should not skip a month and then double up the following month, unless special circumstances warrant special consideration.

4. A total of 96 hours per year is required by each non-exempt resident and adult authorized
member of the resident’s household.

5. Compliance with community service activities is monitored on an annual basis. If a resident fails to comply with their responsibilities, the property manager will begin lease termination.

6. Types of Service
   a. Community Service includes, but is not limited to, volunteer work:
      i. At a local institution such as a school, community center, hospital, nursing home, homeless shelter, foodbank hospice, etc.;
      ii. With a non-profit organization, such as the Boy Scouts, Girl Scouts, Boys or Girls Club, Big Brothers or Big Sisters etc.;
      iii. With a community arts program involving performing arts, fine arts, visual arts, etc.;
      iv. With any program funded under the Older Americans Act;
      v. With service programs sponsored by churches, which do not involve religious education, recruitment or the practice of religion;
      vi. At a JCHA property to help with children or senior programs;
      vii. Through the Local Advisory Council (LAC) to help residents, serving as an officer in a LAC, or serving on the Central Advisory Council (CAC) or Resident Advisory Board; and
      viii. Care for the children of other residents, so that they may fulfill their JCHA Work Requirement or Community Service Requirement.
   b. Political activities are excluded from community service.
   c. Volunteer work activity does not involve payment to the participant and must not take the place of work performed by paid employees.
   d. Economic Self-Sufficiency activities are programs and classes that work toward economic and social independence. Such activities include, but are not limited to:
      i. Job readiness, job training, or skills training programs;
      ii. Higher education (junior college or college), vocational education, or GED classes;
      iii. Verifiable job search activities or apprenticeship programs;
      iv. Substance abuse or mental health counseling;
      v. English proficiency or literacy (reading) classes;
      vi. Parenting classes or budgeting and credit counseling; and
      vii. Activities required by the Department of Public Assistance as part of welfare reform.
   e. The economic self-sufficiency hours will count toward the eight hour per month requirement, and will only count hours when a non-exempt adult is actually attending class or engaged in job training. The required hours will not include time in transit.

Community service and economic self-sufficiency activities can be performed within or outside the neighborhood.

7. A resident or adult authorized member of the household is exempt from the Community Service and Economic Self-Sufficiency Requirement when such member:
   a. Is 62 years of age or older;
   b. Is blind or disabled as defined under 216(i)(1) or 1614 of the Social Security Act (42 USC 416(i)(1)) and certifies that he/she is unable to comply with the requirement;
   c. Is verified to be the fulltime caretaker of a disabled person as defined above;
   d. Is retired (retirement is not age based) and receives a pension;
   e. Is enrolled as a full-time student at a secondary school, accredited college, university,
apprenticeship program, or trade school;

f. Is engaged in work activities;

g. Meets the requirements for being exempted from engaging in a work activity under the State Program funded under part A of title IV of the Social Security Act (42 USC 01 et seq.) or under any other welfare program of the State of Illinois, including a State-administered welfare-to-work program; or

h. 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 (42 USC 601 et seq.) or under any other welfare program of the State of Illinois, including a State-administered welfare-to-work program, and has not been found by the State or other administering entity to be in noncompliance with such a program.

8. Family Obligations

a. At lease execution or re-examination after the effective date of this policy, all residents and adult authorized members of the household, age 18 and over, must:
   i. Provide documentation that they are exempt from the Community Service and Economic Self-Sufficiency Requirement if they qualify for an exemption; and
   ii. Sign a certification that they have received and read this policy and understand that if they are not exempt, failure to comply with the Community Service and Economic Self-Sufficiency Requirement is grounds for non-renewal of the lease.

b. Non-exempt residents, who are exempted from paying the minimum rent, must present a completed documentation form, provided by the JCHA, of activities performed over the previous 90 days to the property manager during their quarterly re-examination.

c. At each re-examination, non-exempt residents and adult authorized members of the household must present a completed documentation form of activities performed over the previous 12 months. The forms will include places for signatures of supervisors, instructors, or counselors certifying to the number of hours contributed each month.

d. Change in exempt status:
   i. If, during the 12 month period, a non-exempt resident or adult authorized member of the household becomes exempt, it is his/her responsibility to report this to the property manager and provide documentation of the qualifying exemption.
   ii. If, during the 12 month period, an exempt resident or adult authorized member of the household becomes non-exempt, it is his/her responsibility to report this to the property manager.

9. Non-Compliance of a Non-Exempt Family Member

a. If during re-examination, the property manager determines a non-exempt resident or adult authorized member’s failure to either report or complete the required Community Service and Economic Self-Sufficiency Requirement, the property manager shall send a Notice of Lease Violation to the head of household that describes the non-compliance and indicates that the JCHA will not renew the lease at the end of the 12-month lease term, unless the head of household and any other non-compliant adult enter into a written agreement (Lease Addendum Agreement) at their re-examination with the JCHA to cure the non-compliance issue or the family provides written assurance satisfactory to the JCHA that the non-compliant adult is no longer residing in the unit. The notice shall also provide that the resident may grieve the determination of non-compliance pursuant to the JCHA Grievance Procedure for the RAD Program or exercise any judicial remedy.
to timely address the non-renewal of the lease.

b. If, at the re-examination, the resident remains non-lease compliant due to violation of the requirements:
   i. The property manager will notify the resident that he/she has been deemed non-compliant due to the failure to comply with Section 22 of the Lease.
   ii. The property manager shall issue the resident the Non-Lease Compliant Notice and request that the head of household sign the Lease Addendum Agreement stating that the resident agrees to make up the missing hours.
   iii. In conjunction with the issuance of the Non-Lease Compliant Notice and the Lease Addendum Agreement, the property manager reserves the right to serve a Notice of Intent to Not Renew the Lease.
   iv. If the resident refuses to sign the Lease Addendum Agreement, he/she will not be allowed to sign any of the paperwork included in the lease renewal packet, and the property manager shall serve a Notice of Intent to Not Renew the Lease. If the adult authorized member fails to either report or complete the required Community Service and Economic Self-Sufficiency Requirement, the head of household will be notified and both parties shall be required to sign the Lease Addendum Agreement stating that the adult authorized member will make up the missing hours. If the adult authorized member refuses to sign or make up the hours, the family will be deemed non-lease compliant unless the family provides written assurance satisfactory to the JCHA and the non-compliant adult is no longer residing in the unit.

c. Pursuant to the written Lease Addendum Agreement, the non-exempt adult will be granted one year to make up any lost hours while simultaneously completing his/her current requirements of 96 hours a year.

d. If the property manager verifies that the lost hours were not made up, the property manager will serve the head of household with a Notice to Vacate the Property within 30 days and initiate the eviction process.

10. The head of household may use the JCHA Grievance Procedure for the RAD Program to contest the determination whether or not to grant an exemption and/or the decision to initiate the lease termination.

IV.K. OTHER RESIDENT OPPORTUNITIES

1. Family Self- Sufficiency Program. Eligible families may participate in the Family Self-Sufficiency (FSS) program, which enables families to increase their earned income and reduce their dependency on welfare assistance and rental subsidies. Active participants under the public housing FSS program prior to the RAD transition process will continue to be eligible for and will transfer to the HCV FSS program once the RAD conversion is completed. See JCHA’s Family Self-Sufficiency Action Plan.

2. Choose to Own Homeownership Program. Eligible families may participate in the Choose to Own homeownership program, which assists a family residing in a home purchased and owned by one or more members of the family.
IV.L. INTERIM ADJUSTMENTS FOR RENT & FAMILY COMPOSITION

1. If there are any changes in a family’s income or household composition between regularly scheduled re-examinations, an interim re-examination may be conducted. At any time, a resident may request an interim re-examination, and the JCHA will grant it. If the last regular re-examination was effective more than 90 days prior to the change in family circumstances, all family information and income must be re-verified. An interim re-examination does not affect the date of a resident’s regularly scheduled re-examination.

IV.M. ADJUSTING RENT BETWEEN REGULARLY SCHEDULED RE-EXAMINATIONS (INTERIM INCREASE/REDUCTION IN RENT)

1. Annual Re-Examinations
   a. Residents are required to report all changes in family composition to the property manager within 10 calendar days of the occurrence.
   b. Failure to report changes in income within 10 calendar days may result in a retroactive rent increase, but not a retroactive credit or rent reduction.
   c. In order to qualify for rent reductions, residents must report income decreases.
   d. Residents are required to report interim increases in income. If a resident was granted an interim rent reduction, he/she must report an interim increase in income within 10 calendar days.

2. Biennial & Triennial Re-Examinations
   a. Residents are required to report decreases in income to the property manager within 10 calendar days of the occurrence in order to qualify for a reduction in rent.
   b. Failure to report a decrease in income within the 10 calendar days will not result in a retroactive decrease in rent.

3. When the JCHA makes a rent calculation error at admission or at re-examination, and it causes the household’s rent to be too low, any increase in rent will not go into effect retroactively. The increase in rent will go into effect the first day of the second month after the JCHA error is discovered and proper notice of the rent increase has been given to the household. If the JCHA’s rent calculation error resulted in an overpayment by the resident, the resident has the choice between a refund for overpayment or a credit to his/her account.

4. If the error in rent calculation is caused by the information reported by the resident at admission or any re-examination, resulting in an overpayment by the resident, the resident’s rent will decrease effective the month after reporting. Less than a 30 day written notice, if necessary, is allowable to correct the error. The resident will not receive a retroactive credit.
5. The JCHA will process interim changes in rent in accordance with the following chart.

<table>
<thead>
<tr>
<th>INCOME CHANGE</th>
<th>JCHA ACTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Decrease in income for any reason, except for a decrease that lasts less than 30 calendar days or is subject to Imputed Welfare Income rules.</td>
<td>The JCHA will process an interim rent reduction in rent if the income decrease will last more than 30 calendar days.</td>
</tr>
<tr>
<td>(b) Increase in income following the JCHA granting an interim rent decrease.</td>
<td>The JCHA will process an interim rent increase.</td>
</tr>
<tr>
<td>(c) Increase in earned income of a current household member.</td>
<td>The JCHA will process an interim rent increase or if the individual is eligible for an Earned Income Disallowance (see Part IV.O. Earned Income Disallowances.), grant the disallowance.</td>
</tr>
<tr>
<td>(d) Increase in income because a person with income (from any source) joins the household.</td>
<td>The JCHA will process an interim rent increase.</td>
</tr>
<tr>
<td>(e) Increase in unearned income (e.g. COLA adjustment for Social Security).</td>
<td>The JCHA will process an interim rent increase.</td>
</tr>
<tr>
<td>(f) Resident misrepresented or failed to report facts upon which rent is based; therefore, resident is paying less rent than they should have been paying.</td>
<td>The JCHA will apply any increase in rent retroactive to the first day of the second month, following the month in which the misrepresentation or omission occurred. Misrepresentation or omissions are also grounds for lease termination.</td>
</tr>
<tr>
<td>(g) Resident paying income-based rent experiences a verified change in circumstances that qualifies them for a reduction in income-based rent even if their income has not decreased (i.e. increase in permissible deductions and expenses listed in Section IV.B.3).</td>
<td>The JCHA will process an interim rent reduction. An increase in a resident’s deduction(s) will cause a reduction to their adjusted income.</td>
</tr>
<tr>
<td>(h) Increase in monetary or non-monetary income after resident claimed zero income.</td>
<td>The JCHA will process an interim rent increase or if the individual is eligible for an Earned Income Disallowance, grant the disallowance.</td>
</tr>
</tbody>
</table>
6. The property manager must document and verify the circumstances applicable to rent adjustments.

7. The JCHA will process interim decreases in rent as follows:
   a. An interim adjustment will be processed when a resident reports a decrease in income that is expected to last more than 30 calendar days.
   b. An interim adjustment will not be processed when a decrease in income is reported, and the JCHA verifies that the decrease will last less than 30 calendar days.

8. Residents that report no source of income are required to complete an income re-examination every 90 days, in accordance with Part IV.E.-Re-Examinations. Reporting is required until income increases or it is time for the next regularly scheduled re-examination, whichever occurs first.

9. If an interim is requested within 30 days of the beginning of the re-examination process, the interim must be completed in accordance with Part IV.L.-Interim Adjustments for Rent & Family Composition, and the information gathered can also be used to complete the re-examination process. The property manager does not need to re-verify the information gained from this interim.

10. If a resident experiences a decrease in income from public assistance because his/her grant is reduced for one of the following reasons, the resident’s rent will not be reduced:
   a. The resident committed welfare fraud;
   b. The resident failed to comply with economic self-sufficiency requirements; or
   c. The resident chose not to engage in economic self-sufficiency requirements.

11. If a resident formally challenges the welfare department’s reduction of a grant, an interim reduction in rent will be processed until a final determination is made by the welfare department.
   a. If the welfare department upholds their original ruling about the grant reduction, the resident will owe a retroactive rent for the period of the granted interim rent reduction.
   b. If the welfare department overturns the grant reduction, no retroactive balance is owed.

IV.N. EFFECTIVE DATE OF RENT ADJUSTMENTS
1. Residents will be notified in writing of any rent adjustment, including the effective date of the adjustment, in accordance with Part IV.H.-Effective Date of Rent Adjustments.

IV.O. EARNED INCOME DISALLOWANCES
1. Under the RAD Program, Earned Income Disallowance is available to any resident.
2. Residents who are receiving the EID exclusion at the time of the RAD transition will be able to retain the benefits through the designated disallowance period. Upon expiration of the disallowance period, the applicable rent will rise to the appropriate income-based rent and will not be subject to a phase-in period. Families eligible for and participating in EID prior to May 9, 2016 will be governed by EID regulations (24 CFR 5.617) in place prior to April 1, 2016. Those qualifying participants on or after May 9, 2016 will be subject to 24 CFR 5.617, et.seq. effective April 1, 2016.
3. An adult resident qualifies for an Earned Income Disallowance (EID) when the resident has an increase in earned income and:
a. Obtains employment after having been unemployed for at least 12 months, or goes to work after having earned less than the equivalent of 10 hours of work per week for a 50-week year at minimum wage;
b. Receives new or increased earnings during participation in any job training or other economic self-sufficiency program; or
c. Receives new or increased earned income while receiving or within six months of having received assistance, benefits, or services funded through the program of Temporary Assistance to Needy Families (TANF) or Welfare to Work Program. Provided that the total value is at least $500 over a six-month period, TANF benefits that qualify a family for an EID include:
   i. Cash benefits;
   ii. Non-cash benefits, services, or assistance; or
   iii. Benefits such as wage subsidies, transportation assistance, child care subsidies, and one-time payments provided.
4. Residents are eligible for EID benefits for a maximum 24 calendar month period. During the first 12 months after the date when the resident qualified for the EID, the resident’s rent will not increase because of the new earned income. Rent during this period will be based on the resident’s income before qualifying for the EID, plus any increases in unearned income that may occur after qualifying for the EID.
5. During the second 12 months after the date the resident qualified for the EID, the resident’s rent will increase by an amount equal to 50 percent of what the increase would be if not for the EID.
6. The disallowance periods described in numbers O.4. and O.5. above only occur while the resident is employed. If the resident stops working for any reason the disallowance stops and resumes again when the resident goes back to work, however EID eligibility based on the 24-calendar month period continues.
7. Even if the full 24 months of disallowance (12 months of 100 percent disallowance plus 12 months of 50 percent disallowance) have not been used, the EID will terminate 24 months from the date when the resident first qualified for the EID.
8. An EID is awarded to a person, not an entire family. More than one adult family member can receive an EID at the same time if he/she qualifies as described under number O.3 above.
9. Only one EID may be granted to a resident in a lifetime.

IV.P. INTERIM CHANGES IN HOUSEHOLD COMPOSITION
1. All changes in family composition must be reported within 10 calendar days of the occurrence. These changes would include:
   a. A family or household member included on the lease leaves the unit; or
   b. Natural birth, adoption, or court-awarded custody of a child (excluding foster care arrangements) to a current family member.
2. Head of households who do not notify the JCHA of additions or who permit persons to join the household without prior authorization are in violation of their lease and are subject to lease termination.
3. The addition of a live-in aide, foster child, foster adult, or kinship care child between re-examinations must be requested in writing and requires authorization from the JCHA and the property manager before the individual may move into the unit.
4. Additional income that the live-in aide, foster child, foster adult, or kinship care child may contribute to the household will not be included in the family’s rent calculation.
5. Interim changes in household composition must be made pursuant to Part IV.L-Interim Adjustments for Rent & Family Composition.

IV.Q. UTILITIES

1. All RAD units have utility connections for water, gas, heat, and electricity. The payment of utilities is made by the resident or by the JCHA, depending on the building in which a unit is located.
2. The following requirements apply to residents living in developments with resident-paid utilities:
   a. Residents must obtain and maintain utility connections throughout tenancy. Residents must pay their utility bills to ensure that utilities remain connected. The utility bill must be in the name of a consenting adult authorized member of the household. Failure to maintain the utility connection is a serious violation of the lease, subject to lease termination.
   b. If a resident or applicant is unable to get utilities connected, the resident or applicant will not be permitted to move into a unit with resident-paid utilities.
   c. When a resident applies for utility service, the resident must sign a third-party notification agreement so that the JCHA is notified if the resident fails to pay the utility bill or if utility service will be disconnected.
   d. Residents must bring in utility account information to the Property Manager when there is a change in their utility account numbers or other billing information.
   e. Units where residents pay some or all utilities directly to the utility provider receive a monthly utility allowance, as a rent credit towards his/her monthly rent amount, that reflects a reasonable amount of utilities for the specific size and type of unit occupied. A reimbursement of a portion of the utility allowance may be paid by the JCHA directly to the utility provider if the Total Tenant Payment is lower than the utility allowance and a credit is due. The JCHA shall provide the resident with a letter indicating the amount of the reimbursement provided to the utility provider on their behalf.
   f. The monthly utility allowance is deducted from the resident’s Total Tenant Payment to compute the Tenant Rent the resident pays the JCHA.
      i. If the resident’s Total Tenant Payment is higher than the unit’s designated utility allowance, then the resident’s rent amount will be the difference remaining after the utility allowance is subtracted.
      ii. If the resident’s Total Tenant Payment is lower than the unit’s designated utility allowance, then the resident may receive a reimbursement of a portion of the utility allowance after subtraction of the minimum rent amount.
3. The resident utility bills will be reflected as follows:
   a. If the resident’s actual utility bill is less than the utility reimbursement, the resident will receive the savings in the form of a credit on the utility provider’s billing statement.
   b. If the resident’s bill is greater than the utility reimbursement, the resident must pay the excess amount directly to the utility provider.
4. Lease Part 2 of the JCHA Residential Lease Agreement for the RAD Program will state the utility allowance amount for the unit and the utility reimbursement to be received by the resident, if applicable.

IV.R. EXCESS UTILITY CHARGES FOR JCHA-PAID UTILITIES
1. In buildings that are individually metered, residents will have consumption-based utility allowances that reflect the size and type of units and actual equipment provided by the JCHA. The JCHA reads the meters and will charge each resident a flat charge for consumption in excess of the utility allowance by the JCHA.
2. In buildings where utilities are not individually metered and there are no check meters, the JCHA may make excess utility charges for the use of resident-supplied major appliances (i.e. appliances not supplied by the JCHA at move in). Residents must obtain property management approval prior to installing these additional major appliances in their unit. Examples include: a second refrigerator, air conditioner, or freezer.

IV.S. FLAT RENTS
1. Flat rents are eliminated in the RAD Program. Residents can only pay income-based rent in the RAD program.
2. If a flat rent resident’s rent increases by more than the greater of 10% or $25 as a result of the RAD conversion, rent increases will be phased in over three years. The following schedule will apply:
   a. Year One: Any re-examination (interim or annual) performed prior to the second annual re-examination after conversion – 33% of the difference between most recently paid TTP and the standard TTP
   b. Year Two: Year Two annual re-examination and any interim re-examination prior to Year Three annual re-examination – 66% of the difference between most recently paid TTP and the standard TTP
   c. Year Three: Year 3 annual recertification and all subsequent recertification’s – Full standard TTP.

Once the tenant’s Total Tenant Payment (TTP) is calculated as equal to or less than the previous Total Tenant Payment (or flat rent, if in Year 1 of the phase-in), the phase-in ends and the tenant will pay full TTP from that point forward.

3. The incremental increase resulting from transitions from flat rent to income-based rent as noted above is applicable to residents that were Public Housing leaseholders at the time of initial RAD conversion. This step-up rent process is not applicable to new move-ins or applicants.

PART V: RESIDENT PROVISIONS AND RIGHTS

V.A. OVERVIEW

This part discusses other resident rights and program requirements under the RAD program, including the transfer, pet, visitor policies, property rules and lease termination policies.
V.B. LEASING POLICIES: CHANGES IN HOUSEHOLD COMPOSITION

1. Only persons listed on the most recent lease or added in accordance with JCHA policy shall be permitted to occupy a dwelling unit and must use the dwelling unit as their sole domicile.

2. The JCHA shall determine if a dwelling unit size is appropriate at any time when a household’s composition changes. If the JCHA determines that an addition to a household is ineligible, the person will not be added to the lease. If the addition is approved, the household will be placed on the wait list for the appropriate bedroom size, if necessary.

3. Additions to the household by natural birth, adoption, or court-awarded custody (excluding foster care) to a current member of the household will be processed by the property manager automatically.

4. The lease addition of a live-in aide, foster child, foster adult, or kinship care child must be requested in writing and requires authorization by the JCHA before being processed by the property manager. For minors, under the age of 18, custody rights documentation or proof of kinship care is required for the addition.

5. The JCHA will not approve lease addition requests for adults. Exceptions will be made for legally protected relationships or extenuating circumstances determined at the sole discretion of the JCHA.

6. The JCHA will approve the lease addition request if that individual passes applicant screening, including, if applicable, site-specific mixed income criteria and the unit is of the appropriate size. If a household’s composition changes, a unit size determination will be made in accordance with the Occupancy Guidelines in Part III:J. to ensure that the family is appropriately housed.

7. If the household composition overcrowds the unit so that the JCHA does not have a unit large enough in accordance with the Occupancy Guidelines to house the entire family, and there are adult members in the family, the head of household must decide if all or part of the household will leave the unit within 60 calendar days. The family members who leave the unit may apply to be on the wait list if applications are being accepted. The family’s failure to decrease the household size within 60 calendar days is a serious lease violation, and the family may be evicted for such lease violation.

8. Persons residing in the household without JCHA approval will be considered unauthorized occupants, and the entire household will be subject to lease termination.

9. Verification of an unauthorized occupancy can be established through the following:
   a. Government issued ID’s or reports
   b. Utility Bills for the assisted unit
   c. Property sign-in logs and/or
   d. Other documentation or investigations

10. If a lease addition applicant is rejected because he/she did not pass screening, the rejected lease addition applicant may request a mitigating hearing. The resident may grieve the rejection in accordance with the JCHA Grievance Procedure for the RAD Program. Only one type of hearing can occur for each request.

11. Family and/or household members who move out of the unit for any reason shall be reported by the household in writing to the property manager within 10 calendar days of the occurrence. Once reported, such member will be removed from the lease immediately. A unit size determination will be made in accordance with the Occupancy Guidelines in Section II.
V.C. VISITORS

1. A guest may visit a family in an assisted unit for a total of 30 calendar days in a calendar year; however, each visit cannot exceed 14 consecutive calendar days. Residents may request a time extension to this visitor timeframe.
2. Visitors to any RAD development shall be required to show a government issued or student photo identification before being allowed to enter a building.
3. Visitors may be required to sign in when entering buildings through a visitor’s log prior to entry and residents may be required to escort visitors to and from their units.
4. The JCHA may ban visitors who engage in any behavior that threatens the health, safety, or right to peaceful enjoyment of other residents, including criminal activity cases for three years or longer if court order approved. Visitors banned for such behavior, will be restricted from entering JCHA properties.
5. A resident will be notified in writing by the property manager when a guest of his/hers has been banned. Residents may grieve the JCHA’s decision to ban a visitor in accordance with the JCHA Grievance Procedure for the RAD Program.
6. Residents will be required to sign an agreement stating they will not allow the banned visitor into their unit. Failure to sign such an agreement or violation of the signed agreement is grounds for lease termination.
7. Persons that exceed the time as a guest will be considered to reside in the assisted unit without JCHA approval and will be considered an unauthorized occupant. The family will be subject to lease termination.
8. Persons residing in the household without JCHA approval will be considered unauthorized occupants, and the entire household will be subject to lease termination. 24 CFR 966.4(f)(3).
9. Verification of an unauthorized occupancy can be established through the following:
   a. Government issued ID’s or reports.
   b. 2-Utility Bills for the assisted unit
   c. Property sign-in logs and/or
   d. Other documentation or investigation

V.D. LIVE-IN AIDES

1. If a family member is designated as the live-in aide of another family member, that family member will no longer have remaining rights to the unit should the head of household leave the unit. A Live-in aide who is requesting to add his/her family members to the lease will also have his/her family members status added as live-in aide household members and they will also have no remaining rights to the unit. The live-in aide and his/her household members cannot reclassify themselves as family members.
2. A relative that is already legally obligated to provide care to the family member requiring a live-in aide may not be classified as a live-in aide (i.e. parents cannot be the live-in aide of their child and a spouse cannot be the live-in aide to the other spouse).
3. Live-in aides are required to meet all admissions screening criteria, as well as site-specific...
screening criteria for mixed-income developments. A live-in aide who does not pass screening will be rejected. Live-in aides can be rejected for a number of reasons including, but not limited to:
   a. Fraud or any criminal act in relation to any federal housing program; or
   b. A record of drug-related or violent criminal activity; or
   c. Owing a debt to any public housing authority or other federally-subsidized housing program.
4. The JCHA will supply a bedroom for the live-in aide, if necessary. However, the JCHA will not supply a larger unit in order to accommodate the live-in aide’s family members. JCHA will not allow a live-in aide’s family to reside in the apartment.
5. Qualified residents or applicants are required to complete all applicable paperwork regarding the request for a live-in aide. The qualified resident or applicant and the live-in aide are required to complete and sign the JCHA Lease Addendum for Live-In Aides. Failure to sign the lease addendum or violation of the terms of the lease addendum is grounds for lease termination.
6. If a live-in aide is rejected because he/she did not pass screening, the resident may grieve the rejection in accordance with the JCHA Grievance Procedure for the RAD Program.

V.E. UNITS OCCUPIED BY JCHA RESIDENTS AS EMPLOYEES

1. A JCHA resident may become employed by property management. A resident employee’s required rent payments cannot be lowered as a part of his/her compensation. If a JCHA resident is employed by a property management company and the employment is later terminated, the resident will retain tenancy and be treated as any other resident.

V.F. PROPERTY RULES

1. Property specific rules vary by building. Please consult the lease addendum for a complete listing of rules applicable to the property in which you reside.
2. Smoke Free-Unit Policy
   a. All properties built, acquired or rehabbed by JCHA after FY2014 will be smoke-free, and will prohibit the use of all lit tobacco products in all indoor areas of JCHA housing—including but not limited to living units, common areas, and administrative office buildings—and all outdoor areas within 25 feet of the housing and administrative office buildings.
   b. Lit tobacco products involving the ignition and burning of tobacco leaves and includes (but is not limited to) cigarettes, cigars, pipes, and water pipes (hookahs).
   c. Violation of the smoke-free policy will be considered a lease violation.
   d. If a resident’s property is considered smoke-free, this will be clearly stated in the resident’s lease or lease addendum.
   e. Residents of mixed-finance developments must adhere to the smoking policy referenced in their lease and/or property Tenant Selection Plan (TSP).
3. Firearms Free Policy
   a. The JCHA is a Firearms Free Property. The JCHA prohibits displaying, controlling, using, or possessing any firearms, ammunition, or other weapons anywhere on or near JCHA
property by applicants and residents. Unless required by lawful employment and obtained in accordance with law; firearms, ammunition, or other weapons are strictly prohibited on or near JCHA property.

b. No person conducting business, residing, or visiting on or near JCHA property is allowed to carry a concealed weapon onto any location owned and operated by the JCHA. Firearms, ammunition, or other weapons are prohibited at any JCHA offices, sites, and facilities owned and operated by the JCHA.

c. Applicants who engage in criminal activity, including the displaying, controlling, possessing, or using a firearm in a manner prohibited by law in the last three years, shall not be admitted to RAD housing. The JCHA will deny admission to applicants who at the time of consideration for admission have a criminal background involving criminal use of weapons.

d. Residents and their authorized members, guests, or persons under their control, shall not display, use, control, or possess anywhere on or near JCHA property any firearms, ammunition, or other weapons in violation of federal, state, and local laws. It shall be in violation of the JCHA’s RAD program to:
   i. Display, intentionally or unintentionally, a weapon while on or near JCHA Property, or
   ii. Hide or conceal, intentionally or unintentionally, a weapon on one’s person or belongings while on JCHA Property, or
   iii. Fire or otherwise discharge, intentionally or unintentionally, the weapon while on or near JCHA Property, or
   iv. Use, intentionally or unintentionally, a weapon with a verbal or non-verbal threat to shoot, fire, explode, throw, or
   v. Cause, intentionally or unintentionally, any injury to or on another person, or
   vi. Cause damage to any personal or real property with the use of a weapon, or
   vii. Cause, intentionally or unintentionally, any other person to perform any of the above conduct.

e. Any resident, resident family members, guests, or persons under the resident’s control known to be involved in the display, use, possession, or control of any firearms, ammunition, or other weapons on or near JCHA owned and operated property will be subject to lease termination.

V.G. LEASE RENEWAL

Upon the resident’s lease expiration, all RAD leases will be renewed unless good cause exists. Good cause may include grounds for lease termination, income ineligibility, or other non-compliance factors. Good cause will be determined by the JCHA.

V.H. TRANSFER POLICY

1. The JCHA’s Transfer Policy outlines the types of transfers administered by the JCHA, which transfers are mandatory and which are optional, as well as the eligibility requirements for transfers. JCHA’s Emergency and Mandatory transfer types have priority over new
admissions from a JCHA wait list.
2. Transfers will be made without regard to race, color, sex, age (when age eligibility is not a factor), familial status, disability, national origin, ancestry, sexual orientation (including gender identity), marital status, housing status, order of protection status, military discharge status or source of income. Residents may be transferred to accommodate a disability.
3. Residents who request a transfer will receive only one unit offer; however, multiple unit offers may be made to satisfy a reasonable accommodation request.
4. For emergency and mandatory administrative transfers, refusal of a unit offer without good cause will result in lease termination.
5. For voluntary, incentive or resident-initiated transfers, refusal of a unit offer with or without good cause will result in the removal of the household from the transfer wait list. 24 CFR § 1.4 (B)(2)(ii). Residents will not be able to request any of these transfer types for 12 months from the date of removal letter.
6. RAD residents that reside in properties that were previously public housing, including traditional senior buildings; public housing units within mixed-income developments; and legacy public housing sites such as Horner, Lathrop and Ickes that have transitioned to RAD Project-Based Voucher units will be transferred to the next available unit that satisfies their requirements if approved for a transfer. Available units may include other RAD PBV units or any public housing units pending availability. If neither RAD PBV nor public housing is available for the approved transfer, a resident may be offered a tenant-based voucher to satisfy the transfer depending on availability and need.
7. RAD residents that reside in new PBV properties (e.g. those projects that are not considered legacy public housing properties, including properties using RAD Transfer of Assistance) will be transferred to other available Project-Based Voucher units. The JCHA will offer the family the following types of continued assistance in the following order, based on the availability of units:
   - PBV assistance in the same building or property;
   - PBV assistance in another property; or
   - Tenant-based voucher assistance.
8. The JCHA may revise the transfer categories below to create and implement special programs and/or incentives for the benefit of public housing and/or RAD residents.

V.I. TRANSFER CATEGORIES
1. Transfers will be assigned to the appropriate categories on the transfer wait list. The JCHA has the discretion to make transfers based on the Authority’s needs; therefore, residents may be offered a transfer out of transfer category sequence order and/or out of date order. Whenever feasible, transfers will be made within a resident’s geographic region or other location of the resident’s choice. The transfer categories are as follows:
   a. Emergency Transfers: A mandatory transfer upon determination by the property manager, the JCHA, or determined in a legal proceeding that unit or building conditions
pose an immediate threat to resident life, health, or safety.
   i. Prior written notice to the resident is not required for an emergency transfer;
   ii. Emergency conditions that occur due to abuse or neglect to a unit by the resident will be grounds for emergency transfers; however, the responsible resident will be charged for the damages caused to the unit and/or may have his/her lease terminated; and
   iii. Refusal to accept an emergency transfer is grounds for lease termination and eviction.
   iv. JCHA has discretion whether to return the resident to the original unit once the emergency is resolved.

b. Mandatory Administrative Transfers: Some examples include, but are not limited to:
   i. A transfer to move residents with disabilities to accessible units or units with features that accommodate their disabilities. 24 CFR § 8.27(a)(1).
   ii. A transfer requested by a resident and approved by the JCHA to resolve problems of a life-threatening nature that are not related to unit or building conditions, including but not limited to removing residents from dangers of domestic violence, sexual violence, dating violence, stalking, or hate crimes, and other documented situations of non-random violence that put a resident’s life in danger. These transfers are dealt with expeditiously and without consideration of lease compliance until the family is transferred.
   iii. A transfer to move residents not requiring the accessibility features of their current unit so that the unit may be occupied by a qualified applicant or resident with a disability requiring the accessibility features of the unit. 24 CFR § 8.27(b).
   iv. A transfer to move residents with disabilities who, through third-party certification, have a verified need for a reasonable accommodation in the form of a transfer.
   v. Transfers to permit unit modernization. JCHA has discretion whether to return the resident to the original unit once the modernization is complete.
   vi. Transfers initiated by the JCHA for families who are over housed (living in a bedroom size too large) in accordance with the Part III.J - Occupancy Guidelines and transfers initiated by the JCHA for families who are overcrowded (living in a bedroom size too small) in accordance with the Occupancy Guidelines.
   vii. When a head of a household, originally housed in a bedroom by him/herself, gives birth or adopt a child, the family will not be considered overcrowded for this transfer type until the child is two years old.
   viii. Transfers for non-elderly residents after the death or departure of the elderly family’s head of household, co-head, or spouse.
   ix. Mandatory transfers for non-elderly remaining family members living in senior designated housing who add a non-elderly person to the household.
   x. Transfers based on extenuating circumstances.
   xi. Transfers of participants in the Choose to own homeownership program who have completed the requirements for homeownership and have purchased a home. These households will be transferred to the Housing Choice Voucher program in order to use their subsidy toward their mortgage. These transfers do not apply to households who do not meet the income requirements to receive a Housing Choice Voucher.
   xii. After one year of residency within a RAD property, beginning 365 days after the date of RAD transaction closing (the effective date of the HAP contract) residents may...
request a Housing Choice Voucher. **Residents must be lease compliant and in good standing with the JCHA in accordance with Section V.K.- Residents in Good Standing in order to be approved for the voucher transfer list.** If no vouchers are available at the time of the request, eligible households who complete a transfer request will be placed on a tenant-based voucher transfer wait list and will be processed in order of priority detailed herein. Once a family is screened for applicability and suitability for the HCV program, they will be will be removed from the transfer list and may be afforded the opportunity to re-apply in the event the transfer is not completed due to ineligibility or other reasons.

Similar to the policy for other PBV properties, households within RAD PBV properties requesting the Housing Choice Voucher have priority for issuance and will be offered a voucher based on the number of turnover vouchers available. The JCHA will cap the number of turnover vouchers available for these transfers to no more than 75 percent of the total number of turnover vouchers in any single year as allowed by HUD regulations.

c. **Voluntary Administrative Transfers:**
   i. Transfers available to elderly lease-compliant residents of family properties who wish to transfer to a senior designated housing property and who were in residency on the date of designation.

d. **RAD PBV to Public Housing Transfers:**
   i. Transfers of public housing residents prior to RAD conversion. For residents seeking to remain in public housing in lieu of becoming participants in the Project-Based Voucher program, JCHA will offer the opportunity to move to other JCHA-owned public housing properties, if available. Transfer requests may begin approximately 180 days before the prospective effective date of the HAP contract and end on the effective date of the HAP contract. Residents will be responsible for costs associated with this transfer.
   ii. Transfers between those properties listed as Senior Designated Properties, regardless of its designation as a Public Housing property or a RAD PBV property.

e. **Resident-Initiated Transfers:** A transfer requested by lease-compliant heads of household who have been in their current units for at least one year and can request a transfer.
   i. The JCHA will allow a resident in good standing to choose the geographic region or senior designated housing property to which they can request to transfer based on the good cause reason provided in the request.
   ii. The JCHA will process Resident-Initiated Transfers on an ongoing basis in conjunction with new admissions from the wait list.
   iii. Resident lease compliance will be reviewed before the Resident-Initiated Transfer will take place, including a home inspection. Failure to maintain lease compliance will result in the Resident-Initiated Transfer request being denied and the resident family may be subject to lease termination. The resident will not be eligible to re-apply for a Resident-Initiated Transfer for 12 months from the denial date.
V.J. PROCESSING TRANSFERS

1. The JCHA maintains the transfer wait list by category and processes these transfers for all properties.

2. Residents may request transfers from property managers with the necessary documentation to substantiate the need for the transfer. Property managers must submit a transfer request package to the JCHA, justify the transfer and obtain final approval from the JCHA before moving a family into a new unit.

3. In the case of split family transfers, property managers must submit the transfer request package to the JCHA Asset Regional Manager for legal determination of split eligibility and rights, prior to submittal to the JCHA.

4. The JCHA will run a criminal and credit check on all adult household members age 18 and over. The JCHA will approve the resident’s eligibility to transfer based on the documentation provided in the transfer request package and the results of the criminal and credit background check. JCHA will provide information to all residents regarding how to obtain a free copy of their credit report. If the request is denied based on the criminal background information, the JCHA will provide a copy of the criminal background information used.

5. Within each transfer category, applications will be listed by the date the transfer request package is received by the JCHA.

6. With the exception of emergency transfers, a property manager cannot transfer a family until the JCHA approves the transfer and informs the property manager that the family has reached the top of the transfer wait list.

7. The JCHA shall take into consideration issues of personal safety when transferring families to/from buildings. The family must provide documentation of domestic violence, sexual violence, dating violence, stalking, or hate crimes, and/or other situations of non-random violence that put a resident’s life in danger when contesting transferring to/from a building or area of the city.

8. Transfers may be initiated by the JCHA (e.g. moving a resident who does not need the features of an accessible unit to a non-accessible unit).

9. Unit offers for residents on the transfer wait list(s):
   a. Residents who request a transfer will receive only one unit offer; however, multiple unit offers may be made to satisfy a reasonable accommodation request.
      i. For mandatory transfers, refusal of a unit offer without good cause will result in lease termination.
      ii. For voluntary transfers, refusal of a unit offer with or without good cause will result in the removal of the household from the transfer wait list. 24 CFR § 1.4 (B) (2) (ii).
   b. Failing to respond to an outreach will result in the resident’s name being removed from the wait list.

10. Residents will be notified of transfers as follows:
    a. For emergency transfers, there is no notice requirement.
    b. Property managers may provide less than the 30 calendar day notice for mandatory administrative transfers in which the resident is in danger from domestic violence, sexual violence, dating violence, stalking, or hate crimes, and/or other situations of non-random violence or some medical condition that is not life-threatening but may be exacerbated by their current unit or location.
c. For all other transfers, the property manager will provide at least 30 calendar days’ notice.

V.K. RESIDENTS IN GOOD STANDING

1. For voluntary administrative, incentive, and resident initiated transfers (including RAD PBV to HCV transfers), residents are required to be in good standing, which includes, but is not limited to:
   a. Being current on rent payments without an unpaid balance at any time in the past year, or current on a repayment agreement. If past rent is owed, the resident will not be transferred until a repayment plan is established and at least two consecutive timely payments are received, or if prior repayment plans have been defaulted, back rent is paid in full;
   b. Maintaining utility connections, as well as being current on utility payments, to the JCHA or any utility supplier, or current with any repayment agreement with the JCHA or utility supplier;
   c. Remaining compliant with the terms of the JCHA Residential Lease Agreement for the RAD Program, in particular with Section 8 and Section 16, and any additional terms required to be added to that lease by federal law. Violations of the lease must be documented by notices of lease violations or other evidence of serious or repeated violations of the material terms of the lease;
   d. Promptly paying all charges in addition to rent or on a repayment agreement with the JCHA;
   e. Meeting reasonable housekeeping standards and having no housekeeping lease violations as documented by housekeeping inspection reports or work orders reflecting a pattern of damage caused by poor housekeeping. A resident with housekeeping standards violations will not be transferred until the resident passes a follow-up housekeeping inspection; and
   f. Having not destroyed, defaced, damaged, or removed any part of a unit or the development as documented by housekeeping inspection reports or work orders reflecting a pattern of damage or abuse.
2. The receiving property manager will screen the resident and household prior to move in. If the criminal and credit check run by the JCHA is over 120 days old, the property manager must re-run both checks as part of the screening process. During screening, the receiving property manager will determine if the resident is in good standing and in compliance with the JCHA Residential Lease Agreement for the RAD Program.
3. The JCHA will make exceptions to these good standing requirements in the case of extenuating circumstances.
4. The JCHA will provide transfers for victims of domestic violence, sexual violence, dating violence, sexual assault stalking, or hate crimes, and/or other situations of non-random violence even if a resident is not in good standing; however, a new lease will not be executed until the resident resolves all issues related to non-compliance which are not related to the need for the victim assistance transfer.
5. Mandatory transfers do not stop the lease termination process.

V.L. COST OF TRANSFERS

1. The JCHA will pay the costs associated with moving and transfer of utilities for most transfer
types, except transfers where a resident elects to move with a tenant-based voucher or to other public housing due to RAD conversion activity, or other resident-initiated transfers.

2. Residents are solely responsible for all costs associated with resident-initiated transfers.

V.M. SECURITY DEPOSITS

1. If a resident transfers from one JCHA unit to another unit within the same development (intra-development), a new lease will be executed for the dwelling into which the family moves and the security deposit will be moved over to the new unit. If the resident transfers from one JCHA development to a different development (inter-development) a new lease will be executed for the dwelling unit into which the family moves and the JCHA will refund the resident’s security deposit minus any damages assessed. The resident will be responsible for paying a security deposit for the new dwelling unit equal to the original security deposit amount at the previous unit. If a security deposit was not collected on the previous unit a new security deposit equal to the minimum rent will be collected.

V.N. SPLIT FAMILY TRANSFERS

1. Split family transfers will be processed in accordance with the policy outlined in this section below:
   a. Overcrowded families: If a family is overcrowded and the JCHA does not have a unit large enough to house the entire household in accordance with the Occupancy Guidelines, and there are adult members in the household, the head of household must decide if all or part of the household will leave RAD housing within 60 calendar days. The family members who leave the unit may apply to the wait list when applications are being accepted. The head of household’s failure to decrease the household size within 60 calendar days is a serious lease violation, and the family is subject to lease termination and eviction.
   b. The JCHA will only supply one subsidy per household. Split family transfers will not be allowed to separate co-heads of household or spouses. If a court determines the disposition of property between the head and co-head of household in a divorce or separation under a settlement or judicial decree, the JCHA will follow the court’s determination of which family member continues to receive assistance. In cases where there is no court determination, the original head of household will retain use of the unit.

V.O. TEMPORARY RELOCATION AND RIGHT TO RETURN TO A RAD PROPERTY

1. Unless not lease compliant, residents are not required to move permanently under the RAD program.

2. In the event of construction or rehabilitation activity at RAD properties that require residents to be temporarily relocated, residents will have the right to return to a RAD-assisted unit once construction is complete. The right to return will remain in the event of a transfer of RAD assistance. The JCHA will comply with all RAD relocation provisions as applicable.

3. The JCHA may offer residents an opportunity to permanently relocate before or during construction. If a resident accepts the JCHA’s offer to move permanently, the resident waives their right to return to a RAD-assisted unit after construction is completed.
V.P. JCHA WORK REQUIREMENT POLICY

1. Every applicant, resident and adult authorized family member of a RAD unit, age 18 up to age 54, is required to be engaged, 20 hours a week, on a regular basis, unless the resident or adult authorized family member of the household is exempt or approved for Safe Harbor. Any member of the applicant or resident’s household, who is 17 years of age and not attending school full-time, will be subject to the JCHA Work Requirement. Applicants from JCHA wait lists are not eligible for Safe Harbor.

2. Applicants, residents, and adult authorized family members of the household may meet the work requirement through any combination of employment, attendance at an accredited school, educational institution, training program, job readiness, GED or literacy program, internship, or work experience opportunity.

   a. If an applicant/resident is considered a part-time student at an accredited school, he/she must either work or volunteer the remaining 50 percent of the required hours (10 hours).

3. Volunteer or community service opportunities are also allowable provided that the volunteer or community service can be verified and constitutes no more than 50 percent of the required hours for the first three years of compliance.

4. Residents and adult authorized family members of the household up to 54 years of age, who are in compliance with the JCHA Work Requirement, are in compliance with HUD’s Community Service and Economic Self-Sufficiency Requirement (Part IV: J.- Community Service & Economic Self-Sufficiency Requirement).

5. Any non-exempt resident or adult authorized family member of a public housing unit, who fails to meet the JCHA Work Requirement and is not approved for Safe Harbor, may subject the entire household to lease termination and eviction.

   a. Residents and adult authorized members of the household 55 to 61 years of age who are exempt from JCHA’s work requirement are NOT exempt from the Community Service and Economic Self-Sufficiency Requirement.

6. School Enrollment and the JCHA Work Requirement

   a. All school age authorized members of the household, who are under 18 years of age and who have not completed his/her secondary education, are encouraged to finish his/her enrollment in high school and obtain his/her high school diploma. Any authorized member of the resident’s household, who is 17 years of age and not attending school full-time, will be subject to the JCHA Work Requirement unless otherwise exempt.

7. JCHA Work Requirement Exemptions

   a. Residents, applicants, and/or adult authorized family members of the resident’s household may be eligible for an exemption from the JCHA Work Requirement. An exemption will be provided for residents and/or adult authorized members of the household who are:

      i. 55 years of age or older;
      ii. Blind or disabled as defined under 216(i)(1) or 1614 of the Social Security Act (42 USC 416(i)(1));
      iii. The primary caretaker of a blind person or person with a disability as defined in number C.2 above;
iv. Retired and receiving a retirement annuity or pension;
v. Single parent serving as the primary, full-time caretaker for children age 12 months and under; or
vi. Receiving TANF and have an active Responsibility and Services Plan (RSP).
vii. Victims of federally declared disasters (180 calendar day temporary exemption)

8. JCHA Work Requirement Verification at Scheduled Re-examination
   a. During the re-examination, the property manager will determine whether each resident and adult authorized family member of the resident’s household, age 17 up to age 54, is in compliance with the JCHA Work Requirement through a combination of employment, school attendance, or performance of volunteer or community service.
   b. All information in the resident file must be verified and documented in accordance with Part IV:E- Re-examinations. Any and all relevant documents will be placed in the resident file.
   c. If a resident and/or adult authorized family member of the resident’s household is not in compliance, the property manager will give the resident the opportunity to request Safe Harbor.

9. Safe Harbor Clause
   a. Residents and/or adult authorized family members of the resident’s household may be eligible for Safe Harbor. When residents and/or adult authorized family members of the resident’s household are unable to comply with the work requirement, they may request Safe Harbor consideration.
   b. Residents and/or adult authorized family members of the resident’s household may be eligible for Safe Harbor when they are (this list is not exhaustive):
      i. Waiting for approval or an appeal of an application for SSI/SSDI;
      1. Experiencing a temporary medical condition or are the caregiver for someone with a temporary medical condition;
      ii. Examples of temporary medical conditions include, but are not limited to: a broken bone or infectious mononucleosis, or verifiable physician-ordered bed rest for pregnant women.
      iii. Separated from employment (within the last 60 calendar days);
      iv. Participating in an active DCFS plan to reunify their family (parents with children under age five) where participation is time consuming;
      v. Either the victim or the caregiver for a victim of violence, including but not limited to domestic violence, sexual violence, dating violence, and stalking;
      vi. Attempted but failed to find adequate child care to allow the residents and/or adult authorized member to work; and
      vii. Attempted but failed to find employment.
   c. The resident and adult authorized family members of the resident’s household, who are approved by the JCHA for Safe Harbor, will be required to undergo an interim Safe Harbor re-examination every 180 calendar days from the date that the Safe Harbor request is approved. If the Safe Harbor request occurs during the re-examination, the Safe Harbor request date will be the lease effective date.
      i. The resident and/or adult authorized family member of the resident’s household will
be required to work with the assigned FamilyWorks provider to create an action plan and Safe Harbor request which will include a description of the steps being taken to move toward becoming compliant. The signed application/action plan will then be submitted to the property management company for approval.

ii. Safe Harbor status must be approved every 180 calendar days through an interim Safe Harbor re-examination with property management. Failure to appear for the interim Safe Harbor re-examination is a material lease violation subject to termination.
   1. The FamilyWorks provider will be required to sign off on the Safe Harbor form to indicate that the resident’s status is Compliant, Non-Compliant, Exempt, or recommendation for an additional Safe Harbor with a new action plan.
   2. Recommendations for additional Safe Harbor will be approved.
   3. Non-Compliant and Non-engaged residents will be subject to lease termination.

d. If the resident or adult authorized family member of the resident’s household is denied Safe Harbor, the resident has the right to grieve the JCHA’s decision through the grievance process outlined in the JCHA Grievance Procedure for the RAD Program. In certain situations, the resident may be offered (subject to availability), the opportunity to transition to a supportive housing program in lieu of lease termination.

e. Residents and/or adult authorized family members of the resident’s household approved for Safe Harbor status must meet the Community Service/Economic Self-Sufficiency Policy requirement of eight hours per month, unless they qualify for an exemption from the HUD’s Community Service/Economic Self-Sufficiency requirement.

f. Compliance with HUD’s Community Service/Economic Self-Sufficiency requirement will be tracked every 180 calendar days at the Safe Harbor interim re-examination.

V.Q. RESIDENT ORGANIZATIONS

JCHA recognizes duly elected resident organizations in accordance with JCHA’s agreement and practices related to elections, use of JCHA’s premises, funding levels, and stipends as specified in the funding agreement executed by the JCHA with the Central Advisory Council. As noted in Part IV.J., residents’ participation in such organizations would qualify as community service activity.

V.R. PET OWNERSHIP/ ASSISTANCE ANIMAL POLICY

1. Policy Statement
   a. Under Section 31 of Title I of the United States Housing Act of 1937, residents of federal public housing may own and keep common household pets in accordance with applicable regulations. The following Pet Policy sets forth requirements related to residents who wish to keep common household pets such as dogs and cats in their RAD units.
   b. Unless otherwise stated, Chapter 16 of JCHA Admission and Continued Occupancy Policy (“ACOP”) shall govern the right to possess a pet in JCHA RAD units.
   c. All residents who desire to keep a pet or assistance animal must obtain prior approval by the JCHA before the pet/animal enters the unit.
   d. This policy applies to residents who live in units acquired through the JCHA’s Property
Investment Initiative.

2. Assistance Animals for Residents with Disabilities
   a. The JCHA and property managers will make reasonable accommodations for qualified persons with disabilities who are in need of an assistance animal. Such a reasonable accommodation will be granted pursuant to Chapter 2- Fair Housing & Equal Opportunity.
   b. A qualified applicant or resident with a disability may request a reasonable accommodation to this policy at any time.

3. Ownership of Pets/Assistance Animals. For additional information on JCHA’s Pet Policy, please see Chapter 16 of the ACOP.

V.S. LEASE TERMINATION

1. The JCHA requires that all resident households abide by their resident obligations and lease agreement in order to remain in good standing for RAD housing.

2. Lease Termination Policy
   a. The JCHA, owner or the head of household may terminate tenancy at any time in accordance with all applicable federal, state and local laws, and the terms of the JCHA Residential Lease Agreement for the RAD Program (Lease) and JCHA Residential Mixed-Income Lease Agreement Addendum, as applicable.
   b. The JCHA/owner shall provide the head of household written notice of the termination in accordance with the following schedule:
      i. Within 14 days, in the case of nonpayment of rent
      ii. As reasonable but not to exceed 30 days, if the health, safety or welfare of other residents, JCHA staff, property management, or the like is threatened
      iii. 30 days in all other applicable cases

3. Resident-initiated Lease Termination
   a. The head of household may terminate his/her lease by providing 30 calendar days written notice, or by an appropriate alternative format in the case of a person with a disability, to the JCHA or the property manager. If there is a co-head of household, they must also sign the written notice in order to terminate the lease.
   b. When the head of household, and/or their household members are victims of domestic violence, sexual violence, dating violence, sexual assault or stalking, and must leave the unit due to their status as a victim of domestic violence, sexual violence, dating violence or stalking, the victim or another household member shall inform property management within 72 hours but no longer than 30 days from the date of departure, after alternative housing or shelter is found.

4. JCHA-initiated Lease Termination
   a. The JCHA or the property manager will terminate a lease for serious or repeated violations of the material provisions of the lease and related addenda.
   b. Criminal activity directly relating to domestic violence, sexual violence, dating violence, sexual assault or stalking engaged in by a member of a resident’s household or any guest or other person under the control, shall not be cause for termination of assistance or tenancy, or occupancy rights if the leaseholder or other of the leaseholder’s household is
the victim or threatened victim of that domestic violence, sexual violence, dating violence, sexual assault or stalking and, as a result, could not control or prevent the criminal activity.

c. The property manager shall give written notice of proposed lease termination as required by the Lease and applicable regulations. The Notice of Lease Termination will be provided in English, Spanish, or other language as needed, or in the alternative format requested by a qualified resident with a disability.

d. In the Notice of Lease Termination, the JCHA must inform a resident of the reason for the lease termination and of his/her right to grieve the lease termination as provided in the **JCHA Grievance Procedure for the RAD Program**.

 e. Upon the head of household’s request, the resident shall have the opportunity prior to a grievance hearing to examine his/her file; to copy all documents, records, and regulations relevant to the grievance, at his/her own expense; and to take notes.

   i. Requests for copies of documents, records, and regulations shall be submitted in writing by the resident or by the resident’s representative to the property manager and the JCHA.

   ii. The property manager and the JCHA are required to provide the documents to the resident within five calendar days from the date of the request.

   iii. If the resident or the resident’s representative requests copies within five calendar days of the hearing, copies of documents shall be made available no later than one hour before the hearing is scheduled to begin.

   iv. The resident or the resident’s representative shall be responsible for payment at the time the resident receives the copies from the property manager or the JCHA. Costs for copies shall not exceed 10 cents per page.

   v. Any document requested by the resident or his/her representative, within the appropriate timeframe, that is in the possession of the JCHA or the property manager and that is not made available after the resident’s request, may not be presented by the JCHA or property manager at a grievance hearing.

   vi. The JCHA, its representatives, and/or Property Management shall have the opportunity before the hearing to request copies of all documents, records, and regulations relevant to the grievance that are in the possession of the resident. The head of household, upon request, shall allow the JCHA and/or Property Management to make copies of all documents the head of household plans to present at the hearing.

   vii. Any document requested by the JCHA, its representatives, and/or Property Management, within the appropriate timeframe, that is in the possession of the resident and that is not made available after the JCHA, its representatives, and/or Property Management’s request, may not be presented by the resident at a grievance hearing.

5. EVICTION ACTIONS

 a. When deciding whether or not to evict for criminal activity, the JCHA may consider all the circumstances of the case, including the seriousness of the offense, the impact of the offense on other residents and the surrounding community, the extent of participation by family and household members, and the effects that the eviction would have on family and household members not involved in the proscribed activity.

 b. In appropriate cases, the JCHA may permit continued occupancy by Remaining Family Members (see IV.I) and may impose a condition that the family members who engaged in
the proscribed activity will neither reside in nor visit the dwelling unit again.

c. The JCHA may require a resident who has engaged in the illegal use of drugs to present evidence of successful completion of a treatment program as a condition to visit and/or reside in the dwelling unit.

d. The JCHA may place the Remaining Family Members on probation for an appropriate period of time.

6. RECORD KEEPING REQUIREMENTS

a. The JCHA shall maintain a written or electronic record of every lease termination and/or eviction. Copies of all issued termination notices shall become a permanent part of the resident’s tenant file.

PART VI: JERSEY CITY HOUSING AUTHORITY GRIEVANCE PROCEDURE FOR THE RENTAL ASSISTANCE DEMONSTRATION (RAD) PROGRAM

I. PURPOSE

A. This RAD Grievance Procedure (Procedure) is issued in accordance with the U. S. Department of Housing and Urban Development (HUD)’s Code of Federal Regulation (CFR) as found in 24 CFR § 982.555 et al and RAD Notice PIH-2012-32 (HA), REV-2,).

B. This Procedure outlines the rights and obligations of Head of Households, the Jersey City Housing Authority (JCHA) and property management firms for the traditional public housing and mixed-income properties (property management firms) converted to the RAD Program with respect to grievances, and makes these rights and obligations part of the JCHA RAD Resident Lease Agreement (Lease) between the JCHA and Head of Households, as well as the mixed-income leases, to the extent this Procedure is adopted by the mixed-income developer.

C. The Grievance Procedure is a process through which the Head of Household and co-head, if applicable, can raise grievances, outlined in Section IV with the JCHA and/or property management firms prior to the filing of any judicial proceedings.

The process involves an informal hearing between a Head of Household and Property Manager or the JCHA department that rendered the decision involving the dispute in which the parties shall present concerns and attempt to resolve issues.

II. APPLICABILITY

A. The following Head of Households have the right to use this RAD Grievance Procedure:

1. Head of Households living in traditional JCHA public housing properties converted to RAD;
2. Head of Households living in a mixed-income development converted to RAD where the JCHA Grievance Procedure was adopted.
B. This Procedure does not apply to Head of Households who accepted permanent replacement housing in the JCHA Housing Choice Voucher (HCV) Program.

C. This Procedure does not apply to JCHA HCV Program participants and applicants.

D. This Procedure does not apply to JCHA applicants (as defined as those potential residents who are not yet approved to receive RAD subsidy). Applicants receive mitigating/informal hearings with the JCHA Applicant Selection Department or the Property Management firm rendering the decision.

E. This Procedure does not apply to JCHA residents residing at non-RAD properties.

III. DEFINITIONS

A. “Grievance” shall mean: Any dispute with respect to the JCHA’s and/or property management firm’s action or failure to act in accordance with the individual Head of Household’s Lease or Lease Addendum, RAD requirements, and/or JCHA policy implementation or procedures that adversely affect the individual Head of Household’s rights, duties, welfare or status.

B. “Head of Household” (Leaseholders) shall mean: The adult person (or persons), other than a live-in aide, minors, foster children, or foster adults, who reside in the unit, and who:

1. executed the lease with the property management firm or with the JCHA as lessee(s) of the dwelling; or

2. If no such person is now residing in the unit, the adult person who has requested eligibility status to become the remaining head of household of the family residing in the unit.

C. “Remaining Head of Household/Remaining Family Member” shall mean: Members of the household, excluding foster children, foster adult, live-in aides, and minors, listed on the lease that remain in the unit when the head of housing dies or leaves the unit without a housing subsidy supplied by JCHA.

D. “Property Management Firm” shall mean: A property management firm that manages RAD public housing and/or RAD units converted at mixed-income developments of the JCHA.

E. “Reasonable Accommodation” shall mean: Some modification or change the JCHA can make to its units, buildings, or procedures that will assist an otherwise eligible Head of Household with a disability to take full advantage of and use JCHA’s programs. An accommodation is not reasonable if it: a) causes an undue financial and administrative burden; or b) represents a fundamental alteration in the nature of JCHA’s program.

F. Housing Choice Voucher Hearing Officer (“HCV Officer”) shall mean an impartial hearing officer for the JCHA’s HCV program’s informal due process hearings, whose responsibility is to apply law and HUD regulations, make findings of fact and make determinations regarding
either upholding or reversing the underlying decision that impacted a HCV holder’s status in the HCV program. For purposes of RAD, the HCV Officer will hear informal grievances for specified cases, as outlined in Section XIII.

IV. GRIEVANCES TO WHICH THIS PROCEDURE IS APPLICABLE.

The RAD Grievance Procedure shall apply to situations including, but not limited to disputes involving:

1. Annual or adjusted income;
2. Appropriate utility allowance (if any);
3. Family unit size;
4. Absence from the assisted unit for longer than the maximum period permitted under the JCHA policy and HUD rules;
5. Termination of assistance for illegal drug use, other criminal activity, and alcohol abuse that would threaten other residents;
6. Failure to pay rent;
7. Procedure used to collect rent;
8. Minimum rent hardship exemption; and
9. Continued income eligibility.

Noncompliance with the Lease

1. Inspection of the dwelling to determine its condition;
2. Imposition of the Lease provisions to protect the JCHA’s property;
3. Assessment and payment of charges for damages caused by Head of Household, family, pets/animal or guests;
4. Failure to pay maintenance charges or failure of the property management firm to complete repairs;
5. Failure to comply with scheduled re-examination requirements;
6. Disputes involving exemptions from the Work Requirement Policy, if applicable to the property;
7. Disputes involving denial of Safe Harbor status, if applicable to the property; and

8. Termination of tenancy because of non-compliance with the terms of the Lease or RAD Program requirements, except as specified below in Section V.

V. GRIEVANCES TO WHICH THIS PROCEDURE IS NOT APPLICABLE

1. Class grievances against the JCHA; or
2. Disputes between Head of Households, when the JCHA is not involved.

The Grievance Procedure shall not be used as a forum by any person, groups, groups of persons, agencies, or organizations for initiating or negotiating policy changes with the JCHA or the JCHA’s Board of Commissioners or its designees.

VI. NEW HEAD OF HOUSEHOLD

A. At the time of leasing, the JCHA will furnish each new Head of Household with a copy of the JCHA RAD Grievance Procedure with exhibits attached hereto, including the Notice of RAD Grievance Rights – RGP1.
B. Households transferring from non-RAD properties to a RAD development will be supplied a copy of the JCHA RAD Grievance Procedure.
C. Households transferring between RAD developments shall not be considered new Head of Households.

VII. REASONABLE ACCOMMODATIONS

A. The JCHA and its property management firm shall provide reasonable accommodations to permit Head of Households with disabilities to participate in an informal grievance hearing.

B. If requested by the Head of Household, reasonable accommodations to persons with disabilities may include, but are not limited to the following: 1) that meetings be held in an accessible location; 2) that all materials and notices will be in an accessible format; 3) that the JCHA provides qualified sign language interpreters, readers or attendants; 4) that the Head of Household can make a hearing request orally and having a representative, advocate or the property management firm complete the relevant paperwork.

VIII. NOTICE OF ADVERSE ACTION

A. The JCHA or its property management firm will notify a Head of Household in writing of the specific grounds for any proposed adverse action. The notice shall be personally served to the Head of household or an adult member of the household or sent via prepaid first-class mail, addressed to the Head of Household. The notice of proposed adverse action will inform the Head of Household
IX. ADVERSE ACTION AND GRIEVANCE PROCEDURE

A. Actions Excluding Lease Termination: In the case of a proposed adverse action other than a proposed Lease termination, the JCHA or its property management firm shall not take the proposed action until the time for the Head of Household to request a grievance hearing has expired. If a hearing was timely requested by the Head of Household, no action shall be taken until the grievance process has been completed.

B. Actions Including Lease Termination: When the JCHA or its property management firm is required to afford the Head of Household the opportunity for a hearing under this Procedure for a grievance concerning the Lease termination (not including grievances described in Section V), the tenancy shall not terminate, even if any notice to vacate under state or local law has expired, until the time for the Head of Household to request a grievance hearing has expired, and, if a hearing was timely requested by the Head of Household, the grievance process has been completed.

X. REQUEST FOR INFORMAL HEARINGS

A. On every Notice of Termination of Tenancy and notices for grievable actions, the Head of Household shall be notified that he/she has a right to request a grievance hearing, orally or in writing, within the applicable number of days from receipt of the Notice.

B. If an informal hearing is requested, the property management firm shall fill out and provide the head of household with a receipt indicating a request for an informal hearing was made and the date of the request. (Head of Household Receipt for RAD Informal Hearing Request – RGP2). A copy of the receipt shall be given to the Head of Household and placed in the resident’s file.

C. Head of Households shall file grievances either orally or in writing with the property management firm or the JCHA department that rendered the decision involving the dispute. The Head of Household or the property management firm, upon request by the Head of Household, shall complete the RAD Grievance Hearing Proceedings Form – RGP3 that is provided by the property management firm. Head of Households shall file their grievances within the following times:

1. 14 days for non-payment of rent;
2. 30 days if other tenant’s health and safety is threatened;
3. 10 days for any drug related or violent crime activity; and
4. 10 days for a felony conviction.

XI. INFORMAL HEARING PROCESS
A. The informal hearing process for all grievances, excluding criminal activity and unit size, will follow the process listed below. Grievances involving criminal activity or unit size, will be in accordance with Section XIII below.

B. The Head of Household has the right before the informal hearing to review and/or copy any documents, records, and/or regulations that are directly relevant to the grievance raised. The Head of Household shall make the request during normal business hours and is responsible for any photocopying fees. Documents shall be provided and copies shall be made in the management office within a reasonable time period of the Head of Household’s request. Costs shall not exceed 10 cents per page.

C. The JCHA, its representatives, and/or Property Management shall have the opportunity before the hearing to request copies of all documents, records, and regulations relevant to the grievance. The Head of Household, upon request, shall allow the JCHA and/or Property Management to make copies of all documents the Head of Household plans to present at the hearing.

D. The Property Management Firm, or the JCHA’s Hearing Officer shall schedule and hold an informal hearing within fifteen (15) calendar days of receiving a Head of Household’s hearing request. Failure to hold the informal hearing within fifteen (15) days must not be caused by the Head of Household’s failure to cooperate in scheduling and/or holding the hearing.

   1. If the adverse action or failure to act is the responsibility of the property management firm, the Head of Household’s informal hearing shall be conducted with the property manager.

   2. If the adverse action or failure to act is the responsibility of a JCHA official, the informal hearing shall be conducted by that official’s supervisor or his/her designee.

E. The Head of Household has the right to be represented by counsel or by other persons chosen as the Head of Household’s representative and to have such person make statements on the Head of Household’s behalf.

F. Five (5) days after the informal hearing, the property management firm will submit a copy of the hearing decision to the Asset Management Department for review.

G. The Asset Manager will complete its review within five (5) days of receipt of the decision and finalize the informal hearing decision with the Property Manager.

H. Within ten (10) business days after the informal hearing, the property management firm, or the JCHA will make four copies of the informal hearing results on the RAD Grievance Hearing Proceedings Form – RGP3. If the decision will not fit on the required forms, a letter with the results attached to the RGP3 form is acceptable.
1. One copy of the informal hearing results shall be supplied to the Head of Household. The RGP3 Form shall be personally served or sent via first-class mail. If mailing is used, receipt is considered complete five (5) days after mailing.

2. One copy of the informal hearing results shall be sent to the Asset Management Department.

3. One copy of the informal hearing results shall be sent to the Office of the General Counsel.

4. One copy of the informal hearing results will be placed in the Head of Household’s file.

XII. INFORMAL HEARING PROCESS FOR CRIMINAL ACTIVITY AND UNIT SIZE

A. For grievances involving criminal activity or unit size, the informal hearing will be held by the Property Management Firm.

B. The Head of Household has the right before the informal hearing to review and/or copy any documents, records, and/or regulations that are directly relevant to the grievance raised. The Head of Household shall make the request during normal business hours and is responsible for any photo copying fees. Documents shall be provided and copies shall be made in the management office within a reasonable time period of the Head of Household’s request. Costs shall not exceed 10 cents per page.

C. The JCHA, its representatives, and/or Property Management shall have the opportunity before the hearing to request copies of all documents, records, and regulations relevant to the grievance. The Head of Household, upon request, shall allow the JCHA and/or Property Management to make copies of all documents the Head of Household plans to present at the hearing.

D. Upon receipt of the Head of Household’s hearing request, the Property Management Firm, or the JCHA shall forward the request to the HCV Hearing Officer to schedule and hold an informal hearing.

E. The HCV Hearing Officer will notify all parties, including the Head of Household, of the date, time, and place of the hearing.

F. The Head of Household has the right to be represented by counsel or by other persons chosen as the Head of Household’s representative and to have such person make statements on the Head of Household’s behalf.

G. Within fourteen (14) days after the informal hearing, the HCV Hearing Officer will issue its decision whether the Property Management firm or JCHA has the right to proceed with termination of the Head of Household’s tenancy.
H. If the outcome of the informal hearing is in favor of the Property Management firm or JCHA, the termination of the tenancy using the due process under the New Jersey Landlord-Tenant Law shall proceed.

XIII. REQUEST FOR FORMAL HEARINGS

A. The following residents have the right to use the formal hearing process established by this Grievance Procedure:

1. Residents living in RAD Properties;

2. Residents living in RAD units converted at mixed-income developments; or

B. For all Formal Hearings except for appeals from informal hearings involving criminal activity or unit size, the JCHA shall use the JCHA’s Hearing Officer

C. If the resident disagrees with the results of his or her informal hearing, the resident shall submit a written request for a formal hearing within fifteen (15) calendar days of receiving a copy of the informal hearing results.

D. The resident must use the Resident’s Formal Hearing Request Form – RGP4 supplied by the JCHA, to request a formal hearing. The resident shall be responsible for sending two copies of the form to the JCHA, via regular mail or hand delivery.

1. The resident shall send by regular mail or hand deliver one copy to the Asset Manager, who will forward a copy to the Hearing Officer.

2. If the resident fails to request a formal hearing within fifteen (15) calendar days of the sending or delivery of the informal hearing results, then the informal hearing results become final. Failure by the resident to request a formal hearing, however, shall not constitute a waiver of the resident’s right to contest the JCHA’s or property management firm’s action or failure to act in a court of law.

E. Reasonable accommodations to persons with disabilities may include that meetings be held in an accessible location, and that all materials and notices will be in an accessible format, if requested by the resident. This includes, if necessary, that the JCHA provides qualified sign language interpreters, readers or attendants.

F. A formal hearing shall be scheduled to be held by the Hearing Officer within thirty (30) calendar days from the Asset Manager’s receipt of the Formal Hearing Request Form.

XIV. FORMAL HEARING PROCESS

A. Formal hearings shall be conducted de novo in accordance with this Grievance Procedure, to the extent that they are applicable and not inconsistent with this Procedure.
B. Orderly Behavior: The Hearing Officer shall require all parties, representatives and witnesses to conduct themselves in an orderly fashion. Failure to comply with the directives of the Hearing Officer to obtain order may result in exclusion from the proceedings or in a decision adverse to the interest of the disorderly party.

C. Decision Not to Proceed: The Hearing Officer may render a decision without proceeding with the hearing if the Hearing Officer determines that the issue has been previously decided in another formal hearing or a court of law.

D. Standard of Proof: The Hearing Officer’s decision shall be based upon the preponderance of evidence.

E. Burden of Proof: In the formal hearing, the resident must first establish that he/she is entitled to the relief and he/she has requested. The JCHA or property management firm must then sustain the burden of justifying its action or failure to act, with respect to the issues underlying the grievance 24 CFR 966.56e.

F. Evidence and Witnesses: The formal hearing shall be conducted by the Hearing Officer. All parties shall present evidence pertinent to the facts and issues raised by the grievance. The formal and technical rules of civil/criminal procedure and evidence shall not apply. Evidence, including hearsay, may be admitted only if it is the type commonly relied upon by reasonably prudent persons in the conduct of their affairs. All witnesses shall be sworn in by the Hearing Officer. All parties, including the Hearing Officer, shall have the right to question all witnesses.

G. Recordings of Hearing: A record shall be made of the formal grievance hearing by audiotape or other appropriate means. Record of the hearing shall include documents, a copy of findings and the written decision.

1. The Hearing Officer shall be responsible for securing a recorder prior to the formal hearing. Records shall be retained by the Hearing Officer, pursuant to law, but not for less than six (6) months from the date of the hearing.
2. Any interested party may arrange for a copy of the formal hearing record in advance of or following the hearing, at the party’s own expense.

H. Observed Rules for Fair Hearing: The resident shall be afforded a fair hearing. The following rules shall be observed in conducting a formal hearing.

1. The resident, the JCHA and its property management firms shall have prior written notification of the date, time and location of the formal hearing, as well as the consequences for failure to appear at the hearing. The JCHA Hearing Officer shall send the notice via first-class mail or personal service no later than seven (7) calendar days before the formal hearing date.
2. The resident has the right to be represented by counsel or by other persons chosen as the resident’s representative and to have such persons make statements on the resident’s behalf.

3. The resident shall have the opportunity before the formal hearing to examine his/her file; to copy all documents, records, and regulations relevant to the grievance, at his/her own expense; and to take notes.

   a. Requests for copies of documents, records and regulations shall be submitted in writing by the resident or by the resident’s representative to the property management firm and the JCHA.

   b. The property management firm and the JCHA have up to five (5) calendar days from the date of request to produce the documents to the resident.

   c. If the resident or the resident’s representative request copies within five (5) calendar days of the hearing, copies of documents shall be made available no later than one (1) hour before the formal hearing is scheduled to begin.

   d. The resident or the resident’s representative shall be responsible for paying for copies at the time the resident receives the copies from the property management firm or the JCHA. Costs for copies shall not exceed 10 cents per page.

   e. Any document requested by the resident or his/her representative, within the appropriate timeframe, that is in the possession of the JCHA or the property management firm, and that is not made available after the resident’s request, may not be relied on by the JCHA or property management firm at a grievance hearing.

4. The resident shall have the right to a private hearing, unless the resident requests a public hearing.

5. The resident shall have the right to present evidence and argument in the support of his/her grievance, to challenge evidence relied upon by the JCHA and property management firms, and to confront and cross-examine all witnesses upon whose testimony the JCHA or property management firm relies.

6. All parties have the right to a decision based solely and exclusively upon the evidence presented at the hearing.

XV. FORMAL GRIEVANCE HEARING DECISION

    A. The JCHA Hearing Officer shall make a determination on the basis of the admissible evidence, testimony, and arguments presented at the hearing. The JCHA Hearing Officer shall not have
the power to impose fines, costs, sanctions or other penalties.

B. The JCHA Hearing Officer shall prepare a written decision from the formal hearing on the Order: Findings, Decisions, and Order Form. The formal hearing results shall be served via first-class mail or personal service to the resident and his or her representative, the JCHA, and the property management firm within five (5) business days of the hearing, unless the Hearing Officer determines that additional time is necessary due to the complexity of the case. If more time is required for the formal hearing decision, the Hearing Officer shall notify the resident of the revised timeline in writing within five (5) business days of the hearing.

C. The JCHA shall keep a copy of the JCHA Hearing Officer’s summary, on the Order: Findings, Decision, and Order Form, with all names and identifying references deleted.

D. The decision of the JCHA Hearing Officer shall be binding on the resident and on the property management firm, which shall take all actions, or refrain from any actions necessary to carry out the decision, unless the JCHA’s Board of Commissioners or its designees determines, within thirty (30) calendar days, and gives written notice to the resident, his/her representative, and to the Hearing Officer that:

1. The grievance does not concern the JCHA’s action or failure to act in accordance with the complainant’s Lease or regulations which adversely affect the complainant’s rights, duties, welfare or status 24 CFR 966.57; or

2. The decision of the JCHA Hearing Officer is contrary to applicable Federal, State or Local law, HUD regulations or requirements of the Rental Assistant Demonstration Program(RAD) Contract between HUD and the JCHA, 24 CFR 966.57

E. The decision by the JCHA Hearing Officer or Board of Commissioners in favor of the JCHA, or which denies the relief requested by the resident, in whole or in part, shall not constitute a waiver of, nor affect any rights the resident may have to judicial review or a trial de novo in a court of law regarding the same matter brought up in the grievance. 24 CFR 966.57

XVI. INFORMAL HEARING DECISIONS FOR GRIEVANCE INVOLVING CRIMINAL ACTIVITY AND UNIT SIZE

If the outcome of the informal hearing for grievances involving criminal activity or unit size is in favor of the Management Firm, the JCHA may terminate a Lease using the due process procedure under the New Jersey Landlord-Tenant Law.
NOTICE OF RIGHT TO RESIDENT’S GRIEVANCE

I have been advised of my rights to an informal hearing with the Property Manager in case of a grievance with respect to the JCHA or property management firm’s action or failure to act in accordance with the Lease, or JCHA policies, which may adversely affect my rights, duties, welfare, or status.

I have also been advised that if I am not satisfied with the proposed informal results of my grievance, I have a right to proceed to a formal hearing. I have the right to a formal hearing with the JCHA Hearing Officer under the JCHA’s Grievance Procedure.

I will have the right to appear at the formal hearing and speak on my own behalf, to be represented by counsel or other representatives of my choice, at my expense, to bring witnesses and documents as I desire, and to cross-examine the JCHA or property management firms’ witnesses. I have the right before the hearing to examine and copy at my expense, any documents, records, and/or regulations that are directly relevant to the grievance. I understand that I am responsible for the cost of any photocopying requested.

(Print Name)

(Resident’s Signature)

(Date)
RESIDENT RECEIPT FOR INFORMAL HEARING REQUEST

A request for an informal hearing with ____________________________
(Property Manager’s Name)

was made on __________________ by ____________________________
(Date) (Resident’s Name)

Nature of Grievance: ____________________________________________
________________________________________________________________
________________________________________________________________
________________________________________________________________
________________________________________________________________

Requested Relief: ________________________________________________
________________________________________________________________
________________________________________________________________

I, __________________________________, acknowledge receipt of the resident’s
(Property Manager)
request for an informal hearing.

_________________________________________ Date
Signature of Property Manager

_________________________________________ Date
Development Name

_________________________________________ Fax
Property Manager Office Address

_________________________________________ Date
Signature of Resident or Representative
RESIDENT’S GRIEVANCE HEARING PROCEEDINGS FORM

DATE OF REQUEST: __________

RESIDENT’S NAME: ____________________________________________

ADDRESS: ______________________________________________________

TELEPHONE NO. __________ SS NO: ____________________________

NATURE OF GRIEVANCE: _________________________________________

______________________________________________________________

REQUESTED RELIEF: ____________________________________________

______________________________________________________________

RESIDENT’S SIGNATURE: ___________________ DATE: __________

JCHA MANAGEMENT SIGNATURE: __________ DATE: __________

*or resident representative

INFORMAL HEARING

HEARING DATE: __________________ TIME: __________

LOCATION: ________________________________________________

COMMENTS: ________________________________________________

PARTIES PRESENT: __________________________________________

____________________________________________________________

DISPOSITION: ________________________________________________

____________________________________________________________
REASON FOR DISPOSITION: __________________________________________

______________________________________________________________

______________________________________________________________

______________________________________________________________

DATE: ______________________________

TO THE RESIDENT: IF YOU DO NOT AGREE WITH THE DISPOSITION OF YOUR COMPLAINT WHICH RESULTS FROM THE INFORMAL HEARING, YOU HAVE THE RIGHT TO PROCEED DIRECTLY TO A FORMAL HEARING UNDER THE JCHA RESIDENT’S RAD GRIEVANCE PROCEDURE.

IF YOU DESIRE A FORMAL HEARING, YOU MUST SIGN AND SUBMIT THE ATTACHED FORMAL HEARING REQUEST FORM WITHIN FIFTEEN (15) CALENDAR DAYS OF TODAY.

IF YOU DO NOT SUBMIT THE FORM WITHIN FIFTEEN (15) CALENDAR DAYS, YOU WILL HAVE YOUR RIGHT TO A FORMAL HEARING AND THE DISPOSITION PROPOSED BY THE PROPERTY MANAGER OR CHA WILL BECOME FINAL.
FORMAL HEARING REQUEST FORM

PLEASE COMPLETE THIS FORM AND MAIL OR HAND DELIVER TO THE OFFICE OF THE ASSET MANAGER:

DATE OF REQUEST: ____________________________

RESIDENT’S NAME: ____________________________ ACCOUNT NO: _____________

ADDRESS: __________________________________________

NAME OF DEVELOPMENT IN WHICH I LIVE: __________________________

TELEPHONE NUMBER DURING THE DAY: __________________________

RESIDENT’S REPRESENTATIVE (IF ANY): __________________________

REPRESENTATIVE’S ADDRESS: ______________________________________

REPRESENTATIVE’S TELEPHONE NUMBER: __________________________

I hereby request a formal hearing to present the following grievance: __________________________

________________________________________________________________________

________________________________________________________________________

Requested Relief: _________________________________________________________

________________________________________________________________________

RESIDENT’S OR REPRESENTATIVE SIGNATURE: ___________________________
CHAPTER 24
TENANCY PROTECTIONS FOR VICTIMS OF ABUSE
UNDER THE VIOLENCE AGAINST WOMEN ACT (VAWA)

Per the requirements of the Violence Against Women Reauthorization Act of 2013 (VAWA, and as incorporated into the HAP Contract and Tenancy Addendum, The JCHA and unit owners/managers shall not consider an incident or incidents of actual or threatened domestic violence, dating violence, or stalking as serious or repeated violations of the lease or other “good cause” for termination of the assistance, tenancy, or occupancy rights of a victim of abuse.

Criminal activity directly related to abuse, engaged in by a household member, guest or other person under the tenant’s control, shall not be cause for termination of assistance, tenancy, or occupancy rights of a victim of Criminal activity related to abuse, engaged in by a household member, guest or other person under the tenant’s control, shall not be cause for termination of assistance, tenancy or occupancy rights if a member of the tenant’s immediate family is the victim or threatened victim of that abuse.

If an assisted household member engages in criminal acts of physical violence against family members or others, the JCHA may terminate assistance to the offending household member, or an owner/manager may “bifurcate” a lease, or otherwise remove the household member from the lease, in order to evict, remove terminate occupancy rights, or terminate assistance for any individual who is a tenant or lawful occupant. These actions may be taken without penalizing the victim.

These statements do not limit the authority or ability of a unit owner/manager to evict, or JCHA to terminate assistance to any tenant under program guidelines if either party can demonstrate an “actual and imminent threat” to other tenants or persons employed at or providing services to the property.

An assisted family may receive a voucher and move in violation of the lease under JCHA’s portability policy if the family has complied with all other obligations of the voucher program and moved out of the assisted dwelling unit in order to protect the health or safety of an individual who is or has been the victim of domestic violence, dating violence, or stalking, and who reasonably believed he or she was imminently threatened if her or she remained in the assisted dwelling unit.

The JCHA will request in writing that a family that seeks to move to another unit or prevent eviction, removal, termination of occupancy rights, or termination of assistance under a claim of abuse and complete the HUD Certification of Domestic Violence, Dating Violence or Stalking. The victim shall provide the name of the perpetrator on the form. In lieu of, or in addition to the form, a victim may provide to the JCHA:

- A Federal, State, tribal, territorial, or local police record or court record; and/or

- Documentation signed by an employee, agent or volunteer of a victim service provider, an attorney or a medical professional from whom the victim has sought assistance in addressing domestic violence, dating violence or stalking, or the effects of abuse, in which the professional attests under penalty of perjury (28 U.S.C. 1746) to the professional’s belief that the incident or incidents in question are bona fide incidents of abuse, and the victim of domestic violence, or stalking has signed or attested to the documentation.
The victim of the actual or threatened violence or stalking must complete the HUD-5382 Certification of Domestic Violence, Dating Violence or Stalking within 14 business days of receiving the written request for the certification from the JCHA which could be obtained at the HCV office or the JCHA website. If the family member has not provided the requested certification by the 14th business day or any extenuation of the date provided by the JCHA, none of the protections afforded to victims of domestic violence, dating violence or stalking (collectively “domestic violence”) will apply. Only if requested in writing per form 5382, an additional 14 days will be allowed. Providing form HUD-5382 alone does not constitute a written request unless accompanied by a dated letter requesting documentation.

If the HCVP receives conflicting evidence that an incident of domestic violence, dating violence, sexual assault or stalking has been committed (such as certification forms from two or more members of a household each claiming to be a victim and naming one or more of the petitioning household members as the abuser or perpetrator), the HCVP has the right to request the applicant or participant provide documentation from a 3rd party within 30 calendar days in order to resolve the conflict. If the applicant or participant refuses or fails to provide the documentation within the time frame, the HCVP does not have to provide protections under VAWA.

The JCHA will acknowledge receipt of documentation immediately but not later than the COB on the next business day.

The JCHA will exercise discretion when the adverse factor might be related to VAWA such as, poor credit history, poor rent payment history, poor behavior/bad neighbor, certain criminal acts (theft, disorderly persons, noise disturbances, threats, etc.)

All information provided by the victim to a JCHA employee or unit owner/manager relating to an incident of domestic violence, including the fact that an individual is a victim of domestic violence, dating violence, or stalking, must be retained in confidence and neither entered into any shared database nor provided to any related party, except to the extent that the disclosure is:

- Requested or consented by the individual in writing;
- Required for use in an eviction proceeding or termination of assistance; or,
- Otherwise required by applicable law.

Perpetrators will be allowed to rejoin households only upon request of the family and under a Stipulation of Settlement consenting to complete a certified anger management course and with the understanding that any future VAWA violations will result in termination of subsidy (if head of household). If the perpetrator is a member of the household, then they will be required to vacate the household upon an additional VAWA violation.

VAWA self-petitioners are those who claim to be victims of “battery or extreme cruelty”. VAWA covers the following types of battery or extreme cruelty: domestic violence, dating and stalking.
HUD has determined that self-petitioners can indicate that they are in “satisfactory immigration status” when applying for assistance or continued assistance from Section 214-covered housing providers.¹ “Satisfactory immigration status” means an immigration status which does not make the individual ineligible for financial assistance. After verifying such immigration status in the Department of Homeland Security (DHS) Systematic Alien Verification for Entitlements (SAVE) System, PHAs will make a final determination as to the self-petitioner’s eligibility for assistance.

**Applicability to other VAWA Housing Protections** - Not every noncitizen victim who has been subjected to battery or extreme cruelty will qualify under these procedures. In order to qualify, the noncitizen victim must have been battered or subjected to extreme cruelty by their spouse or parent, who is a U.S. Citizen or LPR. PHAs may receive a petition at any time, but submissions will most likely be related to a request for VAWA protections pursuant to 24 CFR Part 5 Subpart L (e.g. with a request for an emergency transfer or family breakup resulting from domestic violence, dating violence, sexual assault, or stalking). See PIH 2016-09. Once a PHA receives a self-petition (INS Form 797, it is prohibited from requesting any additional information from the VAWA self-petitioner, other than what is required below to complete the verification.

**Procedure** – When a PHA receives a self-petition or INS Form 797 Notice of Action, the PHA must initiate verification in the SAVE System:

1. Enter self-petitioner name, alien ID number and date of birth in the SAVE System. The system will provide one of the following responses:
   - If the SAVE system responds with a match, no further action is necessary at this time. Skip to step 3.
   - If the SAVE system responds “no match”, the PHA must complete the following additional steps. Continue to step 2.

2. Push the button for “Institute Additional Verification”. In the next screen, in the memo field, type in the memo field “verify I-130”. Upload one of the following documents from applicant:
   - I-360 VAWA Self-Petition
   - I-130 Family-Based Visa Petition
   - I-797 Notice of Action

Steps undertaken by DHS:
- Receipt of I-130 or I-36
- Prima facie determination
- Approval of self-petition

3. Wait for a final determination from the SAVE System. You will receive one of two confirmations: (1) the VAWA self-petition is verified, in which case, the applicant is immediately eligible for housing and no evidence of battery or extreme cruelty shall be requested or collected; (2) the I-130 is verified, in which case, the petitioner submitting

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a family-based visa petition must provide to the PHA any evidence of “battery or extreme cruelty”. See 8 USC 1154(a)(I)(J). Housing assistance and all other VAWA protections will be granted to the self-petitioner throughout the verification process until a final determination of LPR status is made. If the final determination is to deny the VAWA self-petition, the PHA must alert the petitioner and take actions to terminate voucher assistance or evict the petitioner from public housing in accordance with the existing public housing requirements.

**PHA Actions**

- PHA receives self-petition OR INS Form 797 Notice of Action
- PHA clicks Institute Additional Verification Button, write a note into Verify VAWA Self-Petition OR Verify I-130 visa petition
- PHA waits to receive final determination from DHS, financial assistance and all other VAWA protections will continue to the self-petitioner throughout the verification process until final determination is made

**SAVE System**

- PHA initiates verification, enters self-petitioner name, alien ID#, date of birth in SAVE System
- SAVE System responds: NO MATCH
- PHA uploads one of the following (from applicant):
  - I-360 VAWA self-petition
  - I-130 Family based visa petition
  - I-797 Notice of Action
    - 1. Receipt of the I-130 or I-360 by DHS
    - 2. Prima facie determination
    - 3. Approval of the self-petition by DHS
- SAVE System Provides Final Determination
CHAPTER 25
LEAD SAFE HOUSING POLICIES PERTAINING TO ELEVATED BLOOD LEAD LEVELS FOR THE HOUSING CHOICE VOUCHER AND PROJECT BASED VOUCHER PROGRAM

The Lead Safe Housing Policies applies to “target housing,” which, under the Lead Safe Housing Policies, is any housing constructed prior to 1978, except housing for households for the elderly or persons with disabilities or any 0-bedroom dwelling (unless any child who is less than 6 years of age resides or is expected to reside in such housing).

Childhood lead poisoning has serious negative consequences on childhood growth and development. The U.S. Centers for Disease Control and Prevention (CDC) has consistently affirmed that deteriorated lead-based paint and lead-contaminated dust are the most hazardous sources of lead exposure in children. Lead-based paint can be found in homes built before 1978, with an increased prevalence in very old homes with original painted windows, doors, and trim (Jacobs et al., 2002; Cox et al., 2015).

In 2012, the CDC lowered its reference level for lead in the blood of children under age 6 to 5 micrograms of lead per deciliter of blood, and provided guidance for health departments and medical professionals at www.cdc.gov/nceh/lead/acclpp/cdc_response_lead_exposure_recs.pdf. On January 13, 2017, HUD amended the LSHR to align it with CDC’s updated guidance.

Consistent with CDC’s guidance, HUD is now using the reference level of 5 micrograms per deciliter to identify children with an EBLL. This new level is the blood lead level of the highest 2.5 percent of U.S. children ages 1 to 5 years. CDC may revise this level in the future, and if so, HUD will update its EBLL as used under the LSHR, via the notice and comment process, as provided by the definition of EBLL in the amendment (24 CFR 35.110).

However, if a state or local government establishes more protective standards in response to lead in children’s blood, LSHR’s section 35.150 directs PHAs to follow those standards.

Housing Choice Voucher (HCV) Program

For Housing Choice Voucher (HCV) units, when a child under 6 is identified with an EBLL, the PHA or the owner, as described below, must take certain steps. (For a more detailed explanation please refer to section: “Responding to EBLLs, Environmental Investigations, and Lead Hazard Control”). For HCV program, the regulations identify the PHA as the designated party for ensuring compliance with all the regulations. This included the same steps as for public housing, except that the owner is responsible for some of the steps, and the PHA, other steps. In addition, for several steps, as described below, the PHA may wish to collaborate with the owner to expedite implementation.
The Owner is responsible for:

- **Initial notification of a confirmed case to HUD:** Notifying the HUD field office and the HUD Office of Lead Hazard Control and Healthy Homes of the case – that is, the child’s address – within 5 business days. The PHA may wish to collaborate with the owner on this notification process, such as by agreeing with the owner to be notified of the case by the owner and to forward the notification to the two HUD offices.

- **Initial notification of the public health department, when necessary:** When the owner is notified of the case by any medical health care professional other than the public health department, the owner shall notify the public health department of the name and address of the child within 5 business days. The PHA may wish to collaborate with the owner on this notification process, such as by agreeing with the owner to inform the public health department.

- **Verification of the case, when necessary:** When the owner receives information from a person who is not a medical health care provider that a case may have occurred, the owner should immediately convey the information to the PHA so the PHA may notify the public health department, if the PHA has indicated, or indicates at this time, that it wishes to collaborate with the owner on implementation of the rule, as described below.

- **Control of lead-based paint hazards:** Completing the reduction of lead-based paint hazards in the index unit and common areas servicing that unit that were identified by the environmental investigation conducted by the PHA within 30 calendar days, using a certified lead-based paint abatement firm or certified lead renovation firm. Work shall include occupant protection, and clearance of the unit and common areas servicing that unit by an independent certified risk assessor or a trained dust sampling technician working under the risk assessor in accordance with section 35.1340.

- **Notification to other residents:** As already required by the LSHR, in a multiunit property, the owner must notify all residents of lead evaluation and hazard control activities.

- **Ongoing maintenance:** Maintaining covered housing without deteriorated paint if there is child under 6 in the family in accordance with sections 35.1220 and 35.1355(a).

The PHA is responsible for:

- **Verification of the case, when notification is not from a medical health care provider:** The PHA may wish to collaborate with the owner on this verification of an EBLL case, such as by agreeing with the owner to receive the information about the possible case. The PHA shall immediately verify the information with the public health department or other medical health care provider.

- **Environmental Investigation:** Conducting an environmental investigation of the child’s unit and the common areas servicing that unit in accordance with Chapter 16 of the HUD Guidelines, as described in section 6 below. If lead-based paint hazards are found in the child’s unit (the index unit) in a multiunit property, see section 9 below regarding risk assessments to be conducted in other covered units with a child under age 6 and the common areas servicing those units.

- **Monitoring of owner’s compliance with LSHR:** Monitoring the owner’s compliance with the LSHR in accordance with the Housing Assistance Payments (HAP) contract between the PHA and the owner. PHAs can perform oversight of this in conjunction with periodic Housing Quality Standards (HQS) inspections, but not at a frequency less than annually if there was deteriorated paint or known lead-based paint hazards identified in the child’s unit or common areas servicing that unit. This includes such actions as (see above) monitoring the owner’s:
• Notifying HUD of a confirmed case;
• Notifying the public health department when any other medical health care professional notified the owner of the case;
• Verifying the case when the owner receives information from a person who is not a medical health care provider that a case may have occurred;
• Ensuring that any required lead hazard control (including passing clearance) is complete;
• Ensuring that residents of other units in a multiunit property were notified of lead evaluation and hazard control activities; and
• Ensuring that ongoing maintenance of paint is conducted in accordance with sections 35.1220 and 35.1355(a).

• **Control**: Ensuring the owner completes and clears the control of lead-based paint hazards identified in the Environmental Investigation of the index unit and the common areas servicing that unit. If lead-based paint hazards are found in the index unit in a multiunit property, and the risk assessments in other covered units with a child under age 6 and the common areas servicing those units identified lead-based paint hazards, control those lead-based paint hazards as described in section 9 below.

The PHA may wish to collaborate with the owner on the response, including providing the names of qualified and certified lead hazard control contractors, providing for the clearance examination, and ensuring notification to other residents in a multi-unit property.

The following table summarizes the responsibilities of PHAs and HCV rental property owners for compliance when a child in the HCV program is identified with an EBLL.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Responsible Entity</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First notification of confirmed case to HUD</strong></td>
<td>PHA: *</td>
</tr>
<tr>
<td><strong>Verification, when necessary</strong></td>
<td>PHA: √</td>
</tr>
<tr>
<td><strong>Initial notification of confirmed case</strong></td>
<td>HCV Owner: √</td>
</tr>
<tr>
<td><strong>Environmental Investigation</strong></td>
<td>PHA: √</td>
</tr>
<tr>
<td><strong>Lead Hazard Control</strong></td>
<td>HCV Owner: √</td>
</tr>
<tr>
<td><strong>Clearance after work completed</strong></td>
<td>PHA: *</td>
</tr>
<tr>
<td><strong>Notification to other residents</strong></td>
<td>HCV Owner: √</td>
</tr>
<tr>
<td><strong>Ongoing LBP Maintenance</strong></td>
<td>HCV Owner: √</td>
</tr>
<tr>
<td><strong>Monitoring of owner’s compliance with LSHR and HQS</strong></td>
<td>PHA: √</td>
</tr>
</tbody>
</table>

*The PHA may wish to collaborate with the owner on implementing this process, as described above.*
Project-Based Vouchers (PBV)

For project-based vouchers, when a child under 6 is identified with an EBLL, the owner must take the following steps. For several steps, as described below, the PHA may wish to collaborate with the owner to expedite implementation.

The owner is responsible for:

- **Initial notification of a confirmed case to HUD:** Notifying the HUD field office and the HUD Office of Lead Hazard Control and Healthy Homes of the case – that is, the child’s address – within 5 business days. The PHA may wish to collaborate with the owner on this notification process, such as by agreeing with the owner to be notified of the case by the owner and to forward the notification to the two HUD offices.

- **Initial notification of a confirmed case to public health department, when necessary:** When the owner is notified of the case by any medical health care professional other than the public health department, the owner shall notify the public health department of the name and address of the child within 5 business days. The PHA may wish to collaborate with the owner on this notification process, such as by agreeing with the owner to inform the public health department.

- **Verification of the case, when necessary:** When the owner receives information from a person who is not a medical health care provider that a case may have occurred, the owner shall immediately convey the information to the public health department, asking that department to verify the information to determine whether the child has an EBLL. The PHA may wish to collaborate with the owner on this verification process, such as by agreeing with the owner to receive the information, convey the information to the public health department and ask for that department’s verification, and convey the result of the verification to the owner for further action if the case is confirmed or closing out the action if not.

- **Environmental Investigation:** Within 15 calendar days, conducting an environmental investigation of the child’s unit and the common areas servicing that unit in accordance with Chapter 16 of the HUD Guidelines. The PHA may wish to collaborate with the owner on this evaluation process, such as by agreeing with the owner to conduct the environmental investigation. If lead-based paint hazards are found in the child’s unit (the index unit) in a multiunit property, see below regarding risk assessments to be conducted within 30 or 60 calendar days in other covered units with a child under age 6 and the common areas servicing those units depending on the number of units.

- **Control:** The owner must control (and clear) any lead-based paint hazards identified by the environmental investigation within 30 calendar days using a certified lead-based paint abatement firm or certified lead renovation firm, including having the unit and common area pass a post-work dust clearance exam in accordance with section 35.1340. If lead-based paint hazards are found in the index unit in a multiunit property, and the risk assessments in other covered units with a child under age 6 and the common areas servicing those units identified lead-based paint hazards, control those lead-based paint hazards within 30 or 90 days depending on the number of units as described below.

- **Notification to other residents:** As already required by the LSHR, in a multiunit property, the owner must notify all residents of lead evaluation and hazard control activities.
• **Follow-up notification:** The owner must notify the HUD Field Office of the results of the environmental investigation and then of the lead hazard control work within 10 business days of the deadline for each activity. The PHA may wish to collaborate with the owner on this notification process, such as by agreeing with the owner to be notified of the results and then forward them to the Field Office.

• **Ongoing lead-based paint maintenance:** As already required by the LSHR in sections 35.715(c) and 35.720(b), after the work passes clearance, the owner must ensure that the unit and common areas are maintained as lead-safe for continued occupancy, which includes no deteriorated paint or failed lead hazard control methods. The requirements for ongoing LBP maintenance are in section 35.1355(a).

• **Reevaluation if PBV exceeds $5,000 per unit per year:** As already required by the LSHR in section 35.715(c), if the PBV is for more than $5,000 per unit per year, the owner must generally conduct periodic reevaluations every two years, using a certified lead risk assessor, and respond to them. The reevaluations shall be for: deteriorated paint surfaces unless they are known not to be lead-based paint, deteriorated or failed interim controls of lead-based paint hazards or encapsulation or enclosure treatments, dust-lead hazards, and soil-lead hazards in newly-bare soil. Exceptions from the reevaluation requirement are in section 35.1355(b)(1) and (4); the requirements for responding to the reevaluations are in section 35.1355(c).

The PHA is responsible for:

• **Monitoring of owner’s compliance with LSHR:** Monitoring the PBV owner’s compliance with the LSHR in accordance with the Housing Assistance Payments (HAP) contract between the PHA and the owner. This includes such actions as (see above) monitoring the owner’s compliance in:
  
  o Notifying HUD of a confirmed case;
  
  o Notifying the public health department when any other medical health care professional notified the owner of the case;
  
  o Verifying the case when the owner receives information from a person who is not a medical health care provider that a case may have occurred;
  
  o Ensuring that any required lead hazard control (including passing clearance) is complete;
  
  o Ensuring that residents of other units in a multiunit property were notified of lead evaluation and hazard control activities; and
  
  o Ensuring that ongoing maintenance of paint is conducted.

The PHA may wish to collaborate with the owner on this monitoring, such as in ways described above.

• **Housing Assistance Payments Contract monitoring:** For the owner to allow the resident family to return to full occupancy of their housing unit, the owner must notify the family of the completion of work and passing of clearance. Because the PHA will be monitoring the owner’s compliance with the LSHR in accordance with the HAP contract between the PHA and the owner, the PHA may wish to collaborate with the owner on this monitoring process, such as by agreeing to have the owner inform the PHA that the lead hazard control (including passing clearance) is complete, and providing documentation.

• **Lead Hazard Control:** Ensuring the owner completes and clears the control of lead-based paint hazards identified in the Environmental Investigation of the index unit and the common area servicing
that unit. If lead-based paint hazards are found in the index unit in a multiunit property, and the risk assessments in other covered units with a child under age 6 and the common areas servicing those units identified lead-based paint hazards, control those lead-based paint hazards as described below.

- **Ongoing monitoring:** Units with identified lead-based paint hazards must have annual re-examinations for deteriorated paint and/or failed hazard control. This can be done in conjunction with periodic HQS inspections, but not at a frequency less than annually if there was deteriorated paint or known lead-based paint hazards identified in the child’s unit or common areas servicing that unit.

The following table summarizes the responsibilities of the owner for compliance when a child in the PBV program is identified with an EBLL, and ways in which the PHA can collaborate with the owner in such a case.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Responsible Entity</th>
</tr>
</thead>
<tbody>
<tr>
<td>PHA</td>
<td>PBV Owner</td>
</tr>
<tr>
<td>Initial notification of confirmed case to HUD</td>
<td>*</td>
</tr>
<tr>
<td>Verification, when necessary</td>
<td>*</td>
</tr>
<tr>
<td>Initial notification of confirmed case to public health department, when necessary</td>
<td>*</td>
</tr>
<tr>
<td>Environmental Investigation</td>
<td>*</td>
</tr>
<tr>
<td>Lead Hazard Control</td>
<td></td>
</tr>
<tr>
<td>Clearance after work completed</td>
<td>*</td>
</tr>
<tr>
<td>Notification to other residents</td>
<td></td>
</tr>
<tr>
<td>Ongoing LBP Maintenance</td>
<td></td>
</tr>
<tr>
<td>Periodic Reevaluation and Response, if &gt;$5,000/unit/year</td>
<td>√</td>
</tr>
<tr>
<td>Monitoring of owner’s compliance with LSHR</td>
<td></td>
</tr>
</tbody>
</table>

The PHA may collaborate with the owner on implementing this process, as described above.

**Responding to EBLLs, Environmental Investigations, and Lead Hazard Control Verification:**

The first step a PHA or owner, as applicable, based on the type of assistance, or the PHA on behalf of the owner, if they have decided to collaborate in that way (see above), must take when learning of a child with an EBLL from a parent, guardian, or other person or entity that is not a medical health care provider is to verify the results, and determine whether it is a confirmed EBLL. In accordance with Chapter 16 of the HUD Guidelines, a confirmed EBLL is one measured through a venous (i.e., from a vein) blood draw, or two capillary blood specimens, drawn within 12 weeks of each other, both with elevated lead concentration. If the parent or guardian suspects that a child under 6 has an EBLL based on a single finger print, they should see a medical health care provider to obtain confirmation.
PHAs and owners can verify the report with the local health department or the child’s medical health care provider. For the HCV and PBV programs, the owner may wish to collaborate with the PHA to notify the PHA of the EBLL within 5 days so that the PHA can notify the public health department or the child’s medical health care provider.

If the parent or guardian provides the PHA or owner, as applicable, with a written EBLL diagnosis from a medical healthcare professional, or the public health department notifies the PHA or owner, as applicable, of the case, no additional verification is needed.

If an EBLL has been reported but not verified, the PHA or owner shall make at least 2 attempts to verify the information with the medical health care provider or health department. If the PHA’s verification attempts fail, the PHA must inform the Field Office, which must attempt its own verification and/or inform OLHCHH, which will attempt the verification.

Once an EBLL has been verified, the PHA (for public housing) or owner (for PBV or HCV housing), as applicable, must notify their field office representative and OLHCHH within 5 business days. Notifications to OLHCHH must be done via email to LeadRegulations@hud.gov. The PHA may wish to collaborate with the owner on this notification process, such as by agreeing with the owner to be notified of the results and then forwarding them to the Field Office and OLHCHH.

In the notification to their field office representative and OLHCHH, the PHA or owner, as applicable, must provide:

- PHA code and name, if the PHA is providing the notification, or Owner’s name and address, if the owner is;
- Date of EBLL test result;
- Program (public housing, HCV, project-based vouchers);
- Unit address and, if the housing is in a multi-unit property or development, the development name; and
- Whether the PHA or owner has notified the public health department of the EBLL, or been notified by the health department, and the date of that notification.

Information emailed to HUD should not include the child’s name or blood result. This information is considered personally identifiable information (PII), and is also confidential medical information which shall be maintained in accordance with the PHA’s policy for private medical information. If the PHA must transmit PII, it shall be done in a secure manner or in an encrypted email. For more information on Privacy Protection Guidelines for PHAs, see PIH-2015-06.

**Investigation:**

Next, the PHA or owner, as applicable, based on the type of assistance, or the PHA on behalf of the owner, if they have decided to collaborate in that way (see above), must next ensure that a certified Lead-Based Paint Risk Assessor performs an “environmental investigation,” as defined above, in the child’s home and any common areas that service the unit.

The environmental investigation must be completed within 15 calendar days after verification or notification by a public health department or other medical health care provider. PHAs and owners can find certified lead risk assessment firms through either their state lead licensing agency or EPA’s website at www.epa.gov/lead.
In some cities and counties, the local public health department will evaluate the child’s home for lead-based paint hazards and other possible sources of lead exposure when a child is found with an EBLL. In these instances, the PHA or owner, as applicable, is not required to perform an additional environmental investigation, and can rely on the results of the health department’s evaluation.

After receiving the results of an environmental investigation (or an evaluation report from the health department), the PHA must notify their assigned HUD field office contact within 10 business days and the family of the results within 15 calendar days. The notifications must include the date the investigation was completed. If the evaluation was completed in a multiunit property, the PHA must also notify all residents that an evaluation was completed in accordance with section 35.125. This must be done by letter or notice delivered to each occupied dwelling unit affected by the evaluation, and not by central posting. The LSHR prohibits, for the protection of the privacy of the child and the child’s family or guardians, notice of environmental investigation being posted to any centrally located common area. (See section 35.125(c)(4)(iii).)

**Required Lead-Based Paint Hazard Control**

If lead-based paint hazards are identified by the environmental investigation, the hazards must be addressed within 30 calendar days of receiving the results. This means performing any necessary lead-based paint hazard control work in the unit and common areas servicing the unit, and conducting a clearance examination on the unit and common areas when the work is complete. The work must be performed by a certified lead abatement or lead renovation firm, with the clearance examination performed by a certified risk assessor or clearance sampling technician as described in section 35.1340.

The party that does the hazard control work and the clearance examination depends on the assistance program:

- In the public housing program, the PHA is responsible for completing the hazard control work and conducting the clearance examination.

- In the HCV and PBV programs, the owner is responsible for completing the hazard control work and conducting the clearance examination. The PHA may wish to collaborate with the owner on conducting the clearance examination, as described above.

The HUD field office must be notified of the lead hazard control work that was completed and the results of the clearance examination within 10 business days of passing clearance. The party that does this notification depends on the assistance program:

- In the HCV and PBV programs, the owner is responsible for notifying the HUD field office. The PHA may wish to collaborate with the owner on notifying the HUD field office, as described above.
The table below summarizes the timelines for environmental investigations, lead hazard control work, clearance, and field office notifications when the PHA learns a child has an EBLL.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notify HUD field office and OLHCHH of EBLL case</td>
<td>Within 5 business days after verification of the EBLL</td>
</tr>
<tr>
<td>Conduct environmental investigation</td>
<td>Within 15 calendar days after verification of the EBLL</td>
</tr>
<tr>
<td>Notify HUD field office of results of environmental investigation</td>
<td>Within 10 business days after receiving the results of the environmental investigation</td>
</tr>
<tr>
<td>Complete lead hazard control work and clearance</td>
<td>Within 30 calendar days of receiving the results of the environmental investigation</td>
</tr>
<tr>
<td>Notify HUD field office of results of clearance</td>
<td>Within 10 business days after clearance</td>
</tr>
</tbody>
</table>

**Index Units**

In a case where the child discovered to have an EBLL lives in a multiunit property, the child’s home is considered the “index unit” under the new regulations. As described below, if the index unit is found to contain lead-based paint hazards, additional evaluation is required for other assisted target housing units in the property where children under age 6 reside (known as other “covered units”). Note that a multiunit property can include multiple buildings, and all buildings are covered if they meet the definition of target housing. This requirement already existed for public housing under 35.1130(f). Under this new rule, the requirement has been extended to the HCV and PBV programs.

**Index Units Recently Tested**

An index unit may not need a full environmental investigation under the following scenarios:

- An environmental investigation was performed by the health department or another party between the time that the child’s blood was last sampled and the date that the PHA, designated party or owner (as applicable) was notified of the EBLL. If a risk assessment was performed, a certified risk assessment firm can be brought in to conduct the elements of an environmental investigation that go beyond the requirements of a risk assessment.
  - If a risk assessment was performed on the unit prior to the date that the child’s blood was last sampled, the results of the risk assessment cannot be relied on, and a full environmental investigation must be performed.

- If the unit is scheduled for redevelopment or demolition, and the tenants are expected to be relocated within 45 calendar days. In this scenario, the PHA does not have to perform the environmental investigation if the family is relocated within 15 calendar days.
  - In this scenario, the PHA may not know if the index unit contains lead-based paint hazards. Without test results, the PHA would have to presume all covered units contain lead-based paint hazards.
  - Allowing the family to move from the index unit would not exempt any other covered unit in the property from the need for a risk assessment, unless those units are also scheduled for redevelopment or demolition and relocation is scheduled within 45 days.
If the PHA chooses to perform an environmental investigation in the index unit anyway, and finds there are no lead-based paint hazards, additional testing or expedited relocation of families in covered units would not be necessary.

**Other Covered Units of the Property (and Common Areas Servicing those Units)**

If the environmental investigation indicates there are lead-based paint hazards in the index unit or common areas servicing that unit, any other assisted units in the property with a child under age 6 residing (“Other Covered Units”) must receive a risk assessment, as must common areas servicing those units. This includes other assisted units designated as housing for the elderly and/or persons with disabilities where a child under age 6 resides or is expected to reside. The party that conducts the risk assessments depends on the assistance program:

- In the HCV and PBV programs, the owner is responsible for conducting the risk assessments. The PHA may wish to collaborate with the owner on conducting the risk assessments, as described in section 5, above.

The risk assessments of the other covered units must be conducted within 30 calendar days of receiving the results of the environmental investigation for a property with 20 other covered units or fewer, and within 60 calendar days for a property with more than 20 other covered units.

While a PHA or owner may, for its own strategic reasons, choose to conduct risk assessments on all the other assisted dwelling units with a child under age 6 (or even all the other assisted dwelling units or all the other dwelling units), random sampling of other covered dwelling units to be assessed is permissible in properties with more than 20 covered dwelling units for pre-1960 properties, and more than 10 covered dwelling units for 1960-1977 properties. HUD’s sampling protocol can be found in Table 7.3 of the Guidelines, on page 7-38. For example, for a 1925 multiunit property in which there are 47 other covered units (with certain characteristics identified in the table) shows that at least 31 units are to be sampled randomly.

If the evaluation was completed in a multiunit property, all assisted residents must be notified that an evaluation was completed. The party that conducts the resident notification depends on the assistance program:

- In the HCV and PBV programs, the owner is responsible for notifying the assisted residents. The PHA may wish to collaborate with the owner on notifying the assisted residents, as described above.

All lead-based paint hazards identified by the risk assessments must be controlled. As under the original LSHR, if a random sampling of units and/or common areas is used in the risk assessment, if lead-based paint hazards were found in that sample, all units and/or common areas represented by the random sampling must have corresponding building components that have lead-based paint hazards in sampled and un-sampled units controlled, because the components in un-sampled units are presumed to have lead-based paint hazards.
The table below summarizes the timelines for risk assessments, lead hazard work, and clearance for other covered dwelling units depending on the number of units in the property.

<table>
<thead>
<tr>
<th>Activity</th>
<th>If the Property Has 20 or Fewer Other Covered Units</th>
<th>If the Property Has More than 20 Other Covered Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduct risk assessment</td>
<td>Within 30 calendar days of receiving the results of the environmental investigation</td>
<td>Within 60 calendar days of receiving the results of the environmental investigation</td>
</tr>
<tr>
<td>Complete lead hazard control work and clearance</td>
<td>Within 30 calendar days of receiving the results of the risk assessment</td>
<td>Within 90 calendar days of receiving the results of the risk assessment</td>
</tr>
</tbody>
</table>

**Exemptions for Other Covered Units**

A covered dwelling unit *is* exempt from needing a risk assessment under the following scenarios:

The property has been certified by a State- or EPA-certified lead inspector as lead-based paint free or all lead-based paint has been identified and removed through abatement, and clearance has been achieved. Lead-based paint free means that the housing has been found to be lead-based paint free by a State- or EPA-certified lead inspector in accordance with Chapter 7 of the Guidelines. This exemption would not be applicable to units that have undergone lead abatement through enclosure or encapsulation, because they still contain lead-based paint behind the enclosure or encapsulant.

- The dwelling unit is scheduled for demolition. While units scheduled for redevelopment are generally not exempt, language in the preamble to the Final Rule permits exemption of a dwelling unit for redevelopment where start of construction and completion of tenant relocation is to occur within 45 calendar days (i.e., the sum of the 15-day period for conducting the environmental investigation and the 30-day period for conducting lead hazard control in the unit). In that scenario, the dwelling unit does not need a risk assessment; however, the family must be relocated out of the unit within 15 calendar days.

A covered dwelling unit *may* be exempted from needing a risk assessment if one was recently performed and hazards were already controlled. Specifically:

- The PHA or owner conducted a risk assessment of the covered dwelling unit in question and the common areas servicing that unit, and any necessary interim controls on identified lead-based paint hazards were performed, including passing clearance. The risk assessment and controls must have been performed between the date the child’s blood was last sampled and the date the owner received the notification of the elevated blood lead level; and
- The PHA or owner has documentation of compliance with evaluation, notification, lead disclosure, ongoing lead-based paint maintenance, and lead-based paint management requirements under this part throughout the 12 months preceding the date the owner received the environmental investigation report; and

Certified documentation is provided to the HUD field office to this effect, including copies of the risk assessment and the results, and a copy of the clearance exam. The party that provides this documentation depends on the assistance program.
• In the HCV and PBV programs, the owner is responsible for providing the documentation to the HUD field office. The PHA may wish to collaborate with the owner on providing the documentation, as described in section 5, above.

Monitoring and Enforcement

HUD may request documentation of compliance with the LSHR at any time, for the HCV, PBV, and public housing programs.

HCV and PBV Program

PHAs are responsible for ensuring compliance with the regulations, and, for the HCV programs, funding initial lead evaluations if a child under 6 is an active HCV family is identified with an EBLL and it is reported to the PHA, or identified through address matching with the health department, but the HCV or PBV owner has certain requirements that the PHA must oversee in accordance with their housing assistance payment contract with the owner, including:

• The owner is responsible for promptly notifying the HUD field office and the Office of Lead Hazard Control and Healthy Homes of EBLL cases, although the PHA may wish to collaborate with the owner on this notification, as described above.

• The owner is responsible for performing the lead hazard control work, and for incorporating ongoing lead-based paint maintenance activities into regular building operations (see section 35.1355(a)), including conducting a visual assessment for deteriorated paint, dust-lead hazards, bare soil, and the failure of any hazard reduction measures at unit turnover and every twelve months.

The PHA can assist owners in finding certified contractors, or in obtaining training and submitting the documentation to become certified to perform lead hazard control work themselves. See the EPA lead website, www.epa.gov/lead. PHAs can also opt to have a certified risk assessor on staff with the PHA becoming a certified risk assessment firm, where required, or available via contract (the PHA does not have to become a certified risk assessment firm). PHAs must also ensure units that had lead-based paint hazards identified receive annual and turnover visual assessments to ensure that the interim controls have not failed and that there is no new deteriorated paint. The party that conducts the visual assessments depends on the assistance program:

• In the HCV and PBV programs, the owner is responsible for conducting the visual assessments. The PHA may wish to collaborate with the owner on conducting the visual assessments, as described above.

If the required evaluation and lead hazard control work is not completed for the index unit or other covered units within the established timeframes, the dwelling unit(s) shall be considered out of compliance with HQS. Enforcement may include suspension, reduction, or termination of housing assistance payments (HAP). If the owner does not meet the requirements after enforcement, the unit is not in compliance with HQS, and the PHA must terminate the HAP contract and assist the family in finding a unit that will meet HQS and is lead-safe. A lead safe unit is one that is either built after 1977, or one built before 1978 that has had a risk assessment, control of any lead-based paint hazards identified, and met clearance. PHAs should follow the existing regulations at section 982.404 for HQS enforcement of the HCV and PBV programs before the family moves in. (If the owner or PHA, as applicable, is unable to comply with the deadline for lead hazard control work due to weather conditions, the PHA can allow additional time in accordance with section 35.115(a)(12).)
See the Non-Reporting segment below for guidance on instances when the owner has not reported an EBLL case to HUD or the public health department, either directly or through the PHA, or when the PHA, after being notified of an EBLL case by the owner, has not reported the case to HUD or the public health department, when required.

Non-Reporting in HCV and PBV Programs

If a person becomes aware of an EBLL case where the owner or PHA did not report the EBLL to HUD or the public health department when required, the person should report the case to the OLHCHH at LeadRegulations@hud.gov, and to the Office of the Inspector General via the OIG Hotline at www.hudoig.gov/hotline. Under the Whistleblower Protection Act, it is illegal for HUD, PHAs, HCV property owners, and PBV property owners to retaliate against their employees and personal service contractors for disclosing a case to the OIG. See 5 U.S.C. § 2302; 41 U.S.C. § 4712.

Data Sharing with Public Health Departments

At least quarterly, the PHA must provide an updated list of their HCV property target housing addresses to the health department so that the health department may evaluate whether they have information about incidences of EBLL cases in assisted housing. If the health department does not want, or is unable, to receive this data, the PHA should document this for HUD compliance reviews. PHAs should also attempt quarterly to obtain the names and addresses of children under age 6 with an EBLL that live in their owned or managed housing from the health department. If a match occurs, the PHA shall comply with all requirements of the LSHR and this guidance.

If a health department agrees to share EBLL information, the PHA must ensure that this information is protected and maintained as confidential, and is used only for the public health protection of children and their families from lead exposure.
Chapter 26
AMENDMENTS I

Modifications to Further Fair Housing
In Regards to the Vouchers Awarded Under the
Non-Elderly Persons with Disabilities Program

The Jersey City Housing Authority’s (“JCHA”) Section 8 Housing Choice Voucher (HCV) Program currently operates a Mainstream Program (200). As part of FY 2010 funding request, The JCHA is required to submit an addendum to our HCV Administrative Plan that outlines reasonable steps the JCHA will take to affirmatively further fair housing in regards to the vouchers awarded under this time NOFA.

The Reasonable steps that the JCHA are required to perform are:

(a) Identifying and ensuring certification of eligible Non-Elderly families with disabilities that are on the JCHA’s Public Housing waiting list. Currently there are 737 Non-Elderly persons with disabilities on the Public Housing waiting List. These Public Housing families will be admitted to the HCV Program as special admissions under 24 CFR 982.203.

(b) Informing applicants on how to file a fair housing complaint including the provision of the toll free number for the Housing Discrimination Hotline: 1–800–669–9777. (A poster is displayed in the waiting room area, this information is also provided in the briefing packet).

Further, the JCHA will comply with the affirmatively furthering fair housing requirements of 24 CFR Section 903.7(o) by:

(1) Examining its programs or proposed programs

(2) Identifying any impediments to fair housing choice within those programs

(3) Addressing those impediments in a reasonable fashion in view of the resources available

(4) Working with local jurisdictions to implement any of the jurisdiction’s initiatives to affirmatively further fair housing that require the JCHA’s involvement

(5) Maintaining records reflecting these analyses and actions.

Finally, the JCHA will take the following proactive steps in addressing accessibility problems for persons with disabilities:

Draft Admin Plan to be Effective April 1, 2021
(1) Where requested by an individual, assist program applicants and participants to gain access to supportive services available within the community, but not require eligible applicants or participants to accept supportive services as a condition of continued participation in the program;

(2) Identify public and private funding sources to assist participants with disabilities in covering the costs of structural alterations and other accessibility features that are needed as accommodations for their disabilities;

(3) Not deny persons who qualify for a HCV under this program other housing opportunities, or otherwise restrict access to JCHA programs to eligible applicants who choose not to participate;

(4) Provide housing search assistance;

(5) In accordance with rent reasonableness requirements, approve higher rents to owners that provide accessible units with structural modifications for persons with disabilities; and

(6) Provide technical assistance, through referrals to local fair housing and equal opportunity offices, to owners interested in making reasonable accommodations or units accessible to persons with disabilities.

**Study Description for the Jersey City Housing Authority’s Action Plan**

The Jersey City Housing Authority has entered into a Memorandum of Understanding with MDRC, a non-profit national research organization hired by HUD, to conduct a national study of the Family Self Sufficiency (FSS) Program. The goal of the study is to understand whether the services that FSS provides such as escrow accounts, referrals for education, job training, employment and social services, and job search assistance have a significant impact on participants.

During the study enrollment period (February 11, 2014 through February 11, 2015), all tenants who wish to participate in the FSS Program must be given the choice to be a part of the study or wait to join the FSS Program at the expiration of the enrollment period when the application process will go back to our prior method.

During the study period, selection into FSS will be done by a computerized random assignment method. The computer will randomly assign applicants to one of two groups: The FSS Group where clients assigned to this group will be enrolled in the FSS program and receive all of the services offered by the FSS Program, or The Control Group where clients assigned to this group will not be able to enroll in FSS or receive its services, but will be given a list of other available social services in the community. Applicants assigned to either group will be a part of the study. Group assignment is strictly random and is not based on personal characteristics, background or any other criteria much like a lottery.

Participants in either group may withdraw at any time; however, members of "The Control Group" will have to wait three (3) years after the date of enrollment into the study to apply for enrollment into the Jersey City Housing Authority’s FSS Program.
GLOSSARY
DEFINITION OF TERMINOLOGY

All definitions provided below are in compliance with U.S. Department of Housing and Urban Development (HUD) regulations under 24 CFR 5.100, 5.403, 5.603, 982.207, 982.4 and as otherwise cited.


Administrative Fee: is a fee paid by HUD to the JCHA for administration of the program as per 24 CFR 982.152.

Administrative Plan: The plan that describes the JCHA’s policies for administration of the tenant-based programs as per 24 CFR 982.54.

Adjusted Income: is the annual income, as defined in 24 CFR 5.100 and 5.603, of the members of the family minus deductions for dependents, elderly or disabled, unreimbursed medical expenses, etc. as per 24 CFR 5.611.

Adult: is a family member 18 years of age or older who is the head of the household, spouse or co-head of household.

Annual Contributions Contract (ACC): is the written contract between HUD and a PHA under which HUD agrees to provide funding for a program under the 1937 Act and the PHA agrees to comply with HUD requirements for the program.

Annual Income: is all amounts, monetary or not, which go to, or on behalf of, the family head or spouse (even if temporarily absent), or to any other family member; or are anticipated to be received from a source outside the family that are not specifically excluded during the 12-month period following admission or annual reexamination effective date as described by 24 CFR 5.609. Benefits, i.e. Social Security, and other non-earned income of minors is counted as part of the household’s total income.

Applicant: (applicant family) a family that has applied for admission to a program but is not yet a participant in the program.

Assets: (net family assets) is the 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, as per 24 CFR 5.603.

Asset Income: is income received from assets held by family members. If assets total more than $5,000, income from the assets is “imputed” and the greater of actual asset income or imputed asset income is counted in annual income.
Abatement: Measures to permanently control (i.e., 20 years or more, or forever) lead-based paint or lead-based paint hazards. EPA regulations exclude from the definition of abatement “renovation, remodeling, landscaping or other activities, when such activities are not designed to permanently eliminate lead-based paint hazards, but instead are designed to repair, restore, or remodel a given structure or dwelling, even though these activities may incidentally result in a reduction or elimination of lead-based paint hazards.” [40 CFR 745.223]

Budget Authority: An amount authorized and appropriated by the Congress for payment to Housing Authorities under the program. For each funding increment in a program, budget authority is the maximum amount that may be paid by HUD to the JCHA over the ACC term of the funding increment.

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

Citizen: is a citizen or national of the United States.

Citizenship or Eligible Status: Each family member, regardless of age, must submit evidence or citizenship or eligible immigration status as per 24 CFR 5.508.

Clearance Examination: Clearance is performed after hazard reduction, rehabilitation or maintenance activities to determine if a unit is free of lead hazards, except when very small (de minimis) amounts of paint are disturbed. It involves a visual assessment, analysis of dust samples, and provision of report. The certified risk assessor, paint inspector, or lead sampling technician performing clearance must be independent from the entity/individual conducting paint stabilization or hazard reduction.

Co-Head of Household: An individual in the household who is equally responsible for the lease with the Head of Household. A family may have a spouse or co-head but not both. A co-head never qualifies as a dependent.

Continuously Assisted: An applicant is continuously assisted under the 1937 Act if the family is already receiving assistance under any 1937 Act program when the family is admitted to the voucher program.

Dependent: is a member of the family (except foster children and foster adults) other than the head or spouse, who is under 18 years of age, or is a person with a disability, or is a full-time student.

Dependent Allowance: is an amount, equal to $480 multiplied by the number of dependents that is deducted from the household’s annual income in determining adjusted annual income.

Disabled Family: is a family whose head, spouse, or sole member is a person with disabilities. It may include two or more persons with disabilities living together, or one or more persons with disabilities living with one or more live-in aides.

Disabled Person: is a person who has a disability as defined by 24 CFR 5.403.

Displaced Person (Family): is a person (family) displaced by governmental action, or a person whose dwelling has been extensively damaged or destroyed as a result of a disaster declared or otherwise formally recognized pursuant to Federal disaster relief laws. (1937 Act)
Domestic Violence: includes felony or misdemeanor crimes of violence by a current or former spouse, by a person with whom the victim shares a child in common, by a person who is or has cohabitated with the victim as a spouse, or by any other person against an adult or youth victim who is protected from that person under domestic or family violence laws.

Down payment Assistance Grant: A form of homeownership assistance in the homeownership option: a single down payment assistance grant for the family. If a family receives a down payment assistance grant, the JCHA may not make monthly homeownership assistance payments for the family. A down payment assistance grant is applied to the down payment for purchase of the home or reasonable and customary closing costs required in connection with purchase of the home.

Drug-Related Criminal Activity: is drug trafficking or the illegal use, or possession for personal use, of a controlled substance as defined in Section 102 of the Controlled Substances Act (21 U.S.C. 802) and per 24 CFR 5.100.

Elderly Family: is a family whose head, spouse, or sole member is a person who is at least 62 years of age. It may include two or more persons who are at least 62 years of age living together, or one or more persons who are at least 62 years of age living with one or more live-in aides.

Extremely Low Income Family: is a family whose annual income does not exceed 30% of the median income for the area, as determined by HUD, with adjustments for smaller and larger families. The new statutory definition of an extremely low-income (ELI) family. Section 238 of HUD’s FY 2014 Appropriations Act amended Section 3 of the United States Housing Act of 1937 (42 U.S.C. 1437a) to define ELI families as very low-income families whose income does not exceed the higher of 30 percent of the area median income or the federal poverty level. The federal provision in the definition of ELI families does not apply in the case of public housing agencies or projects located in Puerto Rico or any other territory or possession of the United States.

HUD-published ELI dollar amounts are calculated in accordance with the new definition and reflect the highest of 30 percent of area median income or the federal poverty level for the metro area or Non-metropolitan County. The ELI limits for each metropolitan area and Non-metro County are listed by dollar amount and family size. When calculating the ELI limits, HUD uses the poverty guidelines issued by the Department of Health and Human Services for the 48 contiguous states and the District of Columbia (lower 48 states), Alaska, and Hawaii.

In some communities with very low median incomes, the federal poverty level may equal or exceed the very low-income (VLI) limit for some or all household sizes. (In general, a VLI family is defined as a family whose income does not exceed 50 percent of the area median income.) In these relatively rare instances, the ELI limit is set at the VLI limit, and consequently any family whose income meets the VLI limit also qualifies as an ELI family.


Fair Market Rent (FMR): The rent, including the cost of utilities (except telephone) as established by HUD for units of varying sizes (by number of bedrooms) that must be paid in the housing market area to rent privately owned, existing, decent, safe and sanitary rental housing of modest (non-luxury) nature with suitable amenities.

Family: A single person or group of persons, as determined by the JCHA, approved to reside in a unit with assistance under the program. A “family” includes: a single person; a family with a child or...
children; a group of persons consisting of two or more elderly persons or disabled persons living together; or one or more elderly or disabled persons living with one or more live-in aides. A child who is temporarily away from the home because of placement in foster care is considered a member of the family. The remaining member of a tenant family is also considered to be a “family.”

**Family Rent to Owner:** In the Voucher Program, the portion of rent to owner paid by the family.

**Family Self-Sufficiency (FSS) Program:** The program established by the JCHA in accordance with 24 CFR part 984 to promote self-sufficiency of assisted families, including the coordination of supportive services.

**Family Share:** The portion of rent and utilities paid by the family.

**Family Unit Size:** The appropriate number of bedrooms for a family, as determined by the JCHA under the JCHA’s subsidy standards.

**First-Time Homeowner:** In the homeownership option: a family of which no member owned any present ownership interest in a residence of any family member during the three years before commencement of homeownership assistance for the family. The term “first-time homeowner” includes a single parent or displaced homemaker who, while married, owned a home with his or her spouse, or resided in a home owned by his or her spouse.

**Full-Time Student:** is a person who is attending school or vocational training on a full-time basis under the standards and practices of the educational institution attended.

**Gross Rent:** sum of the rent to the owner plus any utility allowance.

**Guest:** For the purposes of determining whether an individual’s criminal activity is the responsibility of the tenant, a guest is 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 requirements of the lease apply to a guest as so defined.

**Head of Household:** is the adult member of the family who is the head of the household for purposes of determining income eligibility and rent, and who has the legal capacity to enter into a lease under State/local law.

**Home:** In the homeownership option: a dwelling unit for which the JCHA pays homeownership assistance.

**Homeowner:** In the homeownership option: a family of which one or more members owns title to the home.

**Homeownership Assistance:** Assistance for a family under the homeownership option. There are two alternative and mutually exclusive forms of homeownership assistance by a PHA for a family: monthly homeownership assistance payments, or a single down payment assistance grant. Either form of homeownership assistance may be paid to the family, or to a mortgage lender on behalf of the family.

**Homeownership Expenses:** In the homeownership option: a family’s allowable monthly expenses for the home as determined by the JCHA in accordance with 24 CFR 982.635.
Homeownership Option: Assistance for a homeowner or cooperative member under 24 CFR 982.625 to 982.641.

Housing Assistance Payment (HAP): The monthly assistance payment by the JCHA which includes: a payment to the owner for rent to the owner under the family’s lease; and an additional payment to the family if the total assistance payment exceeds the rent to the owner. The HAP contract terminates as per 24 CFR 982.309.

Initial Term of HAP: the HAP contract begins on the first day of the lease term and ends on the last day of the lease term.

Housing Quality Standards (HQS): The HUD minimum quality standards for housing assisted under the tenant-based programs as per 24 CFR 982.401.

HUD: is the United States Department of Housing and Urban Development.

Imputed Income: For households with net family assets of more than $5,000, the amount is calculated by multiplying net family assets by a HUD-specified percentage. If imputed income is more than actual income from assets, the imputed amount is used as income from assets in determining the annual income.

Ineligible Families: Applicant families that include no eligible members will be ineligible for assistance. Such families will be denied admission and offered an opportunity for an informal hearing.

Initial PHA: In portability, the term refers to both the PHA that originally selected a family that later decides to move out of the jurisdiction of the PHA and a PHA that absorbed a family that later decides to move out of the jurisdiction of the absorbing PHA.

INS: is the United States Immigration and Naturalization Service.

Interim: is a reexamination of a family income, expenses and household composition conducted between the regular annual reexamination when a change in a household’s circumstances warrants such a reexamination.

Interim Controls: A set of measures to temporarily control lead-based paint hazards. Qualified workers using safe work practices must complete interim control methods. Follow-up monitoring is needed.

Lead Hazard Screen: A limited risk assessment activity that can be performed instead of a risk assessment in units that meet certain criteria (e.g. good condition). A certified risk assessor must perform the screen. The lead hazard screen applies more stringent thresholds than a full risk assessment. If the unit fails the lead hazard screen, a full risk assessment must be performed.

Lead-Based Paint Hazards: Any condition that causes exposure to lead from dust-lead hazards, soil-lead hazards, or lead-based paint that is deteriorated or present in chewable surfaces, friction surfaces, or impact surfaces, and that would result in adverse human health effects.

Lead-Based Paint Inspection: A surface-by-surface investigation to determine the presence of lead-based paint and the provision of a report explaining the results of the investigation. A certified paint inspector or risk assessor performs it.

Lead-Based Paint: Paint or other surface coatings that contain lead equal to or exceeding 1.0 milligram per square centimeter or 0.5 percent by weight or 5,000 parts per million (ppm) by weight.
**Lease:** A written agreement between an owner and a tenant for the leasing of a dwelling unit to the tenant. The lease establishes the conditions for occupancy of the dwelling unit by a family with housing assistance payments under a HAP contract between the owner and the JCHA.

**Initial Term of Lease:** must be for a one year period, during which time, the owner may not raise the rent.

**Live-In Aide:** is a person who resides with one or more elderly persons or near-elderly persons, or persons with disabilities and who is determined to be essential to the care and well-being of the persons; is not obligated for the support of the persons; and would not be living in the unit except to provide the necessary supportive services. The income of a Live-In Aide is not counted for determining eligibility or toward the rent. The Live-In Aide has no rights or claims to the apartment or to any assisted program benefits received by the person for whom the Live-In Aide is or was assisting.

**Lottery Number:** A random lottery is conducted by a third-party vendor to select and place names on the JCHA waiting list. The lottery number assigned to an applicant will remain with the applicant until the applicant is determined eligible and housed.

**Low-Income Family:** is a family whose annual income does not exceed 80% of the median income for the area, as determined by HUD, with adjustments for smaller and larger families.

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

**Minor:** is a member of the family other than the head or spouse who is under 18 years of age.

**Mixed Family:** is a family whose members include those with citizenship or eligible immigration status, and those without citizenship or eligible immigration status.

**National:** is a person who owes permanent allegiance to the United States, for example, as a result of birth in a United States territory or possession.

**Near-Elderly Family:** is a family whose head, spouse, or sole member is a person who is at least 50 years of age but below the age of 62; two or more persons who are at least 50 years of age but below the age of 62, living together; or one or more persons who are at least 50 years of age but below the age of 62 living with one or more live-in aides.

**Non-citizen:** is a person who is neither a citizen nor national of the United States.

**Non-citizen students:** are not eligible for assistance. A non-citizen student is a person admitted to this country temporarily solely for the purpose of pursuing a course of study who has a residence in another country that the person has no intention of abandoning.

**Owner:** Any person or entity with the legal right to lease or sublease a unit to a participant.

**Paint Stabilization:** A specific interim control method that stabilizes painted surfaces and addressed the underlying cause of deterioration. Steps include repairing defective surfaces, removing loose paint and applying new paint.
Paint Testing: Testing of specific surfaces, by XRF (x-ray fluorescence) or lab analysis, to determine the lead content of these surfaces, performed by a certified lead-based paint inspector or certified risk assessor.

Participant: (participant family) a family that has been admitted to the JCHA program and is currently assisted in the program. The family becomes a participant on the effective date of the first HAP contract executed by the JCHA for the family (first day of initial lease term).

Payment Standard: The maximum monthly assistance payment for a family assisted in the Voucher Program (before deducting the total tenant payment by the family).

Initial Payment Standard: The payment standard at the beginning of the HAP contract term.

PHA Plan: The annual plan and the 5-year plan as adopted by the PHA and approved by HUD in accordance with 24 CFR 903.

Portability: Renting a dwelling unit with Section 8 tenant-based assistance outside of the jurisdiction of the initial PHA.

Premises: The building or complex in which the dwelling unit is located, including common areas and grounds.

Program: The Section 8 tenant-based assistance program.

Pro-rataion of Assistance: is the reduction in a family’s housing assistance payment to reflect the proportion of family members in a mixed family who are eligible for assistance as per 24 CFR 5.520.

Public Housing Agency (PHA): Includes: any state, county, municipality, or other governmental entity or public body which is authorized to administer the program in accordance with 24 CFR 982.4.

Ranking Position: The JCHA assesses every eligible application to determine its ranking on the waiting list. Ranking is calculated on the basis of the JCHA preferences. All the preferences are listed in the HCV Administrative Plan. Applicants who do not qualify for a listed preference will have a longer wait than those who do qualify.

Reasonable Rent: A rent to the owner that is not more than rent charged for comparable units in the private, unassisted market; and for comparable unassisted units in the premises.

Receiving PHA: In portability: a PHA that receives a family selected for participation in the tenant-based program of another PHA. The receiving PHA issues a voucher and provides program assistance to the family.

Reexamination: The process of recertifying a family’s income, expenses and household composition to determine the tenant rent and confirm the appropriateness of the size of the unit.

Rent to Owner: The total monthly rent payable to the owner under the lease for the unit. Rent to owner covers payment for any housing services, maintenance and utilities that the owner is required to provide and pay for.

Initial Rent to Owner: The rent to the owner at the beginning of the HAP contract term.
**Risk Assessment:** A comprehensive evaluation for lead-based paint hazards that includes paint testing, dust and soil sampling, and a visual assessment. The risk assessment report identifies lead hazards and appropriate lead hazard reduction methods. A certified risk assessor must conduct the assessment.

**Single Room Occupancy (SRO):** A unit that contains no sanitary facilities or food preparation facilities, or contains either, but not both, types of facilities.

**Special Admission:** Admission of an applicant that is not on the JCHA waiting list or without considering the applicant’s waiting list position.

**Spouse:** is the husband or wife of the head of household. The spouse is defined as the marriage partner who, in order to dissolve the relationship, and would have to be legally divorced. The term “spouse” does not apply to boyfriends, girlfriends, significant others, or co-head of household unless married to the head. Common law marriage is not recognized in the State of New Jersey.

**Stalking:** means engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for their safety or the safety of others, or to suffer emotional stress.

**Standard Treatments:** A complete set of interim control methods that when used together temporarily control all potential lead hazards in a unit. Because they address all conditions, a risk assessment or other evaluation is not needed. Qualified workers using safe work practices must complete standard treatments. As with interim controls, follow-up monitoring is needed.

**Subsidy Standards:** Standards established by the JCHA to determine the appropriate number of bedrooms and amount of subsidy for families of different sizes and compositions.

**Suspension:** Stopping the clock on the term of a family’s voucher, for such period as determined by the JCHA, from the time when the family submits a request for JCHA approval of the tenancy, until the time when the JCHA approves or denies the request.

**Tenant:** The person or persons (other than a live-in aide) who executes the lease as lessee of the assisted dwelling unit.

**Tenant Rent:** For a tenancy in the Program, the total tenant payment (TTP) minus any utility allowance.

**Total Tenant Payment:** is the highest of either 30% of the family’s monthly adjusted income or 10% of the family’s monthly income, rounded to the nearest dollar as per 24 CFR 5.628.

**Utility Allowance:** If the cost of utilities, except for telephone, and other housing services for an assisted unit is not included in the tenant rent but is the responsibility of the family occupying the unit, an amount equal to the estimate made or approved by the JCHA or HUD of the monthly cost of reasonable consumption of such utilities will be provided to the family.

**Utility Reimbursement:** In the Voucher Program, the portion of the housing assistance payment which exceeds the amount of the rent to owner.
**Very Low Income Family:** is a family whose annual income does not exceed 50% of the median family income for the area, as determined by HUD, with adjustments for smaller and larger families.

**Victim Witness:** is a person who witnessed and provides information or testimony on criminal activity to a law enforcement agency, and based upon a threat assessment, the law enforcement agency recommends re-housing the family to avoid reprisals.

**Violent Criminal Activity:** is 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.

**Visitor:** (Other Person under the Tenant’s Control) is a person, although not staying in the unit as a guest, 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 (e.g. pizza delivery person) is not a visitor or person under the tenant’s control.

**Visual Assessment:** This term has two related meanings:

1. A visual assessment during initial and periodic inspection of housing quality looks at interior and exterior painted surfaces to identify paint deterioration, and other specific conditions that may be lead-based paint hazards. (A visual assessment does not identify lead-based paint.) This visual assessment must be performed by a person trained in visual assessment, and may be done during the HQS inspection. A self-paced, on-line training module on visual assessment is available on HUD’s website at [www.hud.gov/offices/lead](http://www.hud.gov/offices/lead). A certified risk assessor is also trained to perform visual assessment.

2. A visual assessment for clearance looks for paint deterioration and visible dust and debris, as the first part of a clearance examination. This visual assessment must be performed by a certified risk assessor, certified inspector, or a trained and appropriately supervised sampling technician.

**Voucher Holder:** A family holding a voucher with an unexpired term (search time).

**Voucher** (rental voucher): a document issued by the PHA to a family selected for admission to the Voucher Program. This document describes the Program and the procedures for PHA approval of a unit selected by the family. The Voucher also states obligations of the family under the Program.

**Initial Term of Voucher:** The initial term of a voucher must be at least 60 calendar days. The initial term must be stated on the voucher.
24 CODE OF FEDERAL REGULATIONS (CFR’S)

§ 5.218 Penalties for failing to disclose and verify Social Security and Employer Identification Numbers.

(a) Denial of eligibility of assistance applicants and individual owner applicants. The processing entity must deny the eligibility of an assistance applicant or individual owner applicant in accordance with the provisions governing the program involved, if the assistance or individual owner applicant does not meet the applicable SSN disclosure, documentation, and verification requirements as specified in § 5.216.

(b) Denial of eligibility of entity applicants. The processing entity must deny the eligibility of an entity applicant in accordance with the provisions governing the program involved; if:

(1) The entity applicant does not meet the EIN disclosure, documentation, and verification requirements specified in § 5.216; or

(2) Any of the officials of the entity applicant referred to in § 5.216(d) does not meet the applicable SSN disclosure, and documentation and verification requirements specified in § 5.216.

(c) Termination of assistance or termination of tenancy of participants.

(1) The processing entity must terminate the assistance or terminate the tenancy, or both, of a participant and the participant's household, in accordance with the provisions governing the program involved, if the participant does not meet the applicable SSN disclosure, documentation, and verification requirements specified in § 5.216.

(2) The processing entity may defer termination and provide the participant with an additional 90 calendar days to disclose a SSN, but only if the processing entity, in its discretion, determines that:

(i) The failure to meet these requirements was due to circumstances that could not have reasonably been foreseen and were outside the control of the participant; and

(ii) There is a reasonable likelihood that the participant will be able to disclose a SSN by the deadline.

(3) Failure of the participant to disclose a SSN by the deadline specified in paragraph (c)(2) of this section will result in termination of the assistance or tenancy, or both, of the participant and the participant's household.

(d) Cross reference. Individuals should consult the regulations and administrative instructions for the programs covered under this subpart B for further information on the use of SSNs and EINs in determinations regarding eligibility.
CONTINUUM OF CARE POLICIES AND PROCEDURES

A. INTRODUCTION

The Jersey City Housing Authority (JCHA) Continuum of Care Rental Assistance (CoC) Program was created to enable hard to house homeless individuals and families in Hudson County to obtain permanent stable housing. The program provides rental assistance to eligible households accompanied by a range of supportive services funded through partner agencies to assist households in maintaining their permanent residence.

Administration of JCHA’s CoC Program and the functions and responsibilities of the Jersey City Housing Authority staff shall be in compliance with JCHA’s Personnel Policy, the Department of Housing and Urban Development’s (HUD) Continuum of Care Regulations, and all applicable Federal, State, and local fair housing laws.

B. PROGRAM OBJECTIVES

The main goal of the Jersey City Housing Authority’s CoC Program is to provide both affordable housing and a full range of services to homeless individuals with a disabling condition. Targeted disabilities are those who are mentally ill, have chronic alcohol and drug problems, and/or have HIV/AIDS or related disorders and their families.

The following program objectives support this strategic goal:

• Provide rental assistance for hard-to-house homeless persons with disabilities
• Provide appropriate case management services to all households served within the program
• Connect households with outside supportive services to better enhance their ability to maintain stable housing

C. FAIR HOUSING AND EQUAL OPPORTUNITY POLICY

The Jersey City Housing Authority complies fully with all Federal, State, and local anti-discrimination laws and administers its programs in accordance with the rules and regulations governing Fair Housing and Equal Opportunity in providing housing assistance and employment opportunities.

JCHA shall not deny any family or individual the opportunity to apply for or receive assistance under the CoC Program on the basis of race, color, sex, religion, creed, national or ethnic origin, nationality, ancestry, age, family or marital status, civil union status, domestic partnership status, disability, affectional or sexual orientation, gender identity or expression, or source of lawful income used for rental or payments.

Except as otherwise provided in HUD Regulations, no household with a disability shall be denied program benefits or excluded from program participation or otherwise subjected to discrimination. If JCHA’s facilities are inaccessible to or unusable by persons with disabilities, JCHA will make every reasonable effort to accommodate.
D. PRIVACY RIGHTS

All information relating to a participant or applicant household is confidential. JCHA’s policy regarding release of information is in accordance with Federal, State, and local laws, which may restrict the release of household information. JCHA staff will not discuss household information contained in its files unless there is a business reason to do so. Inappropriate discussion of household information or improper disclosure of household information by staff will result in disciplinary action.

E. JURISDICTION

The jurisdiction of the Jersey City Housing Authority Continuum of Care Rental Assistance Program is the County of Hudson County, New Jersey.
HCVP COVID-19 Interim Policies
Due to the rapidly evolving COVID-19 public health emergency, the Jersey City Housing Authority (JCHA) has taken numerous actions to reduce the risk of the spread of the virus while maintaining essential services for and preventing evictions of the low-income households JCHA serves. This includes developing interim policies. The below document describes and defines how JCHA will operate during this COVID-19 state of emergency with regard to several Housing Choice Voucher Program (HCVP/Section 8) policies as of August 17, 2020. The interim policies represent an addition to the HCVP Administrative Plan (Attachment G) and will remain in effect until such time as all the states of emergency designations are lifted and HUD waivers are rescinded or expire. The policies are updated regularly and the most up-to-date version of these interim policies may be found online at https://jerseycityha.org/hcvp-documents-%26-forms.
HOUSING CHOICE VOUCHER
(SECTION 8) PROGRAM

POLICIES DURING THE COVID-19 PUBLIC HEALTH EMERGENCY
Policies During the COVID-19 Public Health Emergency

In response to the COVID-19 public health emergency, the Jersey City Housing Authority (JCHA) has taken numerous actions to reduce the risk of the spread of the virus while maintaining essential services for the low-income households it serves. This document describes and defines how JCHA will operate during this COVID-19 state of emergency with regard to several Housing Choice Voucher Program (HCVP/Section 8) policies; it represents an addition to the HCVP Administrative Plan and will remain in effect until such time as all states of emergency designations are lifted and HUD waivers are rescinded or expire.

To assist federal rental assistance participants experiencing financial hardship related to COVID-19 and reduce community spread of the virus, JCHA has implemented the below COVID-19 public health emergency policies.

Evictions and Late Fees:

Effective March 27, 2020, and in compliance with the Federal Coronavirus Aid, Relief, and Economic Security Act (“CARES Act”), the JCHA implemented a 120-day moratorium on filing eviction cases for nonpayment of rent and charging late fees to its public housing residents. The 120-day moratorium terminated on July 24, 2020. However, by Executive Order 106, the State of NJ continues to ban residential evictions until further notice. JCHA and HCVP landlords may continue to address nonpayment and other kinds of lease violations including those involving violent or criminal behavior that pose a threat to the health or safety of other residents. They may also resume filing evictions as of July 25, 2020.

Administrative Plan Revisions:

Regulatory Authority: 24 CFR § 982.54 (a)

The regulation requires that any revisions of the PHA’s administrative plan must be formally adopted by the PHA Board of Commissioners, or other authorized PHA officials, at a public meeting. Due to the COVID-19 emergency, HUD is waiving the requirement to allow the PHA administrative plan to be revised on a temporary basis without Board approval through December 31, 2020.
Recertifications (Initial, Annual, and Interim):

- Recertification, initial, briefing, and interim appointments will no longer be held in person. All appointments will be held by phone or via teleconferencing whenever possible. Documents can be submitted through mail, email or drop off to the mail slot at JCHA’s main office. To address these challenges, HUD is waiving the requirements to use the income hierarchy described by PIH Notice 2018-18 and will allow PHAs to forgo third-party income verification requirements for annual reexaminations, including the use of EIV per PIH Notice 2020-05. The period of availability ends on December 31, 2020.

- Streamlined Recertifications – Fixed Income Sources: The Department of Housing and Urban Development (HUD) allows public housing authorities (PHAs) to implement streamlined requirements for verifying and adjusting fixed income sources over a three-year cycle for families whose unadjusted income is 90 percent or more from fixed income sources. JCHA will implement this process during the COVID-19 public health emergency. JCHA will fully recertify, verify and recalculate income in the following manner:

  - In the initial year of a three-year cycle, JCHA will complete an annual income determination consistent with all applicable HUD regulations and guidance.
  - In the second and third years of the three-year cycle, JCHA will obtain from the family a certification that their fixed income sources have not changed, and that the family’s income is still at least 90 percent from fixed income sources. If the family provides that certification in years two and three, JCHA will adjust the family’s fixed income sources by the Cost of Living Adjustment (COLA) that is applicable to that fixed income source instead of fully re-verifying and recalculating the income source.
  - During the public health crisis, in order to protect our most vulnerable populations, in addition to the streamlined calculation process described above, seniors and persons with disabilities will not be required to sign the recertification packet.
- **Full-time student status** will be maintained during prolonged school closures.

- **Effective date of revised rent portion:** For households who certify lost income, the revised household rent portion will be made effective for the month when the decrease of income is reported to JCHA.

- **Duration of revised rent portion:** The revised household rent portion will be in effect for the duration of the state of emergency. Families will be required to report on household income in the event they are no longer impacted by COVID-19 (e.g., work sites and/or schools reopen, new employment, etc.). For all others, JCHA will require certification of income within 30 days of the end of the state of emergency.

- **Unemployment benefit determinations** will not be required if the Unemployment Agency is unable to process the unemployment claim in a timely manner. The JCHA will accept self-certifications instead until the proper documentation can be obtained.

- **Applicability:** For these COVID-19 policies to apply, the cause of a household’s loss of the income must be directly related to the COVID-19 pandemic (e.g., work site or school closure, COVID-19 related layoff, etc.). A voluntary loss of income, such as terminating employment without good cause, is not considered an eligible “decrease of income” for purposes of this policy. See JCHA HCVP Administrative Plan, Chapter 13, for information regarding reporting interim income changes.

**Information When Family is Selected: PHA Oral Briefing:**

The regulation requires when the PHA selects a family to participate in either the HCV or PBV program, the PHA must give the family an oral briefing. Additionally, Section 504 and the ADA require PHAs to ensure effective communication with applicants, participants, and members of the public in all communications and notices.

HUD is waiving this requirement and as an alternative requirement allowing the PHA to conduct the briefing by other means such as a webcast, video call, or expanded information packet. JCHA will ensure that the method of communication
for the briefing effectively communicates with, and allows for equal participation of, each family member, including those with vision, hearing, and other communication-related disabilities, and ensures meaningful access for persons with limited English proficiency.

The period of availability ends on December 31, 2020.

**Portability:**

Incoming and outgoing portability requests will be handled through electronic communications, teleconferences, and phone communications to the extent practicable.

**Term of Voucher – Extensions of Term:**

Regulatory Authority: 24 CFR § 982.303(b)(1)

The regulation provides that at its discretion, the PHA may grant a family one or more extensions of the initial voucher term in accordance with the PHA policy as described in the PHA administrative plan. HUD is waiving the requirement that the extension(s) must be accordance with the PHA’s administrative plan in order to allow the PHA to provide extensions even though it has been unable to formally amend its policy in the administrative plan.

During the COVID-19 public health emergency, the JCHA will extend vouchers beyond the 120-day term in order to protect families from losing assistance during this time. The period of availability ends on December 31, 2020.

**Absence from Unit:**

Regulatory Authority: 24 CFR § 982.312

The regulation requires that a family may not be absent from the unit for a period of more than 180 consecutive calendar days for any reason. HUD is waiving this regulatory requirement to allow the PHA at its discretion to continue housing assistance payments and not terminate the HAP contract due to extenuating circumstances (e.g., hospitalization, extended stays at nursing homes, caring for family members).

The JCHA will continue to make HAP payments despite the family’s absence of more than 180 consecutive days. Pursuant to PIH Notice the PHA may not make
payments beyond December 31, 2020, and the HAP contract will terminate on that date if the family is still absent from the unit.

**Housing Quality Standards (HQS):**

- **Initial Physical Inspection of Units:** HUD requires PHAs to physically inspect any unit supported with rental assistance funds to assure that the unit meets housing quality standards (HQS) before any assistance will be provided on behalf of a program participant (24 CFR 982.305 (a) and 24 CFR 982.305(b), and 24 CFR 982.405). JCHA is waiving the physical initial inspection requirement to help reduce the spread of COVID-19. During this public health emergency, JCHA will accept self-certification from the owner, pictures, and/or visual technology, such as video streaming, to ensure the unit meets HQS before any assistance is provided. As specified in PIH Notice 2020-05, JCHA will re-inspect the unit within 1 year after public health officials determine special measures to reduce the spread of COVID-19 are no longer necessary and the state of emergency is lifted. This process will cover units under the HCV Program, Project Based Units PBV as well as PHA-owned units.

JCHA retains the right to conduct an HQS inspection on any assisted unit at any time. Likewise, JCHA may always choose to conduct an initial inspection on a unit a family wishes to lease if such an inspection is determined to be warranted by the JCHA, regardless of whether the JCHA chooses to apply the initial HQS inspection waivers to its HCV program. Crucially, use of any of these waivers by the JCHA does not relieve owners of their responsibility to maintain the unit in accordance with HQS as required in the HAP contract, nor does it in any way restrict the JCHA from taking action to enforce the owner’s obligations. Furthermore, use of any of these waivers by the JCHA does not create any right in any third party (such as with the assisted family) to require enforcement of the HQS requirements by HUD or the JCHA, or to assert any claim against HUD or the JCHA, for damages, injunction or other relief, for alleged failure to enforce the HQS (see § 982.407).

JCHA will continue to conduct virtual inspections and accept owner’s self-certifications for initial inspections until December 31, 2020. For any unit for which the JCHA conducted virtual inspections and accepted an owner’s self-certification, the JCHA will conduct an HQS inspection as soon as reasonably
possible but no later than the 1-year anniversary of the date of the owner’s certification.

- **Annual Inspections**: JCHA will apply existing inspection flexibilities to conduct biennial inspections (see JCHA HCVP Administrative Plan, Chapter 11) and allow the use of alternative inspection methods and inspection timeframes as specified under PIH Notice 2016-05. Waiving the annual re-inspection requirement (24 CFR 982.407) during this public health crisis will help to reduce the spread of COVID-19. JCHA will conduct delayed biennial inspection as soon as reasonably possible but no later than one year after the date the biennial inspection would have been required absent the waiver.

- **HQS Interim Inspections**: The statute requires that upon notification to the PHA by a family or government official that the assisted unit does not comply with the HQS, the PHA must inspect the unit within 24 hours of when the PHA received the notification if the condition is life-threatening. 24 CFR 982.405(g) provides that if the reported condition is not life threatening, the PHA must inspect the unit within 15 days. The regulation further provides that in the event of extraordinary circumstances HUD may waive the 24-hour or the 15-day inspection requirement until such time as an inspection is feasible.

JCHA is waiving these requirements and establishing an alternative requirement for both tenant-based and PBV units. If the reported deficiency is life-threatening, the JCHA will notify the owner of the reported life-threatening deficiency and the owner must either correct the life-threatening deficiency within 24 hours of the JCHA notification or provide documentation (e.g., text or email a photo to the JCHA) that the reported deficiency does not exist. In the case of a reported non-life-threatening deficiency, JCHA will notify the owner of the reported deficiency within 30 days and the owner must either make the repair or document that the deficiency does not exist within 30 days of the JCHA notification or any approved JCHA extension. JCHA may add other requirements or conditions in addition to the owner’s documentation but is not required to do so.

As is the case under the current HCV program requirements, JCHA is not required to conduct an on-site inspection to verify the repairs have been made but may rely on alternative verification methods (e.g., photos submitted by the owner, tenant certification, etc.).
This waiver may also be applied to JCHA-owned units if the independent entity is unable to perform the inspection.

The period of availability ends on December 31, 2020. After December 31, 2020, JCHA will conduct the HQS inspection in accordance with the applicable time periods upon notification by a family or government official that the assisted unit does not comply with the HQS.

- **HQS Quality Control Inspections:** Under HUD’s regulation 24 CFR 982.405(b) PHAs are required to conduct supervisory quality control inspections of a sampling of units under contract. HUD has waived this regulatory requirement. Therefore, JCHA will not conduct HQS inspections for the period of applicability, which ends December 31, 2020.

- **PBV HAP Contract: HQS Inspections to Add or Substitute Units:** At the discretion of the PHA and subject to all PBV requirements (including the program cap and income-mixing requirements), the PHA may amend the HAP contract to add additional PBV contract units or to substitute a different unit for a previously covered contract unit. The PBV requirements include inspecting the proposed substitute or additional unit to determine that the unit meets HQS before it may be added to the HAP contract.

  JCHA is waiving the HQS inspection requirement. In order to substitute or add a new unit to the PBV HAP contract, JCHA will rely on the owner’s certification that the owner has no reasonable basis to have knowledge that life-threatening conditions exist in the unit or units in question instead of conducting an initial inspection. At minimum, JCHA will require the owner’s certification. However, JCHA may add other requirements or conditions in addition to the owner’s certification but is not required to do so.

  This waiver may also be applied to JCHA-owned units if the independent entity is unable to perform the inspection.

  The period of availability for JCHA to accept owner’s self-certification for an initial inspection ends on December 31, 2020. For any unit added to a PBV HAP contract based upon an owner’s self-certification, the JCHA will conduct an HQS inspection as soon as reasonably possible but no later than the 1-year anniversary of the date of the owner’s certification.

- **Housing Quality Standards: Space and Security:** The regulation establishes a minimum standard for adequate space for both an HCV-
PBV-assisted family. Specifically, it requires that each dwelling unit have at least 1 bedroom or living/sleeping room for each 2 persons.

JCHA is waiving this requirement in order to allow current participants to add a member or members to the assisted household as needed as a result of the COVID-19 pandemic, even when the additional family members would result in the unit not meeting the space and security standards. This provision does not apply to an initial or new lease. A participant must not enter into a new lease for a unit that does not comply with the space and security standards.

For any family occupying a unit that does not meet the minimum standard for adequate space as a result of this waiver, the waiver will be in effect for the duration of the current lease term or one year from the date of this waiver, whichever period of time is longer.

**Automatic Termination of HAP Contract:**

Regulatory Authority: 24 CFR § 982.455

When an HCV family’s income increases to the extent that the housing assistance payment is reduced to $0, PHAs are required by this regulation to automatically terminate HAP contracts 180 days after the last housing assistance payment to the owner. In recognition that the COVID-19 emergency is creating economic and employment instability for many families, as well as situations where families may on a temporary basis be adding members whose additional income may result in a $0 HAP subsidy calculation, HUD has waived this requirement. As an alternative requirement, the JCHA, upon written notice to the owner and family, will extend the period of time following the last payment to the owner that triggers the automatic termination of the HAP contract. This extension may not be extended beyond December 31, 2020.

**Eligibility Determination:**

Applicant Interview and Completion of Full Application: All preferences claimed on the application or as a result of any updates to the application will be verified after the applicant is selected from the waiting list and prior to completing the full application. The qualification for preference must exist at the time the preference is claimed and at the time of verification, since claim of a preference determines selection from the waiting list (See HCVP Administrative Plan, Chapter 3, Section
G). Due to the COVID-19 pandemic, applicants who were processed and found eligible for placement with a Working Family Preference before March 27, 2020, but who have since lost their employment due to COVID-19, will continue to be processed for placement. Applicants will be required to submit updated information and documents when contacted by the JCHA. (“Working Family” is defined as: employment is principal source of income (Criteria is based on stable employment for at least the past six (6) months with a minimum of 15 hours work week), or; Head or Spouse is 62 years or older, or; Head or Spouse receives: Social Security Disability benefits, Supplemental Security Income (SSI) Disability benefits, or Temporary Unemployment benefits or other benefits based on inability to work, or; Head or Spouse is currently in a self-sufficiency or job training program or meets equivalent standards of economic self-sufficiency.)

**Utility allowance schedule – Required Review and Revision:**

Regulatory Authority: 24 CFR § 982.517

The regulations require the PHA to review its schedule of utility allowances each year and revise its allowance for a utility category if there has been a change of 10 percent or more in the utility rate since the last time the utility allowance schedule was revised. HUD has waived this requirement to allow PHAs to delay the review and update of utility allowances.

JCHA will review and update of utility allowances that were due at some point in time in CY 2020 no later than December 31, 2020.

**Repayment Agreements:**

During this public health emergency, the JCHA is accepting money orders by drop-off on Monday through Friday or by mail. Receipt of payment will be provided through email or phone communication.

Participants that are currently on a repayment agreement and have been affected by COVID-19 may request temporary suspension of payments through mail, email or phone communication.

**Self-Sufficiency (FSS) Contract of Participation - Contract Extension:**
HUD authorizes a PHA to extend a family’s FSS contract of participation for a period not to exceed two years upon finding a good cause (24 CFR 984.303(d)). HUD has made a determination that the circumstances surrounding COVID-19 qualify as “good cause” to extend family contracts. Therefore, the JCHA’s FSS programs will consider this expanded definition of “good cause” as it makes its determinations on each family’s eligibility for an extension.

The period of availability during which the JCHA may extend the family’s contract of participation using COVID-19 as the “good cause” ends on December 31, 2020.

**Informal Hearings:**

HCVP participants will maintain their due process right to request and have an informal hearing to contest a proposed termination during the 120-day moratorium period and while NJ Executive Order 106 banning evictions remains in effect. To reduce the spread of COVID-19, JCHA has implemented hearings via telephone/video conference for all terminations, including for criminal activity or for conduct which threatens the health and safety of other residents.

**Face Coverings/Masks:**

Residents, applicants, vendors, and members of the public are required to wear face coverings or masks when interacting with or receiving services from JCHA staff, including work orders. To protect and safeguard the health of JCHA residents, staff, vendors and the public, face coverings or masks must be worn by all parties during any in-person interaction. JCHA staff have been instructed to cease work activities/services if someone they are interacting with removes their face covering or mask.

**Landlord Incentives:**

In order to retain or increase owner participation in the HCV Program, the JCHA will use a portion of the Coronavirus Aid, Relief, and Economic Security (CARES) Act funding to incentivize owners to rent to HCVP participants. The JCHA will offer owners an incentive payment to participate in recognition of added difficulties of making units available for HCV families to rent while stay-at-home orders or social distancing practices are in effect. Each owner offering a unit in a low-poverty area

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1 Area with lower than average poverty for the geographical area in which the PHA operates.
will receive a $150.00 sign-on bonus. The bonus will be provided to the first 100 owners who lease to families during the period of July 1, 2020 - September 30, 2020.

Families under the 811 Mainstream Housing Choice Voucher Program (non-elderly persons with disabilities and their families who are transitioning out of institutional or other segregated setting, at serious risk of institutionalization, homeless, or at risk of becoming homeless, and eligible persons who previously experienced homelessness and are currently a client in a permanent supportive housing or rapid rehousing project) that lease during the period of July 1, 2020 - September 30, 2020 will be assisted with security deposit in the amount equal to one month’s rent.

At the end of the tenancy, landlords will have to follow the NJ Rent Security Deposit Act rules. For example, a landlord would be able to deduct from the security deposit for any tenant caused damages beyond normal wear and tear and return the difference to the tenant at the end of the tenancy. If there are no tenant caused damages, the entire amount will be returned to the tenant at the end of the tenancy.
Section 3 Plan
EMPLOYMENT & CONTRACTING

OPPORTUNITY REQUIREMENTS
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<td>ECO-34 Overlap With Other Programs</td>
<td>39</td>
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<tr>
<td>ECO-35 Minority And Small Business Lists</td>
<td>39</td>
</tr>
</tbody>
</table>

All previous editions obsolete

Jersey City Housing Authority 2021 Agency Plan DRAFT

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Introduction

ECO-1 Employment and Contracting Opportunity Programs
(See also General Conditions, Article 40, Equal Opportunity for Businesses and Lower Income Persons).

a. As a condition to performing the work within this contract, the Contractor and its subcontractors shall comply with various employment and contracting objectives. These opportunities and objectives are in accordance with Federal rules and regulations and with JCHA\(^1\) policy.

b. Employment and contracting opportunities are to be provided by several different programs. Detailed information on each is provided herein as follows:

- **Part I**
  Section 3 of the Housing & Urban Development Act as amended for Employment and Contracting Opportunities for low/very low income Jersey City Residents (especially JCHA Residents) and for Business Concerns owned by or employing 30% low/very low income Jersey City Residents (especially JCHA Residents) or Business Concerns which subcontract at least 25% of subcontracts to such businesses.

- **Part II**
  Affirmative Action Plan (AAP) Requirements.

- **Part III**
  Minority Business Enterprise (MBE) Requirements.

c. Often the requirements of the initiatives listed above overlap. One program may also and simultaneously meet the goals and objectives of another. For example, if a minority JCHA resident is hired by a Contractor or subcontractor, that individual will be credited toward the Section 3 and Affirmative Action requirements. Likewise, if a Section 3 qualifying Hudson County business concern that is owned by minorities is utilized, it will also be counted toward the Minority Business Enterprise program.

\(^1\) JCHA refers to the Jersey City Housing Authority
d. The JCHA has a variety of lists obtained from various agencies that contain Administration. These lists are available from the JCHA at no charge to the contractor.

e. By way of summary the attached chart entitled "Summary of ECO Requirements" briefly outlines each of the programs.
<table>
<thead>
<tr>
<th>PROGRAM</th>
<th>PURPOSE</th>
<th>APPLIES TO</th>
<th>GOALS</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SECTION 3</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>EMPLOYMENT</strong></td>
<td>◆ Training and employment of low/very low income JC residents, especially JCHA residents.</td>
<td>All Contracts Exceptions: &lt; Three (3) workers but one (1) is permanent employee.</td>
<td>▶ 30% of total contract workforce man-hours shall be JCHA/JC residents and 30% of the workforce newly hired for the contract shall be JCHA/JC residents.</td>
<td>▶ Section 3 Action Plan must be submitted with bid including:</td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>◆ To train and/or employ local residents (JCHA/JC) on construction projects.</td>
<td></td>
<td>▶ Qualified residents must have family incomes less than the chart on Page ECO-5.</td>
<td>▶ General areas and approximate dollar amounts where Section 3 businesses are to be utilized.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>▶ 10% of total contract amount must be done by Section 3 businesses.</td>
<td>▶ Estimated manpower needed on contract including amounts of Section 3 employees.</td>
</tr>
<tr>
<td><strong>BUSINESSES</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Use of businesses owned (51%) by JCHA residents or low/very low-income JC residents.</td>
<td>◆ To utilize businesses on construction projects that are owned by, employ 30% or subcontract 25% to JCHA/JC residents.</td>
<td>All Contracts Exceptions: ◆ Not subcontracting for any work, material, supplies, services, etc. ◆ Sole source or specified items are not available from such businesses.</td>
<td></td>
<td>▶ JCHA will assist in outreach to its residents</td>
</tr>
<tr>
<td>Use of businesses employing at least 30% JCHA residents or low/very low income JC residents.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>-OR-</td>
<td>Use of businesses that subcontract 25% or more of all subcontracts to above businesses.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>MINORITY BUSINESS ENTERPRISES (MBE)</strong></td>
<td>◆ To utilize minority-owned businesses on construction projects</td>
<td>All Contracts Exceptions: Same as Section 3 Business</td>
<td>▶ 20% of total contract amount must be done by MBE businesses.</td>
<td>▶ General areas and approximate dollar amounts where MBE firms are to be utilized must be listed with the bid.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>◆ MBE’s are not restricted to any locality or region. MBE compliance may also be used towards Section 3 employment requirements, where applicable.</td>
</tr>
<tr>
<td><strong>AFFIRMATIVE ACTION PLAN (AAP)</strong></td>
<td>◆ To ensure the use of minority persons in the construction workforce.</td>
<td>Contracts: &gt;$10,000 and greater than three (3) workers.</td>
<td>▶ 28% of the total contract workforce manhours must be minorities (7% out of 28% should be women).</td>
<td>▶ AAP compliance may also be used towards Section 3 employment requirements, where applicable.</td>
</tr>
</tbody>
</table>

Legend: JCHA - Jersey City Housing Authority
JC - Jersey City

PAGE ECO-4

Rev. 2019

All previous editions obsolete
Source: Hudson County, Jersey City, NJ HUD Metro FMR Area (effective 2019)

(Limits DO NOT apply to JCHA Residents)

<table>
<thead>
<tr>
<th></th>
<th>1 Person</th>
<th>2 Persons</th>
<th>3 Persons</th>
<th>4 Persons</th>
<th>5Persons</th>
<th>6 Persons</th>
<th>7 Persons</th>
<th>8 Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low Income</td>
<td>$55,250</td>
<td>$63,150</td>
<td>$71,050</td>
<td>$78,900</td>
<td>$85,250</td>
<td>$91,550</td>
<td>$97,850</td>
<td>$104,150</td>
</tr>
<tr>
<td>Very Low Income</td>
<td>$34,550</td>
<td>$39,450</td>
<td>$44,400</td>
<td>$49,300</td>
<td>$53,250</td>
<td>$53,200</td>
<td>$61,150</td>
<td>$65,100</td>
</tr>
</tbody>
</table>

**Definition of a Section 3 Resident:**
A JCHA Resident (regardless of income) or any individual who resides within Jersey City and whose family income does not exceed limits contained above.
Part I: Section 3 of the Housing Act

Employment and Contracting Opportunities for Jersey City Residents and/or Business Concerns Owned by or Employing JCHA/JC Low-Income Residents

ECO-2 General

a. The work to be performed under this contract is assisted under a program providing direct Federal financial assistance from the Department of Housing and Urban Development (HUD) and is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u. Section 3 provides that to the greatest extent feasible opportunities for training and employment be given to lower income residents of Jersey City, and contracts for work in connection with the contract be awarded to business concerns owned by low income Jersey City/JCHA Residents or businesses employing 30% low income Jersey City/JCHA Residents or businesses which subcontract 25% of all subcontracts to above businesses.

b. The parties to this contract will comply with the provisions of said Section 3 and the regulations issued pursuant thereto by the Secretary of Housing and Urban Development set forth in 24 CFR Part 135, and all applicable rules and orders of the Department issued thereunder prior to and throughout execution of this contract. The parties to this contract certify and agree that they are under no contractual or other disability which would prevent them from complying with these requirements.

c. The Contractor will send to each labor organization or representative of workers with which they have a collective bargaining agreement or other contract or understanding, if any, a notice advising the said labor organization or workers' representative of the Contractor's own commitments under this Section 3 clause and shall post copies of the notice in conspicuous places available to employees and applicants for employment or training.

Subcontracts

d. The Contractor will include this Section 3 clause in every subcontract for work in connection with the contract and will, at the direction of the JCHA, take appropriate action pursuant to the subcontract upon a finding that the subcontractor is in violation of regulations issued by the Secretary of Housing and Urban Development, 24 CFR Part 135. The Contractor will not subcontract with any subcontractor where it has notice or knowledge that the latter has been found
in violation of regulations under 24 CFR Part 135 and will not let any subcontract unless the subcontractor has first provided it with a preliminary statement of ability to comply with the requirements of these regulations.

e. Compliance with the provisions of Section 3, the regulations set forth in 24 CFR Part 135, and all applicable rules and orders of the Department issued thereunder prior to the execution of the contract, shall be a condition of the Federal financial assistance provided to the Contract, binding upon the JCHA, its contractors and subcontractors, its successors, and assigns to those sanctions specified by the grant or loan agreement or contract through which Federal assistance is provided, and to such sanctions as are specified by 24 CFR Part 135.

f. The work to be performed herein is covered by the Section 3 requirements.

➢ **ECO-3 Definitions**

a. **Section 3 area** is defined as follows:

(1) **Job Training and Employment - Jersey City, N.J.**

Preference in hiring Jersey City residents shall be in the following priority order (See Article ECO-4 also).

- Residents of JCHA housing site where the work is being done.
- Residents of any JCHA housing site.
- Participants in HUD Youthbuild programs in Jersey City.
- Residents of Jersey City.

(2) **Business Concerns - No geographic preference.**

Preference in using business concerns shall be in the following priority order (See Article ECO-6 also).

- Business concerns that are 51% or more owned by residents of the JCHA housing site where the work is being done or whose full time permanent workforce includes 30% JCHA residents from the site where the work is being done.
Business concerns that are 51% or more owned by residents of any JCHA housing site or whose full time permanent workforce includes 30% JCHA residents of any housing site.

HUD Youthbuild program in Jersey City.

Business concerns that are 51% or more owned by JCHA residents or low/very low income Jersey City residents or whose full time permanent workforce includes 30% JCHA residents or low/very low income Jersey City residents.

Businesses that subcontract in excess of 25% of the total amount of subcontracts to business concerns identified in the preferences above.

b. **Section 3 area resident** means a JCHA resident (regardless of income) or any individual who resides within Jersey City and whose family income does not exceed the limits in chart on Page ECO-5 (80% of the median income of the Metropolitan Statistical Area (MSA) of Jersey City).

As previously stated, preference shall be given to JCHA residents.

c. **Section 3 business concern** refers to a business that is 51% or more owned by Section 3 residents or a business where at least 30% of the permanent, full-time employees are current Section 3 residents (or were within 3 years of the date of their first employment) or a business that provides evidence of a commitment to subcontract in excess of 25% of the dollar award of all subcontracts to be awarded to business concerns that meet the qualifications stated above.

As previously stated, preference shall be given to business concerns which benefit JCHA residents.

d. Section 3 applies to all contracts as follows:

(1) **Training and Employment**

- All contracts except as noted below.

- **Exceptions**: Workforce on the contract at any time consists of:
Employment & Contracting
Jersey City Housing Authority
Opportunity (ECO) Requirements
Contract Documents & Specifications

Section 3

Boiler Plate/ECO Plan/vm

ECO-9

a) Three (3) or less persons at least one (1) of whom is the Contractor/Subcontractors’ permanent employee.

b) Four (4) persons at least two (2) of whom are the Contractor/Subcontractors’ permanent employee.

(2) Business Concerns

- All contracts except as noted below.

- Exceptions:

  a) The Contractor is not subcontracting for any work, materials, supplies, services, etc.

  b) Sole source or specified items are not available from Section Business concerns.

ECO-4 Use Of Section 3 Trainees And Employees

a. To the greatest extent feasible, opportunities for training and employment arising in connection with this Contract are to be given to Jersey City residents, preferable JCHA residents, whose family income does not exceed the limits in chart on page ECO-5.

   The goal and objective shall be at least 30% of the total contract workforce manhours shall be JCHA/JC residents and 30% of the workforce newly hired for the contract shall be JCHA/JC residents.

   The percent amounts shall be derived from the total manhours of work on the contract not the percent of workmen on the job.

b. It is not required that a training program be established but where there is a training program Jersey City residents, especially JCHA residents, shall receive preference for such training.

c. The plan to accomplish the use of Jersey City residents as trainees and employees shall be described by the Contractor via the submission of a Section 3 Action Plan to be submitted with the bid and as described later in this Section.
d. The Contractor or subcontractor shall use the maximum number of persons in training categories and to fill all vacant training positions in its Section 3 Action Plan with Jersey City residents except for those training positions which remain unfilled after a good faith effort has been made to fill them with eligible/qualified Jersey City residents.

e. When eligible Jersey City residents apply, either on their own initiative or on referral from any source, the Contractor or its subcontractors shall determine the qualification of such persons and shall employ such persons if their qualifications are satisfactory and openings are available in accordance with its Section 3 Action Plan. If the Contractor or subcontractor is unable to employ the workers, such persons shall be listed for the first available opening in the Section 3 Action Plan for which they qualify.

f. Preference in use of Jersey City residents as trainees and employees shall be as follows:

   (1) Residents of the JCHA housing site where the work is being done.
   
   (2) Residents of JCHA housing sites.
   
   (3) Participants in HUD Youthbuild programs in Jersey City.
   
   (4) Residents of Jersey City.

g. Wage Rates: All Jersey City residents employed in the various construction work categories by the Contractor or their subcontractor shall be paid wages at rates not less than those prevailing on similar construction in this locality, as determined by the Secretary of Labor in accordance with the Davis-Bacon Act as amended (40 U.S. 276a - 276a5) or HUD-Determined wage rates as applicable to this contract.

➢ ECO-5 Good Faith Effort In Use Of Section 3 Trainees And Employees

a. The Contractor and his/her subcontractor shall make a good faith effort to use Jersey City trainees and employees, particularly JCHA residents, on this Contract. The Section 3 Action Plan submitted with the bid shall describe how the Contractor, along with his/her subcontractors, intends to meet these requirements.
b. Upon evaluation and acceptance of the Section 3 Action Plan by the JCHA, the Contractor will demonstrate good faith efforts to meet the goals stated within the Plan. Examples of actions cited in the Section 3 HUD Handbook and subsequent regulations demonstrating a good faith effort include, but are not limited to the following:

(1) Targeted recruitment of Jersey City residents for training and employment by taking such steps as:

- Prominently placing a notice of commitments under Section 3 at the project site or other places where applications for training and employment are taken;
- Contacting local job training centers, employment service agencies and community organizations;
- Developing on-the-job training opportunities or participating in job training programs;
- Contacting the JCHA and JCHA resident councils and resident management corporations;
- Contacting the JCHA for a list of agencies which may be able to provide assistance regarding opportunities for training which can be utilized on this Contract;
- Advertising in the local media.

(2) Keeping a list of Section 3 area residents who apply on their own or by referral for available positions.

(3) Sending to labor organizations or representatives of workers with whom the recipient, contractor or subcontractor has a collective bargaining agreement or other understanding, a notice about contractual commitments under Section 3.

(4) Selection of Section 3 area residents, particularly JCHA residents, for training and employment positions.

---

(5) Evidence of a monitoring (See article ECO-9 Monitoring and Reporting) program by the Contractor and its subcontractors to comply with the Section 3 Jersey City trainee and employee requirements and efforts to rectify problems or difficulties in meeting the Section 3 Action Plan.

(6) Where feasible, adjusting the initial Section Action Plan to increase use of Jersey City trainees and employees in categories where the Plan has been successful to compensate for those categories of lower success.

c. Where applicants for trainee and employee positions are found unsuitable, it is the responsibility of the Contractor and/or his/her subcontractor to demonstrate the reasons and basis for this determination.

ECO-6 Use Of Section 3 Business Concerns

a. To the greatest extent feasible, opportunities for business concerns arising in connection with this Contract are to be given to Section 3 businesses particularly those owned (51%) by JCHA residents or employing at least 30% JCHA residents or subcontracting at least 25% of all subcontracts to noted business. The goal and objective shall be that 10% of the total contract amount be achieved through use of qualifying Section 3 business concerns.

b. The plan to accomplish the use of Section 3 businesses shall be described by the Contractor via the submission of a Section 3 Action Plan to be submitted with the bid and as described later in this Section.

c. Formations of Joint Ventures are encouraged to assist with meeting the Section 3 business requirement.

(1) A Section 3 Joint Venture means an association of business concerns, one of which qualifies as a Section 3 business concern, formed by written Joint Venture agreement to engage in and carry out a specific business venture for which purpose the business concerns combine their efforts, resources, and skills for joint profit, but not necessarily on a continuing or permanent basis for conducting business generally.
(2) The Section 3 business is responsible for a clearly defined portion of the work to be performed and holds management responsibilities in the joint venture; and

(3) The Section 3 business performs at least 25% of the work and is contractually entitled to compensation proportionate to its work.

d. Preference in the use of Section 3 business concerns as previously defined shall be as follows:

(1) Business concerns that are 51% or more owned by residents of the JCHA housing site where the work is being done or whose full time permanent workforce includes 30% JCHA residents from the site where the work is being done.

(2) Business concerns that are 51% or more owned by residents of any JCHA housing site or whose full time permanent workforce includes 30% JCHA residents of any housing site.

(3) HUD Youthbuild program in Jersey City.

(4) Business concerns that are 51% or more owned by JCHA residents or low/very low-income Jersey City residents or whose full time permanent work force includes 30% JCHA residents or low/very low-income Jersey City residents.

(5) Business that subcontract in excess of 25% of the total amount of subcontracts to business concerns identified in the preferences above.

➤ ECO-7 Good Faith In Use Of Section 3 Business Concerns

a. The Contractor and his/her subcontractor(s) shall make a good faith effort to use Section 3 business concerns on this Contract. The Section 3 Action Plan submitted with the bid shall describe how the Contractor along with his/her subcontractors intends to meet these requirements.

b. Upon evaluation and acceptance of the Section 3 Action Plan by the JCHA, the Contractor will demonstrate good faith efforts to meet the goals stated within the Plan. Examples of actions cited in the Section 3 HUD Handbook and subsequent regulations demonstrating a good faith effort include but are not limited to the following:
(1) Targeted recruitment of Section 3 business concerns by taking such steps as:

- Contacting business concerns in the Section 3 Registry made available by HUD which lists eligible local business concerns (copies available from the JCHA);

- Advertising in local media;

- Prominently placing a notice of commitments under Section 3 at the project site and other and other appropriate places;

- Contacting the Jersey City Housing Authority Contracting Officer for a list of local firms;

- Contacting the Jersey City Division of Equal Opportunity (201-547-5611) for a list of local firms.

- Contacting JCHA housing resident councils and resident management corporations;

- Contacting the local Chamber of Commerce, (201-653-7400) Small Business Administration, (201-645-2434), Minority Business Development Agency (212-264-3262) and any other appropriate organizations which might be helpful in identifying Section 3 business concerns.

(2) Making every reasonable effort to utilize identified Section 3 business concerns. This may include but not be limited to: dividing total work into smaller sub-tasks (i.e. by floor); using multiple firms for the same type work (i.e. 2 drywall subcontractors or several plumbing suppliers); and joint ventures between a large business and a Section 3 business concern.

(3) Evidence of monitoring program by the Contractor and its subcontractors to comply with the Section 3 business concern requirements and efforts to rectify problems or difficulties in meeting the Section 3 Action Plan.

(4) Where feasible, adjusting the initial Section 3 Action Plan to increase use of Section 3 business concerns in categories where the Plan has been successful to compensate for those categories of lower success.
ECO-8  Section 3 Action Plan

a. The Contractor shall submit with its bid a Section 3 Action Plan detailing its plan to accomplish use of Jersey City trainees and employees and to use Section 3 business concerns. The Action Plan shall take into account the entire workforce including the contractor's own as well as any subcontractors to be used. The full Contract amount shall be used to establish the amount to be targeted to Section 3 business concerns.

b. The Action Plan shall be developed by the Contractor in concert with its subcontractors so that it reflects an accurate portrayal of each company's current employee status and available openings as well as represents real, concerted effort to use Jersey City trainees and employees and Section 3 business concerns. Every effort shall be made by the Contractor and its Subcontractor to implement and satisfy the requirements of Section 3. Where the Contractor has not identified or entered into agreements with all its subcontractors, suppliers, materialmen, etc. the Contractor shall estimate their subcontractors' suppliers and materialmen's Section 3 participation and provide that information on the Section 3 Action Plan forms submitted with the bid.

c. The Jersey City trainee and employee aspect of the Section 3 Action Plan requires that the Contractor submit the following information with its bid. The Section 3 Action Plan form entitled "Estimated Project Work Force Breakdown" shall be used for this purpose. A sample form follows with actual forms to be completed and submitted with the bid contained in the Invitation for Bid.

1. Identify the number of positions, by skill level, required to plan and implement the work for this Contract.

2. Determine how many of these positions are currently filled and which are not filled by regular, permanent employees.

3. Establish a target within each trade or occupational category for the number of positions to be filled by Jersey City residents with preference to use JCHA residents.

d. The JCHA will provide assistance in identifying applicants of the housing site(s) which is the subject of this work as well as its other housing sites.
### ACTION PLAN
#### SECTION 3 EMPLOYMENT
#### ESTIMATED PROJECT WORK FORCE BREAKDOWN

**Contract For:** Kitchen Modernization  
**Site(s):** N.J. 9-9, A. Harry Moore Apartments  
**Name Of:**  
- **Contractor:** ABC General Construction  
- **Sub-Contractor:**

<table>
<thead>
<tr>
<th>Job Category</th>
<th>Total Estimated Positions Needed for Project</th>
<th># Positions to be Filled with NON-Section 3 Employees</th>
<th># of Positions to be Filled with Section 3 Residents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers/Supervisors*</td>
<td>JCHA JC Total</td>
<td>JCHA JC Total</td>
<td>JCHA JC Total</td>
</tr>
<tr>
<td>Professionals*</td>
<td>No new employees in any of these categories will be hired for this project.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technical*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office/Clerical*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other*</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*DO NOT list current employees. Complete these items only if NEW employees are to be hired for this contract.*

#### TRADE: Carpenters
- **Journeymen:** 3 2 0 0 1  
- **Apprentices:** 1 0 1 1 1  
- **Laborers:** 1 0 1 0 1

**SUB-TOTALS:** 5 2 2 1 3  
**TOTALS:**

**Section 3 Resident:**
A goal of 30% of the total workforce manhours shall be performed by low/very low income individuals residing within Jersey City whose family income does not exceed limits in chart on page ECO-5 with a preference for JCHA residents in the following priority order:
- Residents of JCHA housing site where work is being done
- Residents of any JCHA housing site
- Participants in HUD Youthbuild Program
- Residents of Jersey City

**Notes:**
*For simplicity of the examples, only a partial listing of trades and subcontractors are listed here.*
*See Invitation for Bid section of these documents for actual forms to be completed and submitted with the bid.*

---

**ACTION PLAN**
**SECTION 3 EMPLOYMENT**
**ESTIMATED PROJECT WORK FORCE BREAKDOWN**

**Contract For:** Kitchen Modernization  
**Site(s):** N.J. 9-9, A. Harry Moore Apartments  
**Name Of:**  
- **Contractor:**
- **Sub-Contractor:** XYZ Plumbing & Heating Co.

<table>
<thead>
<tr>
<th>Job Category</th>
<th>Total Estimated Positions Needed for Project</th>
<th># Positions to be Filled with NON-Section 3 Employees</th>
<th># of Positions to be Filled with Section 3 Residents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers/Supervisors*</td>
<td>JCHA JC Total</td>
<td>JCHA JC Total</td>
<td>JCHA JC Total</td>
</tr>
<tr>
<td>Professionals*</td>
<td>No new employees in any of these categories will be hired for this project.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technical*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office/Clerical*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other*</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TRADE: Plumbers
- **Journeymen:** 2 2 0 0 0  
- **Apprentices:** 0 0 0 0 0  
- **Laborers:** 1 0 1 1 1

**SUB-TOTALS:** 6 4 2 0 2  
**TOTALS:**

**Section 3 Resident:**
A goal of 30% of the total workforce manhours shall be performed by low/very low income individuals residing within Jersey City whose family income does not exceed limits in chart on page ECO-5 with a preference for JCHA residents in the following priority order:
- Residents of JCHA housing site where work is being done
- Residents of any JCHA housing site
- Participants in HUD Youthbuild Program
- Residents of Jersey City

---

**Name:**  
**Title:**  
**Date:**  
**Of Individual, Partner or Officer of Corporation (Circle One)**

**Notes:**
*For simplicity of the examples, only a partial listing of trades and subcontractors are listed here.*
*See Invitation for Bid section of these documents for actual forms to be completed and submitted with the bid.*
e. The Section 3 business concern portion of the Section 3 Action Plan requires that the Contractor submit the following information with its bid. The Section 3 Action Plan entitled "Proposed Contracts/Subcontracts Breakdown" shall be used for this purpose. A sample form follows with actual forms to be completed and submitted with the bid contained in the Invitation for Bid.

The Breakdown must provide the following information:

1. An approximate number and dollar value of contracts to be awarded by the Contractor and its subcontractors over the duration of the work under this Contract. This estimate should be broken down by type work (i.e. plumbing sub, electrical supplies) and if for labor, material or both.

2. Based on an analysis of the estimated contract needs, a target number and value of contracts to be awarded by the Contractor and its subcontractors to Section 3 business concerns (these targets should consider the availability of Section 3 business concerns within the categories identified in the initial estimate of contract needs).

f. The Contractor shall also provide with its bid a written description of the anticipated process and steps which will be taken to secure the cooperation of its subcontractor, unions, and other affected parties in meeting the goals and carrying out the Action Plan. This description should extend beyond a simple acknowledgment that the Contractor and its subcontractors will comply with the Section 3 requirements. Instead it should present the program or strategy to be employed to achieve the goals, such as:

- Assigning or using a staff person or an outside consultant for Section 3 compliance.
- Methods to be used in outreach to Jersey City residents and Section 3 businesses.
- Training programs to be utilized or established including how trainees will be used in a positive, learning experience over the course of this Contract and how a reasonable length of employment will be insured.
- Affiliating with local construction unions to utilize their apprentice/training programs.

(continued…)
### PROPOSED CONTRACTS/SUBCONTRACTS BREAKDOWN

<table>
<thead>
<tr>
<th>Item #</th>
<th>Description of Work To Be Performed</th>
<th>For: (✓)</th>
<th>Total Approx. Amount of Work To Be Performed</th>
<th>Estimated Amount of Total to Section 3 Businesses</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Labor</td>
<td>Mater</td>
<td>Both</td>
</tr>
<tr>
<td>1.</td>
<td>Painting*</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Will purchase various supplies/materials from J.C. firms who qualify as Section 3 businesses.</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>*This sub also qualifies as an MBE.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TOTALS:** $92,000  

**PERCENTAGE OF TOTAL CONTRACT:** 10%

### SECTION 3 BUSINESS CONCERN:

Section 3 Business Concern refers to the contract goal of 10% of the contract amount to be done utilizing businesses owned by JCHA Residents or low/very low income Jersey City (J.C.) Residents; or businesses employing at least 30% JCHA Residents or low/very low income J.C. Residents or businesses which subcontract out at least 25% of all subcontracts to the above businesses.

The Contractor shall identify the general area(s) where it anticipates utilizing Section 3 business firms and the approximate dollar value. The area of work, type of materials/suppliers or nature of service shall be sufficient for this purpose. Some examples of what the JCHA intends by ‘general areas’ might be: “painting”, “plumbing”, “electric material supplier”, “surveyor”. The specific firm name is NOT required at this time although it may be listed at the contractor’s option. Subsequent modifications to this listing may be made provided the Section 3 requirements are still met, such as substituting other Section 3 firm(s) of equal value, increasing Section 3 amounts in other areas or utilizing Section 3 in new areas, to mention a few options.

- Use of existing specific training programs such as Step-up or Youthbuild programs.

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**Use of existing specific training programs such as Step-up or Youthbuild programs.**
• Sub-dividing work into smaller amounts or multiple groups.

• Actions being required by the Contractor of its subcontractors to accomplish the Section 3 requirements.

The Section 3 Action Plan entitled "Description of Process And Steps To Carry Out Action Plan" shall be utilized for this purpose. A sample is attached with actual forms to be completed and submitted with the bid contained in the Invitation for Bid.

g. The Contractor and its subcontractors are advised that in accordance with the Section 3 regulations, the JCHA shall evaluate the Section 3 Action Plan to determine its responsiveness and whether it appears that it will accomplish the stated goals. The contract award shall be subject to acceptance by the JCHA of the Section 3 Action Plan. The successful Contractor shall be required to meet with the JCHA prior to execution of the contract to review and discuss the proposed Action Plan. Modifications, clarifications and/or additional information on the Action Plan may be required before execution of the contract will be made. An acceptable Action Plan is a condition to execution of the Contract. An unacceptable Section 3 Action Plan shall be cause for rejection of the bid as non-responsive.

h. Adjustments to the Section 3 Action Plan shall be necessary where requirements of the Contractor and/or its subcontractors for use of Jersey City residents, particularly JCHA residents, have not or cannot be met by the resident resource pool. This may be due to unavailability or lack of qualified residents in a particular trade category(s). On the other hand, a surplus or abundance of qualified residents may exist in other trades which are necessary for the work and for which positions are available but were not originally proposed as a Section 3 resource in the Action Plan. In such an instance good faith efforts shall be made to adjust the Action Plan to utilize residents in the trade where residents are available in lieu of the unavailable trade.

i. Any proposed change to the Action Plan must be submitted for review and approval by the JCHA. Modifications must not dilute or weaken the net effect of the Action Plan. An example of this would be to substitute mechanic for mechanic v. mechanic for a laborer.
ABC will utilize Section 3 employees by hiring local residents as indicated on the enclosed Work Force Breakdown. All subs/suppliers have been told they also must comply and contribute to the Plan. Public advertising and an aggressive recruitment of Section 3 persons and businesses is planned by ABC. JCHA help is also requested in recruiting JCHA residents and identifying businesses owned or employing (30%) Section 3 residents.

We anticipate that some skilled trades requiring journeymen may be difficult to find at JCHA sites and therefore will probably come from within the Jersey City area but will not be JCHA residents. Other Section 3 employees needed, as shown on our Plan, we believe can be found within the JCHA. Where apprentices are indicated, the person will be enrolled in a State approved program through ABC’s or it’s sub’s affiliation with the trade unions.

We expect to use a Section 3 business for work such as painting or material supplies if we can identify such a firm in Jersey City. This may also help toward our MBE goal if the business qualifies as a minority firm.
In order for the JCHA to fulfill requests for candidates for specific trade category requirements by the Contractor and/or subcontractors, it will be necessary that sufficient advance notice be given to the JCHA. **A minimum of fifteen (15) working days shall constitute advance notice.** The JCHA and Contractor shall, subsequent to the execution of the Contract, develop a timetable that shall predict as accurately possible the manpower needs of the Contract particularly as they relate to the above request for advance notice.

The specifics of the methods by which the JCHA will pre-screen and refer potential Section 3 resident candidates shall be reviewed with Contractor after the Contract execution.

Major elements of this process will be the following:

1. The Contractor and/or its subcontractors shall have the right to discipline and/or terminate a resident trainee or employee for reasons or causes it would any other employee so long as the rights under this Contract or applicable law are not violated.

2. The JCHA will make efforts to assist the Contractor in fulfilling these employment and training obligations by pre-screening applicants in accordance with the qualifications needed by the Contractor, but makes no representation as to the applicant’s abilities or qualifications. **After the Contractor and/or its subcontractors has selected a resident, the JCHA shall not be responsible for the residents’ action and the Contractor hereby releases the JCHA from any liability for the residents' actions.**

   (NOTE: In other words, the Contractor retains both the responsibility to fulfill the referenced requirements and the right to do so in an effective and efficient manner. The JCHA is simply providing assistance for referrals and potential candidates to fulfill the referenced requirements).

**ECO-9 Staffing Plan**

The contractor will submit and receive approval for a staffing plan for the entire project, outlining the phases of the job and the required staff to complete the phase (e.g. excavation, foundations, framing, roofing, etc.). The contractor will insert when he expects to use respective trades and when he expects to have Section 3 workers working. The total breakdown should reflect the 25% overall contract workforce manhours and 30% new hired being JCHA/JC residents.

**ECO-10 Monitoring and Reporting**
Employment & Contracting

Opportunity (ECO) Requirements

Section 3

a. A monitoring program shall be established by the Contractor and its subcontractor to regularly assess compliance with the targeted use of Jersey City trainees and employees and to use Section 3 business concerns. The Contractor shall be responsible to ensure that its subcontractors are also monitoring their Section 3 compliance. Monthly reports from the Contractor and each subcontractor shall be provided to the JCHA in a format to be provided by the JCHA. Failure to submit the manpower reports shall be cause to withhold payments to the Contractor until such reports are made available.

b. In order to qualify as a Section 3 resident, evidence shall be provided upon JCHA request regarding current income and residency proof.

c. Business concerns shall provide evidence that they qualify as Section 3 firms. Residency proof, income information, business ownership documents etc. shall be submitted as requested by the JCHA.

d. The JCHA, within 15 days of the contract execution, shall advise HUD of the steps taken by the Contractor and its subcontractors, for the work that is the subject of this Contract, to comply with Section 3.

e. The Contractor and its subcontractors shall keep and maintain records and reports that include action taken and their results with regard to efforts to meet stated targets and comply with Section 3 requirements. Examples cited by the Section 3 HUD Handbook 8023.1 and subsequent regulations of documents to be kept and maintained are:

- Written statement from subcontractor prior to entering into subcontract agreement affirming their ability to comply with the Section 3 requirements;

- Statement and documentation of pre-construction conferences;

- Evidence and written documentation of “Good Faith” efforts as previously described to demonstrate steps taken to train and/or employ Jersey City residents, especially JCHA residents, and to utilize Section 3 business concerns. Examples might include: copies of advertisements or letters to small and minority business organizations/agencies seeking Section 3 businesses, evidence of subdividing work efforts, application and hiring records, letters seeking labor organization assistance and records of contractor’s monitoring and follow-up procedures;

- Copies of solicitations or requests for proposals from JCHA or low/very low income Jersey City resident-owned business concerns or businesses employing at least 30% JCHA or low/very low income residents of Jersey City or
businesses which subcontract 25% of all subcontracts to such businesses including records of bid evaluations, selections and notification of awards;

- Correspondence or other documentation related to Section 3 grievances;
- Advertisements for available positions and JCHA or low income Jersey City resident-owned businesses in the local media;
- Photographic evidence of displayed signs;
- Correspondence or other records from Section 3 residents and business concerns about training, employment or contracting opportunities (including Section 3 grievances) to determine adequate response to those issues;

f. Where problems or difficulties in meeting the targeted use is encountered, the Contractor and/or its subcontractors shall take affirmative, aggressive efforts to rectify the matter. This shall include meeting with the JCHA to advise it of the problems and the solution proposed by the Contractor. The JCHA shall offer its assistance whenever possible.

g. The Monitoring and Reporting requirements are intended to allow the JCHA to evaluate how effective the Contractor has been in meeting the Section 3 goals and objectives; to give the Contractor the opportunity to stay in touch with the JCHA with regard to Section 3 but most importantly to document the success of the Action Plan. It should not be viewed as the means by which documentation is provided to justify why the Action Plan did not work.

**ECO-11 Payment to Section 3 Business Concerns**

Payment by the Contractor and subcontractors to their Section 3 business concerns for completed and accepted work in-place, material/supplies provided or services rendered shall be within 30 calendar days of receipt of invoice by the Contractor or subcontractor. More frequent (15 calendar days) payment can be arranged by the JCHA to the Contractor for needy Section 3 businesses where necessary to reduce the 30-day waiting period.

**ECO-12 Grievances**

a. A grievance is an allegation of noncompliance with the Section 3 statute or regulation.

b. The grievance must identify the basis under which noncompliance with the statute or regulation is being alleged. The bases are:

   1. Training opportunities for Section 3 residents;
(2) Employment opportunities for Section 3 residents; and

(3) Contracting opportunities for Section 3 businesses.

c. A grievance may be filed in accordance with HUD requirements by the following:

(1) Any Jersey City resident, or by a representative of such person, seeking employment or training opportunities with a recipient or its contractors or subcontractors; or

(2) Any Section 3 business concern seeking contract opportunities from a contractor, its subcontractors, or a representative of such business concerns seeking contract opportunities.

d. A grievance will be considered timely filed if it is received within 180 days of the date of the action upon which the grievance is based.

e. The authority to make final disposition of a Section 3 grievance resides in HUD under the Fair Housing and Equal Opportunity (FHEO) branch.

➤ **ECO-13 Sanctions And Penalties**

Failure or refusal to comply and give satisfactory assurances of future compliance with the requirements of Section 3 shall be proper basis for applying sanctions. Such sanctions are as specified by the rules, regulations or applicable policy of the Department of Housing & Urban Development (HUD) and may include any or all of the following actions, as appropriate: cancellation, termination or suspension in whole or in part of the contract; a determination of ineligibility or debarment from any further contracts under the program with respect to which the failure or refusal occurred until satisfactory assurance of future compliance has been received; and referral to the Department of Justice for appropriate legal proceedings. Payments may be withheld pending correction of deficiency.

➤ **ECO-14 Overlap With Other Programs**

The Section 3 Program outlined above may overlap with other employment and contracting requirements contained in the Affirmative Action Plan (AAP) and Minority Business Enterprise (MBE) Program and detailed herein in Parts II and III respectively. Wherever this occurs each of the programs shall be credited.

By way of examples:
• A minority J.C. resident is hired by the Contractor. This person's (wife and 2 children) family income is $36,000. In this situation compliance towards the following programs would be accomplished:
  - Section 3 employment (because a Jersey City resident within the family income bracket for 4 persons of <$75,300 for a low-income family).
  - AAP (because a minority).

• A business in Jersey City supplies materials to a subcontractor. The owner is Black with 5 employees of which one is from a JCHA site and the other a J.C. resident with low income. Credit would be given as follows:
  - Section 3 Business because at least 30% of the employees are Section 3 residents, (i.e. 40% in this case: 1-JCHA; 1-J.C.).
  - MBE (because minority-owned).

➤ ECO-15 Minority And Small Business Lists

The JCHA has a variety of lists obtained from various agencies which contains information on minority and small businesses. Many, although not all, of the businesses have been certified with agencies such as the State of New Jersey and the Small Business Administration. These lists are available from the JCHA at no charge to the contractor.
Part II: Affirmative Action Plan (AAP)

ECO-16 Introduction
(See also General Conditions, Article 39, Equal Employment Opportunity)

a. All contractors and subcontractors on HUD assisted construction projects are obligated to take affirmative action to ensure that employees and applicants for employment are not discriminated against because of race, color, religion, sex or national origin.

   (1) Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination, rates of pay or other forms of compensation; selection for training, including apprenticeship; posting in a conspicuous place, available to employees and to applicants for employment opportunity requirements of Executive Order No. 11246 of September 24, 1965 as amended by Executive Order 11275 of October 13, 1967.

   (2) Contractors on contracts > $10,000 are required to prepare and submit their affirmative action programs in writing and to submit annual equal employment opportunity reports.

b. The written Affirmative Action Plans (AAP) of contractors and subcontractors if different from the plan outlined here are subject to review and approval by the HUD Contract Compliance Officer (or his/her designee).

c. A contractor or subcontractor is required to submit one (1) signed copy of his/her written affirmative action plan to the JCHA at the opening of bids. Failure to submit a plan may because to reject such bid.

ECO-17 Equal Employment Opportunity Requirements

The contractor in addition to compliance with the Affirmative Action Plan, agrees to comply with the Equal Employment Opportunity requirements provided for in Article 39 of the General Conditions.
a. During the performance of the contract, on contracts > $10,000, the Contractor and all his/her subcontractors, assignees, and successors will agree to:

(1) **Law, Rules and Regulations:**
   To carry out and be subject to the purposes and requirements of all Federal, statutory, regulatory, Executive Order, and contractual requirements relating to equal employment opportunity.

(2) **Goals and Timetables:**
   (i) Promote the full realization of equal employment opportunity and minority manpower utilization by employing not less than the required percent ratio of minority employee **manhours.** The minority work ratio should be substantially uniform throughout the duration of the contract and where feasible to be equal in each job category.

   (ii) In reaching the goals of minority manpower utilization required of bidders, Contractors and subcontractors, every effort shall be made to find and employ qualified journeymen and apprentices. This contract places upon the Contractor the burden of proving that they has done everything possible within the good faith procedure to achieve this goal.

   (iii) The goal to be achieved by a Contractor and its subcontractors working for the JCHA is **minority employee participation of at least Twenty Eight Percent (28%)** of the total man-hours utilized during the contract. Out of this 28% total **a goal of Seven Percent (7%) shall be Women (i.e. 21% minorities + 7% Women).** To the extent possible and feasible minority participation shall be spread equally across all trade categories used during the Contract.

   (iv) **Exceptions:** The Contractors/Subcontractors workforce on-site consists of three (3) or less persons.
ECO-19 Contractor Compliance Criteria

a. A contractor will normally be considered in compliance when:

   (1) Their work force meets the goals established herein with demonstrated good faith efforts to use minority participation equally in all trade categories where possible and feasible.

   (2) Non-union or merit shop contractors have the obligation of reaching these goals through company or corporate controlled employment practices.

b. Success in meeting the goals and objectives of the Affirmative Action Plan is a primary function of the Contractor and its subcontractor. Good faith effort shall be made to comply with these requirements and include but are not limited to the following:

   (1) Prior to hiring any employees for a contract, Contractor shall determine whether the existing labor force referral procedures will produce minority participation on the contract which equal or exceed the minority employment goal for the contract.

   (2) If prior experience of the Contractor with any local union from which they will secure employees does not indicate that it will refer sufficient minority persons to meet their minority employment goals, the following procedures should apply:

       (i) Notify the Jersey City Housing Authority and minority referral organizations of their manpower needs, and request referral of minority workers;

       (ii) Notify any minority workers who have been listed with them as awaiting available vacancies;

       (iii) Employ minority workers in sufficient numbers to meet the minority employment goals;

       (iv) Not more than five working days prior to commencement of work Contractor shall request the local union to refer workers to fill job opening;

       (v) The Contractor shall leave standing requests for additional referral of minority workers with the local union, the state employment service and other referral sources until such time as he/she has met his/her minority employment goal;
c. If the Contractor desires to lay off some of his/her employees in a given trade on the construction site, they shall assure that sufficient minority employees remain on site to meet the minority employment goal. Any minority worker laid off shall be employed by the Contractor on any other JCHA construction site where he/she is working in which he/she has not met their goal.

d. Each contractor shall keep a complete and accurate record of all requests made for the referral of workers in any trade covered by the contract.

e. All records shall be kept on forms available from the Jersey City Housing Authority and shall be submitted promptly to the agency upon request.

f. No contractor who fails to reach the goal for minority employment on any job in any trade shall be deemed to have a good faith effort to reach that goal, pursuant to the affirmative action guidelines herein, unless he/she keeps these records.

g. An officer of the Contractor's firm shall be identified and assigned as an equal employment opportunity policy officer to serve as a focal point for complaints.

h. Nothing contained in the AAP shall prelude the Contractor from complying with the union hiring hall or apprenticeship provisions in any applicable collective bargaining agreement or hiring hall arrangement, and where required by custom or agreements he/she shall send journeymen and trainees to the union for referral, or to the apprenticeship program for admission, pursuant to such agreement or arrangement. However, where the practices of a union or apprenticeship program will result in the exclusion of minority persons or the failure to refer minority group persons so that the Contractor will be unable to meet his/her obligations under the AAP, the Contractor shall consider for employment persons referred under this paragraph in addition to such agreement or arrangement.

i. The Contractor Compliance Criteria requirements are intended to insure that the Affirmative Action Plan is successful. It should not be viewed as the means by which documentation is provided to justify why the AAP goals and objective were not met.

**ECO-20 Non-Compliance**

a. The JCHA shall report to the Equal Employment Opportunity Representative in the HUD Area Office any evidence of fraud or any complaint received from an employee or an applicant for employment with any contractor or subcontractor subject to Executive Order No. 11246 and cooperate in special compliance reviews or investigations of compliance as requested by the HUD Contract Compliance Officer.
b. The JCHA shall carry out sanctions against Contractor or subcontractor as required by HUD or the Department of Labor and furnish information as required by HUD or the Department of Labor.

c. In the event HUD and/or the JCHA determines the Contractor is not in compliance, or that the condition appears to be developing, the JCHA shall make a preliminary report to correct the situation and will notify the contractor in writing of the steps to take to be considered in compliance.

d. Failure to achieve compliance will result in the contracting agency's imposing one or more of the following sanctions:

   (1) Suspension of any payment;
   (2) Termination or cancellation of the contract; and
   (3) Denial of the right to participate in future contracts awarded.

e. All JCHA contracts for more than $10,000 are subject to Executive Order No. 11246 of September 24, 1965 as amended by Executive Order No. 11375 of October 13, 1968.

➢ **ECO-21 Union Statement**

a. When the contractor has a referral agreement or arrangement with union covering workers to be employed on the contract, they shall submit a statement signed by an authorized union official, in which the union agrees as follows:

   (1) The union will take such actions as may be necessary with respect to the referral and the employment of minority group persons in order to enable the contractor to meet his/her obligations under the AAP.

   (2) The contractor will promptly notify the JCHA of any failure of a union to comply with its statement. If a union has refused to sign the statement described above, Contractor will document his/her efforts to obtain such statement including the reasons given by the union for not signing such statement, and submit such documentation.

   (3) In addition the award of a subcontract will not be approved if such contractor has not submitted such an acceptable union statement or an explanation of the failure to obtain such statement.
b. The failure of the union to sign the statement described above does not excuse the contractor from his/her obligations to comply with the conditions and provisions of the AAP set forth herein for the JCHA.

c. If a contractor is a member of a "Home Town Plan" or a member of an "Imposed Plan", that supersedes the requirements of the JCHA Affirmative Action Plan, the JCHA plan need not apply, if the Home Town Plan or Imposed Plan is approved by the JCHA and HUD.

**ECO-22 Subcontractors**

Each Contractor is responsible for the performance of his/her subcontractors for the implementation of the aforementioned affirmative action and equal employment requirements during the performance of the Contract. Whenever the Contractor subcontracts a portion of the work on this contract, the Contractor shall bind the subcontractor to the obligation contained in the AAP to the full extent as if they were the Contractor. Furthermore, the Contractor must include a provision in all contracts with subcontractors to insure compliance with all other conditions included herein. Failure to agree to these terms shall preclude the subcontractor from working on the Contract.

**ECO-23 Non-Discrimination**

The commitments of the Contractor hereunder are for the purpose of satisfying his/her affirmative action obligation under the AAP and is not intended, and shall not be used, to discriminate on the basis of race, sex, color, or national origin against any qualified applicant or employee.

**ECO-24 Reports**

a. **Manpower Reports** - The goals are expressed in terms of manhours to be worked by minorities during the performance of the contract. The reports are to be made out weekly and submitted on a monthly basis to the Contracting Officer of the JCHA.

b. Failure to submit the manpower reports shall be cause to withhold payments to the contractor until such reports are made available.

**ECO-25 Minority Definition**

For the purpose of this contract "MINORITY" refers to Black Americans, Spanish Surnamed Americans, American Indians, Women and others.
a. The AAP program outlined may overlap with the Section 3 Employment Opportunities requirements described herein in Parts I. Wherever this occurs each of the programs shall be credited. Some examples are:

- A Hispanic plumber is hired. His annual income is $69,000. His family does not meet the definition of “Low Income” for a family of three (2 children). He resides in Hudson County but not in Jersey City. The AAP plan would be credited due to minority status of plumber but not the Section 3 program because:
  
  ✓ Above income limit of $67,800 for 3 persons.
  
  ✓ Does not live in Jersey City.

- The Contractor employs a woman from a JCHA housing site. Both the AAP and Section 3 program are credited since all criteria are met, specifically:

  ✓ Minority status per the AAP (Woman).

  ✓ JCHA resident qualifies as a Section 3 person (regardless of income).
Part III: Minority Business Enterprises (MBE)

**ECO-27 General**
(See also General Conditions, Article 38, Subcontracting with Small and Minority Firms, Women's Business Enterprise and Labor Surplus Area Firms)

a. The work to be performed under this contract is assisted under a program providing direct Federal financial assistance from the Department of Housing and Urban Development (HUD) and is subject to the requirements of Presidential Executive Order #12432 dated July 14, 1983. This Order, herein referred to as the MBE, provides the basis to establish minority business development programs and to encourage MBE participation in contracts let as a result of such Federal assistance.

b. The parties to this contract shall comply with the provisions of said MBE and all applicable rules, notices and orders of the Department issued thereunder prior to the execution of this contract.

**ECO-28 Definition**

a. A Minority Business (MBE) means a business enterprise that is 51% (percent) or more owned, controlled, and actively operated by one or more persons who are classified as part of a socially and economically disadvantaged group. Such socially disadvantaged persons include Black Americans, Hispanic Americans, Native Americans, Eskimos, Aleuts, Hasidic Jewish Americans, Asian Pacific Americans and Asian Indian Americans. A female-owned business is NOT considered an MBE, however, under Executive Order #12138, the Contractor is encouraged to take affirmative action to assist Women-Owned Enterprises.

b. The ownership and control of an MBE must be real, substantial and continuing and shall go beyond the pro form ownership of the business as reflected in its ownership documents. The minority person or persons who own the business must possess the power to direct or cause the direction of the management and policies of the business and to make the day-to-day as well as major decisions on matters of management, policy and operations. The work of the MBE should be similar or related to the normal services of the firms.
ECO-29 MBE Amount

a. The MBE goals apply to all contracts except as noted below. The amount of the contract that shall be performed by MBE firms shall be at least twenty percent (20%) of the value of the contract. This may be accomplished by securing and/or utilizing MBE firms in a variety of ways including but not limited to activities such as:

- As subcontractor for portions of the work;
- As supplier for material and/or equipment;
- By providing job related services;
- By breaking up large areas of work into smaller segments (i.e., by floor);
- By utilizing several firms to accomplish an area of work (i.e. 2 drywall subs).

b. MBE firms which do not perform actual construction or have a stocked warehouse or provide professional services but rather are a non-stocking warehouse (‘pass-through’) type concern providing material and/or supplies, to the Contract shall be subject to only partial credit. Such MBE firms serving as non-stocking vendors shall be credited with only 25% of their contract amount toward the 20% MBE goal.

c. Use of MBE firms by the Contractor and its subcontractors, suppliers, materialmen, vendors and other lower tier participants in the contract shall accumulate toward meeting the MBE amount. It shall be at the Contractor's discretion to determine how the MBE program is addressed (i.e. award one (1) large MBE subcontract meeting 20% v. requiring all its subcontractors to individually meet 20% v. some variation in-between).

d. Exceptions shall only apply where:

(1) The Contractor is not subcontracting for any work, materials, supplies, services etc.

(2) Sole source or specified items are not available from MBE business concerns.

ECO-30 MBE Requirements

a. In submitting a bid, the Contractor must certify that it will comply with the requirements of the MBE Program. This shall include submission of an Affidavit for Minority Business Enterprise contained in the Invitation for Bids that will be properly executed by the Contractor. Failure to provide the Affidavit may be cause for the Contractor's bid to be rejected in the discretion of the JCHA.

b. The Contractor shall also complete with its bid the MBE Action Plan entitled “Proposed Contracts/Subcontracts Breakdown” provided in the bidding forms of the Invitation for Bid. It shall indicate the general areas of work, type of
materials/supplies or nature of services in which MBE firms are to be utilized along with the approximate dollar value. Some examples of what the JCHA intends by ‘general areas’ might be: "painting", "plumbing", "electric material supplier", "surveyor". The specific firm name is NOT required at this time although it may be listed at the contractor's option. Subsequent modifications to this listing may be made provided the MBE requirements are still met such as by substituting other MBE firm(s) of equal value, increasing MBE amount in other areas or utilizing MBE's in new areas, to mention a few options.

c. **The Contractor shall be required to meet with the JCHA prior to execution of the Contract to review and discuss the MBE Action Plan.** The Contractor shall provide additional informational and other assurances that the MBE goal will be achieved and shall make such modifications or changes necessary if required.

d. **MBE firms must be certified** as a minority-owned business by one of the regional agencies such as the N.J. Department of Commerce and Economic Development, the Port Authority of New York and New Jersey, the Jersey City Minority and Women Business office, the Hudson County Office of Minority and Women Business Enterprise or other duly authorized entity, prior to acceptance by the JCHA and prior to start of their work or delivery of material/supplies.

e. The JCHA will require that the Contractor provide evidence that the Minority Business Enterprise requirements are being met during the duration of the contract.

f. In the event the JCHA determines the Contractor is not in compliance or that the condition appears to be developing, the Contractor shall then take steps necessary to correct the situation in order to be in compliance. This shall include meeting with the JCHA to advise it of the problems and the solutions proposed by the Contractor. The JCHA shall offer its assistance wherever possible.

g. The above referenced MBE requirements are considered to be integral and substantive portions of this contract in the same fashion as all other substantive portions of this contract, and breach or non-compliance therewith may result in a breach and/or default of the Contract, with imposition of any and all sanctions provided for herein as may be appropriate in the discretion of the JCHA including but not limited to withholding of payment pending correction of deficiency.
## PROPOSED CONTRACTS/SUBCONTRACTS BREAKDOWN

**CONTRACT FOR:** Kitchen Modernization  
**SITE(s):** N.J. 9-9: A. Harry Moore Apartments  
**NAME OF:**  
- Contract: ABC General Construction  
- Total Contract Amount: $920,000

<table>
<thead>
<tr>
<th>Item #</th>
<th>Description of Work To Be Performed</th>
<th>For: (X)</th>
<th>Total Approx. Amount of Work To Be Performed</th>
<th>Estimated Amount of Total to MBE Businesses</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sheetrock, studs &amp; miscellaneous supplies</td>
<td>X</td>
<td>$100,000</td>
<td>$76,000</td>
</tr>
<tr>
<td>2.</td>
<td>Painting*</td>
<td>X</td>
<td>$67,000</td>
<td>$68,000</td>
</tr>
<tr>
<td>3.</td>
<td>Purchase of sinks and piping supplies from M&amp;M Plumbing Supply in J.C.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*This sub also qualifies as a Section 3 business as it is owned by several minority, low-income J.C. residents.

**TOTALS:** $184,000  
**PERCENTAGE OF TOTAL CONTRACT:** 20%

### MINORITY BUSINESS ENTERPRISE

A Minority Business Enterprise (MBE) refers to the contract goal of 20% of the contract amount to be done utilizing business enterprises that are 51% or more owned, controlled, and actively operated by one or more persons who are classified as part of a socially and economically disadvantaged group. Such socially disadvantaged persons include Black Americans, Hispanic Americans, Native Americans, Eskimos, Aleuts, Hasidic-Jewish Americans, Asian Pacific Americans and Asian Indian Americans. A female-owned business is NOT considered an MBE, however, under Executive Order #12138, the Contractor is encouraged to take affirmative action to assist women-owned enterprises.

The Contractor shall identify the general area(s) where it anticipates utilizing MINORITY BUSINESS ENTERPRISE (MBE) firms and the approximate dollar value. The area of work, type of materials/suppliers or nature of service shall be sufficient for this purpose. Some examples of what the JCHA intends by ‘general areas’ might be: “painting”, “plumbing”, “electric material supplier”, “surveyor”. The specific firm name is NOT required at this time although it may be listed at the contractor’s option. Subsequent modifications to this listing may be made provided the MBE requirements are still met such as substituting other MBE firm(s) of equal value, increasing MBE amounts in other areas or utilizing MBE’s in new areas, to mention a few options.

Identify by an asterisk (*) any MBE firm that is a “pass-through” business. “Pass-through” MBE firms only receive credit of 25% of the MBE contract amount.
ECO-31 Compliance with the MBE Program

a. The Contractor and his/her subcontractor(s) shall make every effort to utilize MBE firm(s) on this Contract to meet the 20% MBE amount.

b. A primary function of the Contractor and his/her subcontractor(s) is to be successful in meeting the objective of this program. Good faith efforts must be directed at truly attempting to secure MBE firms as opposed to documenting the file with reasons why the objectives could not be met. Examples of good faith effort indicate but are not limited to:

   (1) Recruitment of MBE firms using such lists and registries that are available from the JCHA, HUD, Chamber of Commerce, Small Business Administration, Minority Business Development Agency, the State of New Jersey (SAVI - II), the Port Authority of New York/New Jersey, etc.;

   (2) Advertising in local media;

   (3) Subdividing work into small tasks; using more than one firm for a particular function;

   (4) Flexibility in utilizing MBE firms in other or additional areas than initially proposed if necessary to meet the program objectives;

   (5) Evidence of monitoring programs by the Contractor to comply with the MBE requirements and efforts to rectify problems or differences in meeting the MBE objectives.

ECO-32 Monitoring And Reporting

a. The Contractor shall have a means by which it will monitor its MBE program as well as that of its subcontractors.

b. The JCHA will require that the Contractor maintain a list of all MBE firms utilized or to be utilized on this Contract. It shall include information such as MBE name, address, telephone/FAX #’s, amount of MBE contract, description of work and who the MBE is under contract with. The MBE Summary shall be updated and submitted monthly to the JCHA.

c. The Contractor and its subcontractors shall keep and maintain records and reports that include action taken and their results with regard to efforts to meet the MBE
Program and comply with the requirements. Examples include but are not limited to:

- Copies of advertisements for MBE business concerns;
- Copies of letters to organizations such as the local Chamber of Commerce, Small Business Administration, Minority Business Development Agency, etc.;
- Copies of mailing lists, registries, association membership lists and similar information to identify potential business concerns;
- Copies of solicitations or requests for proposals from MBE business concerns including records of bid evaluations and selections;
- Copies of notifications of awards to MBE firms;
- Correspondence or other documentation related to securing MBE businesses;
- Evidence of affirmative steps to include MBE firms such as: dividing total work requirements into smaller sub-tasks; using multiple firms for the same type work; and joint ventures with MBE business concern;
- Procedures to monitor or otherwise assure compliance with MBE Program and action taken to rectify problems and difficulties;
- Correspondence or other records from MBE business concerns about contracting opportunities to determine adequate response to those issues.

d. Where problems or difficulties in meeting the targeted use is encountered, the Contractor and/or its subcontractors shall take affirmative, aggressive efforts to rectify the matter.

➤ **ECO-33 Payment To MBE Business Concerns**

Payment by the Contractor and subcontractors to their MBE business concern for completed and accepted work in-place, material/supplies provided, or services rendered shall be **within 30 calendar days of receipt of invoice by Contractor or subcontractor**. More frequent (15 calendar days) payment can be arranged by the JCHA to the Contractor for needy MBE businesses where necessary to reduce the 30-day waiting period.
ECO-34  Overlap With Other Programs

The MBE program outlined above may overlap with the Section 3 Contracting Opportunities described herein in Part I. Wherever this occurs each of the programs shall be credited.

Examples are:

- A small plumbing business in Elizabeth, N.J. is owned by two (2) Hispanic brothers from Hudson County. Programs would be credited as follows:

  - MBE (because minority owned).
  - Business does not qualify for Section 3 because it is not located in Jersey City, and is not owned by or employing 30% Section 3 residents.

- A well-known non-minority owned building supply chain store provides materials to a contractor. It employs many (>40%) Jersey City people almost all of whom would be considered to come from low-income families. Although it does not qualify as a MBE, it would count toward the Section 3 business program because:

  - It employs at least 30% Section 3 employees (i.e. low income from Jersey City).

ECO-35  Minority And Small Business Lists

The JCHA has a variety of lists obtained from various agencies which contains information on minority and small businesses. Many although not all of the businesses have been certified with agencies such as the State of New Jersey and the Small Business Administration. These lists are available from the JCHA at no charge to the Contractor.
JERSEY CITY HOUSING AUTHORITY

2021 ANNUAL PLAN

ATTACHMENT I

Designated Housing Plan (Approval)
February 4, 2020

Mrs. Vivian Brady-Phillips
Executive Director
Jersey City Housing Authority
400 U. S. Highway #1
Jersey City, New Jersey 07306

Subject: Review of Renewal Request of Designation Plan for
NJ9-31-Lafayette Senior Living Center
NJ9-11-Berry Gardens
NJ9-15-Berry Gardens III
NJ9-18-Berry Gardens IV
NJ9-14-Thomas Stewart Apartments
NJ9-20-Ocean Point East and West
NJ9-10-Curries Woods (3 New Heckman Drive)
Jersey City Housing Authority

Dear Mrs. Brady-Phillips

This is in response to your letter dated January 17, 2020 transmitting your request to renew your designation plan for the above developments from May 14, 2020 to May 14, 2022.

Please be advised that based on HUD Notice PIH 2005-2 (HA), Section X, Renewal of Plan, we have reviewed and approved your request. The designation plan for the developments listed below will expire on May 14, 2022.

**Elderly Only**

<table>
<thead>
<tr>
<th>Development Name</th>
<th>Development Number</th>
<th>Bedroom Type for Designation</th>
<th>Total Unit for Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Senior Living Center</td>
<td>NJ 9-31</td>
<td>0-0, 1-8, 2-5</td>
<td>82</td>
</tr>
<tr>
<td>Berry Gardens</td>
<td>NJ 9-11,15/18</td>
<td>54</td>
<td>358</td>
</tr>
<tr>
<td>Thomas J. Stewart Apts.</td>
<td>NJ 9-14</td>
<td>8-40</td>
<td>48</td>
</tr>
<tr>
<td>Ocean Pointe East &amp; West</td>
<td>NJ 9-20</td>
<td>53</td>
<td>59</td>
</tr>
<tr>
<td><strong>Total # of Units:</strong></td>
<td></td>
<td></td>
<td><strong>547</strong></td>
</tr>
</tbody>
</table>
**Mixed Population**

<table>
<thead>
<tr>
<th>Development Name</th>
<th>Development Number</th>
<th>1-BR</th>
<th>2-BR</th>
<th>3-BR</th>
<th>Total Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 New Heckman Drive</td>
<td>NJ 9-10</td>
<td>35</td>
<td>48</td>
<td>8</td>
<td>91</td>
</tr>
<tr>
<td>Total # of Units:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>91</td>
</tr>
</tbody>
</table>

If you have any questions, please feel free to contact Ken Atkinson of my staff at (973) 776-7218

Sincerely,

[Signature]

Theresa Arce  
Director  
Office of Public Housing
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